Defense Acquisition University (DAU) Teaching Note

Defense Exportability Integration (DEI)

DoDI 5000.02 of January 7, 2015 states that “Program Management is responsible for integrating international acquisition and exportability [IA&E] considerations into the program’s Acquisition Strategy at each major milestone or decision point” (emphasis added). To accomplish this, PMs must “consider the potential demand and likelihood of cooperative development or production, Direct Commercial Sales [DCS], or Foreign Military Sales [FMS] early in the acquisition planning process; and consider U.S. export control laws, regulations, and DoD policy for international transfers when formulating and implementing the [program’s] acquisition strategy” consistent with their understanding of opportunities in both “domestic and international markets” (emphasis added).

The purpose of this Teaching Note is to provide DAU students with Defense Exportability Integration (DEI) guidance and insights based on the Defense Exportability Features (DEF) Pilot Program authorizing legislation in Title 10, DoDI 5000.02, the Defense Acquisition Guidebook (DAG) provisions that pertain to the DoDI 5000.02’s defense exportability guidance, Better Buying Power 2.0/3.0, and the former USD(AT&L)’s DEF implementation guidelines. This Teaching Note addresses DEI activities conducted by all DoD programs as well as OUSD(Acquisition and Sustainment (A&S)) DEF Pilot Program activities.

OUSD/A&S’s International Acquisition and Exportability (IA&E) policy guidance asks DoD Program Managers (PMs), Integrated Product Teams (IPTs), and DoD contractors to focus on exportability considerations during the early development phases in order to assess, design, develop, and incorporate defense exportability features in their systems. Historically, the time and expense of redesigning and incorporating exportability features during the Production and Deployment (P&D) phase have caused numerous technology security problems and, in some cases, prevented the U.S. Government (USG) from selling or transferring systems to allies and friends who need them. These denials included nations that typically participate in coalition operations with U.S. forces or that have legitimate national security needs that are consistent with USG/DoD Security Cooperation policy goals. DoD’s primary DEI objective is to address USG/DoD Security Cooperation-related exportability considerations during the early acquisition phases rather than wait until the P&D phase to address this aspect of system design and development.

DAU students should consult DAU’s International Acquisition Management (IAM) Community of Practice (ICoP) Workflow Learning website at https://www.dau.mil/cop/iam/Pages/Topics/Defense%20Exportability%20Integration.aspx to obtain access to various DAU DEI online resources and reference material, including the specific items “hot linked” throughout this Teaching Note.

1.0. Defense Exportability Introduction

1.1. The enactment of the initial defense exportability legislation in the National Defense Authorization Act (NDAA) for Fiscal Year 2011 (Public Law 111-383) authorized the Secretary of Defense to carry out a Defense Exportability Features (DEF) Pilot Program to develop and incorporate technology protection features into designated systems during their research and development phases.
1.2. In the past, DoD's general practice was to address defense exportability considerations after a product had been designed, tested, and put into production for U.S. forces. With a few exceptions, mostly in the International Cooperative Program (ICP) area, DoD acquisition programs did not pursue exportability design and development activities in early acquisition phases because there was no overall authority to spend DoD appropriations to address anticipated defense exportability requirements. The DEF Pilot Program authorized by the FY 2011 NDAA provided DoD program management and contractor teams with specific legislative authority to enable them to conduct DEI activities beginning in the early acquisition phases and continuing throughout the acquisition life-cycle.

1.3. DoD's current DEI policy and practices, which include the DEF Pilot Program and its associated DEF focus area under the “Controlling Costs” goal in Better Buying Power 2.0/3.0, encourage the DoD Components and DoD PMs to assess the feasibility of designing and developing one or more exportable system configurations to facilitate future USG/DoD Security Cooperation-related exports to allied and friendly nations. Exportable system configurations must include the technical modifications necessary to protect Sensitive Information; Critical Program Information (CPI), critical technologies, and critical warfighting capabilities; and Trusted Systems and Networks (TSN) critical components. DEI policies and practices focus on Program Protection-related exportability design and development efforts – including use of cyber security measures, Anti-Tamper (AT), Communications Security (COMSEC), etc. – as well as design and development of USG/DoD Technology Security and Foreign Disclosure (TSFD) and export policy-related modifications incorporated into exportable versions of U.S.-origin defense systems and equipment.

2.0. Defense Exportability Laws and Policies

2.1. Title 10 Legislative History. As noted above, the DoD DEF Pilot Program was first authorized by Section 243 of the FY 2011 NDAA (Public Law 111-383), "Pilot Program to Include Technology Protection Features During Research and Development of Defense Programs." This legislation authorized DoD to carry out a pilot program for developing and incorporating technology protection features into designated systems during their research and development phase. The FY 2012 NDAA (Public Law 112-81), Section 252, further modified the law to require industry to contribute at least half of the cost of any DEF Pilot Program contractual effort. The FY 2014 NDAA (Public Law 113-66), Section 264, extended the DEF Pilot Program five additional years to October 1, 2020, to provide more time to determine the actual results and impact of the DEF studies. The DEF Pilot Program legislation was further amended by Section 231 of the FY 2015 NDAA, which changed the industry matching requirement from "at least half" to "half" of the cost of DEF activities and inserted "or such other portion as the Secretary [of Defense] considers appropriate upon showing good cause."

2.2. DoDI 5000.02. The International Acquisition and Exportability Considerations paragraph in DoDI 5000.02 (Enclosure 2, Paragraph 7.a.) requires DoD Component PMs to integrate international acquisition and exportability considerations into their program's Acquisition Strategy at each major milestone or decision point. DoDI 5000.02 also provides policy guidance regarding exportability, technology protection, and countermeasures in the paragraphs for Acquisition Strategies (Enclosure 2, subparagraph 6.a.(l)) and Program Protection (Enclosure 3, paragraph 13).
2.3. **Defense Acquisition Guidebook (DAG).** The DAG addresses DEI in the Defense Acquisition Guidebook’s [Chapter 1 Supplement – International Acquisition and Exportability (IA&E)] and [Chapter 9 – Program Protection](#).

2.4. **Office of SecDef (OSD) DEF Pilot Program Policy.** Former USD(AT&L) Kendall issued the “Defense Exportability Features Policy Implementation Memorandum and Guidelines” on April 9, 2015 to provide the DoD acquisition workforce and supporting industry with guidance on how to achieve desired International Acquisition and Exportability (IA&E) outcomes in both new and ongoing DoD acquisition programs.

2.5. **Better Buying Power (BBP) 2.0/3.0.** The Office of the Under Secretary of Defense for Acquisition, Technology, and Logistics’ (OUSD(AT&L)) BBP 2.0 initiative both capitalized and expanded upon the DEF Pilot Program by including "incorporation of DEF in initial designs" as a focus area under its "Control Costs throughout the Product Life Cycle" goal. BBP 2.0 stressed the importance of all DoD programs assessing and, when possible, incorporating defense exportability features in initial designs early in the acquisition process. The BBP 2.0 DEF emphasis is continuing even though it is not explicitly included within BBP 3.0.

### 3.0. Defense Exportability Building Blocks

3.1. DoD’s DEI initiatives encourage DoD PMs and IPTs to: (1) design, develop, and implement features that protect both U.S. and exportable system configurations; and/or, (2) modify or remove technologies and/or capabilities prohibited for export as early in the acquisition life cycle as possible.

3.2. Accordingly, PM and IPT exportability design and development efforts should be based on two foundational building blocks: 1) incorporation of system-wide Program Protection measures; and, 2) implementation of USG/DoD Technology Security and Foreign Policy (TSFD) policy through specific Differential Capability modifications to the system. PMs and IPTs should focus on these two building blocks in their program’s exportability design and development efforts. [DAG, Chapter 1 IA&E Supplement CH 01-S-04., Defense Exportability Integration](#) provides information and guidance on DEI and DEF Pilot Program implementation, including DoD Component-approved non-DEF Pilot Program alternatives. Optimal DEI design and development solutions enable programs to mitigate future exportability risks.

3.3. Experience has shown that DEI activities conducted during a program’s early acquisition phases require engagement with appropriate DoD TSFD approval authorities in order to obtain the TSFD policy guidance needed to support detailed exportability design efforts. Consult [DAG Chapter 1 IA&E Supplement CH 01-S–9. Technology Security and Foreign Disclosure Processes](#) for further information in this area.

### 4.0. Defense Exportability Integration (DEI) Assessment, Planning, and Implementation

4.1. DAU has developed several IA&E Job Support Tools (JSTs) that contain DEI-related information for use by PMs and IPTs. [DAG Chapter 1 (paragraph 4.2.8.3)](#) recommends that PMs conduct an IA&E Assessment to collect information and assess factors related to a program’s future international involvement, including DEI considerations. DAU’s [IA&E Assessment JST](#) provides information and best practice DEI guidance in this area. The [Acquisition Strategy – International Considerations JST](#) provides additional best information and best practice guidance regarding DoD documentation requirements for the DEI aspects of...
international involvement in DoD acquisition programs throughout a program’s life-cycle. Depending on the nature of their programs, PMs should also consider consulting the International Cooperative Program (ICP) JST or Foreign Military Sales (FMS) Systems Acquisition JST to help address the DEI aspects of current and future ICP and FMS arrangements. For mature programs with substantial international acquisition involvement – including complex DEI planning and implementation challenges – PMs should consult the International Business Planning JST.

4.2. DAU has also developed a Defense Exportability Integration (DEI) JST that provides detailed information and suggested best practices regarding program-level DEI implementation. The DEI JST is organized as follows: Section 1 – Fundamental Policies, Section 2 – Program Protection (International Considerations), Section 3 – Navigating the Technology Security & Foreign Disclosure (TSFD) “Pipes”, Section 4 – Exportability Design & Development, Section 5 – International Security and Export Control Considerations, and Section 6 – Exportability Integration. It provides best practice information in all of the DEI areas listed above, with special emphasis on PM-led/IPT conducted DEI activities. PMs with international acquisition responsibilities should work closely with their local Foreign Disclosure Office (FDO), their DoD Component International Program Organization (IPO), and other DoD Component and Office of Secretary of Defense (OSD) level organizations, as applicable, to organize, plan, and implement program-specific DEI efforts.

5.0. Defense Exportability Features (DEF) Pilot Program

5.1. The OUSD/A&S DEF Pilot Program's primary objectives are to: (1) demonstrate that program protection costs can be reduced and U.S. products can be made available for foreign sales sooner through the incorporation of technology protection and exportability features in initial designs, and (2) garner lessons learned across DoD programs to improve the return on investment for future programs. These objectives support DoD's larger goal of enabling foreign sales in order to enhance coalition interoperability, decrease costs to DoD and international partners through economies of scale, and improve international competitiveness of U.S. defense systems.

5.2. OUSD/A&S/International Cooperation (IC) designates DEF Pilot Programs on a case-by-case basis in response to DoD Component requests. Designated DEF Pilot Programs have the opportunity to: a) receive funding from OUSD(A&S)/IC; b) perform the initial feasibility study and subsequent design activities associated with implementing DEF; and, c) take advantage of expertise available from OUSD(A&S)/IC and their respective DoD Component DEF Point of Contact (POC), and to realize many benefits of an exported system, such as economic order quantity cost-savings on future unit procurements and throughout the remainder of the program lifecycle. DEF Pilot Program efforts include assessment, design, and incorporation of Program Protection and Differential Capability exportability features in their system and sharing of DEI lessons learned across a range of DoD programs to improve the return on investment for future DEI efforts.

5.3. As noted above, OSD’s “Defense Exportability Features Policy Implementation Memorandum and Guidelines” of April 9, 2015 provide the DoD acquisition workforce and supporting industry with further details on the DEF Pilot Program. If necessary, PMs should also consult OUSD(AT&L)/IC’s DEF Supplemental Cost Sharing Guidelines of February 23, 2016 to obtain guidance on how to request an adjusted industry cost sharing portion for more or less than half of the total DEF Pilot Program cost.
6.0. DEI Funding and Contracting Considerations

6.1. DEI Funding Sources. There are several potential DEI funding sources that may be considered and used by DoD PMs for DEI efforts depending on the circumstances.

6.1.1. U.S. Government funding sources available for DEI efforts may include the following:

- The A&S DEF RDT&E PE, which is normally the DoD source used to fund the government’s share of DEF Pilot Program costs.
- Other DoD RDT&E funding sources which, in certain circumstances, may be used to implement DEI efforts. For example, PMs may use DoD Component Title 10 RDT&E funds for DEI efforts that have been specifically authorized and appropriated for this purpose. This approach normally requires a DoD request for such funding through the DoD budgeting process.
- For DEI configuration changes required by USG/DoD TSFD policy decisions prior to system export, PMs have the option of consulting with industry on use of Value Engineering Change Proposal (VECP) contract provisions that would enable government-industry cost sharing for DEF non-recurring engineering (NRE) efforts (see DoD Instruction 4245.14 and FAR Part 52.248 for further details).
- For select DoD programs where a DoD Component and the Defense Security Cooperation Agency (DSCA) have clearly identified and signed FMS Letters of Offer and Acceptance (LOAs), Defense Security Cooperation Agency (DSCA) Special Defense Acquisition Funding (SDAF) may be another available source of funding for DEI NRE efforts. Use of SDAF for DEI efforts is approved by the Director, DSCA on a case-by-case basis for selected programs that meet strict DSCA criteria.

6.1.2. Industry funding for DEI efforts is based on individual company policy and practice which varies widely. Here are a few examples of the different types of industry DEI investments:

- A contractor may elect to fund a mutually agreed “industry share” of a DEF Pilot Program contractual effort established between industry and the DoD. As discussed in paragraph 5.3, above, DEF Pilot Program contractual efforts are based mutually agreed cost sharing arrangements between DoD and industry.
- A contractor may elect to pursue DEI-related Independent R&D (IRAD) investments – particularly horizontal program protection IRAD efforts pursued to benefit all of their programs – to reduce the total cost of program-specific DEI efforts.
- A contractor may also elect to structure their Independent R&D (IRAD) investments – particularly horizontal program protection IRAD to reduce the total cost of a specific DEF Pilot Program effort. In such circumstances, IRAD investments by industry should be used to reduce overall DEF Pilot Program costs rather than be considered by DoD as an industry contribution as part of a company's 50% (or greater) cost share under a specific DEF Pilot Program contractual arrangement. Furthermore, contractors may not “claim” previous or ongoing IRAD investments as part of their cost share under a DEF Pilot Program contractual arrangement.
- A contractor, solely at its discretion, may decide to fund DEI non-recurring design and development efforts in furtherance of potential future sales, then obtain fair reimbursement for its non-recurring investment by amortizing this cost and adding it to
the price of production units eventually sold to allied/friendly nations. However, DoD
PMs cannot mandate (or otherwise attempt to coerce) a contractor to do this.

6.1.3. ICP partner nation or FMS customer nation funding may also be used, if available, to help
fund the cost of designing and developing DEF for a system they decide to develop with and/or
acquire from the U.S.

- If applicable, ICP Memorandum of Understanding (MOU) funding contributions from
  foreign partner nations – which have the net effect of reducing DoD Title 10 funding
  requirements for the ICP – may be used to effectively reduce DEI costs to DoD and
  industry for DEI design and development efforts.
- In those cases where programs are in the EMD or P&D acquisition phases, potential FMS
customer nations may be able to reduce DEI design and development costs to the
Government and industry if they are willing to do so through FMS LOAs. Similar to the
ICP R&D funding described above, FMS funding may reduce DEF costs to DoD and
industry. However, neither ICP nor FMS funding from other nations can be used to fund
the USG or industry share of a DEF Pilot Program contractual effort.

6.2. DEI Contracting Approaches. Experience has also shown that PMs, in consultation with
their Contracting Officers, may elect to use one or more of the following DEI contracting
approaches.

6.2.1. Traditional Federal Acquisition Regulation (FAR) contracts may be used implement DEI
contractual arrangements. DEF Pilot Programs have used both competitive and sole source FAR
contracts depending on program circumstances:

- DEF Pilot Programs entering the TMRR phase have employed a competitive FAR
  contracting approach resulting in the award of two or more TMRR phase contracts. In
  such circumstances, PMs developed DEF Request for Proposal (RFP) provisions using
  the example Statement of Work provided in OSD’s “Defense Exportability Features
  Policy Implementation Memorandum and Guidelines”. The competitive FAR contract
  approach may also be applicable for pre-Milestone B DEF Pilot Programs. In such
  circumstances, DEF Pilot Program RFP provisions could be considered and approved as
  part of the Development RFP Release Decision (DRFPRD) process to ensure prospective
  EMD contractors address proposed EMD DEF Pilot Program or other planned DEI
efforts in their RFP responses.
- DEF Pilot Programs or other DEI efforts initiated during EMD phase after a prime
  contractor has been selected are normally conducted in a sole source contracting
  environment. In such circumstances, program managers may use of one or more DEI-
specific Contract Line Item Numbers (CLINs) and/or DEI-specific optional CLINs
  depending on the amount and type of funding available for EMD phase DEI efforts.
- For FMS-related DEI efforts, new contracts may be established – or existing program
  contracts may be modified – on a sole source basis during EMD, Low-Rate Initial
  Production (LRIP), or Full Rate Production (FRP) phases to include DEI-related CLINs
  and other relevant provisions.

6.2.2. PMs in a sole-source contractual environment may also consider use of an Other
Transaction Authority (OTA) agreement rather than a FAR contract to conduct their initial DEI
feasibility study efforts. However, since OTAs are a specialized type of contractual mechanism,
PMs should consult their DoD Component subject matter experts before attempting to use an OTA to implement a DEI effort.

6.2.3. In certain circumstances, Cooperative Research and Development Agreements (CRADAs) may also be used by DoD Components to implement DEI efforts in a sole source contractual environment. Title 15 USC 3710a provides USG/DoD with the general legal authority to implement CRADAs in circumstances where this is the optimal approach to achieve desired program results.

- CRADAs provide DoD with a means, mechanism, and authority to implement private sector technology transfer which allows for great flexibility and discretion (including the transfer of Government intellectual property rights to the private sector) in research and development collaborations between DoD laboratories and non-government entities.
- Since CRADAs are a specialized type of contractual mechanism, PMs should consult their DoD Component subject matter experts prior to attempting to establish a CRADA for DEI efforts.

6.3. Other DEI Contracting Considerations. While there are many similarities in the contracting approaches used by DEF Pilot Programs as compared to other DEI efforts, there are some significant differences that should be considered by PMs pursuing DEI efforts outside the scope of the DEF Pilot Program:

- Unlike DEF Pilot Programs, there is no legal requirement for government – industry cost sharing for overall DEI design and development efforts.
- DEI efforts outside the scope of DEF Pilot Programs often require use of international transaction mechanisms -- such as ICP MOUs or FMS LOAs-- to obtain customer and/or partner nations funding to develop and incorporate defense exportability features in a system.
- Moreover, PMs often face complex contracting challenges outside the scope of DEF Pilot Programs when they are tasked to implement DoD TSFD and export control policy guidance that governs the development and production of an approved export version of their system.
- In the event an international transaction mechanism (FMS LOA, ICP MOU) contains DEI-related provisions (see paragraph 6.4, below), PMs and their Contracting Officers are often required to establish and conduct DEI design and development contractual efforts that cannot be shared with the partner/customer nation(s) involved. In such circumstances, PMs and Contracting Officers should strongly consider employing one or more separate CLINs and associated Contract Data Requirements List (CDRL) data items to ensure that “unshareable” DEI-related efforts and contract data are managed and delivered in a “U.S. only” environment rather than “mixed in” with partner/customer funded contractual efforts that are sharable with the foreign nation(s). PMs may also wish to consult with their DoD Component International Program Organization (IPO) to obtain additional “best practice” advice and examples of DEI-related contracting approaches used to address such challenges.

6.4. International Transaction Mechanisms (ICP MOUs and FMS LOAs): When the need arises, PMs should work with their DoD Component IPO to develop and include applicable DEI-related provisions in international transaction mechanisms – e.g., the FMS AT Policy for LOAs found in the Security Assistance Management Manual Chapter 3, paragraph C3.6 -- for DEI
work associated with their program’s international acquisition activities. Incorporation of DEI-related provisions in their program’s international transaction mechanism(s), as appropriate, enables PMs to obtain and use customer and/or partner nation funding needed to accomplish DEI efforts required by USG/DoD TSFD and export control policy guidance to produce and deliver an exportable version of the system. Accordingly, PMs should engage with their DoD Component IPOs and, if applicable, participate in the ICP MOU and/or FMS LOA development to ensure that these program-related international transactions mechanisms contain the appropriate, DEI-related provisions for DEI efforts that are funded (either directly or indirectly) by customer and/or partner nations.

7.0. Typical PM-Level Defense Exportability Considerations

7.1. Determining if one or more exportable configurations should be developed is probably the most challenging decision the PM and IPT will face in this area. Decisions on whether, how, and when to develop one or more exportable configurations depend on a number of factors that are highlighted by the following questions:

7.1.1. Prior to EMD, was a Feasibility Study conducted? Defense exportability Feasibility Studies are normally completed by DEF Pilot Programs or other DEI activities conducted during the TMRR Phase. If a Feasibility Study was conducted, the PM should propose which exportable configuration(s) should be developed during EMD and, as appropriate, include development of one or more exportable configurations as either funded work (or optional work) in the Development RFP Release Decision and Milestone B documentation. Normally funds for defense exportability work in EMD come from either ICP funding provided by the partner nation(s) or one or more prospective FMS purchasers, but DoD and the EMD contractor(s) may also have the option of continuing to fund defense exportability EMD work using a combination of Title 10 and industry funding. Alternative approaches should be developed and presented to the Milestone Decision Authority (MDA) for decision based on the program’s circumstances.

7.1.2. What actions should a program pursue if a Feasibility Study was not conducted during TMRR? The PM has the option of applying for DEF Pilot Program status and OSD funding via their Component Acquisition Executive to conduct a defense exportability Feasibility Study during EMD. If this is not possible, the DoD Component also has the option of conducting a DEI Feasibility Study on its own, or in conjunction with the EMD contractor(s). The MDA should be advised by the PM of the planned or recommended course of action during the Development RFP Release Decision and/or Milestone B decision process.

7.1.3. Is there a signed ICP international agreement? If there is a signed ICP international agreement that requires development of one or more exportable configurations during EMD, the funding for development the exportable configuration(s) for the ICP partner nations will come from ICP “program funds” provided by the partners (including DoD) that are provided in accordance with the terms of the ICP international agreement.

7.1.4. Are there any signed FMS LOAs? While it is unlikely that there will be signed FMS LOAs at the time of the Development RFP Release Decision and Milestone B decision, there could be FMS cases during later stages of EMD if a Yockey waiver is approved. In this situation, FMS case funds should be used to pay for development of an exportable configuration for the customer nation during EMD or in parallel with the program’s Low Rate Initial Production (LRIP) efforts. DEI development work during EMD for an FMS customer should be based on earlier phase DEF Pilot Program or DEI Feasibility Study results (if available) as well
as specific USG/DoD TSFD decisions regarding production and support of an exportable configuration of the system for that specific FMS customer and (if possible) any other similar FMS customers in the future.

7.1.5. **What about use of Defense Security Cooperation Agency (DSCA) Special Defense Acquisition Funding (SDAF) in anticipation of FMS cases (under consideration)?** DSCA has advised OUSD/A&S that they are amenable to considering use of SDAF to develop exportable configurations in the future based on a case-by-case DSCA review but this is unlikely to occur at the Milestone B decision point. However, programs in the latter stages of EMD, LRIP, or Full Rate Production (FRP) may decide to approach DSCA and request SDAF funding for DEI efforts if there are FMS customers that have firm plans to purchase the system.

7.1.6. **How would USG-approved export of a proposed U.S. industry DCS transaction during EMD affect a program’s defense exportability efforts?** If a U.S. company has an approved export license that specifies the USG/DoD TSFD design and development requirements that must be met, the company may (of its own volition) use its own funds to develop an exportable configuration that complies with these requirements. In general, the DoD would benefit from such a decision since at least one exportable DCS configuration would be developed during EMD, LRIP, or FRP as a result. However, the DoD cannot use the DoD contracting or milestone decision process to coerce DoD contractor(s) to make such investments.

7.1.7. **How many exportable configurations should be developed?** Fewer exportable configurations simplify a program’s development and testing efforts, production and logistics configuration management, and product upgrade activities. This approach ultimately results in a more efficient and affordable program for the U.S. and foreign partner/customer nations. A larger number of exportable configurations provides greater customer choice (some countries like this), treats countries differently (some of the USG/DoD TSFD “pipes” like this), and provides for tailored logistics and upgrades (some countries and some U.S. and foreign warfighters like this). However, this approach almost always results in significantly higher costs (which nobody likes). There is no silver bullet solution that will please everyone. Experience has shown that DoD and partner/customer nations must compromise to achieve optimal acquisition outcomes for all, and that the programs that find a way to do this (even though it’s hard) are more efficient and affordable.

8.0. **Defense Exportability Summary**

DEI is a complex area and there is no “standard” DoD approach to exportable design, development, production, and logistics support. Accordingly, PMs -- in conjunction with their DoD Component Acquisition Executive and International Program Organization (IPO) -- should pursue DEI alternatives that lead to development of an appropriate number of exportable configurations that support future allied and friendly nation acquisition of U.S. systems, consistent with USG foreign policy and national security objectives.