Office of Inspector General

March 2008
Report No. AUD-08-008

FDIC’s Contract Oversight Management of the Infrastructure Services Contract

AUDIT REPORT

Material has been redacted from this report to protect sensitive, confidential or privileged information.
DATE: March 27, 2008

MEMORANDUM TO: Michael E. Bartell, Chief Information Officer and Director, Division of Information Technology

Arleas Upton Kea, Director
Division of Administration

FROM: Russell A. Rau
Assistant Inspector General for Audits

SUBJECT: FDIC's Contract Oversight Management of the Infrastructure Services Contract
(Report No. AUD-08-008)

The subject final report is provided for your information and use. Please refer to the Executive Summary, included in the report, for the overall audit results. Our evaluation of your response is incorporated into the body of the report. Your comments on a draft of this report were responsive to the recommendations. Sufficient action has been taken to close recommendation 6. The remaining recommendations will remain open for reporting purposes until we have determined that agreed-to corrective actions have been completed and are responsive.

This report contains information that may be proprietary. Accordingly, we request that you safeguard this report to the fullest extent possible and make no disclosures of this report, or information therefrom, outside the FDIC without prior permission of the Inspector General. We will redact proprietary information prior to releasing the final report publicly.

If you have questions concerning the report, please contact me at (703) 562-6350 or Mark F. Mulholland, Director, Corporate Management and Security Audits, at (703) 562-6316. We appreciate the courtesies extended to the audit staff.

Attachment
cc: Rack D. Campbell, DIT
    James H. Angel, Jr., OERM
    Daniel H. Bendler, DOA
<table>
<thead>
<tr>
<th>Contents</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>BACKGROUND</td>
<td>1</td>
</tr>
<tr>
<td>AUDIT OBJECTIVES AND APPROACH</td>
<td>7</td>
</tr>
<tr>
<td>OVERALL RESULTS</td>
<td>9</td>
</tr>
<tr>
<td>ROLES AND RESPONSIBILITIES</td>
<td>12</td>
</tr>
<tr>
<td>PROCUREMENT MANAGEMENT</td>
<td>15</td>
</tr>
<tr>
<td>ACQUISITION POLICIES</td>
<td>16</td>
</tr>
<tr>
<td>AWARD FEE DETERMINATIONS</td>
<td>17</td>
</tr>
<tr>
<td>CONTRACTOR INTEGRITY AND FITNESS</td>
<td>18</td>
</tr>
<tr>
<td>RECOMMENDATIONS</td>
<td>19</td>
</tr>
<tr>
<td>CORPORATION COMMENTS AND OIG EVALUATION</td>
<td>22</td>
</tr>
<tr>
<td>APPENDICES</td>
<td></td>
</tr>
<tr>
<td>1. OBJECTIVES, SCOPE, AND METHODOLOGY</td>
<td>23</td>
</tr>
<tr>
<td>2. CORPORATION COMMENTS</td>
<td>27</td>
</tr>
<tr>
<td>3. MANAGEMENT RESPONSE TO RECOMMENDATIONS</td>
<td>31</td>
</tr>
<tr>
<td>TABLE</td>
<td></td>
</tr>
<tr>
<td>ISC Facts at a Glance</td>
<td>1</td>
</tr>
<tr>
<td>FIGURES</td>
<td></td>
</tr>
<tr>
<td>1. Annual Corporate IT Expenditures</td>
<td>3</td>
</tr>
<tr>
<td>2. Ceiling Amounts for Key Components of the ISC</td>
<td>4</td>
</tr>
<tr>
<td>3. FDIC Assessments of SRA’s Performance</td>
<td>5</td>
</tr>
<tr>
<td>4. ISC Governance Structure</td>
<td>6</td>
</tr>
</tbody>
</table>
Background

In June 2004, the FDIC’s Board of Directors approved expenditure authority totaling $357 million to procure information technology (IT) infrastructure services through the General Services Administration’s (GSA) Federal Systems Integration and Management (FEDSIM) Center.

In September 2004, FEDSIM awarded a task order (the Infrastructure Services Contract—ISC) to Systems Research Applications International, Inc. (SRA), under the Millennia Government-wide Acquisition Contract program.

<table>
<thead>
<tr>
<th>ISC Facts at a Glance</th>
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</thead>
<tbody>
<tr>
<td><strong>Contract Type</strong></td>
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<tr>
<td><strong>Ceiling Price</strong></td>
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<td><strong>Term</strong></td>
</tr>
<tr>
<td><strong>Period of Performance</strong></td>
</tr>
<tr>
<td><strong>Sponsoring Division</strong></td>
</tr>
<tr>
<td><strong>Prime Contractor</strong></td>
</tr>
<tr>
<td><strong>Key Subcontractors</strong></td>
</tr>
<tr>
<td><strong>Contractor Staff</strong></td>
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IT infrastructure services procured through the ISC include (among other things):

- Mainframe Data Center Operations
- Local Area Network Management
- Hardware and Software Procurements
- Help Desk Operations
- Telecommunications Support
- Equipment and Software Maintenance
- Disaster Recovery Operations
- Security Operations
- Wireless Communications
- Desktop and Server Engineering
- IT Asset Management

FDIC’s mainframe computer at the Virginia Square Data Center.

Servers on the Local Area Network at the Virginia Square Data Center.
The portion of DIT’s expenditures pertaining to the ISC increased during the initial years of the contract. This occurred as SRA assumed increasing responsibility for the FDIC’s IT infrastructure. As a result of the ISC, DIT was able to eliminate 36 individual IT infrastructure contracts.

Source: OIG analysis of financial information provided by DIT and the Division of Finance. DIT expenditures include a nominal amount of expenses funded by other FDIC divisions and offices.

* IT Investment Expenditures are for corporate IT investment projects approved by the FDIC’s Board of Directors as part of the Corporate Investment Budget.

** DIT Expenditures are for DIT’s operating budget.
According to financial information provided by DIT, the FDIC had expended $191,401,707 of the ISC’s $341,766,035 ceiling amount as of December 31, 2007.

The FDIC’s assessments of SRA’s performance under the ISC have been favorable.

As of October 2007, the FDIC had awarded [Material Redacted] fees available at that date under the ISC.

[Material Redacted]

Source: OIG analysis of ISC award fee evaluation reports.
Background (Cont.)

Figure 4. ISC Governance Structure

Federal Deposit Insurance Corporation

ISC Oversight Committee

ISC Program Management

Program Manager

Subject Matter Experts

Division of Administration

Acquisition Services Branch

Operations

Technical Monitor

Subject Matter Experts

Security

Technical Monitor

Subject Matter Experts

Engineering

Technical Monitor

Subject Matter Experts

Asset Mgt & Procurement

Technical Monitor

Subject Matter Experts
Audit Objectives and Approach

• The objectives of the audit were to assess:
  - the FDIC's contract oversight management of SRA and its subcontractors, including subcontractor selection and performance, and
  - support for payments made by the FDIC for IT goods and services provided by SRA and its subcontractors.

• To accomplish our objectives, we:
  - interviewed officials from FDIC, SRA, and the GSA’s FEDSIM Center;
  - analyzed relevant reports, documents, and policies and procedures; and
  - observed key meetings related to the ISC.
Audit Objectives and Approach (Cont.)

• We engaged the Defense Contract Audit Agency (DCAA) to audit selected invoices submitted by SRA and two of its subcontractors (Material Redacted).

• Key criteria used in the audit included relevant regulations, FDIC policies and procedures, the ISC (and its deliverable products), and government and industry-recommended practices.

• We performed our audit work from October through December 2007 in accordance with generally accepted government auditing standards.

• Details on our objectives, scope, and methodology are in Appendix 1.
Overall Results

• The FDIC implemented a framework of controls designed to ensure effective contract oversight management of SRA and its subcontractors. However, the FDIC can strengthen its oversight management of SRA in some control areas.

• DCAA found that, except for a minor amount of labor and applied indirect costs that did not meet the labor qualifications of the contract, costs for IT goods and services invoiced under the ISC were allowable, allocable, and reasonable. The minor questioned costs have been forwarded to DIT for appropriate action through GSA.
Overall Results (Cont.)

• The FDIC has implemented several contract oversight management controls that are based on government and industry-recommended practices. Such controls include:
  – A Program Manager, Technical Monitors, and Subject Matter Experts who monitor work and assess performance
  – A comprehensive award fee determination process that evaluates contractor and subcontractor performance
  – A DIT Procurement Management Board that reviews budgets and procurement actions for items procured through the ISC
  – Regularly scheduled reports and meetings with SRA
  – A formal process that assesses risks associated with contract service providers, such as SRA

• SRA selected subcontractors consistent with the Federal Acquisition Regulation and the terms and conditions of the ISC.
Overall Results (Cont.)

• The FDIC can strengthen its contract oversight management of SRA in the following control areas:
  – ISC Oversight Roles and Responsibilities
  – Acquisition Policies
  – Award Fee Determination Process
  – Contractor and Subcontractor Integrity and Fitness
  – Review of Contractor and Subcontractor Invoices

• Management attention to these areas will strengthen ISC governance and promote transparency and communication (throughout the ISC program).

• Notably, corrective action is ongoing in a number of areas.
ISC Oversight Roles and Responsibilities

- DIT documented the ISC Oversight Committee’s general duties and responsibilities in memoranda to FEDSIM officials. However, a formal charter had not been developed that described, among other things, the committee’s purpose, reporting responsibilities, and meetings schedule.

- Minutes for committee meetings had not been prepared.

- The committee’s membership consisted of the Chief Information Officer (CIO), the Deputy CIO for Infrastructure, and a Division of Administration (DOA) Associate Director. DIT could benefit by expanding the committee’s membership to obtain greater user representation.

- Subsequent to our field work, and based on the preliminary results of our audit, the FDIC formally adopted an ISC Oversight Committee Charter and expanded the membership of the committee during a January 29, 2008 meeting of the CIO Council. The ISC Oversight Committee charter requires, among other things, the appointment of a Secretariat who is responsible for scheduling meetings and recording minutes. Because these actions address our concerns, we are making no recommendation in this area.
Roles and Responsibilities (Cont.)

ISC Oversight Roles and Responsibilities

Significant ISC responsibilities are vested in the ISC Program Manager position, including:

- Managing and overseeing the ISC program, including strategic planning, coordination of ISC oversight team members, financial and budget administration, and liaison with FEDSIM, SRA, and DIT management
- Chairing the Award Fee Evaluation Board
- Directly supervising the ISC Technical Monitor for IT Asset Management and Procurement and several Subject Matter Experts
- Serving in back-up or acting capacities for the Deputy CIO for Infrastructure, Technical Monitors, and Subject Matter Experts on an as-needed basis

DIT contemplated segregating some of these duties between two ISC positions when the ISC program was established. DIT could enhance internal control by segregating these duties, where appropriate, when it completes ongoing efforts to hire an Infrastructure Project Manager and Service Delivery Manager in the Infrastructure Services Branch.
Roles and Responsibilities (Cont.)

ISC Oversight Roles and Responsibilities

DIT documented duties and responsibilities for the ISC Technical Monitors and Subject Matter Experts in memoranda to FEDSIM officials. However, these duties and responsibilities do not reflect current practices in some areas. In addition, DIT could promote transparency and communication among its ISC program staff, SRA personnel, and SRA subcontractor personnel by incorporating Technical Monitor and Subject Matter Expert duties and responsibilities into a formal DIT policy.
Procurement Management

The DIT Procurement Management Board is an excellent control for reviewing IT procurement actions under the ISC.

The DIT Procurement Management Board

Federal Deposit Insurance Corporation

ISC Oversight Committee

DOA Acquisition Services Branch

FEDSIM

Interagency Agreement

Millennia Contract ISC

SRA

IT Services Reporting

DIT Procurement Management Board

ISC Program Management

Program Manager

Subject Matter Experts

Operations

Technical Monitor

Subject Matter Experts

Security

Technical Monitor

Subject Matter Experts

Engineering

Technical Monitor

Subject Matter Experts

Asset Mgt & Procurement

Technical Monitor

Subject Matter Experts
The FDIC’s *Acquisition Policy Manual* (APM) does not address performance-based acquisitions. DOA needs to give priority attention to completing planned revisions to the APM that will address, among other things, performance-based acquisitions.

Several Technical Monitors and Subject Matter Experts expressed interest in obtaining additional performance-based contract management training to help them more effectively carry out their ISC duties. Because the FDIC has a number of performance-based contracts, DOA should work with the Corporate University to address this need.

Although not required to do so, DOA conducts periodic on-site inspections of SRA’s procurement files to review SRA’s procurement practices. Such oversight is commendable. The FDIC would benefit by formally documenting this internal control to ensure the inspections continue and meet management’s expectations.

FEDSIM has contracting authority over the ISC. Accordingly, DOA does not approve procurement actions processed through the ISC. The FDIC would benefit by clarifying DOA’s role in connection with ISC procurement actions.
Award Fee Determinations

Award Fee Determination Process

The Award Fee Determination Plan needs to be updated in some key areas, including a clarification of criteria used to assess SRA’s performance under the ISC. In addition, DIT would benefit by appointing a Secretariat to maintain the Award Fee Determination Plan and related documentation.

DIT, in coordination with FEDSIM, established and periodically revised Service Level Agreements (SLA)* to assess SRA’s performance on the ISC and support award fee evaluations. Such actions are positive. However, according to some Technical Monitors and Subject Matter Experts, additional revisions to certain SLAs were needed to achieve more optimal contractor performance outcomes.

ISC Technical Monitors report regularly to the Award Fee Evaluation Board regarding the performance of SRA and its subcontractors. However, each Technical Monitor votes on award fee evaluations on a rotational basis (or once every 2 years). DIT can create a stronger link between technical assessments of SRA’s performance and award fee decisions by having each Technical Monitor vote on each award fee evaluation.

* An SLA is a written contract between a provider of a service and the customer of that service to establish measurable targets of performance with the objective of achieving a common understanding of the level of service required.
Contractor Integrity and Fitness

We sampled six subcontractors engaged by SRA to provide services under the ISC and found that one had not completed Integrity and Fitness Representations and Certifications required by 12 Code of Federal Regulations Part 366. DIT and SRA officials advised us that this particular subcontractor did not complete the Integrity and Fitness Representations and Certifications because the subcontractor is considered to be a “vendor,” and as such, its services are exempt from the requirements of Part 366. However, such an exemption does not exist under Part 366. Subsequent to our fieldwork, DIT obtained the Integrity and Fitness Representations and Certifications for this subcontractor. Accordingly, we are not making a recommendation in this area.

The FDIC generally completed background investigations, confidentiality agreements, and contractor pre-exit clearance procedures for the contractor and subcontractor employees that we sampled. However, we did note some exceptions. DIT and DOA should place additional emphasis on ensuring that such procedures are consistently followed. We are not making a recommendation, however, because OIG Evaluation Report No. EM-08-002, Information Technology Procurement Integrity and Governance, includes a recommendation to address our concerns.

Oversight of Contractor Invoices

The FDIC does not have a corporate program for conducting periodic audits of contractor invoices to ensure that billed costs are allowable, allocable, reasonable, and consistent with contractual terms and conditions. The OIG is establishing a risk-based contract audit program to address this issue; accordingly, we are making no recommendation in this area.
Recommendations

With regard to ISC oversight roles and responsibilities, we recommend that the Director, DIT:

1. Segregate the duties of the ISC Program Manager position, where appropriate, when DIT completes ongoing efforts to hire an Infrastructure Project Manager and Service Delivery Manager in the Infrastructure Services Branch.

2. Update the FDIC’s memorandum to FEDSIM regarding Technical Monitor and Subject Matter Expert duties and responsibilities to reflect current practices, and incorporate these duties and responsibilities into a formal DIT policy.
Recommendations (Cont.)

With regard to the Award Fee Determination Process, we recommend that the Director, DIT, in coordination with FEDSIM:

3. Update the Award Fee Determination Plan to reflect current practices, including clarifying criteria used to assess SRA’s performance under the ISC and requiring Technical Monitors to vote on each award fee evaluation, and appoint a Secretariat to maintain the Award Fee Determination Plan and related documentation.

4. Coordinate with the Technical Monitors and Subject Matter Experts to determine whether certain SLAs need to be revised in order to achieve more optimal contractor performance outcomes.
Recommendations (Cont.)

With regard to acquisition policies, we recommend that the Director, DOA:

5. Address performance-based acquisitions in the FDIC’s *Acquisition Policy Manual*.

6. Work with the Corporate University to develop performance-based contract management training.

7. Document DOA’s internal control of conducting periodic on-site inspections of procurement files to review contractor procurement practices.

8. Clarify DOA’s role in connection with ISC procurement actions.
Corporation Comments and OIG Evaluation

On March 19, 2008, the CIO and Director, DIT, and the Director, DOA, provided a written response to a draft of this report. The Corporation’s response is in Appendix 2. Management concurred with our recommendations and provided planned, ongoing, and completed corrective action. A summary of management’s response to each recommendation is in Appendix 3.

Sufficient action has been taken to close recommendation 6. The remaining recommendations are resolved but will remain open until we determine that the agreed-to corrective actions have been completed and are responsive.
Objectives and Scope

The objectives of the audit were to assess (1) the FDIC’s contract oversight management of SRA and its subcontractors, including subcontractor selection and performance and (2) support for payments made by the FDIC for IT goods and services provided by SRA and its subcontractors. We conducted this performance audit from October through December 2007 in accordance with generally accepted government auditing standards (GAGAS). 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.

The scope of our audit focused on assessing the FDIC’s management controls that were designed to ensure effective contract oversight management of SRA and its subcontractors. Our audit did not assess contract administration services provided by the GSA. With respect to payments made by the FDIC for IT goods and services, we engaged DCAA to perform appropriate audit procedures to determine whether such payments were adequately supported consistent with the terms and conditions of the ISC and the Millennia contract. DCAA conducted its work in accordance with GAGAS.

Methodology

To achieve our objectives, we:

- Interviewed DIT and DOA representatives regarding their roles and responsibilities for the ISC and the controls the FDIC had in place to help ensure effective contract oversight management of SRA and its subcontractors. We also interviewed SRA management officials to obtain their perspective on the FDIC’s oversight management practices with respect to the ISC. Further, we met with contracting officials at GSA’s FEDSIM Center to obtain an understanding of their role in the ISC program.

- Analyzed relevant reports and contract-specific documents, such as SRA status reports and award fee determination reports.

- Observed key ISC-related meetings, including meetings of the DIT Procurement Management Board and the Award Fee Determination Board.
• Selected a non-statistical sample* of 40 subcontractor employees to determine whether required background investigations, confidentiality agreements, and pre-exit clearance forms had been completed consistent with FDIC policy. We selected the sample from the same four invoices reviewed by DCAA. We included SRA and subcontractor employees that were in the FDIC Virginia Square location and various field offices.

• Selected a non-statistical sample of six SRA subcontractors to determine whether integrity and fitness certifications had been completed as prescribed by FDIC policy. We selected the sample from the same four invoices reviewed by DCAA.

• Considered FDIC and DIT-specific policies related to contract oversight management and IT procurement, including:
  
  o The FDIC’s *Acquisition Policy Manual*, including the *Letter of Oversight Manager Confirmation* and *Letter of Technical Monitor Confirmation*.
  
  
  o *DIT Policy No. 05-002, Procuring IT Assets*, dated May 25, 2005.
  
  

• Considered federal regulations, policies, and recommended practices pertaining to interagency and performance-based contracting. Such criteria included applicable sections of the Federal Acquisition Regulation (FAR), guidance published by the Office of Federal Procurement Policy, and reports issued by the Government Accountability Office.

• Engaged DCAA to determine whether charges for IT goods and services contained in selected invoices submitted under the ISC were adequately supported consistent with the terms and conditions of the ISC and Millennia contract. Specifically, DCAA assessed whether charges for IT goods and services provided by SRA and two of its subcontractors were supported with adequate, original documentation consistent with the terms and conditions of the ISC and Millennia contract. DCAA’s audit procedures included, for example, examining timesheets to verify that the hours billed were actually worked and reviewing qualifications, experience,

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* The results of a non-statistical sample cannot be projected to the intended population by standard statistical methods.
and education for a sample of contractor and subcontractor employees to ensure the employees satisfied the minimum requirements of the ISC and Millennia contract.

The FDIC OIG selected the following four ISC invoices for DCAA’s detailed review.

<table>
<thead>
<tr>
<th>Invoice Number</th>
<th>Period of Performance</th>
<th>Amount</th>
</tr>
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<tbody>
<tr>
<td>600231193</td>
<td>December 1-31, 2006</td>
<td>$ 7,739,724.44</td>
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<tr>
<td>600240511</td>
<td>January 1-31, 2007</td>
<td>$11,601,627.29</td>
</tr>
<tr>
<td>600278697</td>
<td>May 1-31, 2007</td>
<td>$ 4,448,444.71</td>
</tr>
<tr>
<td>600294828</td>
<td>June 1-30, 2007</td>
<td>$ 7,646,601.36</td>
</tr>
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</table>

**Internal Control**

We assessed key FDIC internal controls related to the oversight management of the ISC, including:

- Relevant FDIC and DIT policies, procedures, guidance, and training.

- The roles and responsibilities of key ISC stakeholders, including the ISC Oversight Committee, Program Manager, Technical Monitors, and Subject Matter Experts.

- The ISC governance structure.

- The ISC award fee determination process.

In addition, DCAA performed appropriate tests of contractor internal controls for the purpose of planning and conducting its audit work.

**Reliance on Computer-processed Data.** Our audit objective did not require that we separately assess the reliability of computer-processed data to support our significant findings, conclusions, and recommendations. Additionally, in performing this audit, we did not consider it necessary to evaluate the effectiveness of information systems controls in order to obtain sufficient, appropriate evidence.

**Performance Measurement.** We determined that DIT’s performance measures under the Government Performance and Results Act were not significant to our audit objectives.
Compliance with Laws and Regulations

The following regulations were relevant to our audit objectives:

- **12 Code of Federal Regulations (C.F.R.) Part 366, Minimum Standards of Integrity and Fitness for an FDIC Contractor** – establishes the minimum standards of integrity and fitness that contractors, subcontractors, and employees of contractors and subcontractors must meet if they perform any service or function on the FDIC’s behalf. Part 366 implements sections 12(f)(3) and (4) of the Federal Deposit Insurance Act (12 United States Code sections 1822(f)(3) and (4)) regarding contractor conflicts of interest and disapproval.

- **FAR Subchapter G, Contract Management** – establishes uniform policies and procedures for contract management by all executive agencies, including contract management, subcontracting, and quality assurance. We used the FAR as criteria because the ISC is a task order awarded under the FEDSIM’s Millennia contract, which is based on the FAR.

We assessed the risk of fraud related to the audit objectives in the course of evaluating audit evidence.

Prior Coverage

We considered the following reports previously issued by the FDIC OIG in planning and conducting our work:


MEMORANDUM TO: Russell A. Rau  
Assistant Inspector General for Audits

FROM:  
Arless Upton Kea  
Director, Division of Administration  
Michael E. Bartell  
Chief Information Officer and  
Director, Division of Information Technology

SUBJECT:  

This is in response to the subject Draft Office of Inspector General (OIG) Audit Report, issued February 28, 2008. In its report, the OIG made eight recommendations.

We appreciate that the OIG noted that the FDIC has implemented a framework of controls to ensure effective oversight of the Systems Research Applications International, Inc. (SRA) contract and its subcontractors. However, we recognize that additional steps could be taken to enhance those controls. This response outlines our planned corrective actions for each of the recommendations cited in the OIG’s Report.

MANAGEMENT DECISION

Finding: Infrastructure Services Contract (ISC) Oversight Roles and Responsibilities

Recommendation 1: That the Director, Division of Information Technology (DIT) segregate the duties of the ISC Program Manager position, where appropriate, when DIT completes ongoing efforts to hire an Infrastructure Project Manager and Service Delivery Manager in the Infrastructure Services Branch.

Management Response 1: DIT concurs with this recommendation.

Corrective Action: A selection for the Infrastructure Project and Service Delivery Manager has been made and an offer has been made to the individual. The process is now in salary negotiation. Once on-board, the ISC Program Manager will work with the individual to delegate some program management responsibilities.

Completion Date: May 30, 2008
**APPENDIX 2**

**Recommendation 2:** That the Director, DIT update the FDIC’s memorandum to Federal Systems Integration and Management (FEDSIM) regarding Technical Monitor and Subject Matter Expert duties and responsibilities to reflect current practices, and incorporate these duties and responsibilities into a formal DIT policy.

**Management Response 2:** DIT concurs with this recommendation.

**Corrective Action:** A draft policy updating and defining the oversight roles has been completed and has been distributed for review and comment.

**Completion Date:** April 30, 2008

**Finding:** Award Fee Determination

**Recommendation 3:** That the Director, DIT update the Award Fee Determination Plan to reflect current practices, including clarifying criteria used to assess SRA’s performance under the ISC and requiring each Technical Monitor to vote on each award fee determination, and appoint a Secretariat to maintain the Award Fee Determination Plan and related documentation.

**Management Response 3:** DIT concurs with this recommendation.

**Corrective Action:** A draft update of the Award Fee Determination Plan has been completed, including designation of all Technical Monitors as voting members of the Award Fee Evaluation Board (AFEB). In addition, the Secretariat and Recorder positions have been established and assigned. The changes will be included in the next contract modification to be effective beginning with the next Award Fee Period.

**Completion Date:** April 30, 2008

**Recommendation 4:** That the Director, DIT coordinate with the Technical Monitors and Subject Matter Experts to determine whether certain service level agreements (SLAs) need to be revised in order to achieve more optimal contractor performance outcomes.

**Management Response 4:** DIT concurs with this recommendation.

**Corrective Action:** The Service Level Manager has met with the FDIC ISC Program Manager, including all the Technical Monitors and Subject Matter Experts, the FEDSIM Program Manager and the Deputy CIO, Infrastructure to perform a review of the SLAs. Suggestions for modifications and/or additional SLAs have been drafted and presented to the vendor for review. Once that review has been completed, a reconciliation of the recommendations will be conducted and a presentation for final updates will be submitted. Once final recommendations have received concurrence the changes will be submitted to FEDSIM for contract modification.

**Completion Date:** April 30, 2008
Finding: Acquisition Policies

**Recommendation 5:** That the Director, DOA, address performance based acquisitions in the FDIC’s Acquisition Policy Manual.

**Management Response 5:** DOA concurs with this recommendation.

**Corrective Action:** DOA recognizes the importance of the successful use of performance-based acquisitions in fulfilling FDIC requirements. As such, the topic has been addressed in the revised APM and associated Procedures, Guidance and Information document. OIG will have the opportunity to review this information during the Directives Review process. Publication is expected by May 30, 2008.

**Completion Date:** May 30, 2008

**Recommendation 6:** That the Director, DOA work with the Corporate University to develop performance-based contract management training.

**Management Response 6:** DOA concurs with this recommendation.

**Corrective Action:** DOA recognizes the importance of the successful award and management of performance-based contracts for FDIC requirements. DOA also recognizes that the foundation of a successful performance-based contract is the work statement. Therefore, ASB, in conjunction with Corporate University, is sponsoring the Statement of Work Preparation Training Course. Ten sessions of this course will be held in 2008, with the first class held February 20-21, 2008 (See attached). Registration for the training is available through the Corporate University Learning Server. This course, designed for anyone involved in the procurement process, addresses the process of writing standard and performance-based statements of work. The course presents detailed specifications and formats for each type of statement of work and identifies when to use each. It also describes the characteristics of effective statements of work, statements of objectives, and performance-based statements of work. Further, Corporate University, in conjunction with DIT, presented two (2) Performance-Based Workshops in 2007, and has one more scheduled for June 16-17, 2008. This course focuses on the best practices and tools associated with contract monitoring, assessing contractor performance, receiving, accepting, and closing IT-related service contracts and is intended for DIT OMs, TMs, Task Order Oversight Managers (TOOMs), and Subject Matter Experts (SMEs) in DIT who work with or manage IT-related service contracts. The two classes provide the necessary training for successful performance-based contracting. DOA considers this action closed.

**Completion Date:** March 17, 2008

**Recommendation 7:** That the Director, DOA documents DOA’s internal control of conducting periodic on-site inspections of procurement files to review contractor procurement practices.

**Management Response 7:** DOA concurs with this recommendation.

*This attachment is not included in the report.*
Corrective Action: GSA has a quality control function as part of their responsibility to oversee the SRA contract. The GSA Contracting Officer Representative will periodically, but no less than every three months, review procurement actions under the ISC to ensure that all applicable procurement rules have been adhered to and the procurement action represents the best value to the government. While PDIC has no privity of contract with SRA, GSA is willing to accept and accommodate our interest in accompanying them on these reviews. GSA will issue a modification to the SRA task order documenting the review process in the SRA Quality Assurance Surveillance Plan by May 31, 2008.

Completion Date: May 31, 2008

Recommendation 8: That the Director, DOA clarify DOA's role in connection with ISC procurement actions.

Management Response 8: DOA concurs with this recommendation.

Corrective Action: DOA does not approve procurement actions processed through the ISC. However, DOA will review all actions valued at one million dollars or above, to assist in determining the appropriate procurement strategy. This process will be documented in a memo issued jointly by DOA and DIT prior to May 31, 2008.

Completion Date: May 31, 2008

If you have any questions regarding this response, the points of contact are: for DOA, contact William Gately at (703) 562-2118; and for DIT, contact Rack Campbell at (703) 516-1422.

c: Glen Bjorklund, DOA
   Michael J. Rubino, DOA
   Elizabeth Walker, DOA
   James H. Angel, Jr., OERM
   Russell Pittman, DIT
   Rack Campbell, DIT
   William J. Gately, Jr., DOA

* Subsequent to our receipt of the Corporation’s official comments, GSA’s Contracting Officer Representative (COR) provided a clarification to this sentence on April 10, 2008. Specifically, the COR commented that the SRA operates under an approved purchasing system, and as such, is required to adhere to applicable procurement regulations and ensure the best value for the government. The COR has neither the authority nor the responsibility for SRA’s adherence to procurement regulations.
This table presents management’s response to each recommendation in our report and the status of each recommendation as of the date of report issuance.

<table>
<thead>
<tr>
<th>Rec. No.</th>
<th>Corrective Action: Taken or Planned</th>
<th>Expected Completion Date</th>
<th>Monetary Benefits</th>
<th>Resolved: Yes or No</th>
<th>Open or Closed</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>The ISC Program Manager will work with the Infrastructure Project Manager and Service Delivery Manager (once on board) to delegate some program management responsibilities.</td>
<td>May 30, 2008</td>
<td>$0</td>
<td>Yes</td>
<td>Open</td>
</tr>
<tr>
<td>2</td>
<td>DIT will finalize a draft policy that updates and defines the oversight roles of the Technical Monitors and Subject Matter Experts.</td>
<td>April 30, 2008</td>
<td>$0</td>
<td>Yes</td>
<td>Open</td>
</tr>
<tr>
<td>3</td>
<td>DIT has drafted an update to the Award Fee Determination Plan that designates all Technical Monitors as voting members. In addition, a Secretariat and Recorder have been assigned. These changes will be included in the next contract modification. (Also, see actions taken in response to recommendation 4.)</td>
<td>April 30, 2008</td>
<td>$0</td>
<td>Yes</td>
<td>Open</td>
</tr>
<tr>
<td>4</td>
<td>DIT, in coordination with FEDSIM, has reviewed the SLAs and presented proposed modifications to SRA. Once final recommendations have received concurrence from all parties, the changes will be submitted to FEDSIM for contract modification.</td>
<td>April 30, 2008</td>
<td>$0</td>
<td>Yes</td>
<td>Open</td>
</tr>
<tr>
<td>5</td>
<td>DOA has addressed performance-based acquisitions in a revised draft of the APM and associated procedures and guidance.</td>
<td>May 30, 2008</td>
<td>$0</td>
<td>Yes</td>
<td>Open</td>
</tr>
<tr>
<td>6</td>
<td>DOA, in conjunction with the Corporate University, is sponsoring performance-based contract management and statement of work training in 2008.</td>
<td>March 17, 2008</td>
<td>$0</td>
<td>Yes</td>
<td>Closed</td>
</tr>
<tr>
<td></td>
<td>7</td>
<td>DOA will accompany GSA on its periodic reviews of SRA procurement actions. GSA will issue a contract modification documenting the review process in the SRA Quality Assurance Surveillance Plan.</td>
<td>May 31, 2008</td>
<td>$0</td>
<td>Yes</td>
</tr>
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</tr>
<tr>
<td>8</td>
<td>DOA will document its process for reviewing ISC procurement actions in a memorandum to be issued jointly by DOA and DIT.</td>
<td>May 31, 2008</td>
<td>$0</td>
<td>Yes</td>
<td>Open</td>
</tr>
</tbody>
</table>

\[a\] Resolved – (1) Management concurs with the recommendation, and the planned, ongoing, and completed corrective action is consistent with the recommendation.  
(2) Management does not concur with the recommendation, but alternative action meets the intent of the recommendation.  
(3) Management agrees to the OIG monetary benefits, or a different amount, or no ($0) amount. Monetary benefits are considered resolved as long as management provides an amount.

\[b\] Once the OIG determines that the agreed-upon corrective actions have been completed and are responsive to the recommendations, the recommendations can be closed.