FEDERALLY FUNDED RESEARCH AND DEVELOPMENT CENTERS

Improved Oversight and Evaluation Needed for DOD’s Data Access Pilot Program

Accessible Version

March 2020
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What GAO Did This Study

FFRDCs provide federal agencies with research and development functions, technical systems engineering capabilities, and policy development and decision-making studies, among other services. The Federal Acquisition Regulation states that FFRDCs have a special relationship with DOD, which can give FFRDCs access to sensitive data beyond what would commonly be shared with contractors.

The National Defense Authorization Act for Fiscal Year 2017 directed DOD to establish a 3-year pilot program that allows FFRDCs streamlined access to sensitive data maintained by DOD. It also included a provision for GAO to report on the pilot program within 2 years of implementation. This report addresses the extent to which (1) FFRDCs are using the pilot program, (2) DOD put procedures in place to protect data accessed, and (3) DOD is evaluating the pilot program.

GAO reviewed DOD guidance and FFRDC processes, pilot reports for January 2018 through September 2019, and DOD’s plans and efforts for evaluating the pilot program. GAO also selected a nongeneralizable sample of six projects—at least one from each FFRDC with an enrolled project as of December 2018—for further review. In addition, GAO assessed the pilot program against leading practices for pilot design.

What GAO Finds

The Department of Defense (DOD) launched a 3-year pilot program in December 2017 to enable a streamlined process to share certain sensitive data, such as data collected from its contractors, with its Federally Funded Research and Development Centers (FFRDC). At times, FFRDCs need to access such data to support DOD. The pilot was intended to reduce the burden on FFRDCs to seek permission from hundreds of contractors to access information needed for their research. Six of DOD’s 10 FFRDCs have taken part in the pilot, enrolling a combined total of 33 projects, as shown in the table.

Department of Defense (DOD) FFRDC Pilot Projects Enrolled as of September 2019

<table>
<thead>
<tr>
<th>FFRDC</th>
<th>Project status</th>
<th>Projects (number)</th>
</tr>
</thead>
<tbody>
<tr>
<td>National Defense Research Institute</td>
<td>5 complete; 6 ongoing; 7 removed</td>
<td>18</td>
</tr>
<tr>
<td>Systems and Analyses Center</td>
<td>1 complete; 3 ongoing; 3 removed; 1 on hiatus</td>
<td>8</td>
</tr>
<tr>
<td>Project AIR FORCE</td>
<td>3 complete; 1 removed</td>
<td>4</td>
</tr>
<tr>
<td>Arroyo Center</td>
<td>1 ongoing</td>
<td>1</td>
</tr>
<tr>
<td>National Security Engineering Center</td>
<td>1 complete</td>
<td>1</td>
</tr>
<tr>
<td>Software Engineering Institute</td>
<td>1 complete</td>
<td>1</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td></td>
<td><strong>33</strong></td>
</tr>
</tbody>
</table>

Source: GAO analysis of DOD and Federally Funded Research and Development Centers (FFRDC) information. | GAO-20-272

Note: Projects were removed when researchers discovered that they did not need access to the data requested. The project on hiatus is pending a decision about the continuation of this study.

DOD officials and FFRDC representatives reported that the streamlined process made the use of sensitive data feasible. As a result, FFRDCs with completed projects in GAO’s sample indicated they were able to provide more robust analyses or insights to DOD.

DOD guidance for the pilot program established procedures to protect sensitive data. But GAO found that DOD did not incorporate all of the details of the required protections into its agreements with FFRDCs. Further, GAO found that not all FFRDCs were performing annual certification of financial disclosure forms, as required by its agreements with DOD. DOD does not have a process to ensure that all the protections pertaining to FFRDCs’ streamlined access to sensitive data are being followed. Without a process that defines roles and responsibilities, DOD cannot ensure that FFRDCs adhere to the protections.

DOD developed goals for the pilot program and outlined what information was to be obtained for each participating project, actions that are consistent with GAO’s leading practices for pilot design. However, DOD has not developed a plan for evaluating the program nor has it consistently collected information on about a third of the pilot projects. Leading practices for pilot design call for an evaluation plan, which should include an assessment methodology and identify responsibilities as to how the evaluation will be conducted. Without an evaluation plan and a mechanism to collect information on pilot projects, DOD will not be positioned to identify the effectiveness of the pilot program and benefit from lessons learned. Such information will be useful as Congress considers the path forward after the pilot ends in December 2020.

______________________________ United States Government Accountability Office
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### Abbreviations

<table>
<thead>
<tr>
<th>Abbreviation</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>DOD</td>
<td>Department of Defense</td>
</tr>
<tr>
<td>FFRDC</td>
<td>Federally Funded Research and Development Center</td>
</tr>
<tr>
<td>OUSD</td>
<td>Office of the Under Secretary of Defense</td>
</tr>
</tbody>
</table>

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March 6, 2020

The Honorable James M. Inhofe
Chairman
The Honorable Jack Reed
Ranking Member
Committee on Armed Services
United States Senate

The Honorable Adam Smith
Chairman
The Honorable Mac Thornberry
Ranking Member
Committee on Armed Services
House of Representatives

Federally Funded Research and Development Centers (FFRDCs) provide federal agencies with research and development functions, technical systems engineering capabilities, and policy development and decision-making studies, among other things. FFRDCs historically have assisted the Department of Defense (DOD) in assessing individual programs or identifying trends among the department’s weapon system acquisitions. At times, FFRDC employees have needed to access certain sensitive data, such as proprietary information from DOD’s contractors, to accomplish these tasks. The Federal Acquisition Regulation states that FFRDCs have a special relationship with federal agencies, to include DOD, and that the department may give FFRDCs access to sensitive data beyond that which DOD would commonly share with contractors.\(^1\) DOD currently has 10 FFRDCs under contract.

Despite this special relationship, in practice, providing access has been complicated in certain circumstances. The Trade Secrets Act prohibits unauthorized disclosure of certain confidential information (which includes sensitive data) by government personnel.\(^2\) To allow FFRDCs access to sensitive information, until recently, DOD generally had FFRDC

\(^1\)Federal Acquisition Regulation § 35.017.

\(^2\)18 U.S.C. § 1905 is commonly referred to as the Trade Secrets Act and prohibits government personnel from disclosing sensitive data, such as trade secrets and other confidential information, without obtaining permission from the data owners.
researchers sign nondisclosure agreements with the original owners of the sensitive data (defense contractors). According to DOD officials, this practice effectively limited FFRDCs’ ability to perform certain work because some large data repositories—such as the Cost Assessment Data Enterprise—include sensitive data that DOD has collected from hundreds of contractors as part of its acquisition contracts. In 2016, DOD requested legislative authority to allow DOD personnel to share sensitive data with FFRDCs for the purposes of performing work that would benefit from access to large data repositories.

The National Defense Authorization Act for Fiscal Year 2017 directed DOD to establish a 3-year pilot program permitting DOD personnel to disclose sensitive information to its FFRDCs for the sole purpose of performing administrative, technical, or professional services for the department. After 3 years, for this authority to continue, Congress will need to take action to extend the pilot or make the authority permanent. The Act also contained a provision for GAO to review DOD’s pilot program activities and report to Congress within 2 years of initiation of the pilot. This report addresses the extent to which (1) FFRDCs are using the pilot program, (2) DOD put procedures in place to protect sensitive data accessed in the pilot program, and (3) DOD is evaluating the pilot program.

To determine how extensively the pilot program is used, we obtained and reviewed reports required by the pilot to identify the number of FFRDCs and projects participating in the pilot from January 2018 (when the DOD sponsors started reporting on the pilot) through September 2019. In addition, we obtained information from DOD primary sponsor officials—in the offices that oversee FFRDCs—and representatives from all 10 DOD FFRDCs about factors that influenced participation in the pilot. We also examined documentation from a nongeneralizable sample of six projects enrolled in the pilot during its first year. We selected these projects using pilot reports for January through December 2018—the most current information available at the time of our selection. We included at least one project from each FFRDC with a pilot project, with a focus on selecting completed projects. We also interviewed FFRDC project representatives.

3Pub. L. No. 114-328, § 235. Congress defined sensitive information covered by the pilot as confidential commercial, financial, or proprietary information, technical data, contract performance, contract performance evaluation, management, and administration data, or other privileged information owned by other contractors of the Department of Defense that is exempt from public disclosure under 5 U.S.C. § 552(b)(4) or which would otherwise be prohibited from disclosure under 18 U.S.C. §§ 1832 or 1905. For the purposes of this report, we refer to this information as sensitive data.
for all six selected projects. Further, we obtained the perspectives of DOD officials involved with three of the completed projects. We used the results from these six projects to better understand the operation of the pilot program and its potential benefits.

To describe the procedures put in place to protect sensitive data accessed using the pilot program, we obtained information about the DOD pilot and FFRDCs’ processes as established under the pilot to ensure protection of sensitive data, such as researcher training and other required certifications. We also interviewed officials from DOD’s Laboratories and Personnel Office within the Office of the Under Secretary of Defense (OUSD) for Research and Engineering, which is responsible for managing the pilot, primary sponsors, and the offices that manage department-wide data repositories about the processes and any potential risks of sharing access to this data with FFRDCs. Primary sponsors include the OUSDs for Acquisition and Sustainment and for Research and Engineering; Departments of the Air Force, Army, and Navy; and the National Security Agency. Selected data repositories include the Cost Assessment Data Enterprise, Defense Acquisition Management Information Retrieval/Defense Acquisition Visibility Environment, and Defense Contract Management Agency’s Industrial Analysis Group. In addition, we interviewed representatives from all 10 DOD FFRDCs.

To determine the extent to which DOD is evaluating the pilot program, we obtained documentation and interviewed officials from the Laboratories and Personnel Office about plans and efforts, if any, to evaluate the pilot program. We assessed DOD’s plans and efforts against GAO’s leading practices for pilot design—which include activities such as establishing objectives and having an assessment plan—and discussed the leading practices with officials from the Laboratories and Personnel Office.4

We conducted this performance audit from February 2019 to February 2020 in accordance with generally accepted government auditing standards. Those standards require that we plan and perform the audit to obtain sufficient, appropriate evidence to provide a reasonable basis for our findings and conclusions based on our audit objectives. We believe

that the evidence obtained provides a reasonable basis for our findings and conclusions based on our audit objectives.

Background

DOD’s guidance states that its FFRDCs are created to (1) provide strategic value through independent, intellectually rigorous, relevant, and timely products and services; and (2) support the department’s goals of long-term improvement in operations and enhanced national security.\(^5\) They are managed by various military departments or divisions within the department, called primary sponsors. FFRDCs are operated by universities, other not-for-profit or nonprofit organizations, or private firms—called parent organizations—under long-term contracts. They provide special research and development services that generally cannot be readily satisfied by government personnel or private contractors.\(^6\) For example, the Lincoln Laboratory develops key radar and electronic warfare technologies for integrated air and missile defense systems. The Software Engineering Institute provides cybersecurity solutions for defense entities.

DOD’s FFRDCs are grouped into three categories: research and development laboratories, study and analysis centers, and systems engineering and integration centers. DOD oversees 10 FFRDCs (see table 1). According to the Director of Laboratories and Personnel within the OUSD for Research and Engineering, he took over responsibility for managing FFRDCs in July 2018, following a reorganization of OUSD for Acquisition, Technology and Logistics.\(^7\)

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\(^{5}\)DOD Instruction 5000.77, DOD Federally Funded Research and Development Center (FFRDC) Program (effective January 31, 2018; change 2 effective November 6, 2019).

\(^{6}\)Federal Acquisition Regulation § 35.017(a).

Table 1: DOD Federally Funded Research and Development Centers (FFRDC), Parent Organizations, and Primary Sponsors

<table>
<thead>
<tr>
<th>FFRDC</th>
<th>Parent organization</th>
<th>Primary sponsor</th>
</tr>
</thead>
<tbody>
<tr>
<td>Research and Development Laboratories:</td>
<td>Carnegie Mellon University</td>
<td>Under Secretary of Defense for Research and Engineering</td>
</tr>
<tr>
<td>Software Engineering Institute</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Research and Development Laboratories:</td>
<td>The Institute for Defense</td>
<td>Director of Research, National Security Agency</td>
</tr>
<tr>
<td>Center for Communications and Computing</td>
<td>Analyses</td>
<td></td>
</tr>
<tr>
<td>Research and Development Laboratories:</td>
<td>Massachusetts Institute of</td>
<td>Under Secretary of Defense for Research and Engineering</td>
</tr>
<tr>
<td>Lincoln Laboratory</td>
<td>Technology</td>
<td></td>
</tr>
<tr>
<td>Study and Analysis Centers: Center for</td>
<td>The CNA Corporation</td>
<td>Assistant Secretary of the Navy (Research, Development, and</td>
</tr>
<tr>
<td>Naval Analyses</td>
<td></td>
<td>Acquisition)</td>
</tr>
<tr>
<td>Study and Analysis Centers: Systems and</td>
<td>The Institute for Defense</td>
<td>Under Secretary of Defense for Acquisition and Sustainment</td>
</tr>
<tr>
<td>Analyses Center</td>
<td>Analyses</td>
<td></td>
</tr>
<tr>
<td>Study and Analysis Centers: Arroyo Center</td>
<td>The RAND Corporation</td>
<td>Under Secretary of the Army</td>
</tr>
<tr>
<td>Study and Analysis Centers: National</td>
<td>The RAND Corporation</td>
<td>Under Secretary of Defense for Acquisition and Sustainment</td>
</tr>
<tr>
<td>Defense Research Institute</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Study and Analysis Centers: Project AIR</td>
<td>The RAND Corporation</td>
<td>Assistant Secretary of the Air Force (Acquisition)</td>
</tr>
<tr>
<td>FORCE</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Systems Engineering and Integration Centers:</td>
<td>The Aerospace Corporation</td>
<td>Assistant Secretary of the Air Force (Acquisition)</td>
</tr>
<tr>
<td>Aerospace</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Systems Engineering and Integration Centers:</td>
<td>The MITRE Corporation</td>
<td>Under Secretary of Defense for Research and Engineering</td>
</tr>
<tr>
<td>National Security Engineering Center</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Source: Department of Defense (DOD) and FFRDC information. | GAO-20-272

DOD and each FFRDC have a sponsoring agreement, which is a stand-alone, bilateral, written agreement between the primary sponsor and the parent organization. It must be approved by the Under Secretary of Defense for Research and Engineering prior to award of an FFRDC contract and is incorporated into the contract.\(^8\) According to DOD’s guidance, the sponsoring agreement defines the FFRDC’s purpose and mission, establishes the conditions under which DOD may award an FFRDC contract, and describes the overarching requirements for operation of the FFRDC. For example, the primary sponsor must include provisions in the sponsoring agreement to prevent real or perceived organizational and personal conflicts of interest. As part of that, sponsors are to require FFRDC parent organizations to establish and maintain policies and procedures to protect information, such as sensitive data, from disclosure and provide training that covers ethics and conflicts of

\(^8\)Prior to the reorganization in 2018, the Under Secretary of Defense for Acquisitions, Technology, and Logistics signed DOD sponsoring agreements with FFRDCs.
interest.\textsuperscript{9} We reported in December 2019 that representatives from the five study and analysis center FFRDCs said they provide annual training covering ethics and conflicts of interest for all personnel.\textsuperscript{10}

DOD may use FFRDCs to perform work that is closely associated with the performance of inherently governmental functions or that is critical to maintaining control of the department’s missions and operations.\textsuperscript{11} Work could include activities such as support for financial analyses, policy development, acquisition planning, source selection, and contract management. In the course of performing work, FFRDCs may need access to acquisition data collected from DOD’s prime contractors and program offices. FFRDCs may obtain these data through DOD personnel, government databases, or directly from prime contractors. Government-held data may be stored and managed in department-wide databases or by individual program offices. For example, the Cost Assessment Data Enterprise is a web application that allows users access to various reports that include information such as major defense acquisition programs’ cost, software, and technical data.

On December 21, 2017, DOD issued implementing guidance that marked the launch of its 3-year pilot program.\textsuperscript{12} According to DOD officials, prior to the start of the pilot program, FFRDC researchers needed to obtain permission from each data owner (e.g., DOD prime contractor or supplier), typically by signing a nondisclosure agreement. According to DOD officials that requested the authority to allow FFRDCs to have increased access, one of the purposes of the pilot was to allow for a streamlined nondisclosure agreement process. Under the pilot program, FFRDC researchers no longer have to obtain nondisclosure agreements with each data owner.

To participate in the pilot, the FFRDC and DOD sponsor must first take steps to ensure certain protections are in place to protect against

\textsuperscript{9}DOD Instruction 5000.77 (Change 2).


\textsuperscript{11}DOD Instruction 5000.77 (Change 2).

\textsuperscript{12}OUSD for Acquisition, Technology, and Logistics. \textit{Initiation of the Department of Defense (DoD) Federally Funded Research and Development Center (FFRDC) Data Access Pilot Program}, December 21, 2017. For the purposes of this report, we refer to this memorandum as implementing guidance.
unauthorized disclosure or use of the data being accessed. For example, according to the statute, in order to be eligible, participating FFRDCs and its personnel (FFRDC researchers) had to agree to be subject to and comply with appropriate ethics standards and requirements applicable to government personnel, including the Ethics in Government Act of 1978, the Trade Secrets Act, and the Procurement Integrity Act.13 After the protections are in place, the FFRDC and DOD sponsor can enroll individual projects in the pilot program. Per the implementing guidance, the FFRDCs and DOD sponsors agree to collect and provide information about the enrolled projects. For example, DOD sponsors must provide the Laboratories and Personnel Office quarterly updates on a project’s progress obtaining data and, once the project is complete, information on the results of its access to sensitive data under the pilot program.

Over Half of DOD’s FFRDCs Used the Pilot for A Small Percentage of Projects and Reported Benefits of Participating

As of September 2019, Six of 10 DOD FFRDCs Participated in the Pilot and Enrolled 33 Projects

Six of 10 DOD FFRDCs elected to participate in the pilot program during its first 21 months (figure 1).

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13Pub. L. No. 114-328, § 235. The statute included other requirements that the FFRDCs and parent organizations must agree to and acknowledge in the parent organization’s contract with DOD. For example, they must agree that any personnel of an FFRDC participating in the pilot program may not disclose or use any trade secrets or any nonpublic information accessed under the pilot program, unless specifically authorized. Also, the FFRDC is to take all precautions necessary to prevent disclosure of the sensitive information furnished to anyone not authorized access to the information in order to perform the applicable contract.
According to FFRDC representatives, the decision regarding whether an FFRDC would participate in the pilot program primarily depended on two factors: (1) the data needs of the FFRDC’s projects and (2) the ability of FFRDCs to access necessary data without the pilot program. Representatives from the six participating FFRDCs told us they elected to participate because they required access to sensitive data and, in some cases, lacked viable options for obtaining that data. For five of these FFRDCs, representatives said their researchers had identified specific projects for which they were interested in using the pilot to gain access to data sources with sensitive data from numerous contractors.\(^{14}\)

Representatives from the four nonparticipating FFRDCs said that the existing processes the FFRDCs have in place provide the access they need for their projects. For example,

- Lincoln Laboratory representatives said their researchers are often working with an individual program or working to advance a specific technology; therefore, their work is generally with a limited number of contractors. In cases where they have needed access to sensitive data to do this work, they have executed a blanket nondisclosure

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\(^{14}\)The sixth FFRDC joined the pilot because its parent organization was putting the protections in place for the pilot program for its two other DOD FFRDCs, and it decided to include its third FFRDC in anticipation of future needs, according to FFRDC representatives.
agreement with their primary sponsor and, in some cases, have executed more tailored nondisclosure agreements with companies when obtaining information directly from a defense contractor.

- Aerospace has a blanket nondisclosure agreement with the Air Force Space and Missile Systems Center and the center included a provision in its contracts that requires its prime contractors to directly share information with the FFRDC.

- A Center for Communications and Computing representative said existing processes already provide the access they need for their projects. According to the FFRDC’s sponsor, its work focuses more on technological development rather than acquisitions analysis.

Participating FFRDCs reported 33 projects enrolled in the pilot program from January 2018 through September 2019. Pilot projects represented about 1.5 percent of these FFRDCs’ total number of projects as of June 2019. Of the projects enrolled in the pilot program, 11 were complete and 10 were ongoing as of the end of September 2019. In addition, 11 projects enrolled in the pilot initially, only to realize they did not require access to the requested data and thus were removed. One project was put on hiatus pending a decision about whether it will continue. Table 2 summarizes the status of the projects in the pilot program as of September 2019.

15We collected information on the total number of projects at participating FFRDCs between January 2018 and June 2019. Our calculation of about 1.5 percent is derived from the number of pilot projects participating (33) as a percentage of the total projects reported (2,099) during this time frame.

16For example, National Defense Research Institute reported that they discovered they either did not need access to proprietary data for the project, or they could gain access directly from the owner, so participation in the pilot program was no longer necessary. Project AIR FORCE reported that they enrolled the project in an abundance of caution, but ultimately did not need to access sensitive data through the pilot.
Table 2: DOD FFRDC Pilot Projects Enrolled as of September 2019

<table>
<thead>
<tr>
<th>FFRDC</th>
<th>Status of pilot projects</th>
<th>Number of projects</th>
</tr>
</thead>
<tbody>
<tr>
<td>National Defense Research Institute</td>
<td>5 complete; 6 ongoing; 7 removed</td>
<td>18</td>
</tr>
<tr>
<td>Systems and Analyses Center</td>
<td>1 complete; 3 ongoing; 3 removed; 1 on hiatus</td>
<td>8</td>
</tr>
<tr>
<td>Project AIR FORCE</td>
<td>3 complete; 1 removed</td>
<td>4</td>
</tr>
<tr>
<td>Arroyo Center</td>
<td>1 ongoing</td>
<td></td>
</tr>
<tr>
<td>National Security Engineering Center</td>
<td>1 complete</td>
<td>1</td>
</tr>
<tr>
<td>Software Engineering Institute</td>
<td>1 complete</td>
<td>1</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td></td>
<td><strong>33</strong></td>
</tr>
</tbody>
</table>

Source: GAO analysis of Department of Defense (DOD) and Federally Funded Research and Development Center (FFRDC) information. | GAO-20-272

According to DOD officials, the fiscal year 2018 reorganization of OUSD for Acquisitions, Technology and Logistics into two offices, coupled with changes in leadership, shifted attention away from the pilot program design and implementation. For example, an official from the Acquisition and Sustainment office also told us it missed an opportunity to conduct outreach with its FFRDC because the office did not hold its biannual meetings in 2017 or 2018 due to the reorganization. In these biannual meetings, he explained, they would have discussed the department’s future research priorities and how the pilot program may have helped. This official—who was involved in the pilot’s implementation—also noted that the shift in attention meant they did not engage with the offices that maintain the data repositories as fully as they would have liked. We found it took sponsors and FFRDCs from a few weeks to 7 months to resolve questions about pilot program requirements and update the FFRDCs’ sponsoring agreements to incorporate the pilot protections. During that time, FFRDCs were unable to move forward with certain analyses for their proposed projects.

Based on congressional direction in the Fiscal Year 2017 National Defense Authorization Act, OUSD for Acquisitions, Technology, and Logistics was reorganized into two separate Under Secretary offices—Acquisition and Sustainment and Research and Engineering. While the reorganization took effect January 31, 2018, we reported in June 2019 that the chartering directives that define the functional responsibilities of the offices had not yet been completed and that staffing the two newly created organizations has been a gradual process that would not be completed until at least fiscal year 2020. GAO, DOD Acquisition Reform: Leadership Attention Needed to Effectively Implement Changes to Acquisition Oversight, GAO-19-439 (Washington, D.C.: June 5, 2019).
DOD Officials and FFRDC Representatives Reported Benefits from Using the Pilot

Of the six projects we selected for further review (shown in table 3), four have been completed and FFRDCs reported benefits from their pilot program participation. The two remaining projects are on hiatus or removed.

Table 3: Status and Information about Six Selected FFRDC Projects

<table>
<thead>
<tr>
<th>FFRDC and project title</th>
<th>Project description</th>
<th>Planned data sources</th>
<th>Status</th>
</tr>
</thead>
<tbody>
<tr>
<td>Systems and Analyses Center - “Assessing Defense Industrial Base Capacity to Support National Security Needs”</td>
<td>Assess the defense industrial base in the context of Secretary of Defense priority conflict scenarios</td>
<td>U.S. munitions industrial base supply and production data</td>
<td>Completed</td>
</tr>
<tr>
<td>National Defense Research Institute - “Munitions Assessment Analytic Support”</td>
<td>Provide research and analytic support to the Office of the Deputy Assistant Secretary of Defense for Industrial Policy as it assesses the munitions industrial base in support of leadership priorities</td>
<td>Supply chain production and cost data relating to the U.S. munitions and missile industrial base</td>
<td>Completed</td>
</tr>
<tr>
<td>National Security Engineering Center/ Software Engineering Institute - “Defense Innovation Board Software Acquisition and Practices Study”</td>
<td>Conduct data-driven analysis of how the department develops and acquires software technologies and capabilities, with a focus on identifying key barriers and producing actionable recommendations</td>
<td>Software acquisitions and performance metrics data</td>
<td>Completed</td>
</tr>
<tr>
<td>Project AIR FORCE - “Early Indicators of Relative Contractor Performance Risk for Air Force Acquisition”</td>
<td>Develop automated data analysis methods to assess the relative contractor performance risk in Air Force acquisition contracts and programs</td>
<td>Performance, cost, and schedule data for past DOD contracts</td>
<td>Completed</td>
</tr>
<tr>
<td>Studies and Analyses Center - “Data Analysis Support for Major Program Reviews”</td>
<td>Conduct data analyses in support of the Office of Cost Assessment and Program Evaluation’s major program and Strategic Portfolio reviews, including data visualization</td>
<td>Relevant DOD program data as directed by the Office of Cost Assessment and Program Evaluation</td>
<td>On hiatus pending decisions about the future of the project</td>
</tr>
<tr>
<td>National Defense Research Institute - “Assessing F-35 Joint Strike Fighter Procurement Contract Alternatives for Program Cost Reduction”</td>
<td>Examine alternative aircraft procurement and sustainment contracting multiyear strategies beyond 2020 for the program and assess potential savings, risk reduction and industrial base benefits</td>
<td>Cost estimates and actual costs from F-35 Joint Strike Fighter and other defense aircraft programs</td>
<td>Removed from pilot because researchers no longer needed its authority</td>
</tr>
</tbody>
</table>

Source: GAO analysis of Department of Defense (DOD) and Federally Funded Research and Development Centers (FFRDC) information. | GAO-20-272

DOD officials and representatives from the four completed projects shared with us the following benefits:

- Systems and Analyses Center assessment of the U.S. munitions defense industrial base capacity. Portions of the research required access to sensitive data about the availability and production levels of
manufacturing parts for a large number of contractors and suppliers. The FFRDC researchers used these data in their microlevel assessments of the manufacturing capacity and supply chain resiliency of the U.S. defense munitions industrial base. They said they were able to provide DOD’s Industrial Policy office with a more complete picture by combining these microlevel analyses with broader analyses of employment trends and economic outputs. A DOD industrial policy official who requested the work also said that the analysis enabled her office to meet an executive branch reporting requirement, which DOD did not have the manpower to conduct.

- **National Defense Research Institute support for analysis of munitions industrial base.** FFRDC researchers worked in collaboration with government officials to perform analyses on the adequacy of the munitions and missiles industrial base using government-held data from prime contractors and subcontractors. For example, the researchers supported working groups examining propulsion and chemicals in munitions and provided analysis for a report to Congress on solid rocket motors. The DOD official that requested the work and National Defense Research Institute representatives said that, without the pilot, the FFRDC would not have been able to access the data used to support DOD in these efforts. The official also noted that in this case the FFRDC helped fill a gap in DOD’s workforce to meet a congressional reporting requirement.

- **National Security Engineering Center and Software Engineering Institute analysis of software acquisitions practices.** FFRDCs supported a Defense Innovation Board study that aimed to identify correlations between software complexity, cost, and schedule evolution. FFRDC researchers’ access to and use of the data provided important insights about the quality and reliability of the department’s data. Specifically, DOD gained further insight into the kinds of software data the department holds and the significant gaps that would need to be addressed to improve overall DOD-held data quality. The Defense Innovation Board’s report included findings related to the quality of the software data accessed and analyzed by these two FFRDCs.

- **Project AIR FORCE assessment of contractor risk.** According to FFRDC representatives and an Air Force official involved in the work, the pilot program facilitated the FFRDC’s access to sensitive data held by the Defense Contract Management Agency that researchers used to identify early indicators of contractor performance risks. In response to the results of this work, the Air Force has funded a follow-on project to further research the potential of data analytics to provide early indicators of
challenges in contract execution, according to an Air Force official involved with project.

In addition to the benefits at the project level, several DOD sponsor officials and FFRDC representatives also noted the benefits of using the streamlined nondisclosure agreement process to accomplish their work. According to several DOD sponsor officials and FFRDC researchers we spoke to, completing the requested analysis without the pilot program would have required individual nondisclosure agreements with hundreds of individual contractors and suppliers. Systems and Analyses Center representatives said this would have been essentially impossible, and would have prevented researchers from completing important parts of the analyses. In another case, a Software Engineering Institute representative told us that, before the pilot, their team could not access software data when attempting to complete a 2017 project involving DOD software costs and production time frames. For that project, the DOD organization responsible for the data repository had recommended researchers send out a data request letter to each of the contractors with data in the system. Researchers sent out roughly one hundred requests to contractors for permission, but received no responses. They pointed out this was in part because contractors have no incentive to respond to an FFRDC’s request for access to their data. As a result, Software Engineering Institute was unable to use updated data for the 2017 report.

While several sponsoring agency officials noted benefits of using the data for analyses to inform key program decisions, they also noted that a causal relationship between the pilot program activities and acquisition process improvements would be hard to establish, in part due to the length of time needed for projects to effect change. DOD officials responsible for two completed projects examining the munitions industrial base said they expect the analyses performed will lead to improved acquisition processes but that it would take many years to see the benefits. Specifically, they said the FFRDCs’ work helped identify areas for improvement in the department’s budget and acquisition strategy to better signal future demand to its lower tier munitions industrial base suppliers. In addition to noting these expected improvements, several DOD officials also acknowledged that expanding access of sensitive data to more people increases the potential for unauthorized use or disclosure but said that the pilot program put in place important protections to help mitigate these risks.
DOD’s Pilot Established Protections for Accessing Sensitive Data but Did Not Establish Procedures to Verify Compliance

DOD’s guidance to implement the pilot program outlined protections the FFRDCs must agree to, in order to guard against unauthorized disclosure or use of sensitive data, and required that these protections be incorporated into the sponsoring agreements between the FFRDCs and the DOD sponsor.\(^{18}\) However, we found some instances where details of the required protections were not incorporated into the agreements. We also found that the Laboratories and Personnel Office, which is responsible for managing the pilot program, does not have a procedure to verify whether protections were implemented, in part because it has not developed a process for doing so.\(^{19}\) Table 4 explains the protections.

### Table 4: Pilot Program Protections for FFRDCs Accessing Sensitive Data

<table>
<thead>
<tr>
<th>Pilot program protections</th>
</tr>
</thead>
<tbody>
<tr>
<td>Federally Funded Research and Development Centers (FFRDC) shall <strong>maintain a financial</strong></td>
</tr>
<tr>
<td>disclosure program, comparable to that required under the Ethics in Government Act of</td>
</tr>
<tr>
<td>1978, which ensures that FFRDC researchers do not work on matters that would create a</td>
</tr>
<tr>
<td>financial conflict of interest based on actual or imputed financial interests.</td>
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<tr>
<td>Parent organizations shall <strong>certify annual review</strong> and archival of financial disclosure</td>
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<tr>
<td>forms by researchers participating in the pilot program.</td>
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<tr>
<td>Parent organizations shall require that all personnel receiving sensitive data <strong>execute</strong></td>
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<tr>
<td>and <strong>abide by a nondisclosure agreement</strong> that is specific to the pilot program.</td>
</tr>
<tr>
<td>FFRDC personnel involved in source selections shall <strong>notify contracting officers</strong> if</td>
</tr>
<tr>
<td>they are contacted about employment by any entity whose proposal is being evaluated and</td>
</tr>
<tr>
<td><strong>immediately recuse themselves</strong> in writing from further participation in that source</td>
</tr>
<tr>
<td>selection until the overture is unconditionally rejected.</td>
</tr>
<tr>
<td>FFRDCs shall <strong>not use pilot-accessed data to compete against a third party</strong>. Further,</td>
</tr>
<tr>
<td>FFRDCs shall not use those data for other current or future research or technology</td>
</tr>
<tr>
<td>development activities.</td>
</tr>
</tbody>
</table>

\(^{18}\)DOD implementing guidance requires sponsors to incorporate precautions to protect sensitive data and other pilot provisions (hereafter referred to as protections) in an addendum to the FFRDC’s sponsoring agreement. The terms of the pilot addendum once signed become part of the sponsoring agreement. For the purposes of this report, the addendum along with the sponsoring agreement are referred to as the sponsoring agreement.

\(^{19}\)OUSD for Acquisition, Technology, and Logistics. *Initiation of the Department of Defense (DoD) Federally Funded Research and Development Center (FFRDC) Data Access Pilot Program, December 21, 2017.*
Pilot program protections

- Pilot data shall be accessed and used only for purposes covered by the contract between DOD and the parent organization of the FFRDC and task orders issued under the contract.

- Parent organizations shall implement a process to report unauthorized disclosures of pilot-accessed data that are violations under the Trade Secrets Act to the contracting officer, primary sponsor, and official responsible for managing DOD FFRDCs.

- FFRDCs shall provide training that addresses the handling of proprietary information and the legal obligation not to disclose proprietary information to anyone outside the government.

Source: GAO analysis of Department of Defense (DOD) information. | GAO-20-272

Some of these protections were already part of the FFRDCs’ business operations, while others are new. For example, the prohibition on their use of sensitive data to compete against a third party was already a fundamental aspect of FFRDCs’ role in supporting DOD. Similarly, participating FFRDC representatives told us that certain protections, such as implementing nondisclosure agreements and training, required only small adjustments to their existing procedures. However, the pilot’s financial disclosure program, annual certifications by parent organizations, and instructions for researchers to notify contracting officers of employment offers when supporting source selection decisions were new and specific to the pilot, according to a DOD official involved in the pilot’s implementation.

We found that not all the details of protections were incorporated into the sponsoring agreements we reviewed. According to DOD’s implementing guidance, to participate in the pilot program, FFRDCs must agree to and follow these protections, which are to be incorporated into FFRDCs’ sponsoring agreements. We found that all six participating FFRDCs’ sponsoring agreements were updated and that most of the protections were incorporated. However, none included the instructions for FFRDC personnel involved in source selections to notify contracting officers if they are contacted about employment by an entity whose proposal is being evaluated and recuse themselves. We also found that the sponsoring agreements omitted one of the three officials that should be notified in the event of a Trade Secrets Act violation. These details were

20The Federal Acquisition Regulation states that it is not the government’s intent for FFRDCs to use sensitive government information obtained through work with DOD to compete with the private sector. In addition, according to DOD Instruction 5000.77 (Change 2), FFRDCs will not acquire work by taking unfair advantage of such information.

21For five FFRDCs, the sponsoring agency official was excluded and only the contracting officer and official responsible for managing DOD’s FFRDCs were included. For the other FFRDC, the contracting officer and sponsor were included and the official responsible for managing DOD’s FFRDCs was excluded.
also not included in the templates DOD provided sponsors to use when updating FFRDC sponsoring agreements.\textsuperscript{22} When we raised these gaps to the attention of the DOD office responsible for managing the pilot program, the officials we spoke with were unaware of these omissions.

In addition, the Laboratories and Personnel Office has not taken steps to ensure that another protection—the certification of the annual review of financial disclosure forms—has occurred, even though it was incorporated into the sponsoring agreements. The implementing guidance states that FFRDCs’ parent organizations must certify the annual review of financial disclosure forms and archive these forms for 6 years. However, only two FFRDC parent organizations provided us with this certification.\textsuperscript{23} According to representatives from parent organizations of the other four FFRDCs, the review of financial disclosures is generally performed as part of their conflict of interest programs. They review the disclosures on an annual or rolling basis when researchers are assigned to new projects but had not certified, as the sponsoring agreements require, that they have taken this step for the pilot program. We found that the Laboratories and Personnel Office had not taken steps to verify FFRDC parent organization compliance with this protection, such as collecting or reviewing the certification. When we raised this gap to the attention of the DOD office responsible for managing the pilot program, the officials were unaware of the missing annual certifications. By not ensuring the annual review is occurring, DOD has limited information about FFRDCs’ adherence to this pilot program protection.

The pilot’s implementing guidance also states that, before government personnel provide access to sensitive data, the FFRDCs and researchers must have addressed these protections. However, the Laboratories and Personnel Office has not taken steps to ensure it is done. In our review of the six specific projects, we found that different people were checking that some of the protections were in place. For example,

- For two of the six projects, a primary sponsor official had a copy of the FFRDC addendum, and collected and reviewed the nondisclosure

\textsuperscript{22}Of the officials to be notified in the event of an unauthorized disclosure, the template excluded the sponsoring agency official.

\textsuperscript{23}One of the parent organizations provided this certification during the course of our audit work. The other parent organization provided this certification at the direction of its DOD sponsor after receiving a draft of this report.
agreements and certifications of financial disclosure for individual researchers on each project.

- For a third project, a DOD official in the office that requested the project told us she confirmed that FFRDC researchers working on the project were part of the pilot program and told the official from the data repository that he could share information with the researchers.

- For the remaining three projects, representatives for a data repository that provided researchers with data access told us they confirmed that the addendum was incorporated into the sponsoring agreement and that researchers had the individual protections, such as a nondisclosure agreement, in place before providing access to the data.

Standards for internal controls in the federal government state that responsibilities for control activities, such as sponsors ensuring the protections are incorporated into the agreements and that FFRDCs are following these protections, should be documented through policy and procedures. Without a process that includes clearly defined roles and responsibilities to ensure the protections are followed, DOD cannot ensure that its goal to safeguard sensitive data is achieved.

DOD Is Collecting Some Pilot Information but Lacks a Plan for Evaluation

DOD Collects Information from FFRDCs Quarterly but Does Not Ensure Comprehensive Reporting

DOD established what information sponsors must collect about the projects enrolled in the pilot in its implementing guidance to sponsors and notified FFRDCs about these responsibilities. The requirements include:

- **pre-action information** to be collected when the project is enrolled in the pilot, which includes basic details about the project, the data required, and planned analysis;

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25The Office of the Secretary for Defense Studies and FFRDC Management office was initially responsible for collecting this information from sponsors. The Laboratories and Personnel Office took on these responsibilities in July 2018 after a reorganization.
quarterly status updates, which include progress obtaining access to sensitive data and any challenges or barriers to access; and

post-action information regarding the results of pilot access when the project’s analyses are completed, which includes a summary of how the pilot supported FFRDC research, and any benefits accrued to DOD from pilot participation.

The implementing guidance also instructs sponsors to collect information about the project’s results again 6 months after the project is completed.

The Laboratories and Personnel Office, which is responsible for managing the pilot program, sends an email quarterly requesting that sponsors submit information. However, we found that the Laboratories and Personnel Office did not receive pre-action information from 11 of the 33 projects in the pilot program. For example:

- Systems and Analyses Center has not submitted pre-action information for six of its eight projects. An official from the Systems and Analyses Center’s primary sponsor office told us that in his view, pre-action information can be obtained by other means, and he had not requested it.

- Project AIR FORCE and Arroyo Center have submitted project pre-action information for five projects to the FFRDCs’ primary sponsors: Air Force and Army, respectively. However, the primary sponsors have not provided this information to the Laboratories and Personnel Office. An Air Force official explained that he gets a request from the Laboratories and Personnel Office for the quarterly reports, but not the pre-action information, and thus had not provided it.

In addition, the office did not collect a quarterly report for three projects in the pilot, and, as of September 2019, two completed projects had passed the 6-month post-completion time frame and only one had submitted post-action information.

These gaps in reporting have occurred because the Laboratories and Personnel Office is not monitoring the project information it receives to ensure sponsors are submitting all required reporting. DOD’s implementing guidance states that primary sponsors will collect and submit this information for each project enrolled in the pilot program.²⁶

Further, GAO’s leading practices for pilot design state, among other things, that a well-designed pilot program should have a clear approach to gathering information for the purpose of supporting the future evaluation of the pilot and tracking the pilot program’s implementation and performance.\textsuperscript{27} Consistency in collecting pre-action, quarterly, and post-action reports is important because each contains different information, which could be useful for the department to track the pilot program’s progress and in an evaluation of the pilot program. For example, without the pre-action information from Systems and Analyses Center, Arroyo Center, and Project AIR FORCE, the Laboratories and Personnel Office will not have general descriptions of their pilot projects or information about the kinds of data these FFRDCs initially planned to access. Without complete information, DOD will not be able to effectively evaluate the pilot program and inform future decisions about the program’s status.

**DOD Established Pilot Goals but Does Not Have a Plan to Evaluate Its Results**

We found that DOD followed some but not all of the leading practices for evaluating its pilot program. According to GAO’s leading practices for pilot design, a well-developed and documented pilot program can help ensure that agency assessments produce information needed to make effective program and policy decisions. Such a process enhances the quality, credibility, and usefulness of evaluations, in addition to helping to ensure that time and resources are used effectively. Five leading practices form a framework for effective pilot design and evaluation. (See figure 2.)

\textsuperscript{27}GAO-16-438.
We found DOD generally addressed the first of the leading practices of pilot design—establish objectives—by establishing goals for the pilot program, summarized below.

- Make sensitive data previously restricted or unavailable available for analysis.
- Use sensitive data in accordance with the FFRDC contract.
- Safeguard sensitive data.
- Document results of pilot program.
- Document risks or costs of FFRDC access to sensitive data.
- Gain analytic value from FFRDC access to sensitive data.
- Demonstrate benefits to government from sharing sensitive data.
Inform future actions for making FFRDC access to sensitive data permanently available.

However, DOD has not fully addressed the other leading practices. Specifically, we found that the Laboratories and Personnel Office does not have:

- a plan that (1) includes an assessment methodology to ensure DOD is collecting the correct information to evaluate whether the pilot has met the department’s goals and (2) defines how DOD will use the information collected to evaluate the implementation and performance of the pilot program, when the evaluation will take place, and by whom;

- a plan for identifying or documenting lessons learned; and

- a plan for gathering input from stakeholders, such as DOD sponsors, FFRDCs, and officials from DOD’s data repositories, for the pilot program’s evaluation.

According to officials involved in its implementation, DOD did not consider creating such plans when developing the pilot program. The pilot program guidance, however, stated that information collected would be used for the department to assess the ongoing efficacy of the pilot program and GAO’s evaluation. These officials explained that, when the pilot’s guidance was formulated, the department was in the process of reorganizing the former Acquisition, Technology, and Logistics Office and they pointed out that GAO was to do the assessment of the pilot program.²⁸ They said the reason the program collected information—such as quarterly reports—was to inform our review. Thus, they had no plan to assess the information collected and no plans to talk to stakeholders or to collect and share lessons learned.

While our review occurred during pilot implementation, an evaluation of the pilot conducted by DOD after more projects are completed would provide an opportunity to identify lessons learned and gather valuable input from stakeholders—such as the offices that manage the data repositories and the sponsors requesting the projects. We found cases where FFRDC researchers had problems accessing data and where gathering this input from stakeholders involved with pilot projects would have been useful for DOD. For example, some FFRDC researchers described barriers when trying to gain access to certain government- and department-wide databases. In one case, Project AIR FORCE

researchers reported not being able to access information in the Electronic Document Access database and various databases containing contractor performance information because researchers lacked military or government email addresses. Further, some of the databases that FFRDC researchers and a DOD official said would be useful are not owned by DOD. We found that guidance for one such database explicitly prohibits disclosure of contractor evaluation data to any contractor or non-government entity. In addition, the researchers were able to gain only partial access to DOD’s Acquisition Information Repository (a database containing acquisition documents for DOD’s major weapons programs) and, as a result, were unable to access individual documents, such as program assessment reports. They told us the repository is set up such that the researchers must request access to individual documents directly from document owners, who set permissions when uploading documents, rather than from a central source that can grant access across the repository. Without further evaluation of the pilot, DOD is missing an opportunity to benefit from gathering input from its stakeholders and identifying lessons learned, such as learning and understanding more about these barriers to accessing certain databases.

There is still time for DOD to develop an evaluation plan with elements described in our leading practices. The pilot program ends December 21, 2020. Our review comes at a time when 11 of the overall 33 projects have been completed; therefore, information exists to report on outcomes. Officials and representatives from the Laboratories and Personnel Office and participating sponsors and FFRDCs expressed a continued need for access to the sensitive data. Without an evaluation plan, DOD will have difficulty determining the effectiveness of the pilot to meet its goal of accruing more analytic value for the department while also safeguarding sensitive data.

Conclusions

The FFRDC pilot program has already provided DOD with some benefits, as a few FFRDCs have reported success in completing analysis that would not have been possible without it. However, in implementing the pilot, DOD has room for improvement. A key control of this pilot that provides access to sensitive data is ensuring protections are in place to prevent improper disclosure. Another control is to establish a process to

29The database in this case is the Contractor Performance Assessment Reporting System, which is owned by the General Services Administration.
ensure these protections are followed, yet the responsible office within DOD has not done so. Further, despite the fact that the pilot is past the midpoint of implementation, this office still has an opportunity to develop a plan on how to evaluate it. But to do this, it must develop a mechanism to ensure it is collecting complete information on the pilot activities. Ensuring comprehensive reporting and implementing a well-developed evaluation plan will help DOD understand and articulate the benefits the department has accrued because of FFRDC’s access to sensitive data. Further, through identifying lessons learned and obtaining stakeholder input, the Laboratories and Personnel Office has an opportunity to better understand the challenges FFRDCs and the department face when attempting to access and use sensitive data included in government- and department-wide databases. Such an evaluation could help inform Congress’ decision whether to extend, make FFRDC access permanent, or end the pilot.

Recommendations for Executive Action

We are making the following six recommendations to the Department of Defense:

The Under Secretary of Defense for Research and Engineering should direct the Laboratories and Personnel Office to take steps to ensure that the details of the pilot program’s data protections are incorporated into the existing agreements. (Recommendation 1)

The Under Secretary of Defense for Research and Engineering should direct the Laboratories and Personnel Office to take steps to ensure that the FFRDCs and sponsors are implementing the pilot program’s protections for sensitive data. (Recommendation 2)

The Under Secretary of Defense for Research and Engineering should direct the Laboratories and Personnel Office to establish a monitoring and oversight mechanism to ensure that primary sponsors submit complete information on pilot projects, as required by DOD’s guidance for the pilot program. (Recommendation 3)

The Under Secretary of Defense for Research and Engineering should direct the Laboratories and Personnel Office to develop a plan that outlines the methodology by which DOD will assess the pilot and how and when information collected will be analyzed to evaluate the pilot program. (Recommendation 4)
The Under Secretary of Defense for Research and Engineering should direct the Laboratories and Personnel Office to develop a plan to identify and evaluate lessons learned from the pilot program. (Recommendation 5)

The Under Secretary of Defense for Research and Engineering should direct the Laboratories and Personnel Office to develop a plan for obtaining input from stakeholders on the pilot program. (Recommendation 6)

Agency Comments

We provided a draft of this product to DOD for comment. DOD provided a letter response, reproduced in Appendix I. DOD agreed with our recommendations and described actions that it intends to take in response. We also provided excerpts of this product to FFRDCs for comment, of which three provided technical comments that we incorporated as appropriate.

We are sending copies of this report to the appropriate congressional committees and the Secretary of Defense. In addition, the report is available at no charge on the GAO website at http://www.gao.gov.

If you or your staff have any questions about this report, please contact me at (202) 512-4841 or makm@gao.gov. Contact points for our Offices of Congressional Relations and Public Affairs may be found on the last page of this report. GAO staff who made key contributions to this report are listed in Appendix II.

Marie A. Mak
Director, Contracting and National Security Acquisitions
Appendix I: Comments from the Department of Defense
Ms. Marie Mak  
Director, Contracting and National Security Acquisitions  
U.S. Government Accountability Office  
441 G Street, NW  
Washington DC 20548

Dear Ms. Mak:


Enclosed is the response to the subject report. The report is unclassified and “cleared” for open publication. My point of contact is Dr. Joan Fuller at 571-372-2625 or joan.fuller6.civ@mail.mil.

Sincerely,

[Signature]

Fen Lei  
Acting Director of Defense Research and Engineering  
for Research and Technology

Enclosure:  
As stated
Appendix I: Comments from the Department of Defense

GAO DRAFT REPORT DATED DECEMBER 20, 2019
GAO-20-272 (GAO CODE 103382)

“FEDERALLY FUNDED RESEARCH AND DEVELOPMENT CENTERS: IMPROVED OVERSIGHT FOR DOD’S DATA ACCESS PILOT PROGRAM”

DEPARTMENT OF DEFENSE COMMENTS TO THE GAO RECOMMENDATIONS

RECOMMENDATION 1: The GAO recommends that The Under Secretary of Defense for Research and Engineering should direct the Laboratories and Personnel Office to take steps to ensure that the details of the pilot program’s data protections are incorporated into the existing agreements.

DoD RESPONSE: The Office of the Under Secretary of Defense for Research and Engineering (OUSDR&E), Laboratories and Personnel Office (L&PO), concurs with this recommendation. L&PO will require the primary sponsor for each applicable Federally funded research and development center (FFRDC) to provide documentation that shows that the details of the pilot program’s data protections have been incorporated into existing agreements (sponsoring agreement and contract).

RECOMMENDATION 2: The GAO recommends that The Under Secretary of Defense for Research and Engineering should direct the Laboratories and Personnel Office to take steps to ensure that the FFRDCs and sponsors are implementing the pilot program’s protections for sensitive data.

DoD RESPONSE: (OUSDR&E)/L&PO concurs with this recommendation. L&PO will task the primary sponsor for each applicable FFRDC to provide a report detailing the FFRDC’s plan for implementing the pilot program’s protections for sensitive data and confirming that the FFRDC is adhering to that plan. The plan must include updates to the sponsoring agreement with suitable provisions.

RECOMMENDATION 3: The GAO recommends that The Under Secretary of Defense for Research and Engineering should direct the Laboratories and Personnel Office to establish a monitoring and oversight mechanism to ensure that primary sponsors submit complete information on pilot projects, as required by DOD’s guidance for the pilot program.

DoD RESPONSE: (OUSDR&E)/L&PO concurs with this recommendation. L&PO will develop a monitoring and oversight plan to track compliance by each FFRDC participating in the pilot program, with the requirement that the primary sponsor submit complete information on each covered pilot project, as required by DoD guidance.

RECOMMENDATION 4: The GAO recommends that The Under Secretary of Defense for Research and Engineering should direct the Laboratories and Personnel Office to develop a plan
that outlines the methodology by which DOD will assess the pilot and how and when information collected will be analyzed to evaluate the pilot program.

**DoD Response:** (OUSD(R&E))/L&PO concurs with this recommendation. L&PO will develop a plan that outlines the methodology by which DoD will assess the pilot as well as the methodology for collecting and analyzing information to evaluate the pilot program.

**Recommendation 5:** The GAO recommends that the Under Secretary of Defense for Research and Engineering should direct the Laboratories and Personnel Office to develop a plan to identify and evaluate lessons learned from the pilot program.

**DoD Response:** (OUSD(R&E))/L&PO concurs with this recommendation. L&PO will develop a plan to identify and evaluate lessons learned from the pilot program.

**Recommendation 6:** The GAO recommends that the Under Secretary of Defense for Research and Engineering should direct the Laboratories and Personnel Office to develop a plan for obtaining input from stakeholders on the pilot program.

**DoD Response:** (OUSD(R&E))/L&PO concurs with this recommendation. L&PO will develop a plan to obtain stakeholder inputs for use in evaluating the pilot program.
Appendix II: GAO Contact and Staff Acknowledgments

GAO Contact

Marie A. Mak, (202) 512-4841 or makm@gao.gov

Staff Acknowledgments

In addition to the contact named above, Tatiana Winger (Assistant Director), Leslie Ashton (Analyst-in-Charge), Evan Nemoff, Tanya Waller, Jenny Chanley, Laura Greifner, Christine Pecora, and Roxanna Sun made key contributions to this report.
Appendix III: Accessible Data

Agency Comment Letter

Accessible Text for Appendix I Comments from the Department of Defense

Page 1

Ms. Marie Mak

Director, Contracting and National Security Acquisitions

U.S. Government Accountability Office

441 G Street, NW

Washington DC 20548

Dear Ms. Mak:


Enclosed is the response to the subject report. The report is unclassified and "cleared" for open publication. My point of contact is Dr. Joan Fuller at 571-372-2625 or joan.fuller6.civ@mail.mil.

Sincerely,

JihFen Lei

Acting Director of Defense Research and Engineering for Research and Technology

Enclosure:

As stated
Appendix III: Accessible Data

Page 2

GAO DRAFT REPORT DATED DECEMBER 20, 2019 GAO-20-272
(GAO CODE 103382)

“FEDERALLY FUNDED RESEARCH AND DEVELOPMENT CENTERS:
IMPROVED OVERSIGHT FOR DOD’S DATA ACCESS PILOT
PROGRAM”

DEPARTMENT OF DEFENSE COMMENTS TO THE GAO
RECOMMENDATIONS

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RECOMMENDATION 2: The GAO recommends that The Under
Secretary of Defense for Research and Engineering should direct the
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for sensitive data.

DoD RESPONSE: (OUSD(R&E))/L&PO concurs with this
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DoD RESPONSE: (OUSD(R&E))/L&PO concurs with this recommendation. L&PO will develop a plan to obtain stakeholder inputs for use in evaluating the pilot program.
GAO’s Mission
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