Military Leadership Diversity Commission
Decision Paper #8: Metrics

February 2011

MLDC decision papers present the Commission-approved, subcommittee-specific recommendations. These recommendations are the product not only of the logic and evidence presented in the decision papers but also the values and judgments of the Commissioners. Legally imposed time constraints naturally limited the Commission’s ability to undertake extensive research. Thus, the decision papers present the evidence that was available and that could be collected during the discovery phase of the Commission. The decision papers were reviewed by subject-matter experts external to the Commission.
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INTRODUCTION

Incorporating diversity management into the critical business practices of the military in order to optimize its mission readiness requires sustained strategic leadership by the Service Secretaries and Chiefs. Top leaders must transform the military through its vision and values, culture and climate, and structure and systems, as well as through its diversity strategy. To drive this level of strategic change, the Service Secretaries and Chiefs must continuously measure and assess the military’s effectiveness using a set of well-crafted metrics. Further, the Service Secretaries and Chiefs should be held accountable to the President, to Congress, and to the American public whom they have sworn to protect and serve.

The recommendations presented in this decision paper focus on establishing a set of strategic metrics that would support a sustainable diversity strategy led by the Office of the Secretary of Defense (OSD) and would allow the Services to continue with their own diversity work consistent with OSD goals.

Charter Tasks and Strategy

The Commission’s charter had one task focused on metrics: “Examine existing metrics and milestones for evaluating DoD diversity plans (including those of the individual Services) and for facilitating future evaluation and oversight.” Based on this charter task, the Metrics Subcommittee mapped out three overarching topics to investigate:

- **Department of Defense (DoD) diversity plans (including the plans of the individual Services):** The subcommittee sought to characterize current diversity plans and how progress toward their goals is tracked.
- **Existing metrics and milestones:** The subcommittee sought to determine the metrics and milestones used by DoD and the Services to evaluate their diversity programs.
- **Future evaluation and oversight:** The subcommittee sought to identify methods of using metrics to improve evaluation and oversight efforts. The subcommittee addressed this by looking at practices in the private and public sectors.

The subcommittee considered developing a metrics set for DoD and the Services to track that would include variables of interest, methods of measurement, and benchmarks that determine whether appropriate progress is being made. However, members of the subcommittee believed that, in order for OSD to lead in this area, the Secretary of Defense must feel ownership over the set of metrics and, thus, that OSD must develop the metrics itself. In order to facilitate development of this metrics set, the subcommittee developed a strategic framework for the metrics development and a proposed set of questions, variables, and measures for DoD to consider. Subcommittee members also focused on how to institutionalize the use of the metric set, not just the collection of metrics, which influenced its recommendations.

Guiding Assumptions and Key Definitions

Based on the Military Leadership Diversity Commission (MLDC) charter, Commission discussions, and the results of its own investigation, the subcommittee developed four sets of assumptions to guide its work.
Strategic Metrics

The subcommittee wanted to stress that DoD and the Services should track metrics that can be used to drive improvement toward diversity management goals. To represent this concept, the subcommittee adopted the term *strategic metrics*, which it defined as metrics that:

- encompass some conceptual whole relative to the definer’s responsibilities
- are linked directly to key organizational priorities and goals
- are actionable
- are actively used to drive improvement (McGregor, 2005).

Metrics Versus Benchmarks

In the course of its investigation, the subcommittee noted that there is some confusion regarding the term *metrics*. Specifically, Service representatives balked at the idea of “common metrics,” but the Metrics Subcommittee found that these reservations concerned establishing common benchmarks, not establishing common measures. For the purposes of this paper and the Commission’s recommendations, the concept of measurement is separated from benchmarks. The term *metrics* refers to measures of key variables of interest and their measurement, and *benchmarks* refers to targets against which to judge progress.

Implications of a Broad Definition of Diversity

How an organization defines diversity has significant implications for what to measure. Thus, the recommendations and the strategic metrics framework proposed in this paper intentionally align with the Commission’s proposed broad diversity definition, which encompasses all the different characteristics and attributes of individuals that are consistent with DoD core values, integral to overall readiness and mission accomplishment, and reflective of the nation.

Following from this broad definition, there are two assumptions that underlie the proposed framework that the Commission wants to make explicit. First, in order for the U.S. military force to remain the best in the world, it must continue to attract, pursue, and access the nation’s finest talent. To meet the demand for talent, the military must recruit from all groups. Second, the mix of skills required to meet military missions can change, and this implies the need to revisit the developed strategic metrics set on a periodic basis, perhaps after release of each Quadrennial Defense Review (QDR), in order to ensure that the strategic metrics adequately match the desired end state.

The Relationship Between Metrics Recommendations and Other Commission Recommendations

Although the Commission’s work was divided among multiple topical subcommittees, there was some overlap across subcommittee boundaries. In particular, several of the recommendations from the other subcommittees include an aspect of measurement and evaluation (Table 1). The recommendations outlined in this paper are intended to supplement those recommendations, not to supplant them.
<table>
<thead>
<tr>
<th>Subcommittee</th>
<th>Metrics Mentioned</th>
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<tbody>
<tr>
<td>Branching and Assignments</td>
<td>To assess demographic diversity patterns across the military life cycle, the Secretary of Defense shall hold annual accountability reviews with the individual Service Secretaries, Service Chiefs, and Chief, National Guard Bureau. The Coast Guard should be subject to a similar review.</td>
</tr>
<tr>
<td>Promotion</td>
<td>The Services should report enlisted and officer promotion rates based on a common definition of demographic groups, a common methodology, and a common reporting structure to the Secretary of Defense. Specific deviations for demographic groups and career fields should be investigated for underlying causes, and corrective actions should be taken as appropriate. Each Service shall make the promotion and/or selection rate of underrepresented groups a key metric of the Services’ success in creating an inclusive environment. DoD should continue to require that its Services use a common survey instrument to monitor and periodically report on servicemembers’ perceptions about promotion opportunities. The Coast Guard should participate in this effort. DoD and the Services should take corrective actions whenever negative perceptions emerge or persist.</td>
</tr>
<tr>
<td>Retention</td>
<td>DoD shall establish a universal qualitative and quantitative data collection and analysis system that tracks career progression over time, including branching and assignments, promotion, and retention.</td>
</tr>
</tbody>
</table>
| Implementation and Accountability| DoD should institute mechanisms for accountability and internal and external monitoring at OSD and Service levels, including the Reserve Component, by  
- embedding diversity leadership in performance assessment throughout careers  
- establishing diversity leadership as a criterion for nomination and appointment to senior enlisted leadership positions and flag and general officers, including 3-star and 4-star positions and Service Chief:  
  - Formalize the process and requirements for 3- and 4-star selection in the DoD instruction 1320.4, Military Officer Actions Requiring Approval of the Secretary of Defense or the President, or Confirmation by the Senate:  
    - service laydowns  
    - slates of candidates  
    - broadened pool to include nontraditional sources  
    - describe vetting process to emphasize accountability.  
  - include diversity leadership statement in the Senate Armed Services Committee questionnaire. |
| Diversity Leadership             | DoD will determine the framework for how (e.g., through curricula, content, methods) to inculcate such education and training into leader development, including how to measure and evaluate its effectiveness.                                                                                                                                                                                                                                                                                     |
| Guard and Reserve                | The Commission recommends that Congress include the following text in Title 32: a. The National Guard Bureau shall report annually to Congress and DoD on the status of diversity for all ranks of the Army and Air National Guard in each state, territory, and the District of Columbia. This report shall show how reflective each district, territory, and state National Guard is of its respective general population, relevant labor pool, and eligible population. b. Based on the report to Congress, the National Guard Bureau shall produce a dashboard of diversity metrics to be used by the Army and Air National Guard. This dashboard shall show comparisons across states, territories, and the District of Columbia and highlight best practices. |
Commission-Approved Recommendations Related to Metrics

Based on its understanding of metrics from the Services, examples from private and public sector practice and the business literature, testimony presented at the Commission meetings, and the judgment and experiences of subcommittee members, the subcommittee developed a set of recommendations intended to encourage the development of a top-level set of common strategic metrics to support a sustainable, OSD-led diversity strategy that would also allow the Services to continue with their own, unique diversity work. To this end, the Commission recommends the following:

1. Congress should revise Title 10, Section 113, to require that
   • a. The Office of the Secretary of Defense develop a standard set of strategic metrics and benchmarks that enables the Secretary of Defense to track progress toward its goal of having a dynamic and sustainable 20–30 year pipeline that yields (1) an officer and enlisted corps that reflects the eligible U.S. population across all Service communities and ranks and (2) a military force that is able to prevail in its wars; prevent and deter conflict; defeat adversaries and succeed in a wide range of contingencies; and preserve and enhance the all-volunteer force.
   • b. The Secretary of Defense meet at least annually with Service Secretaries, Service Chiefs, and senior enlisted advisors to drive progress toward diversity management goals.
   • c. The Secretary of Defense send an annual report to Congress and the President on the progress made toward diversity goals in the Services, including the National Guard and Reserve.
   • d. The Secretary of Defense report to Congress annually an assessment of the available pool of qualified minority and female candidates for the 3- and 4-star general and flag officer positions.

2. The Office of the Secretary of Defense must revise and reissue existing DoD diversity policies to
   • a. Require DoD to define clear measures of its diversity goals.
   • b. Require DoD to establish standards that allow for the accurate collection and analyses of data needed to measure progress towards diversity goals.
   • c. Provide oversight and support for the Services’ respective diversity initiatives and metrics to ensure that, as a minimum, they align with the end state established by DoD.

3. DoD and the Services must track regional and cultural expertise and relevant Reserve Component civilian expertise and continue to track language expertise upon military

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1 The recommendations discussed in this decision paper are the Commission-approved, topic-specific recommendations that resulted from the Commission’s understanding and interpretation of the findings from this subcommittee. Following the approval of all of the subcommittee-specific recommendations, the Commission developed its final recommendations by combining recommendations across subcommittees to reduce overlap and repetition. Therefore, the recommendations presented in this paper do not map directly to the recommendations presented in the Commission’s forthcoming final report.
accession and throughout servicemembers’ careers in order to better manage personnel with mission-critical skill sets.

4. The Secretary of Defense must ensure that all qualified candidates (including minorities and women) have been considered for the nomination of every 3- and 4-star position. If there were no qualified minority and/or female candidates, then a statement of explanation should be made in the package submitted to the Senate for the confirmation hearings.

Organization of This Paper

This paper reviews the findings from the Metrics Subcommittee investigation that influenced its recommendations and explains the rationale underlying the Commission-approved recommendations. It starts by reviewing the DoD and Service diversity management policies that are relevant for diversity management metrics. It then describes the diversity metrics and benchmarks currently being used by the Services, including a discussion of data problems encountered in the course of the Commission’s work. The next section presents key concepts from the business literature that helped guide the creation of the proposed strategic metrics framework. The final section describes the Commission-approved recommendations and the rationale for their development.
DOD AND SERVICE DIVERSITY PLANS AND POLICIES

The charter task assigned to the Metrics Subcommittee directed the Commission to examine the metrics used by DoD to evaluate its diversity plans. Thus, the intended first step in addressing this task was to examine the plans themselves to understand DoD’s overall diversity vision, as well as to identify goals, interim milestones, and other concepts of progress or success to which metrics are being or might be applied. The charter task also asked the Commission to cast its net beyond DoD to include an examination of the Services’ diversity plans as well.

In fact, the subcommittee found that, as of spring 2010, DoD had no published diversity plan, and the Services were at varying stages of creating theirs. At that point, only the Coast Guard had a published, public diversity plan, although the Air Force released a plan in November 2010. DoD and all of the Services did, however, have diversity policies and/or policy statements that gave the subcommittee and the Commission as a whole some insight into what each organization might be or should be measuring in order to evaluate progress toward diversity-related goals. These policies are summarized below. Although the discussion begins with the DoD policies, it should be noted that, for the most part, the Services’ policies preceded the current DoD policy.

DoD Diversity Policies

DoD Directive 1020.02

On February 5, 2009, DoD released Department of Defense Directive (DoDD) 1020.02, Diversity Management and Equal Opportunity (EO) in the Department of Defense. This directive is now DoD’s primary policy statement about diversity and diversity management. Three elements of the policy are particularly relevant to thinking about diversity metrics because they inform what attributes in the force should be tracked and what goals should be used to define benchmarks and milestones. They are (1) the directive’s overall purpose; (2) the definitions of diversity and diversity management; and (3) the diversity management policies, especially the requirement for tracking and reporting progress.3

Purpose

Under the leadership of the Under Secretary of Defense for Personnel and Readiness (USD [P&R]), DoDD 1020.02 was written iteratively over the course of two years by members of the DDWG and the Office of Diversity Management and Equal Opportunity (ODMEO). The original intent of the directive was to institutionalize diversity management as a separate addition to longer-standing EO

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2 Interviews with representatives from the Defense Diversity Working Group (DDWG) indicate that a DoD plan is currently under development (see Issue Paper #7), and representatives from the Army indicated that they are also developing a plan.

3 The directive and its implications for effective and accountable diversity management are discussed in detail in Issue Paper #50, which concludes that the directive represents a good first step but that it also contains some internal tensions that may undermine the establishment of diversity management as its own effort, separate from equal opportunity (EO) programs.
programs (known as EO, MEO, or EEO programs) and to establish policies for diversity programs to keep the Service diversity offices and DoD on the same course (Issue Paper #7). An important implication of this purpose is that diversity management programs are different from MEO/EEO programs and, therefore, that the metrics associated with them should also be different. However, the Commission believes that a good EO climate is a necessary, but not sufficient, condition for a good diversity climate and that strong, well-functioning EO programs are important, but again not sufficient, for the establishment of successful diversity management programs. This position seems consistent with the provisions of DoDD 1020.02, which distinguishes diversity management policies from MEO/EEO policies but nevertheless keeps them under the same umbrella. Therefore, MEO policies that effect MEO metrics are discussed below.

Definitions

DoDD 1020.02 provides these definitions of diversity and diversity management:

\[\text{Diversity}\] is the different characteristics and attributes of individuals.
(U.S. Department of Defense, 2009, section 3b)

\[\text{Diversity management}\] is the plans made and programs undertaken to identify in the aggregate the diversity within the Department of Defense to enhance DoD capabilities and achieve mission readiness. (U.S. Department of Defense, 2009, section 3c)

These definitions matter for the discussion of metrics because they inform, respectively, what attributes in the force should be tracked and what goals should be used to define benchmarks and milestones. Based on the directive’s definition of diversity, diversity metrics should track more than just the demographic mix of the workforce. The directive’s definition does not, however, exclude tracking demographics, though such tracking should already be part of MEO metrics.

The directive’s definition of diversity management implies that the objective of diversity-related efforts is to enhance DoD capabilities and achieve mission readiness. Both the Services’ diversity statements and the empirical literature on diversity in the private sector workforce suggest that enhanced organizational capability is the right goal for diversity management (Issue Paper #3; Issue Paper #14; Issue Paper #20). The directive’s definition of diversity management, however, suggests an oddly narrow set of activities—solely identifying the diversity within DoD that can enhance DoD capabilities and help achieve mission readiness—which, in turn, suggests a narrow set of metrics. The diversity management policies in the directive broaden the scope, however.

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4 DoD has both military and civilian programs: Military equal opportunity programs are known by the MEO abbreviation, and civilian equal employment opportunity programs are known by the EEO abbreviation. EO is shorthand for both programs.

5 Although the formal policy designed to coordinate the Services’ diversity efforts is relatively new, ODMEO was, to some extent, filling a coordination role since 2005 via the DSWG, which is the primary collaboration and execution body for diversity management in DoD. The DSWG meets quarterly, and its main objectives are to synchronize the efforts of the Services by establishing common diversity goals and policies and to provide a forum in which the Services can share best practices (Issue Paper #7). Note, however, that the role of the DSWG is about coordination, not oversight.

6 Note that the directive was released about four months after the passage of legislation establishing the MLDC, which explains the existence of the charter task directing the Commission to develop a diversity definition for DoD.
Diversity Management Policies

The diversity management program defined in DoDD 1020.02 has the following five elements, stated in terms of what the program should do:

1. Encourage DoD organizations to value diversity, thus establishing a DoD culture that values inclusion of all DoD personnel, military and civilian, as part of the DoD team and views diversity throughout the workforce as a potential force multiplier in DoD mission accomplishment.

2. Ensure that all military and civilian personnel understand they are valued; ensure they are able to achieve their full potential while contributing to accomplishment of the DoD mission.

3. Establish training, mentoring, and development approaches that ensure all DoD personnel have the skills to navigate career progression successfully.

4. Provide culturally aware training and appropriate assistance to enhance organizational capabilities.

Develop management systems that measure and report diversity management and 5. EO progress. (U.S. Department of Defense, 2009, sections 4c(1)–4c(5))

Program elements (1) and (2) are about creating a positive, inclusive diversity climate in the service of mission accomplishment. The importance of climate and its role in creating mission-related diversity benefits is discussed in several MLDC issue papers. Program element (3) is about providing tools for personnel to manage their own career progression. At first glance, this part of the program may appear to be more about MEO/EEO than diversity management. However, comparing the language in this section with the language in the sections defining the MEO and EEO programs shows that MEO and EEO are about identifying and removing barriers to advancement at the organization level rather than providing tools that allow individual members to proactively manage their careers. Program element (4) appears to call for training that will help personnel generate capability benefits from diversity. The issue paper on effective diversity management and 5. EO progress. (U.S. Department of Defense, 2009, sections 4c(1)–4c(5))

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7 The issue paper on business-case arguments for diversity describes the positive impact of a healthy diversity climate on retention (Issue Paper #14). The issue paper on effective diversity leadership says that developing an inclusive environment is an important role for leaders at all levels (Issue Paper #29). Specifically, Issue Paper #29 notes that inclusion preserves and leverages individual differences to enhance capability and that key elements of a positive diversity climate are leader-dependent. Finally, the issue paper on internal private-sector practices notes that it is important for supervisors to support upper leadership’s diversity statements and organization-level diversity policies with actions that embrace inclusion (Issue Paper #48).

8 Issue papers on the Services’ mentoring programs (Issue Paper #33), career development resources (Issue Paper #38), and servicemembers’ knowledge and perceptions of the promotion system (Issue Paper #43) address the extent to which the Services are doing this now and whether the current activities and tools are equally effective for all members, regardless of race, ethnicity, or gender.

9 There may be other ways to interpret this part of the diversity management program (i.e., section 4c[4]). Absent additional information regarding the actual intent of this provision, this is our operating interpretation.
leadership describes key practices and tools that individual leaders can use to do this in their units and workgroups (Issue Paper #29).

Program element (5) gets to the heart of the metrics issue by requiring measurement of and reporting on the progress of the diversity management program toward its goals. There are two types of measurement and reporting that can be done to satisfy this program requirement: first, documenting what activities are being undertaken and noting that they are consistent with the program’s goals and, second, tracking the outcomes of those activities using metrics that are goal appropriate.

The four substantive parts of the diversity management program suggest that at least three outcomes should be monitored. The first is the diversity climate. Using multiple survey instruments, the Services and DoD are already doing this under various efforts; these are discussed in the next section. The second outcome is the extent to which career development programs adequately prepare personnel to manage their career progression. The issue paper on the career development resources provided by the Services indicates that these resources are extensive but that there has been no systematic effort to evaluate their effectiveness, either overall or for specific demographic groups (Issue Paper #38). Demographic differences in retention and promotion rates are also indirect, but bottom-line, indicators of both the diversity climate and the extent to which personnel of all demographic backgrounds are able to successfully manage their career progression. These outcomes should be tracked as part of the MEO and EEO programs, as discussed below and in the next section. The third outcome is the extent to which diversity is being managed to enhance capability. This is the most difficult outcome to measure, and the extent to which the Services have attempted to do this is discussed with other metrics in the next section.

These metrics are, however, only implicit in the directive: Beyond requiring the development of systems to measure and report progress, the directive provides no specifics on what to measure or in what format or with what frequency to make reports. It is implied that clarity on reporting will be provided in future instructions. Furthermore, ODMEO reported to the Commission that it does not administer a centralized reporting system and that it does not require the formal reporting of diversity metrics from the Services.

DoD Directive 1350.2

Although DoDD 1020.02 does not provide specific guidance regarding what to measure as part of a diversity management program, there explicit, well-developed guidance on metrics and reporting for MEO/EEO programs is provided in DoDD 1350.2, Diversity Management and Equal Opportunity (EO) in the Department of Defense. Two provisions in this directive are important for this discussion of diversity metrics.

First, the directive stipulates that commanders are accountable for the EO climates in their commands and, thus, requires commanders to assess their organizational EO climates, “preferably as part of their assumption of command” and to schedule additional assessments periodically during their command tenures.

Second, DoDD 1350.2 requires each DoD Component to submit to the USD (P&R) an annual MEO assessment (MEOA) for each fiscal year (FY). According to the directive, each assessment is required to include

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10 The reporting period is defined as each year ending September 30, and the reports are required to be submitted no later than February 1 of the following year.
• an executive summary providing an overall assessment of each Component’s affirmative action plans (AAPs) and EO programs
• an enclosure that includes an assessment of each affirmative action in the ten categories listed below (the assessment in each category should include quantitative data in the basic race and/or ethnic classifications for officers and enlisted personnel broken down by sex):
  – recruiting and/or accessions
  – composition
  – promotions
  – professional military education
  – separations
  – augmentation and/or retention
  – assignments
  – discrimination and/or sexual harassment complaints
  – utilization of skills
  – discipline.

Accompanying DoDD 1350.2 is DoD Instruction 1350.3, *Affirmative Action Planning and Assessment Process*, which provides additional detail on what should be reported in each category. Enforcement of and compliance with the reporting requirement of this directive have, however, been lacking: The last MEOA report, submitted in 2004, summarized data for FY 2002.

**Service-Specific Diversity Policies**

In general, the Services’ diversity policies are framed by one-page policy statements issued by top leadership. These policy statements identify the goals of diversity management programs and also include embedded diversity definitions. Thus, as with these same components of the DoD policy, these components of the Services’ policies matter because they inform what attributes in the force should be tracked and what goals should be used to define benchmarks and milestones.

The policy statements have been released over the past several years and were developed with considerable investment of resources and time.¹¹ Commission interviews with Service representatives identified the following motivating factors behind the development of these policy statements:¹²

• **Differentiating diversity management from EO.** The Service representatives cited an organizational need to distinguish diversity, and therefore diversity management, from EO. For each Service, EO is a legal concept in place to ensure that no servicemember experiences discrimination because of his or her gender, religion, race, or ethnicity or by being a member of any other legally protected group. In contrast, diversity management is about the spirit or intent of equity and inclusion.

• **Mission readiness.** Each Service representative noted that diversity was important to being mission ready, either for recruiting or operational purposes. For example, the Navy’s policy statement indicates that it wants to increase its ability to “attract, recruit, and

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¹¹ Release dates for each Service are Army: April 1, 2009; Air Force: March 27, 2008; Coast Guard: 2006 or 2007; Marine Corps: February 2008; and Navy: August 27, 2007. See Issue Paper #20 for information on the processes that the Services used to develop their diversity definitions and policy statements.

¹² See Issue Paper #20 for additional motivating factors and more information about each Service’s policy statement and diversity definition and the process by which they were developed.
retain,” while the Marine Corps statement indicates that diversity is expected to introduce “fresh ideas and innovative capabilities.”

- **Demographic representation.** As described in greater detail below, the Navy strives to match its enlisted force with the future national population and to ensure that the officer corps reflects the enlisted force. The Air Force, Marine Corps, and Coast Guard see the U.S. population as their benchmark. The Coast Guard’s diversity statement sees such representation as important to its relevance: “To ensure that we continue this level of excellence and thus maintain our hard-earned relevance in the minds of the American people, it is imperative that our workforce be reflective of the society that we serve” (U.S. Coast Guard, n.d.).

Thus, the Services characterize a dual relationship between diversity and capability. First, recruiting and retaining members of all demographic groups is considered necessary to man the all-volunteer force and to maintain legitimacy. Second, diversity of thought and skill is expected to contribute to mission readiness via increased flexibility and creativity. As a result, the Services define diversity broadly to include not just demographic differences but also differences that can enhance mission capability.

In April 2010, Dr. Andre Sayles, Deputy, Army Diversity Office, clearly articulated to the Commission how these two arguments inform his Service’s approach to diversity management:

The Army’s diversity strategy and measurements will support the mission in many ways. Most importantly, we would like to represent the American people and hold their confidence. To attract our Nation’s best talent, we must understand our Nation’s diversity, including generational differences and the challenges related to eligibility for military service. To retain that talent, we must be inclusive and monitor the environment. To achieve high performance, we must know how to develop diverse talent and measure associated outcomes. To be able to fight and win our Nation’s wars, we must be culturally astute and understand the human dimension of conflict. This understanding starts with the diversity in our own ranks, and follows with leveraging that diversity to build stronger teams, solve complex problems, and take innovative approaches to missions down range. (Sayles, 2010)

Given this vision, one would expect the Services to measure the diversity of their forces across multiple dimensions, organizational climate, and final performance outcomes. However, to date, the Services’ policies regarding diversity metrics and reporting focus primarily on EO-related metrics—tracking race, ethnicity, and gender throughout the career life cycle.

For example, the Navy’s diversity policy statement was supplemented with SECNAV Instruction (SECNAVINST) 5354.2, *Department of the Navy Equal Opportunity, Equal Employment Opportunity, and Diversity Oversight*. Issued on January 26, 2009, this instruction requires the Navy and Marine Corps to submit annual diversity reports covering, “at minimum,” the following topics:

- current demographics of military and civilian personnel in the Department of the Navy (DoN)
- assessments of changes in demographic data that occurred during the reporting period, including barrier and root cause analyses
• descriptions and evaluations of pertinent aspects of military and civilian accession, training, development, and retention programs
• application of lessons learned to planned initiatives and program improvements and adaptations.

The instruction further stipulates that other information and data “that contribute to the understanding of the DON EO, EEO and Diversity picture may also be reported, as necessary” (U.S. Department of the Navy, 2009). This latter provision may be seen to include other aspects of diversity or the extent to which diversity improves capability, which is a stated goal of diversity policy, but explicit mention of these things is notably absent.

Summary

The subcommittee’s review of DoD and Service diversity management plans and policies revealed a major gap, but not a vacuum. The gap is due to the fact that DoD has no strategic plan to guide the Services’ efforts, and only two of the Services—the Coast Guard and Air Force—have completed strategic plans to guide their individual efforts. This gap is only partially filled by a collection of policies at both the DoD and Service levels. For the most part, the Services were ahead of DoD in the policy development effort, issuing policy statements with embedded diversity definitions and diversity management goals at different points since 2006. Recognizing the individuality of the Services’ efforts, DoD issued an umbrella policy, DoDD 1020.02, in early 2009, which is generally consistent with the approaches that were already taken by the Services. None of these policies, however, provides specific guidance regarding diversity metrics separate from EO metrics. In particular, there is no DoD-level system for coordinating the collection and reporting of diversity metrics, and the DoD-level requirements for reporting EO metrics are not being enforced. Based on this review, the subcommittee concluded that DoD has not exerted sufficient leadership for diversity policy.

13 Similarly, the objectives, milestones, and metrics contained in the Coast Guard diversity plan focus primarily on racial, ethnic, and gender diversity.
DIVERSITY METRICS CURRENTLY USED BY THE SERVICES

All five Services in the Armed Forces have adopted broad definitions of diversity and identified improved mission capability as a diversity management goal. DoD has followed suit and done the same. As described in the previous section, these decisions imply a need for three categories of diversity metrics: those that characterize the diversity in the forces, those that describe the diversity and/or EO climates, and those that tie diversity and diversity management to the achievement of predefined capability goals. This section describes, by category, the metrics currently being used by the Services and concludes with a discussion of some data issues observed by the Commission.

Measuring Force Diversity

The broad definitions of diversity follow from two key factors. First, the capability-related diversity management goals necessitate broad definitions because research shows that many types of difference, not just race, ethnicity, and gender, can affect organizational capability. Specifically, based on the Commission’s reviews of existing literature, there are four types of characteristics that can affect mission capability:

- **Demographic diversity** ensures that the Armed Forces consist of people of different races, ethnicities, religion, and gender.
- **Cognitive diversity** refers to different personality types, such as extroverted or introverted, and to different thinking styles, such as quick and decisive versus slow and methodical.
- **Structural diversity** refers to organizational background differences, including Service, occupation, component (i.e., Active or Reserve), and work function.
- **Global diversity** occurs through contact with those (e.g., members of foreign military services) who have national affiliations with countries other than the United States (Kraus et al., 2007; Lim et al., 2008).

Second, diversity of all these types is expected to increase in the future as the result of changes in the demographic mix of the U.S. labor force, warfighting requirements, and personnel constructs, and the Services must be prepared to manage this increased diversity to their benefit.

Currently, the Services track racial, ethnic, and gender diversity in their forces using multiple metrics and benchmarks, but they typically do not track other types of diversity. Therefore, the discussion of this category of diversity metrics begins by addressing the Services’ measurement efforts in the area of racial, ethnic, and gender diversity and concludes with a discussion of ways to approach measuring other types of diversity.

Tracking Demographic Diversity

Although tracking demographic diversity might be more properly considered part of an EO metrics program, the metrics described below were presented to the Commission as diversity metrics. This is appropriate for two reasons. First, as noted previously, well-functioning EO programs form a solid foundation for successful diversity management programs. Second, the Services all include some

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14 There are some aspects of diversity that the Services and the Commission are not interested in measuring, such as cognitive diversity and some aspects of demographic diversity, such as marital status.
aspect of greater representation of racial and ethnic minorities and women as a diversity management goal.

**Dynamic Aspects of Demographic Diversity**

To capture the dynamic aspects of racial, ethnic, and gender diversity as each accession cohort progresses through the career life cycle, the Services reported tracking racial, ethnic, and gender diversity at key points in a military career, including:

- recruitment contact
- recruitment application
- acceptance and enrollment (for Service academies)
- accessions
- retention
- promotion
- officer milestones
- command and other key assignments.

The key element to “tracking” diversity at each of these career points is the existence of a clear type of benchmark against which to judge success or progress. The first four metrics on the list are related to recruiting, and the Services can compare the demographic profiles of contacts, applications, enrollments, and accessions to *external* benchmarks that capture the profiles of the relevant pools. The other metrics on the list are related to career progression, and the Services can compare retention, promotion, and assignment rates of racial and ethnic minorities and women to those of whites and men as an indicator of EO and climate. In this sense, the advancement rates of whites and men are *internal* benchmarks. For both recruiting and career progression, it is also useful to compare results from year to year.

Other decision papers address how racial, ethnic, and gender diversity at each of these points is being assessed by the Services: Decision Paper #1 shows the extent to which applications and accessions have been demographically representative of the eligible recruiting pool; Decision Papers #3 and #4 show how promotion and retention rates have varied by race, ethnicity, and gender; and Decision Paper #2 shows the extent to which occupational assignments and key assignment histories (e.g., command) have varied by race, ethnicity, and gender.

**Static Aspects of Demographic Diversity**

The Services also assess demographic diversity by comparing static force profiles to selected *external* benchmarks. It should be noted, however, that the Services were quite clear that benchmarks are not quotas. Their key strategy for increasing demographic diversity was to increase the number of eligible candidates in the selection pools. As Captain Kenneth Barrett, U.S. Navy, put it in his April 2010 briefing to the Commission,

> The Navy has no quotas or goals with respect to minority recruiting. That being said, Navy does monitor the number of minorities in all officer programs and targets advertising/outreach efforts to underrepresented markets. For the past three years Navy has aggressively executed a Diversity Campaign strategy that seeks to “move the needles” with respect to underrepresented minorities. We have targeted top black, Hispanic, and Asian markets with the mission of increasing the number...
of minority applications to the Naval Academy, Reserve Officer Training Corps (ROTC), and Officer Candidate School (OCS). (Barrett, 2010)

There are three commonly used external benchmarks against which to measure the demographic diversity of the military as a whole: the national population, the future national population, and the eligible population. The Services use a variety of these benchmarks. The Navy set the most ambitious benchmarks for accessions, comparing incoming officer pools to the future population (30 years in the future).\(^\text{15}\) The Marine Corps, Air Force, and Coast Guard use the national population, and the Army reported comparing the enlisted force profile against the population of youth ages 17–24 (a type of eligible population).

Which benchmark to use depends on the question being asked and the demographic diversity goals that have been set. Each of the external benchmarks has implications for a “standard” against which to hold the military and influences how one views the current demographic representation in the military. The implications of each are discussed below.

Use of the national population as a benchmark implies that the military should be demographically representative of the entire national population. Because the military is a closed system that develops senior leaders over a course of 20–30 years, if a Service believes that the demographic composition of its leadership should reflect the current national population, concern about the match between its incoming force and the future national population is warranted.

However, as described in MLDC issue papers, not all members of the U.S. population are eligible to serve in the U.S. military (see Issue Paper #2, Issue Paper #5, Issue Paper #10, and Issue Paper #11). Officers must be citizens, must possess a college degree, meet height and weight standards, must have no disqualifying medical conditions, and, on commission, must be of a certain age (e.g., between ages 18 and 28 for the Marine Corps). Enlisted personnel must meet their Service’s requirements concerning education, aptitude, age, citizenship, number of dependents, moral eligibility, substance abuse history, height and weight, physical fitness, and medical conditions. Thus, the eligible population may be considered a more practical demographic benchmark for DoD and the Services.

However, the “true” eligible population is difficult to compute, given the number of eligibility requirements. For instance, in an effort to look at the effect of enlisted eligibility standards on Hispanic accessions, Asch et al. (2009) used data from the 1997 National Longitudinal Survey of Youth to compute compliance with the Armed Forces Qualification Test, weight, and dependent standards; the 2003 Youth Poll to examine compliance with standards related to drug use and criminal behavior; and the 2000 Census to examine the impact of high school graduation. Compounding the difficulty of such estimation, these estimates contain inaccuracies because applicants can obtain waivers for certain enlistment standards on a case-by-case basis.

Because of the complications of estimating a “true” eligible population, a proxy for the eligible population is often constructed. Such proxies are used in the DoD Population Representation Reports. These reports rely on Current Population Survey data and use citizens ages 18–44 as a civilian comparison for the enlisted force and citizen college graduates ages 21–49 as a civilian comparison for the commissioned officer corps.\(^\text{16}\)

\(^{15}\) In addition to these cross-sectional comparisons, Navy develops “moving the needle reports” that track progress in demographic diversity against the past year.

\(^{16}\) For the National Guard, the national population benchmarks are not appropriate, since State Guards only draw from within their own states. Instead, each State’s Guard would use its state population as the analogous population benchmark.
The subcommittee compared DoD and Service-specific force profiles to each of these benchmarks to determine the extent to which benchmark selection might influence how one judges the demographic diversity in the military (see Issue Paper #26). The subcommittee found that the extent to which different race or ethnicity groups are underrepresented or overrepresented in the military does vary depending on the benchmark. For example,

- For company-grade officers, using the U.S. population as a benchmark would show that blacks and Hispanics are underrepresented (particularly Hispanics). Using the eligible officer population would show a slight overrepresentation for blacks and a much lower rate of underrepresentation for Hispanics.
- For junior enlisted personnel, using the U.S. population as a benchmark shows overrepresentation of blacks and underrepresentation of Hispanics. Using the eligible population shows lower overrepresentation of blacks but higher underrepresentation for Hispanics.
- Using a future U.S. population benchmark shows increased representation imbalance for certain groups. Because future population projections show Hispanics and Asians increasing and whites decreasing as a proportion of the total population, using the 2030 U.S. population estimates as a benchmark shows greater overrepresentation of whites and greater underrepresentation of Hispanics for company-grade officers and junior enlisted personnel.

By any of these external comparisons, women are heavily underrepresented among both officers and enlisted personnel.

**Tracking Other Dimensions of Diversity**

DoD and the Services have the ability to track many of the other dimensions of diversity that have been shown to affect capability in civilian settings. For example, the Services’ personnel files include data on other demographic characteristics, such as age, religion, and marital status. And, as part of standard personnel management practices, the Services track members’ functional specialties and additional qualifications earned in the military. Representatives from DoD also told the Commission that language expertise is tracked, though regional and cultural expertise are not, despite the fact that they are increasingly considered critical to mission success. Finally, rank, entry cohort, and component are fundamental identifiers for every servicemember.

However, in briefings to the Commission, the Marine Corps was the only Service to describe tracking anything other than gender, race, and ethnicity as part of its annual diversity report. Specifically, the Marine Corps tracks skills, including SAT scores, grade point averages, leadership scores, and military skill scores (U.S. Marine Corps, 2010), though the goal is not to have a diverse population on those measures but rather an appropriately elite ranking to help meet mission goals. This distinction highlights an important difference between tracking gender, racial, and ethnic diversity and tracking certain other kinds of diversity: the existence of a clear set of benchmarks.

For racial, ethnic, and gender diversity, one can establish clear benchmarks stated in terms of how much diversity to seek: As described above, all of the Services have some type of representation goal to which specific external or internal benchmarks can be applied. In contrast, the other dimensions of diversity are tied to capability goals that shift based on mission requirements (e.g., functional and skill diversity). In order for the Services to ensure that they obtain the benefits from diversity, and to avoid potential diversity costs, they have to manage diversity. Thus, the relevant metrics for these types of diversity are ones that help determine whether diversity is being well managed.
Assessing Organizational Climate

Although increased diversity can improve the capabilities of the military if it is managed properly, diversity can lead to conflict if it is not managed properly. Indeed, prior industrial organizational research has found that a major organizational problem with managing diversity stems not so much from an inability to hire as from the difficulties experienced in making the best use of each employee’s potential and in retaining and promoting talent after initial recruitment (Thomas, 1990). Organizational research has also found that climate perceptions are associated with both individual job performance (Brown & Leigh, 1996; Pritchard & Karasick, 1973) and organizational performance (Lawler et al., 1974). Consequently, measuring aspects of organizational climate can indicate how well diversity is being managed and can be viewed as an intermediate outcome of performance.

Climate factors can be grouped into three categories: general organizational climate, EO climate, and diversity climate. Below, we briefly describe these facets of climate that are currently measured, the content of some surveys currently used across the Services, and some of the analytic methods currently used to determine whether there are differences by groups.

Climate Factors

Organizational climate refers to employees’ shared perceptions or experiences of the policies, practices, and procedures of their workplace and the behaviors that are expected, rewarded, and supported. In the literature on industrial organizational psychology, climate questions are usually framed in terms of what respondents perceive to be the behaviors and actions that leaders or managers take with respect to some specific organizational goal. Here, we use the term organizational climate more colloquially, so it encompasses such concepts as morale, trust, leadership, and teamwork found in the workplace. Analyzing such data by demographic group allows leadership to determine whether certain demographic groups perceive and experience the organization and their individual job situations differently than others.

Interest in measuring EO climate emerges directly from EO laws. A positive EO climate describes an environment in which people are not excluded based on such immutable traits as race, ethnicity, and gender and in which all receive equal treatment and respect, ensuring that no discrimination or hostile environment exists in the workplace. Prior research has found that, among active-duty personnel, a positive EO climate is associated with positive organizational commitment, job satisfaction, and perceived workgroup effectiveness (Estrada et al., 2007; McIntyre et al., 2002), whereas negative EO behaviors (e.g., racist behaviors and sexual discrimination) are associated with lower job satisfaction, lower organizational commitment, and lower workgroup effectiveness (McIntyre et al., 2002).

Emerging from efforts to measure the EO climate are efforts to measure the diversity climate. Prior literature has identified two aspects of diversity climate: an individual aspect, meaning individuals’ views and feelings toward people who are different from them, and an organizational dimension, which encompasses leadership’s policies and procedures targeted toward women and minorities (Mor Barak et al., 1998). Diversity climate often encompasses the concept of inclusion—the degree to which an employee is accepted and treated as a full member of the group by others in a work system (Pelled et al., 1999).17

17 Inclusion has been defined differently by different sets of researchers. Other definitions include
Existing Climate Surveys

The military uses several surveys to assess these aspects of climate. First, the Defense Manpower Data Center (DMDC) administers three climate-related surveys: the Armed Forces Workplace and Equal Opportunity (WEO) Surveys, the Armed Forces Workplace and Gender Relations (WGR) Surveys, and the Status of Forces Survey (SOFs).

The WEO and WGR surveys are conducted by DMDC as part of a quadrennial cycle of human relations surveys mandated by law. Specifically, Title 10, Section 481, requires the Secretary of Defense to conduct four cross-Service surveys to identify and assess racial, ethnic, and gender issues among members of the Active and Reserve Components of the Armed Forces: The WEOA and WGRA address these issues for the Active Component (AC), and the WEOR and WGRR address these issues for the Reserve Component (RC). A similar requirement is specified for the Coast Guard in Title 6, which covers the Department of Homeland Security.

The surveys target military personnel who had at least six months of service at the time the survey was first fielded and were below flag rank, and they are designed to solicit information on the following:

- indicators of positive and negative trends for professional and personal relationships among members of all racial and ethnic groups and between men and women
- the effectiveness of DoD policies designed to improve relationships among all racial and ethnic groups and between men and women
- the effectiveness of current processes for complaints on and investigations into racial, ethnic, and gender discrimination.

On the completion of each survey, the law requires the Secretary of Defense to submit to Congress a report containing its results.

The SOFS, in contrast, is not required by law and has a different target population and schedule. The SOFS is administered to AC servicemembers three times a year and to RC servicemembers twice a year. The SOFS is also administered to DoD civilian employees once a year. The Coast Guard does not participate in the SOFS.18

The SOFS also has a broader focus than the WEO and WGR surveys. It is designed to assess the attitudes and opinions of DoD members on a variety of personnel and policy issues, and its results can be parsed to determine whether attitudes differ along any relevant dimension of diversity. Topics of particular interest for assessing the organizational climate are job satisfaction, especially satisfaction with the “military way of life,” and organizational commitment, including retention intentions and career intentions.19

In addition to the DMDC surveys, the Defense Equal Opportunity Management Institute (DEOMI) administers two climate surveys for the Services: the DEOMI Organizational Climate

- “[t]he removal of obstacles to the full participation and contribution of employees in organizations” (Roberson, 2006)
- the extent to which diverse individuals “are allowed to participate and are enabled to contribute fully” (Miller, 1998)
- an organization “in which the diversity of knowledge and perspectives that members of different groups bring to the organization has shaped its strategy, its work, its management and operating systems, and its core values and norms for success” (Holvino et al., 2004).

See Klerman, 2009, for more information on the SOFS.

See Decision Paper #3 for a summary of recent results on these topics.
Survey (DEOCS), which measures organizational climate dimensions that can affect organizational effectiveness, and the DEOMI Diversity Management Climate Survey (DDMCS), which measures climate factors associated with diversity and inclusion. With the exception of the Air Force, which uses its own Unit Climate Assessment, all the Services use these DEOMI surveys.

Finally, the Services also administer separate climate surveys and conduct exit interviews. In the appendix, Table A.1 lists the surveys and exit interviews that were provided to the Commission by the Services and DEOMI. The table shows the purpose of the survey, the response format, and the topics measured by each survey. The table shows that some topics are of interest across the Services, such as leadership, unit cohesion, attachment to the Service, and the EO environment. However, each of these surveys or interview protocols measures these topics in different ways. Note that the word *topics* is used purposefully because, except in the case of the DEOMI surveys, information was not provided regarding whether the survey items under these topics are merged into scales that are reliable and valid for analysis. Survey scales provide a quantitative measurement of an abstract theoretical concept (e.g., leadership, unit cohesion).

**Analyzing Survey Results**

DEOMI provided definitions of the constructs that it measures through the DEOCS (e.g., racist behaviors, job satisfaction, workplace effectiveness, trust in the organization, leadership cohesion) and the DDMCS (justice, benefits, inclusion), which can be found in Tables A.1–A.2. DEOMI also supplied information on how data from these surveys are analyzed. First, analysts calculate the averages of each climate factor for the unit and compare them with the overall average for the respective Service and with the overall average for all Services combined. These averages are calculated using DEOCS data from the most-recent six months, which creates a contemporary comparison. Comparisons between complementary groups of respondents across the 13 climate factors are also provided in the DEOCS report. These comparisons are intended to highlight potential climate problems that may exist among subgroups within an organization. Examples of such problems include women reporting lower trust in the organization than men, civilian members reporting lower job satisfaction than their military counterparts, and enlisted members reporting a higher likelihood of witnessing racial discrimination than officers. DMDC provides these analyses to commanders. The information generated at the unit level is considered confidential to that commander.

In thinking about analysis, it is important to note that prior research has found that the workgroup to which an employee belongs has great influence on his or her views of the organizational diversity climate. For instance, a woman who is a member of a workgroup that gives her more professional and promotional opportunities may view the organizational diversity climate more favorably than one who belongs to a workgroup that discriminates against women (Mor Barak et al., 1998). Thus, for the purposes of the military, examining these measures by unit and community or occupational specialty—not just by Service—may be important.

**Tying Diversity to Readiness and Mission Capability**

The last category of metrics implied by the Services’ diversity definitions and stated diversity management goals are direct measures of the impact of diversity and diversity management on readiness and mission capability.

The Services have various methods for assessing such final outcomes as readiness and mission accomplishment. For example, the Services assess unit operational readiness using the Status of Resources and Training System (SORTS). Based on both quantitative indicators and the judgment
of commanding officers, SORTS ratings measure whether units have the personnel, equipment, training, and supplies needed to go to war. These ratings are called C-ratings (C stands for category) and they range from 1 to 5, with a score of C-1 or C-2 indicating that a unit is “fully” or “substantially” read to carry out its wartime mission. Scores of C-3 to C-5 indicate a lower level of readiness for units that are undergoing maintenance or are otherwise not adequately manned or equipped (Congressional Budget Office, 1997).

In addition, the Secretary of Defense is required Title 10, Section 482, to submit to Congress quarterly reports on personnel and unit readiness. Specifically, the law stipulates that each report shall include evaluations of seven “Comprehensive Readiness Indicators for Active Components,” three of which are directly related to personnel and, therefore, potentially to diversity:

- **personnel strength**
  - personnel status, including the extent to which members of the Armed Forces are serving in positions outside of their military occupational specialty, serving in grades other than the grades for which they are qualified, or both
  - historical data and projected trends in personnel strength and status
- **personnel turbulence**
  - recruit quality
  - borrowed manpower
  - personnel stability
- **other personnel matters**
  - personnel morale
  - recruiting status.

According to the law, for the AC, this information should be reported at the unit level as “Unit Readiness Indicators” for any unit that received a readiness a rating of C-3 or below for any month of the calendar-year quarter covered by the report.\(^{20}\)

To the Commission’s knowledge, neither DoD nor any of the Services has attempted to directly link a unit’s diversity or diversity management to its readiness according SORTS ratings for personnel or to actual performance in any other area. The Air Force, however, has taken steps in this direction by sponsoring a series of studies on the relationship between force diversity and force capability.\(^{21}\)

The Commission acknowledges that these final outcome measures are dependent on multiple inputs that go beyond diversity, so making these strong links between outcomes and diversity is likely to be difficult. In particular, mission capability and readiness are difficult to quantify, and attributing improvements in them directly to diversity management will be even harder still. Nevertheless, effective diversity metrics should link intended goals, strategies, and actual execution, so this area warrants further research.

\(^{20}\) For these purposes, the law defines unit level as “the battalion, squadron, or an equivalent (or higher) level” (10 U.S.C. 482).

\(^{21}\) See Kraus et al., 2007; Riche et al., 2007; and Riche & Kraus, 2009.
DATA ISSUES

As indicated, the Services are doing a lot to track demographic diversity throughout their ranks. In the course of its efforts to fulfill its charter’s tasks, however, the Commission encountered several areas in which the data either fell short, were difficult to obtain, or were even entirely unavailable. These shortcomings fit in three categories: consistency, accuracy, and availability.

Based on information provided by DoD and Service representatives, it appeared that the data shortcomings were, at least in part, attributable to lack of enforcement of existing reporting requirements. As mentioned earlier, DoD has not required its components to submit annual MEOAs recently, and the last MEOA report, submitted in 2004, summarized data for FY 2002. The Commission wondered whether lack of coordination at the DoD level, including the lack of a DoD strategic diversity plan, was also a contributing factor.

Consistency Across Services

Because the Services’ diversity tracking efforts were not coordinated, each Service’s data and reporting were developed to meet internal Service needs, and their systems and metrics vary in terms of key dimensions. For the purposes of the Commission’s research effort, a particularly troublesome area of inconsistency was in how the Services analyze and present data by race (e.g., white, black, Asian) and ethnicity (i.e., Hispanic or Latino origin). For example, some Services reported race and ethnicity separately, such that shares by race total to 100 percent and shares by ethnicity total to 100 percent. In contrast, other Services created mutually exclusive race and ethnicity groups, such that Hispanics and Latinos of all races constitute one share of the whole and non-Hispanics of different races constitute the remaining shares of the whole. These inconsistencies existed despite the fact that there is explicit guidance from the Office of Management and Budget (OMB) on how federal agencies should collect and report data based on both race and ethnicity. As described in Issue Paper #1, the OMB guidance favors the latter approach.

The Services also measured key life cycle outcomes, such as retention and promotion rates, differently and reported them for different subgroups (e.g., line officers only versus all officers). This made it very difficult for the Commission subcommittees to make comparisons across Services, but, more importantly, it also made it difficult to formulate DoD-wide assessments of career progression patterns.

Accuracy

One way to get around the inconsistencies inherent in data supplied by each Service is to use data from DMDC, which collects and maintains an archive of manpower, personnel, training, and financial databases for DoD (Klerman, 2009). However, the administrative data kept by DMDC reportedly varied in terms of quality. According to Klerman (2009), some variables can be “unpopulated” (i.e., missing) totally for some years or for some subpopulations and are sometimes nonsensical (e.g., not valid values), inconsistent across years, or simply implausible. One example of data processing errors includes race and ethnicity. In the early 2000s, DoD shifted from one coding of race and ethnicity to a different coding to comply with federal information policy. Thus, over the period of the shift, race and ethnicity data are not comparable. Furthermore, the shift appears to have occurred at different times in different Services and even at different times within a given Service.
In addition, military data—whether from DMDC or the Services—includes cases in which race and ethnicity is listed as unknown, which is not found in civilian data. This raises the question of how to conduct external comparisons. There are two options. The first is to drop the “unknown” category of personnel when analyzing the force by race and ethnicity. This may lead to a higher proportion of the force being categorized in some race and ethnicity categories than may actually be the case. The second option is to keep the unknown category but note that comparisons to the civilian population for this group are not available. In either case, this “unknown” group produces measurement error into representation indexes that measure representation against external populations.

**Availability**

The issues associated with consistency and accuracy made getting and using data from the Services and DMDC difficult for an external body like the Commission. First, although the Services tried hard to comply with the Commission’s requests for data on basic career outcomes by race, ethnicity, and gender, the fact that they could not turn to existing reports, such as an MEOA, made the Commission’s requests quite burdensome. Second, the inconsistency across Services, combined with the time constraints of the Commission, made it impossible for the Commission to conduct rigorous original analyses using the Services’ personnel data. Finally, in some cases, when detailed studies of career progression by race, ethnicity, or gender did exist, they were not approved for public release and were therefore not accessible to the Commission.

**Summary**

The subcommittee found that DoD and the Services have some useful metrics in two of the three categories implicitly required by their adopted diversity definitions and diversity management goals. Their most well-developed metrics are EO metrics aimed at characterizing the racial, ethnic, and gender diversity in their forces and describing their diversity and/or EO climates. Neither DoD nor any of the Services, however, has yet developed a broader set of diversity metrics or made efforts to determine whether their diversity management efforts are achieving the stated goal of improved readiness and capability. In addition, DoD has not required the Services to report their diversity metrics and has not provided leadership or coordination of the development of a more expanded set of diversity metrics.
PUBLIC AND PRIVATE SECTOR PRACTICE

The subcommittee looked for examples of diversity metrics and benchmarks in the public and private sectors. This approach follows from another task in the MLDC charter, which mandated that the Commission examine “[t]he incorporation of private sector practices that have been successful in cultivating diverse leadership.” In particular, although public and private sector organizations differ from the military Services in several key respects, they can still provide a useful basis for comparison because they have been actively involved in efforts to manage diversity using a wide variety of initiatives and have developed various metrics to assess the efficacy of these efforts.

The results of this investigation were somewhat limited because the subcommittee had access only to publicly available information. However, in general, the subcommittee found that the metrics being used by other public sector organizations and in the private sector are similar to those being used by the Services: They focus primarily on tracking race, ethnicity, and gender against various internal and external benchmarks at various points in the career life cycle and also include various types of climate assessments.

In addition, research indicates that the military is not alone in lacking direct links between diversity and organizational capability. In a review of the public administration research on diversity, Pitts and Wise (2010) describe a limited research base on the link between diversity and outcomes in for-profit firms and even less about this relationship in the public sector. An earlier study focusing on private sector firms also found that “basic HR data about individuals and groups could not be readily linked to business-level performance data” (Kochan et al., 2003). Kochan and colleagues also found that conducting cross-sectional research on private sector firms was difficult because companies were unwilling to use common data collection elements and methods instead of those metrics they had developed for their own use.

The investigation did, however, yield some insights, and these are summarized below.

Barrier Analyses in Federal Agencies

The U.S. Equal Employment Opportunity Commission (EEOC) enforces federal laws prohibiting employment discrimination. It covers both public and private sector employers, though the extent of coverage varies by type and size of employer. This subsection describes Management Directive 715 (EEO MD-715), which was issued in 2003 and applies to most federal employers. EEO MD-715 provides policy guidance and standards for establishing and maintaining “effective affirmative programs of equal employment opportunity,” and, in particular, it includes a requirement to undertake annual barrier analyses and to report their results. Although the metrics that compose a barrier analysis can fairly be considered EO metrics rather than diversity metrics, they are described

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22 This task was formally assigned to the Implementation and Accountability Subcommittee.
24 U.S. Equal Employment Opportunity Commission, 2003, “applies to all executive agencies and military departments (except uniformed members) as defined in Sections 102 and 105 of Title 5 U.S.C. (including those with employees and applicants for employment who are paid from nonappropriated funds), the United States Postal Service, the Postal Rate Commission, the Tennessee Valley Authority, the Smithsonian Institution, and those units of the judicial branch of the federal government having positions in the competitive service.”
here because the Commission will recommend in its forthcoming final report that the Services should conduct annual barrier analyses to review demographic diversity patterns across the military life cycle.

According to the instructions for complying with EEO MD-715, barrier analysis includes both barrier identification and elimination. Specifically, it is “the process by which agencies uncover, examine and remove barriers to equal participation at all levels of the workforce.” The instructions go on to define a barrier as “an agency policy, principle or practice that limits or tends to limit employment opportunities for members of a particular sex, race, or ethnic background, or based on an individual’s disability status.”

In addition, the instructions explicitly note that barriers can result from conscious or unconscious bias, including “prejudice, stereotyping, fear, comfort level, or customer preference” and can be built into or embedded in an agency’s “organizational and operational structures” and its “day-to-day procedures and practices.” The instructions then provide the following example:

[A]n agency may recruit new attorneys from a limited number of law schools. If these law schools enroll only a few or no Hispanic students, the agency’s hiring pool will be limited to all or virtually all non-Hispanic applicants. Although neutral on its face, this practice and policy is a barrier as it will have the effect of limiting the employment opportunities of well-qualified Hispanic attorneys. It also will unnecessarily limit the pool of talented individuals from which agency officials may draw.

The remainder of the instructions describes a four-step process for completing the required barrier analysis:

- Analyze source material.
- Investigate to pinpoint actual barriers and their causes.
- Eliminate barriers.
- Plan assessment.

Although each step is necessary for the completion of the barrier analysis, which requires both barrier identification and elimination, Step 1 is the most relevant to the metrics focus here. In particular, EEO MD-715 requires each agency to take compulsory workforce snapshots and compare them with relevant benchmarks. Table 2 summarizes the required snapshots and typical benchmarks. The instructions also list other types of data and information that can be used to provide additional clues to the potential existence barriers.

Finally, the instructions for complying with the directive include the following guidance:

EEO MD-715 does not require the compilation of workforce data simply to produce a report to EEOC. Instead, agency attention should be devoted to what the compiled data reveals about the agency and its workforce. The process itself, barrier identification and elimination, is much more important than the end product of a report and workforce tables.
### Table 2. Workforce Snapshots Required by EEO MD-715 and Typical Benchmarks

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<th>Workforce Snapshot</th>
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<tbody>
<tr>
<td>Total, Permanent, Temporary and Non-Appropriated Workforce</td>
<td>National Civilian Labor Force (CLF)</td>
</tr>
<tr>
<td>Major Occupations</td>
<td>Relevant Civilian Labor Force (RCLF) for the Occupation^a</td>
</tr>
<tr>
<td>Grade Level Distribution</td>
<td>Workforce</td>
</tr>
<tr>
<td>Applicants and Hires for Major Occupations</td>
<td>RCLF/Recruitment Plan &amp; Efforts</td>
</tr>
<tr>
<td>Promotions</td>
<td>Workforce/Feeder Grades</td>
</tr>
<tr>
<td>Career Development</td>
<td>Workforce</td>
</tr>
<tr>
<td>Recognition and Awards</td>
<td>Workforce</td>
</tr>
<tr>
<td>Separations</td>
<td>Workforce/Rate Difference of Voluntary v. Involuntary</td>
</tr>
</tbody>
</table>

^a The instructions specify that RCLF data should be used with the appropriate level of geographic detail, depending on whether the total workforce being evaluated is agencywide or facility specific.


### Using Diversity Metrics in the Private Sector

To learn about metrics used in the private sector, the subcommittee took two approaches. First, it examined metrics that were cited as exemplary, in that they were included in one or more of the following lists: “The 40 Best Companies for Diversity” (*Black Enterprise Magazine*, 2009); “Top 50 Companies for Diversity” (*DiversityInc*, 2010); and “100 Best Companies to Work For—Top Companies: Most Diverse” (*Fortune Magazine*, 2010). Since the exact criteria for effectiveness used in these lists were not always precisely specified, these metrics should be considered illustrative of ones used by companies considered successful with respect to managing diversity. Second, it invited testimony by diversity managers from major companies that are considered leaders in diversity management. This information was delivered by speakers at the June 2010 Commission public meeting.

### Best Practices Identified in the Media^25

Although the types of metrics used by private sector organizations appear to be similar to those used by the military, there also appear to be key differences in how these metrics are used in the private sector.

First, many of these companies emphasize the role of executives and top management in promoting diversity initiatives by taking charge of the development of diversity strategies and assuming ownership of them. This helps ensure that lower-ranking people in the organization take these strategies seriously. For example, leaders of one global consumer-products company have incorporated diversity management into their firm’s business plan. They specify objectives, goals, and strategies, along with metrics for assessing them. These constitute what they refer to as the *glide paths* for promoting diversity and are a fundamental part of how the company conducts business. Specifically, “the top 35 officers have developed, along with the Global Diversity Office and Human

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Resources, forward-looking glide paths that will achieve full representation at all levels within the organization” (National Urban League, 2009, p. 25). These involve the following activities and metrics:

- developing five-year goals for attracting, developing, advancing, and retaining—at all organizational levels—workforce members who are demographically representative of the communities in which the company operates
- identifying and assessing annual milestones to evaluate progress toward goal attainment
- creating business plans that include assessments of the likelihood of attaining goals
- creating plans for developing employees so as to help achieve goals.

For leaders at this company, making progress along these fronts is a source of both professional pride and financial gain. Individual leaders and members of their business units can earn 10-percent increases in their stock options if they display exemplary performance, although precisely what this may be is unspecified.

Second, surveys that would be considered analogous to the military’s unit climate assessments are used explicitly in managers’ performance evaluations. For example, Allstate uses an annual Quality Leadership Measurement Survey to determine whether individual managers treat others with dignity and respect and whether people in a particular manager’s unit can advance through the ranks regardless of race or gender. Responses to such questions are considered during annual performance reviews, which determine pay decisions (Babcock, 2009). Similarly, Sodexo uses a 360-degree assessment, the Sodexo Diversity Index, to determine the extent to which executives embody the company’s positive values toward diversity. This instrument includes both quantitative measures (i.e., rating scales) and qualitative measures (i.e., open-ended questions) and taps both people’s efforts to promote diversity and their successes in that regard. Such information is used to determine a portion of these employees’ compensation (Sodexo, 2009).

A third set of metrics address the effectiveness of diversity-related training. Research indicates that not many companies formally assess the effect of their training initiatives, leaving it unclear what particular training efforts are most effective (Dobbin et al., 2007). Sodexo is an exception. According to Sodexo (2009), the company evaluates its training in two ways. First, it assesses diversity-related attitudes and behavior both before and after training to directly assess its impact. Second, it uses the Sodexo Diversity Index mentioned above as a more indirect indicator of training’s impact.

**Best Practices Identified in Expert Testimony**

What was most compelling to the Metrics Subcommittee in this area was testimony provided before the Commission at the June 2010 meeting. One of the key takeaway messages from the testimonies was that diversity initiatives must be driven from the top—the chief executive officer (CEO) level—and that there must be an accountability structure that includes metrics that support these initiatives. Simply put, collecting data without an idea of how to use it will not result in improvement. To drive improvement, the data must be linked to organizational goals, be demanded by leadership, and form the basis of an accountability structure. One diversity manager noted that any initiative needs to be aligned with the company’s goals and values. In other words, if greater diversity is an initiative, what needs to be asked is how diversity aligns with the company’s current goals and corporate initiatives.

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26 Testimony was given by representatives from the following seven exemplar companies: Coca-Cola, General Electric, Georgia Power, Raytheon, Lockheed Martin, Northrop Grumman, and General Dynamics. The transcript of this testimony is available at Military Leadership Diversity Commission, 2010.
Another manager described how metrics can describe diversity and diversity management and how reporting these metrics can promote universal accountability for these initiatives.

Interestingly, the subcommittee discovered that one of the most compelling examples of top-level leadership using metrics to drive progress toward diversity goals was found in the Navy. In his April 2010 briefing before the Commission, Captain Barrett described annual accountability reviews held by the Chief of Naval Operations (CNO) with the latter’s enterprise and communities leaders. In these reviews, enterprise and community demographic diversity is evaluated overall and in terms of career path, promotion rates, retention rates, and key billets. The goal is to analyze data to determine root causes of trends, to identify barriers and methods of removing them, and to highlight progress. Three-year plans are mapped and include goals and performance measures. Successes are praised by the CNO and held up as best practices for others to build on.
THE PROPOSED STRATEGIC METRICS FRAMEWORK

Based on testimony from private sector diversity leadership, the subcommittee members determined that diversity initiatives and their metrics need to be valued, created, and demanded by the top leadership (i.e., OSD) to drive improvement toward key organizational goals. Consequently, one of the Commission’s recommendations is the creation of an OSD-driven strategic metrics system in order to improve diversity management. Here, the Metrics Subcommittee presents a framework that its members developed to further explicate the intentions behind this recommendation.

Metrics systems have three components: variables of interest, the method of measurement, and benchmarks used to determine if appropriate progress is made. The framework, described below, outlines variables of interest derived from a proposed end state and presents potential methods of measuring these variables as illustrative examples. The Commission expects that OSD will develop appropriate benchmarks based on its goals that take into account the different characteristics and missions of each of the Services. Although the Coast Guard falls organizationally under the Department of Homeland Security, the Coast Guard is one of the five Armed Forces. As such, it is expected that OSD would use this framework to monitor the Coast Guard force as well as the other Services, as the office does in some other matters.

Characteristics of Strategic Metrics

In the proposed framework, strategic metrics should advance beyond being a large inventory of potentially useful indices by conveying information about values and priorities. Specifically, the subcommittee felt that these metrics should reflect best practices from the business literature in that they should be

- Developed with an end state in mind and systematically linked to strategic goals. Metrics should link intended goals, strategies, and actual execution. Metrics not linked to a strategic end state do not create value for organizations.
- Clearly stated. Metrics should be easily understood and communicated.
- Value added. Metrics should deliver value to the organization by providing information on key aspects of performance.
- Actionable to drive improvements. Good metrics provide information that has implications for a clear plan of action.
- Tracked over time. Metrics must be tracked over time to provide information on the trend in the metric, not simply its status at one moment in time.
- Verifiable. Metrics should be based on an agreed-on set of data and a documented process for converting data into the measure. Given the same data and process, independent sources should arrive at the same metric value.

The Strategic Metrics Framework Uses Private Sector Annual Reporting as a Model

The Metrics Subcommittee entered this process considering how the Secretary of Defense would use a set of diversity metrics to have a discussion with the Service Secretaries, Service Chiefs, and senior enlisted members that would lead to change and improved practice. First, the subcommittee felt it helpful to look at this with a public accounting lens. Using this lens, under which DoD is thought of as a large company, the Secretary of Defense can be considered the CEO; the Service Secretaries,
Service Chiefs, and senior enlisted advisors the chief operating officers (COOs); Congress and the President the board of directors; and the American population the shareholders or stakeholders. All large companies create annual reports of key strategic metrics that allow the board of directors and shareholders to understand the organizations’ performance, assets, and potential challenges.

Developing a strategic metrics set would allow the Secretary of Defense to hold the Service Secretaries and Service Chiefs accountable for achieving the desired end state, allow the President and Congress to hold the Secretary of Defense accountable for desired goals, and encourage confidence among and investment from the American public that could be manifest in increased propensity to serve.

**Strategic Metrics and Reporting Are Linked to Desired End States**

The management literature and private and public sector practice describe strategic metrics sets as informing and communicating about progress toward desired goals or a desired end state. If metrics do not measure organizational priorities, they will not drive improvement. The Commission proposes a two-dimensional end state that reflects the priorities of the Secretary of Defense (the CEO), Congress and the President (the board of directors), and the American public (shareholders or stakeholders): (1) development of a dynamic and sustainable 20–30-year pipeline that yields an officer and enlisted corps that reflects the eligible U.S. population across all Service communities and ranks and (2) a military force that is able to prevail in today’s wars, prevent and deter conflict, defeat adversaries and succeed in a wide range of contingencies, and preserve and enhance the all-volunteer force. These end states recognize that

- Congress and the American people expect the military to be drawn from all demographic groups in the United States. However, currently, all racial and ethnic groups are not proportionally qualified to serve in the military. Thus, an expectation that the demographic diversity of the military should reflect the eligible population is reasonable and attainable.
- The military is a closed system that develops its officer and enlisted leaders over the course of 20–30 years. Unlike the private and public sectors and the civilian force within DoD, the Services cannot go outside of themselves to select senior military leadership.
- The Commission’s recommended definition of diversity moves beyond demographic representation to diversity of mission-critical attributes, including structural and functional diversity.
- The link between diversity and mission capability is effective diversity management and leadership.

**The Framework Links the End State with Strategic Metrics and Accountability**

The strategic metrics framework in Figure 1 shows that the Secretary of Defense plays the role of the CEO and is the central driver of the accountability system. The Secretary of Defense is responsible for establishing strategic metrics that link directly to the proposed end state (represented by a dashed line). Note that the Secretary of Defense and the Services each have a set of metrics. The

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27 There is a general belief “that a force reflecting society is . . . likely to respect societal values, advance societal goals, and receive societal support” (Kirby & Thie, 1997).
28 See Decision Paper #4 for the Commission’s recommended definition and a discussion of how it was developed.
29 See Decision Paper #6 for evidence regarding this link.
subcommittee expects the Services’ metrics to include but not be limited to common metrics established by OSD. In other words, the Services should not feel limited by the common metrics and should feel free to establish additional metrics and benchmarks for their own purposes.

**Figure 1. Strategic Metrics Framework**

The framework also shows a line of accountability and reporting, as the Service Secretaries, Service Chiefs, and senior enlisted advisors are accountable to the Secretary of Defense (represented by arrows in the figure). The subcommittee expects this relationship to be “real” and that the
Secretary of Defense would hold accountability review meetings with these Service leaders in order
drive improvement and promote the sharing of promising practices among the Services.

Finally, the figure shows that, within the proposed framework, DoD’s existing Research &
Analysis office is responsible for generating and analyzing the strategic metrics and producing the
annual report,\textsuperscript{30} which is presented to the Secretary of Defense, who would then report to Congress,
the President, and, ultimately, the American people. The report should present key strategic metrics,
analyses of the root causes of potential concerns, potential action items for improvement, and
instances of promising practice.

**Key Questions Guide Strategic Metrics Development**

As described earlier, the literature shows that strategic metrics must be developed with an end state
in mind, systematically linked to strategic goals, clearly stated, value added, actionable to drive
improvements, and verifiable. In addition, it is critical that these strategic metrics be consistent with
legal standards. Based on its review, the Commission firmly believes that the Secretary of Defense
must “own” these strategic metrics and see them as key indicators of how DoD is accomplishing its
diversity mission, which should directly link to the overall mission of DoD; therefore, the Secretary
of Defense must ultimately be responsible for their development. Nevertheless, the Metrics
Subcommittee provides general guidance on how to approach the development of the strategic
metrics set and could provide illustrative examples of how they could be measured and analyzed for
reporting.

Indeed, the end states point to a set of key questions that must be answered in annual reporting.
In order to determine progress toward End State #1, one would need to answer the following
questions:

- What is the demographic diversity of the officer and enlisted forces?
- Are there differences by community or rank, and what does that imply for the future
  leadership pool?

End State #2 demands tracking other types of diversity as well as evaluating the effectiveness of
diversity management and leadership. This means answering the following questions:

- Does the structural diversity of the military match the requirements needed to meet the
  conflicts and potential contingencies outlined in the QDR?
- For the current QDR, this would require tracking (among other potential areas)
  - global linguistic, regional, and cultural ability, with special attention to regional
    expertise in Afghanistan and Pakistan
  - scientific expertise in information technology, engineering, and biological
    technology.
- Does the organizational climate support optimal readiness? Do responses to climate
  surveys differ across key diversity dimensions, including demographics, component,
  ranks, and military occupation?

To drive improvement, a key set of questions for each end state must be answered as well:

\textsuperscript{30} This feature of the framework is consistent with recommendations from the Implementation and Accountability
Subcommittee regarding organizational structure and oversight and monitoring. See Decision Paper #7.
• If there are problem areas, what is the root cause of those problems? What actions can be taken to drive improvement?
• If there are key areas of improvement, what drove those improvements? What effective practices can be shared with others?

Table 3 illustrates how the key questions of the end state can link to key variables, potential measures, analysis, and reporting.

**Table 3. Key Questions, Variables, Measures, Analysis, and Reporting for Strategic Metrics**

<table>
<thead>
<tr>
<th>Questions</th>
<th>Variables</th>
<th>Measures</th>
<th>Analysis</th>
<th>Reporting</th>
</tr>
</thead>
<tbody>
<tr>
<td>What is the demographic diversity of the officer and enlisted forces?</td>
<td>Male/female, White</td>
<td>Percentage in each demographic category by enlisted and officer</td>
<td>Compare to established benchmarks, past-year percentages, five-year past percentages</td>
<td>Report all</td>
</tr>
<tr>
<td></td>
<td>Black, Hispanic,</td>
<td></td>
<td>Examine root causes of “problem” areas</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Asian, Pacific</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Islander, American</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Indian, Other,</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Multiracial</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Are there differences in demographics by community or rank, and what does that imply for the future leadership pool?</td>
<td>Percentage in each demographic category by rank and by community</td>
<td></td>
<td></td>
<td>Report life cycle figures in appendix</td>
</tr>
<tr>
<td></td>
<td>Percentage in each demographic category throughout the military life cycle, to include recruitment (contact, application), accession, promotion, and retention</td>
<td></td>
<td></td>
<td>Main report to focus on areas of concern or improvement</td>
</tr>
<tr>
<td></td>
<td>Examples include diversity leadership, unit cohesion, leadership trust, and inclusion.</td>
<td></td>
<td></td>
<td>Report key communities and ranks that influence top leadership pool (e.g., O-6, Air Force pilots, Combat Arms in the Marine Corps and Army)</td>
</tr>
<tr>
<td>Does the organizational climate support optimal readiness? Are there disparities in responses across key diversity dimensions?</td>
<td>Examples include diversity leadership, unit cohesion, leadership trust, and inclusion.</td>
<td>Validated, reliable survey scales</td>
<td>Disparity indices from scale across diversity dimensions, look for statistically significant differences</td>
<td>Report overall climate measure and statistically significant differences between groups</td>
</tr>
<tr>
<td>Does the military force contain the diversity of expertise needed to meet the conflicts and potential contingencies outlined in the QDR?</td>
<td>Global linguistic expertise, Global regional expertise, Global cultural ability (current focus on Afghanistan and Pakistan), Expertise in engineering, Expertise in biological technology</td>
<td>Number with occupational specialty code or education</td>
<td>Create ratios of current needs and availability and future needs and availability for identified areas of need based on the QDR</td>
<td>Report all ratios for QDR identified needs</td>
</tr>
</tbody>
</table>
RECOMMENDATIONS AND CONCLUSION

Recommendations

Recommendation 1 —

Congress should revise Title 10, Section 113, to require that:

- **a.** The Office of the Secretary of Defense develop a standard set of strategic metrics and benchmarks that enables the Secretary of Defense to track progress toward its goal of having a dynamic and sustainable 20–30 year pipeline that yields (1) an officer and enlisted corps that reflects the eligible U.S. population across all Service communities and ranks and (2) a military force that is able to prevail in its wars; prevent and deter conflict; defeat adversaries and succeed in a wide range of contingencies; and preserve and enhance the all-volunteer force.

- **b.** The Secretary of Defense meet at least annually with Service Secretaries, Service Chiefs, and senior enlisted advisors to drive progress toward diversity management goals.

- **c.** The Secretary of Defense send an annual report to Congress and the President on the progress made toward diversity goals in the Services, including the National Guard and Reserve.

- **d.** The Secretary of Defense report to Congress annually an assessment of the available pool of qualified minority and female candidates for the 3- and 4-star general and flag officer positions.

The goal of the Commission’s recommendation in this area is to establish a sustainable, institutionalized, strategic metrics system that will drive improvement toward diversity management goals. As described earlier, the subcommittee determined that commitment and interest from top leadership is required to ensure institutional commitment for diversity management and its contribution to goals of the military. The Commission seeks to institutionalize such leadership by requiring OSD to be accountable for reporting on the state of diversity to Congress, the President, and the American public. In order to institutionalize a practice of accountability for diversity management and the associated strategic metrics described in the strategic metrics framework from the previous section, the Commission recommends placing this structure into law and amending Title 10, Section 113.

Title 10, Section 113, already specifies a number of reporting responsibilities for the Secretary of Defense, so this proposed amendment is congruent with the responsibilities currently assigned to the Secretary of Defense under this title. The subcommittee provides sample draft Title 10 amendment language below.

Producing a 400-page report reporting only data is not the intention of these recommendations. The report must be actionable and must drive improvement; thus, reporting should focus on those key strategic metrics linked to the end state and should include analysis and action items. Similarly, the Commission expects the meetings between the Secretary of Defense and the Service leaders to be
focused on strategic issues that motivate progress and action, similar to the CNO accountability reviews conducted in the Navy.

Finally, because the Commission is especially concerned with the demographic diversity of the uppermost leadership in the military, it is explicitly recommending that the Secretary of Defense report to Congress annually an assessment of the available pool of qualified minority and female candidates for the 3- and 4-star general and flag officer positions. This reporting is intended to keep the military leadership mindful of developing a strong pipeline of general officer candidates from all races and ethnicities and from both genders.

The Commission recognizes that implementation of this recommendation is dependent on congressional action. The Commission encourages the charter's congressional authors to take on this recommendation and to champion it. However, OSD should not wait for congressional action to develop a strategic metrics set aligned to its desired end state and to hold accountability reviews with Service leadership. The draft Title 10 amendment language is as follows:

(1) The Secretary of Defense shall transmit to Congress each year a report that contains a comprehensive net assessment of diversity in the military.

(2) Each such report shall include:

(A) demographic data for the Services, Reserves, and National Guards, by officer and enlisted ranks

(B) an examination of the demographic trends experienced during the five years immediately preceding the year in which the report is produced

(C) an overall assessment of the implication of demographic trends in communities and ranks on the future top leadership pool of the military

(D) an assessment of available pool of qualified minority and female candidates for the 3- and 4-star general and flag officer positions

(E) an assessment of the extent to which the military force contains the diversity of expertise needed to meet the current conflicts and future contingencies outlined in the QDR

(F) an assessment of the effectiveness of diversity management and leadership in helping to achieve capability goals

(G) a summary of areas of concern and action items to address those concerns.

(3) Prior to sending the report to Congress, the Secretary of Defense should meet with Service secretaries, Service chiefs, and the senior enlisted advisors to discuss established strategic metrics and benchmarks for progress toward diversity management goals.
Recommendation 2—

The Office of the Secretary of Defense must revise and reissue existing DoD diversity policies to

- a. Require DoD to define clear measures of its diversity goals.
- b. Require DoD to establish standards that allow for the accurate collection and analyses of data needed to measure progress towards diversity goals.
- c. Provide oversight and support for the Services’ respective diversity initiatives and metrics to ensure that, as a minimum, they align with the end state established by DoD.

The second recommendation is also focused on institutionalizing policies and practice. To this end, the Commission recommends that OSD revise and reissue DoD diversity management policies so that DoD is required to accurately collect and analyze data to measure progress toward its diversity management goals and facilitate the Services’ work on their respective diversity initiatives and metrics to ensure that they are in alignment with the end state established by OSD.

As indicated in Figure 1, the Commission is recommending that the Research and Analysis Office be responsible for collecting and analyzing the data needed to assess progress toward diversity goals. Note that the focus on tracking mission-critical skills outlined by the QDR requires that this office collect data not currently tracked or reported to DoD.

The recommendation includes specific language regarding establishing standards for data that would allow their accurate collection to promote analyses. As mentioned earlier, the Commission encountered several instances of inconsistent, inaccurate, or unavailable data during its investigations. Establishing standards for data and clear measures of diversity goals will alleviate these problems and can promote data use.

In addition, this recommendation asks OSD to play a more-active leadership role in guiding and monitoring the Services with their own Service-specific diversity work. The Commission believes in the power of leadership to drive improvement, and testimony from private sector companies and examples from the services confirmed that commitment and interest from the uppermost leadership can drive progress in diversity efforts. Based on testimony received from the Services, the Commission does not believe that their programs would be considered unaligned with the goals of these recommendations. In addition, these recommendations do not preclude the Services from pursuing their own specialized initiatives and establishing their own benchmarks to meet Service-specific goals.

Recommendation 3—

DoD and the Services must track regional and cultural expertise and relevant Reserve Component civilian expertise and must continue to track language expertise on military accession and throughout servicemembers’ careers in order to better manage personnel with mission-critical skill sets.

The third recommendation asks DoD and the Services to track relevant dimensions of diversity beyond race, ethnicity, and gender. As described earlier, currently, DoD and the Services measure diversity in terms race, ethnicity, and gender, even though their definitions of diversity go beyond these attributes. The Commission believes that DoD and the Services should match their measures of diversity to its definitions and track a broader range of attributes that are important to the military.
Specifically, the recommendation highlights language, cultural, and relevant RC civilian expertise, which are not currently part of standard personnel files.

Language and cultural capabilities and RC civilian expertise are increasingly mission-critical skills. For instance, the current QDR prioritizes the need for language and cultural skills related to Iraq, Afghanistan, and Pakistan. Given that no one can predict where the next conflict might be and what future regional expertise would be needed, it is prudent to track all language and cultural expertise, not just those specified by the current QDR. In addition, certain Reserve Component civilian areas of expertise can be a critical aid to missions, particularly those focused on peacekeeping and nation-building. These can be tracked using codes for education and occupational specialties that are maintained and updated throughout servicemembers’ careers. For more on the issue of RC civilian expertise, see Decision Paper #9.

**Recommendation 4—**

*The Secretary of Defense must ensure that all qualified candidates (including minorities and women) have been considered for the nomination of every 3- and 4-star position. If there were no qualified minority and/or female candidates, then a statement of explanation should be made in the package submitted to the Senate for the confirmation hearings.*

The fourth recommendation is only indirectly related to measurement, benchmarks, and the proposed metrics framework. It stems from the interests of the subcommittee members and relates the requirement in the first recommendation that the Secretary of Defense report to Congress annually an assessment of the available pool of qualified minority and female candidates for the 3- and 4-star general and flag officer positions. The fourth recommendation requires that all qualified candidates, including minorities and women, be considered for the nomination of every 3- and 4-star position.

Together with Recommendation 1d, this recommendation is intended to help prevent adverse consequences from any unconscious bias that might enter the system of appointing general and flag officers. In particular, placing continued emphasis on instances when no female or minority candidates were available for consideration is expected to continually raise the question of why this is the case.

For example, research by the Branching and Assignments and Promotion subcommittees indicates that an inability to get key assignments may be hampering career advancement for female and minority officers at lower levels. The following statement from Admiral Mike Mullen, Chairman of the Joint Chiefs of Staff, suggests that this may also be a factor at the highest levels: “We know how to make [general officers]. We’ve been doing it a long time, and it’s actually pretty simple. You put them in the right jobs, and if they do well, they get promoted.”31 The Chairman also noted that once the Navy began diversifying assignment of officers, records of minority candidates and female candidates were equally competitive with those of white males.

**Conclusion**

This paper outlined the investigation and thinking of the Metrics Subcommittee. Overall, the subcommittee strongly believed that OSD should lead diversity efforts within DoD, and a set of

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31 This statement was made at the Air Force Diversity Senior Leaders Working Group on October 18, 2010. See Parrish, 2010.
strategic metrics needs to be developed and championed by the topmost leadership in order to drive improvement. Thus, the subcommittee’s recommendations focused on creating an institutionalized, OSD-driven accountability and strategic metrics system in order to improve diversity management throughout the military.
# APPENDIX A: DEOMI CLIMATE SCALE DESCRIPTIONS

## Table A.1. DEOCS Climate Factor Scales and Descriptions

<table>
<thead>
<tr>
<th>Scale</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>EO/EEO-related scales</strong></td>
<td></td>
</tr>
<tr>
<td>Sexual harassment and discrimination</td>
<td>Perceptions of how extensively sexual harassment and discrimination (such as gender-insensitive language, sexist jokes, and sexually suggestive language) are thought to occur within the respondent’s unit</td>
</tr>
<tr>
<td>Differential command behavior</td>
<td>Perceptions of differential treatment on the basis of race and ethnicity</td>
</tr>
<tr>
<td>Positive EO behaviors</td>
<td>Perceptions of how well majority and minority members get along in the unit and are integrated in the unit’s functioning. This scale addresses how frequently positive actions occur.</td>
</tr>
<tr>
<td>Racist behaviors</td>
<td>Perceptions of overt racist behaviors, such as name-calling and telling racist jokes</td>
</tr>
<tr>
<td>Age discrimination</td>
<td>Perceptions of whether older people are discriminated against because of their age</td>
</tr>
<tr>
<td>Religious discrimination</td>
<td>Perceptions of discrimination based on religion</td>
</tr>
<tr>
<td>Disability discrimination</td>
<td>Perceptions of instances of discrimination because of disabilities or handicaps</td>
</tr>
<tr>
<td><strong>Organizational climate–related scales</strong></td>
<td></td>
</tr>
<tr>
<td>Organizational commitment</td>
<td>Degree to which members “bond” with the organization</td>
</tr>
<tr>
<td>Trust in the organization</td>
<td>Whether people perceive the organization as a place where people trust and care for each other</td>
</tr>
<tr>
<td>Workgroup effectiveness</td>
<td>Perception of how productive and effective the unit is in accomplishing its mission</td>
</tr>
<tr>
<td>Workgroup cohesion</td>
<td>How well groups work together, cooperate on projects, and care for and trust each other</td>
</tr>
<tr>
<td>Leadership cohesion</td>
<td>Perception of how leaders above work together and trust each other</td>
</tr>
<tr>
<td>Job satisfaction</td>
<td>Degree of satisfaction with current job</td>
</tr>
</tbody>
</table>

**SOURCE:** Defense Equal Opportunity Management Institute, 2009.

**NOTE:** DEOMI refers to the organizational climate scales as “organizational effectiveness” scales.
Table A.2. DDMCS Items

<table>
<thead>
<tr>
<th>Construct and Definition</th>
<th>Survey Items</th>
</tr>
</thead>
<tbody>
<tr>
<td>Inclusion: Reflects respondents’ perceptions of how well the organization recognizes and integrates the attributes of the workforce into the work environment</td>
<td>My immediate supervisor is able to recognize my strengths.</td>
</tr>
<tr>
<td></td>
<td>My immediate supervisor offers an environment in which I feel comfortable sharing my ideas.</td>
</tr>
<tr>
<td></td>
<td>I can depend on my immediate supervisor to consider my suggestions.</td>
</tr>
<tr>
<td>Benefits: Reflects the degree to which the organization recognizes the value of the workforce</td>
<td>Diverse viewpoints add to mission success.</td>
</tr>
<tr>
<td></td>
<td>An environment of mutual respect and integrity enhances critical thinking.</td>
</tr>
<tr>
<td></td>
<td>A workforce with different backgrounds and approaches leads to the creation of better processes and routines.</td>
</tr>
<tr>
<td>Justice: An indicator of how people perceive the organization as following fair personnel practices and policies</td>
<td>I am well informed about career enhancement opportunities (education).</td>
</tr>
<tr>
<td></td>
<td>My organization fosters an environment of mutual respect and integrity.</td>
</tr>
<tr>
<td></td>
<td>In my organization, key assignments are determined by merit.</td>
</tr>
</tbody>
</table>

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