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Chapter 1: Introduction

1.1. Purpose and Description of the Manual.

The purpose of the Reimbursable Work Authorization National Policy Manual (RWA NPM) is to update the Public Buildings Service’s (PBS) mandatory policies regarding the use of Reimbursable Work Authorizations (RWAs) so that those policies are consistently applied across PBS. The RWA NPM is the primary resource for use within PBS for RWA policies. It may be excerpted, quoted for emphasis and clarity when communicating RWA policies, or publicly distributed in its entirety to PBS’s customers, non-Federal occupants or anyone external to GSA without advance approval from the PBS Office of Project Delivery.

1.2. Applicability, Scope, and Contents.

The RWA NPM is a manual issued periodically by the Commissioner of Public Buildings Service. The Office of Management and Budget (OMB) Circular A-123, Management’s Responsibility for Internal Control, directs GSA to manage RWAs with integrity and in compliance with Federal law. The RWA NPM provides specific guidance to implement that mandate. For more information, please go to OMB Circular A-123 at the following hyperlink: https://www.whitehouse.gov/sites/whitehouse.gov/files/omb/memoranda/2016/m-16-17.pdf.

The RWA NPM contains updated policies derived from interim RWA Bulletins, General Services Administration (GSA) orders, Federal regulations, memoranda from the GSA Office of the Chief Financial Officer (OCFO), audit recommendations and corrective action plans, and other relevant programmatic guidance so that those policies are consistently applied nationally across PBS. A summary of substantive changes and links to those changes appears in the manual at Table 2: Summary of Substantive Changes to the RWA NPM. GSA is accountable for the implementation and effectiveness of its management controls, so it is imperative that the RWA NPM is strictly applied. Any references or links to InSite pages are only available for internal GSA users.

1.3. Internal Controls.

The RWA NPM sets forth policies for PBS’s acceptance and performance of RWAs. While the policy is an important component to a sound internal control structure, it cannot stand alone. The OCFO and PBS (including PBS program, project, and other personnel) are responsible for establishing and maintaining internal controls over day-to-day operations so that PBS’s performance of RWAs accomplishes its mission, goals, and objectives. For more information, please

1 The RWA NPM and Form GSA 2957 do not apply to GSA real property disposal. The PBS Office of Real Property Utilization and Disposal uses Form GSA 2957PD.
see the Internal Control Desk Guide located on the Financial Policy and Internal Controls InSite page.

### 1.4. Structure of the RWA NPM.

<table>
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<th>Table 1: Structure of the RWA National Policy Manual</th>
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1.5. Document Change Process and Explanation of Changes.

This version (Version 6.0) of the RWA NPM replaces Version 5.0 of the RWA NPM issued December 22, 2017 and supersedes all previous versions. The PBS Reimbursable Services Program within the Division of Project Delivery Excellence (PDE), Office of Project Delivery is the administrator of the RWA NPM. Through knowledge sharing and technical expertise, the Reimbursable Services Program supports a national group composed of program and project representatives from across GSA.

In addition to the purpose identified in the structure of the RWA NPM in table 1, highlights of substantive changes or issues addressed, and their respective locations within the RWA NPM are summarized in table 2, below:

<table>
<thead>
<tr>
<th>Item</th>
<th>Substantive Change or Issue</th>
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<tbody>
<tr>
<td>1</td>
<td>Moved historical information and authorizing statutes for GSA and PBS to new Appendix E.</td>
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<td>2</td>
<td>Clarified incremental funding of severable services is legally permissible to address common questions received.</td>
<td>Severable Services</td>
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<td>3</td>
<td>Clarified severable and nonseverable services may not be mixed on a single RWA to address common questions received.</td>
<td>C-Type RWAs, and Appendix F: RWA Types</td>
</tr>
<tr>
<td>4</td>
<td>Clarified A-Type RWAs to address common questions received.</td>
<td>A-Type RWAs and Appendix F: RWA Types</td>
</tr>
<tr>
<td>5</td>
<td>Clarified F-Type RWAs may not be used for overtime utilities to address common questions received.</td>
<td>F-Type RWAs</td>
</tr>
<tr>
<td>6</td>
<td>Clarified full funding requirements in terms of multiple funding sources and project phases to address common questions received.</td>
<td>Full Funding</td>
</tr>
<tr>
<td>7</td>
<td>Added creation of SCE be completed directly in RETA to address common questions received.</td>
<td>Summary Cost Estimate (SCE)</td>
</tr>
<tr>
<td>8</td>
<td>Added Work Request (WR) guidance.</td>
<td>Submitting a Work Request (WR) via eRETA</td>
</tr>
<tr>
<td>9</td>
<td>Clarified the milestone schedule must be available in either RETA or ePM to address common questions received.</td>
<td>Minimum Mandatory Documents required in the RETA Documentation Tool</td>
</tr>
<tr>
<td>10</td>
<td>Added guidance for providing overtime utilities in the absence of an RWA to address common questions received.</td>
<td>Above-standard services and cost estimates</td>
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</table>
The Reimbursable Services Program within PDE, Office of Project Delivery, will review the RWA NPM periodically and make appropriate changes to address policy updates that may dictate necessity for a version update/change.

RWA Managers and other interested parties may submit revisions to the NPM for consideration at any time. The Reimbursable Services Program within PDE, Office of Project Delivery, will review the submission and, if accepted, release the revised RWA NPM after following the GSA Approval Process.

Policy changes considered to be substantive require review and approval through the approval process. The determination of whether or not a modification is substantive will be made by the Reimbursable Services Program within PDE, taking into account the approval process requirements for changing official documents. Potential factors to be considered include:

- Impact of the proposed change on another division;
- Change of previous understanding, direction, or policy;
- Change in cost or business line impact;
- Change in interactions with customers, between Regions, or between Central Office and the Regions;
- Impact on deliverable types, timing, or costs; and
- Impact of reporting or staffing requirements.

Any new RWA NPM resulting from the GSA Approval Process will be assigned a new major version number (for example, v5.0 will become v6.0). Amendments to the RWA NPM that are not considered substantive will be assigned a new minor version number (for example, v6.0 will become v6.1).
2. Chapter 2: Reimbursable Work Authorization Definition, Authorities and Appropriations Law

2.1. Definition.
An RWA is an interagency agreement between PBS and a Federal or non-Federal organization (when authorized by statute), under which PBS agrees to provide goods or services and the customer agrees to pay PBS for the cost of these goods or services, as well as for PBS’s indirect costs and fees. RWAs identify a scope of work and bill the customers for the cost of altering, renovating, repairing, or providing services in space managed by PBS in addition to the basic operations financed through Rent, and in other properties managed by Federal entities. An RWA is typically required for all “above-standard” services, including micro-purchases, unless PBS obtains a deviation from the Pricing Desk Guide. For more information on micro-purchase delegations, visit the Facilities Management page.

2.2. Federal Buildings Fund (FBF) References and Reimbursable Authority.
Several authorities permit PBS to perform reimbursable work on behalf of requesting Federal or non-Federal customers.

PBS performs reimbursable work for Federal customers using the authority provided by 40 U.S.C. § 592(b)(2), which authorizes the GSA Administrator to provide special services not included in rent on a reimbursable basis. This authority is used for RWAs in properties within GSA’s jurisdiction, custody or control. RWAs performed using the authority in 40 U.S.C. § 592(b)(2) should be recorded as obligations by the customer when the RWA is accepted by PBS. Under this authority, the customer’s funds are credited to FBF BA 80. PBS must then re-obligate the customer’s funds within a reasonable time and then, unless using no-year funds, expend the funds within five years from the expiration of the funds in accordance with 31 U.S.C. § 1552. For more information follow this hyperlink to Reasonable Time.

The statutes authorizing the FBF do not permit a customer to do indirectly what it cannot do directly under the terms and conditions of its appropriations. Thus, any restrictions on the availability or use of a customer’s funds must apply to PBS’s contracting activities for that customer when performing an RWA.

2.2.2. 40 U.S.C. § 583 – Construction of Buildings.
PBS may perform reimbursable projects in accordance with 40 U.S.C. § 583 as an alternative to the Economy Act for property not within the jurisdiction, custody or control of GSA. This authority does not have the same requirement as the
Economy Act that funds must be re-obligated during their period of availability for new obligations so it is more flexible than the Economy Act and requires (like 40 U.S.C. § 592(b)(2)) that funds be re-obligated within a reasonable time. Under this authority, the customer’s funds are credited to FBF BA 80. However, 40 U.S.C. § 583 can only be used for new construction or R&A projects and not for other types of work.

2.2.3. 31 U.S.C. § 1535 - The Economy Act.

PBS may also perform reimbursable work using the authority provided by the Economy Act (31 U.S.C. § 1535). This authority may be used for RWAs in properties maintained by other customers outside of GSA’s jurisdiction, custody or control. RWA projects performed using the authority in 31 U.S.C. § 1535 should be recorded as obligations by the customer when the RWA is accepted by PBS. Under this authority, the customer’s funds are credited to FBF BA 80. When PBS performs RWA projects under the Economy Act, it must re-obligate the customer’s funds within the period of availability for new obligations applicable to those funds. Customer time-limited funds that are not re-obligated by PBS within the period of availability of those funds (with the exception of funds set aside for GSA fees) must be de-obligated and returned to the customer upon expiration in accordance with 31 U.S.C. § 1535(d).

Determining whether an RWA must be accepted using 40 U.S.C. § 592(b)(2), 40 U.S.C. § 583 or the Economy Act is dependent upon which customer maintains jurisdiction, custody, or control of the space in which the project will be performed. If the project will be in space within the jurisdiction, custody or control of GSA, 40 U.S.C. § 592(b)(2), provides the authority for GSA to perform the requested work. If, however, the project is in a property that is not under the jurisdiction, custody or control of GSA, then 40 U.S.C. § 583 or the Economy Act, and not 40 U.S.C. § 592(b)(2), provides the authority for GSA to perform the requested project.

2.2.4. The Department of Defense (DoD) Financial Management Policy.

DoD financial management policy (Non-Economy Act Orders, October 16, 2006, available on PBS’s Reimbursable Services Insite page) imposes additional restrictions not required by law, for the procurement of goods and services from non-DoD agencies under statutory authorities other than the Economy Act. DoD requests that GSA treat all reimbursable work performed on behalf of DoD as though it were being performed as an Economy Act. Thus, if a DoD component is an occupant in a facility under the jurisdiction, custody or control of GSA, 40 U.S.C. § 592(b)(2), provides the authority for GSA to perform the requested project. However, in accordance with DoD’s policy, PBS needs to re-obligate the DoD customer’s funds within the period of availability for new obligations applicable to those funds. PBS must inform the DoD customer that it should
deobligate time-limited funds that are not re-obligated by GSA within the period of availability of those funds (with the exception of funds set aside for GSA fees), regardless of the authority under which PBS performs the reimbursable project.

PBS requires customers to provide RWAs for above standard tenant improvements (TIs) prior to lease award for new lease procurements. Given the time and complexity required to award a new lease, PBS may not be able to re-obligate those funds during the same fiscal year as lease award. Under such circumstances, PBS must communicate to the DoD customer in advance of acceptance of the RWA that PBS may be unable to comply with DoD’s policy and DoD’s funds will need to remain available beyond the period of availability for new obligations, or the project may not be able to move forward.


The ADA prohibits an agency from obligating more than the amount of funds available under any appropriation. It also prohibits an agency from making expenditures or incurring obligations in advance of appropriations. Violation of the ADA may result in criminal and civil penalties. See 31 U.S.C. § 1350. Any GSA representative who contributes to over obligating an appropriation, apportionment, or reapportionment may be subject to the penalties in 31 U.S.C. § 1350. For additional information, please follow this hyperlink to: Appendix D: Appropriations Law Primer.

2.4. RWAs in support of Nationally Declared Disasters.

For RWAs pertaining to the Federal Emergency Management (FEMA) customer for nationally declared disasters, please contact GSA’s Office of Mission Assurance.
3. Chapter 3: Reimbursable Work Authorization Use of Funds, Budget Activities and Classifications

3.1. Use of Funds.

Funds that have been appropriated to a customer agency for a specific purpose must not be used for any other purpose, except where specifically provided by law (31 U.S.C. § 1301(a)). To avoid improper augmentations, if PBS receives an appropriation to provide customers with a level of service already included in Rent, it may not bill, or be additionally reimbursed through an RWA for those services. PBS must charge customers via RWAs for additional services not included in Rent unless a deviation from PBS’s Pricing Policy (contained in the PBS Pricing Desk Guide) is obtained permitting PBS to be reimbursed through Rent.

In the event of a full or partial Government shutdown, the use of funds and required certifications vary from the process outlined within this policy manual. Specific guidance may be referenced in Appendix G.

3.2. Budget Activities (BAs).

The FBF is subdivided into budget activities to assist PBS in defining and controlling programs and activities and which correspond with Congressional appropriations of new obligational authority. A BA distributes funds by major program area within a fund; all PBS budget activities start with “PG” in the PBS financial systems. PBS records RWAs under the following three most frequently used BAs:

3.2.1. BA 80.

BA 80 is a reimbursable budget activity used to fund reimbursable nonrecurring work requests. Nonrecurring RWAs for BA 80 are used for a variety of services. These services include:

- General nonrecurring services that provide above-standard levels of service, such as non-routine, or out-of-normal cycle, painting, or overtime utilities, and for which the actual costs can be identified.
- Overtime utilities in leased locations where the lessor bills for the services on a monthly basis based on an hourly rate, as outlined in the lease.
- Space alterations and adjustments requested by customers.
- Repairs and alterations made by GSA when requested by customers outside of the direct funding cycle. A nonrecurring RWA may be provided by a customer for the acquisition or full construction costs of a Federal building.
- Services required for customer projects.
- Certain services not included in the tenant improvement (TI) allowance, and for which the actual costs can be identified.
3.2.2. BA 53.

Fully Serviced Leases

If the customer has an above standard recurring service in a fully serviced lease, the customer has two options:

1. The customer can provide a recurring RWA to reimburse PBS for these above standard services and the RWA must cite BA53.
2. The customer can have the above standard recurring services billed by PBS through the rent bill per the OA.

Non-Fully Serviced Leases

BA 61 funds all non-fully serviced lease standard level operating costs that are contracted with entities other than the lessor. PBS must continue to collect the customer’s reimbursement for these services. Standard level costs will be collected under the Occupancy Agreement via Rent.²

3.2.3. BA 60/61.

PBS divides the FBF’s Building Operations Budget into two distinct Budget Activities: BA 60 for administrative salaries and expenses and BA 61 for building services. BA 60 is reimbursed for indirect costs incurred, related to PBS’s reimbursable program. BA 60 reimbursement includes:

Fees on Recurring RWAs.

- Flat $500 (or $500 per estimate if bundled on an RWA).

Fees on Nonrecurring RWAs.

- RWA Management Fee based on stepped fee structure applies to all direct costs with the exception of select personal property line item costs. See this link for Personal Property Line Items Exempt from Fee.

BA 61 is used to provide for GSA’s operation of GSA-controlled space, including leased facilities. GSA furnishes the space, operations, and services to its customers in return for payment of Rent. Services included in rent are:

- Cleaning,
- Maintenance of security fixtures and features,
- Building maintenance,

² See GSA Memorandum regarding Rental of Space Funding – Policy Update, from Chris Wisner, Assistant Commissioner Public Buildings Service Office of Leasing and Jo Anna Balamaci, Acting Budget Director, Office of Budget (September 15, 2016)
- Minor repairs and alterations, and
- Payment of utilities and fuel.

Any above-standard service not included in the Rent agreement, but requested by the customer, is reimbursable and thus PBS must receive an RWA from the customer to fund these additional services, except as outlined under, PBS Leasing Alert LA-FY18-07, or unless a deviation from PBS's Pricing Policy is obtained permitting PBS to be reimbursed through rent.

An RWA number is required for valid accounting transactions (VATs) related to RWAs. The RWA number consists of eight characters. The first character is an alphabetical character that identifies the type of work authorized. The last seven numeric characters are a unique identifying number.

3.3. Classification of RWAs.

There are four categories of RWAs: Severable and nonseverable, as well as recurring and nonrecurring. Each is described in figure 1 below and in more detail in the text that follows, as well as in Appendix F: Reimbursable Work Authorization Types Quick Reference Guide. For your convenience, here is the hyperlink to Appendix F: RWA Types - Quick Reference Guide.

Figure 1: RWA Types and Services
3.3.1. Severable and Nonseverable Services.

Severable and nonseverable services may **not** be mixed on a single RWA, but require separate RWAs, one for the severable services and one for the nonseverable services.

3.3.1.1. Severable Services.

A severable service is one in which the customer receives value as the service is rendered. A task is severable if it can be separated into components, each of which can be independently performed to meet a customer need.

Services that are continuing in nature are considered severable, and the customer should charge the costs to a fiscal year appropriation current at the time the services are rendered. The number of times a particular service is rendered is not the determining factor in it being considered severable. A service could be provided a single time and yet be severable. The most important part of determining if a service is severable is whether the benefit is received by the government as the service is rendered.

For severable services citing annual appropriation funding under the provisions of Federal Acquisition Regulation (FAR) 32.703-3, the head of an executive customer may enter into a contract, exercise an option, or place an order under a contract for severable services for a period that begins in one fiscal year and ends in the next fiscal year, if the period of the contract awarded, option exercised, or order placed does not exceed 1 calendar year (365 days) (10 U.S.C. § 2410(a) and 41 U.S.C. § 3902). Funds made available for a fiscal year may be obligated for the total amount of an action entered into under this authority, even if the action crosses fiscal years.

In instances where the customer provides multiple year funds that are available for obligation past the current FY, the period of performance can be consistent with the expiration of their funding authority (ex. multiple year 20/22 funds can have a period of performance from 10/1/19 - 9/30/22) assuming the customer provides appropriate funding to cover that performance period. In this example the period of performance may be 36 months and cross 3 fiscal years because of the availability of multiple year funds. *See Severable Services Contracts, B-317636 (April 21, 2009).*

If the customer provides no-year funds for severable services, the period of performance can be the length of time that it is estimated that the customer’s funds will have a balance to pay for the requested service. Please note that the period of performance cannot be extended after the year in which the RWA was
accepted in accordance with the RWA NPM, section 4.1.4.5, *Amendments within Period of Availability for New Obligations.*

Severable service contracts are a bona fide need of and must be charged to an appropriation that is available when the services are rendered. See Financial Crimes Enforcement Network- Obligations Under a Cost Reimbursement, Nonseverable Services Contract, B-317139 (June 1, 2009).³

### 3.3.1.2. Nonseverable Services.

Nonseverable services are those in which the customer receives value only when the entire service is performed. A nonseverable task involves work that cannot be separated into components, but instead must be performed as a single task to meet a current *bona fide* customer need. What constitutes a nonseverable service will vary, depending upon context or circumstance.

RWAs for nonseverable services may only be accepted when the amount of such customer funding is sufficient to fund the entirety of the scope of work in the RWA. (See *Prohibition of Incremental Funding for Nonseverable Services* in Chapter 4).

### 3.3.2. Recurring and Nonrecurring RWAs.

#### 3.3.2.1. Recurring RWAs.

Recurring RWAs provide services to customers where the costs of those services are not separately invoiced or cannot readily be identified from standard operating costs. The services must start and must be completed within the same fiscal year. Recurring RWAs are not separately invoiced and may be used in instances when GSA is the source of the good or service provided, and a separate invoice is not received. An example is overtime utilities in federally owned space when the service is not separately metered and invoiced. Recurring RWAs can only be used in leased space for above-standard estimated costs for non-fully serviced leases.

#### 3.3.2.1.1. C-Type RWAs.

C-type RWAs are used to deliver recurring RWA services to any person, firm, or organization to whom PBS has leased space including a mixed-ownership Government corporation, or the District of Columbia under 40 U.S.C. § 581(g), or to any person, firm, or organization to whom PBS has leased space or issued a

³ See *Incremental Funding of U.S. Fish & Wildlife Service Research Work Orders*, 73 Comp. Gen. 77, B-240264 (Feb. 7, 1994); *Incremental Funding of Multiyear Contracts*, 71 Comp. Gen. 428, B-241415 (June 8, 1992)
permit or license under the provisions of the Public Buildings Cooperative Use Act of 1976, codified at 40 U.S.C. § 581(h). To view this statute, please go to the following hyperlink: 40 U.S.C. § 581(h). The authority for GSA to perform work under C-type RWAs is 40 U.S.C. § 592(b)(2).

Prepayment is required for all C-type RWAs. Payment may be made by credit card, check, or money order; therefore, C-type RWA entities do not receive bills as work progresses. It is PBS’s responsibility to ensure that services are not provided and obligations are not incurred until full payment has been received from the customer.

When processing C-type RWAs, the following rules apply:

- The Customer must attach a check for payment in full to the RWA when it is submitted to PBS. Payment may also be received by credit card or money order.
- The RWA number must be written on the check or money order.
- The fund type on the RWA should be entered as no-year funds.
- A copy of the check or money order also must be included in the official RWA file and all checks and money orders must be handled in compliance with applicable laws and regulations surrounding personally identifiable information (PII), and such information should be redacted before being uploaded into RETA.

Inquiries for the current lockbox locations to send check or money order payments must be directed to the Regional Office of Budget and Financial Management. For your convenience, the current lockbox and payment information for C-type RWAs may be found in Section 3: Reimbursable Work Authorizations, of the Internal Controls at the General Services Administration Desk Guide. For more information, please see the Internal Control Desk Guide located on the Financial Policy and Internal Controls InSite page. (Link is only available to GSA personnel)

### 3.3.2.1.2. R-Type RWAs.

R-type RWAs are used to deliver recurring services to Federal customers. R-type RWAs must include a period of performance (POP) that reflects the desired period that services are to be delivered. The POP may extend for up to 365 days but may not cross into the following fiscal year. An example of an R-type RWA is an overtime utility in federally owned space when the utility services are recurring and costs are not able to be identified by customer; that is, the services are not separately metered and invoiced. R-type RWAs reference BA 61 for the services, distributed 70% to the region managing the RWA and 30% to Central Office, while the $500 fee references BA 60.
When used in leased space, R-type RWAs can only be used for above-standard estimated costs. Recurring RWAs for above-standard services in leased space, not billed by lessors, are funded under BA 61 and must cite the lease number. When GSA enters into lease agreements that are not fully serviced and is required to pay for these services, the Regions must also use BA 61 funds and cite the lease number.

3.3.2.2. Nonrecurring RWAs.

Nonrecurring RWAs are those RWAs that provide services when costs can readily be identified and captured. Nonrecurring RWAs have a specific invoice detailing costs of the goods, services, or project. Nonrecurring RWAs bill based on the goods and/or services received by PBS and delivered to the customer. Examples of Nonrecurring RWAs include:

- Repairs and alterations, when GSA is providing services to repair, alter, or renovate space in existing federally owned or leased facilities.
- Construction, when GSA is providing services to design and construct new federally owned facilities such as courthouses, border stations, Federal office buildings, laboratories, or data processing centers.
- Overtime utilities, when the service is separately invoiced. These overtime utility charges incurred are identifiable (that is, on utility reports that show kilowatt usage by hour or detailed invoice statements, or both). These are typically ad-hoc requests for services made throughout the year and may include above-standard requests for utilities, janitorial and mechanical.

3.3.2.2.1. A-Type RWAs.

A-type RWAs are used for projects that are split funded within federally owned space (that is, funded by PBS and the customer). They are nonrecurring and based on a one-time need. A-Type RWAs are used if the GSA BA 54 funds being used to support the project will be entered in IRIS. The RWA must be associated with a Project Control Number (PCN) and Accounting System Identification (ASID) code connecting it to the GSA-funded portion of the work. This refers to IRIS and also the inclusion of PCN and ASID numbers on the Form GSA 2957.

A GSA Region may accept an A-type RWA in a current fiscal year when BA 54 funds from GSA will not be available until the next fiscal year if the project is a bona fide need for the requesting customer in the fiscal year in which the RWA is submitted. If the Region chooses to accept an annually funded RWA in one year and the GSA funds (BA 54 funds) do not become available in the following fiscal year, the Region will need to evaluate the RWA for cancellation as the work may not be awarded within a reasonable timeframe.
The most common example of an A-type RWA is when GSA and customer funds are both required to award a contract such as for initial space alterations in owned space.

3.3.2.2.2. B-Type RWAs.

B-type RWAs are used for projects that are related to a PBS prospectus project. Congress requires reporting of all funding activity related to PBS prospectus projects. Therefore, all reimbursable services (leased or owned, new construction, and repairs and alterations) related to PBS prospectus projects are assigned B-type RWA numbers, regardless of the authorized amount of the RWA. B-type RWAs are for nonrecurring, one-time needs. The RWA must be associated with a Project Control Number (PCN) and Accounting System Identification (ASID) code connecting it to the GSA-funded portion of the work. This refers to IRIS and also the inclusion of PCN and ASID numbers on the Form GSA 2957. An example of work that can be performed under a B-type RWA is any customer-funded work associated with a PBS prospectus project.

3.3.2.2.3. D-Type RWAs.

Similar to C-type RWAs which are used to deliver recurring services to non-Federal entities, D-type RWAs are used to deliver nonrecurring RWA services to any person, firm, or organization to whom PBS has leased space including a mixed-ownership Government corporation, or the District of Columbia under 40 U.S.C. § 581(g), or to any person, firm, or organization to whom PBS has leased space or issued a permit or license under the provisions of the Public Buildings Cooperative Use Act of 1976, codified at 40 U.S.C. § 581(h). The authority for GSA to perform work under D-type RWAs is 40 U.S.C. § 592(b)(2).

Customers must prepay D-type RWAs before GSA obligates any funds. Payment may be made by credit card, check, or money order. D-type RWAs use BA 80 and are fully reimbursable. It is PBS’s responsibility to ensure that services are not provided and obligations are not incurred until full payment has been received. When processing D-type RWAs, the following rules apply:

1. The non-Federal entity must attach a check for payment in full to the RWA when it is submitted to PBS. Payment may also be made by credit card or money order.
2. The RWA number must be written on the check or money order.
3. The fund type on the RWA should be entered as no-year funds.
4. A copy of the check or money order also must be included in the official RWA file and all checks and money orders must be handled in compliance with applicable laws and regulations surrounding personally identifiable information (PII), and it is recommended such information be redacted before being uploaded into RETA.
5. Inquiries for the current lockbox locations to send check or money order payments must be directed to the Regional Office of Budget and Financial Management. For your convenience, the current lockbox and payment information for D-type RWAs may be found in section 3: Reimbursable Work Authorizations, of the Internal Controls at the General Services Administration Desk Guide. For more information, please see the Internal Control Desk Guide located on the Financial Policy and Internal Controls InSite page.

3.3.2.2.4. F-Type RWAs.

F-type RWAs cover requests from customers for routine, nonrecurring services. Such requests must not exceed $25,000 per transaction and $250,000 per RWA (including fees). F-type RWAs are intended to reduce the administrative burden of requiring numerous RWAs to cover multiple services that are small in nature (less than $25,000 each). F-type RWAs may not be used for overtime utility services. No single RWA obligation under an F-type RWA may exceed $25,000, inclusive of fees, with the exception of Operations and Maintenance (O&M) services that are not overtime utilities, which may exceed $25,000 per transaction limit but must still remain under the $250,000 RWA threshold. F-type RWAs cannot include both severable and nonseverable services on the same RWA, similar to all other RWA Types. If severable and nonseverable services are requested, they must be reflected on two different F-type RWAs.

A Summary Cost Estimate (SCE) is required to accept an F-type RWA.

Multiple buildings may be used on F-type RWAs having the same scope of work, regardless of payment method, pursuant to the following additional guidance:

- An F-Type RWA may be used for federally owned, leased campuses, or Land Ports of Entry but only one type of facility may be bundled together on the same RWA.
- The area of use for the RWA will be limited to the geographic area that is controlled by a GSA field office or service center.
- A Project Manager must be assigned to the overall (primary) project and will be responsible for the RWA project execution and funds management.

Examples of goods or services that can be included on an F-type RWA are small, miscellaneous services that are completed within the current fiscal year (such as changing key locks, replacing a single carpet square, or patching a small hole in the wall) and severable services where the costs are readily identifiable and are started and completed within 1 fiscal year.

All F-type RWAs must be completed within the fiscal year in which they are accepted regardless of the funding type provided. If a completion date is not provided on the RWA, the default date of September 30 of the current fiscal year.
will be used. Completion of F-type RWAs require that the work requested must be inspected and accepted by PBS by September 30 of the fiscal year in which the RWA was accepted.

Acceptance of an F-type RWA does not guarantee any project within the threshold will be completed under the F-type, nor constitute a commitment by GSA to complete future undefined work. Service requests under an F-type will be evaluated on a case-by-case basis by the GSA Project Manager. If GSA deems appropriate, GSA may require some tasks to be separately funded and executed as N-type RWAs. Financial documentation to support the closeout of an F-type is normally not required.

### 3.3.2.2.5. N-Type RWAs

N-type RWAs are used to provide nonrecurring RWA work for a one-time need.

- They include all standalone projects fully funded by a customer or split funded in Leased space using BA 61.
- N-type RWAs for severable services funded with annual appropriations are limited to 365 days, but may cross fiscal years (see Section 3.3.1.1 on RWAs for severable services).
- Severable and nonseverable services may not be combined on a single N-type RWA.\(^4\)
- Multiple buildings may be used on N-type RWAs having the same scope of work, pursuant to the following additional guidance:

  1. A Project Manager or a Property Manager must be assigned to the overall (primary) project and will be responsible for the RWA project execution, funds management, milestone tracking, and closeout.
  2. The appropriate RWA Manager must be notified when an N-Type RWA is submitted with multiple buildings listed.
  3. The area of use for the RWA will be limited to the geographic area controlled by a GSA field office or service center.
  4. A properly completed cost estimate by building or location must be provided before the RWA can be accepted.
  5. An RWA may be used for federally owned or leased campuses, or land ports of entry but only one type of facility may be bundled together on the same RWA. Leased properties, federally owned

\(^4\) For severable services necessary and incidental to a construction project (such as periodic cleaning or waste removal by the service contractor during normal business hours), or in the instances where construction work is outside of standard hours, PBS will frequently incur overtime utility costs in conjunction with the construction, such as electricity, HVAC, extra electrical for fans and power equipment, etc. These costs must be reflected on the SCE separate from the cost of construction in the block labeled “Misc. Personal Property Costs” (currently block 21).
properties, and land ports of entry may not be mixed on the same RWA.

- Examples of services that can be provided via an N-type RWA are:
  1. Repairs and space alterations in owned or leased space, or
  2. Overtime utilities and above standard services where the services are separately invoiced. These are usually ad-hoc requests; they may include utilities as well as janitorial and mechanical services.

### 3.4. Furniture and Personal Property

#### 3.4.1. Equipment

Equipment is defined as tangible property (other than land or buildings) that is used in the operations of the Government. Examples of equipment include devices, machines, tools, and vehicles. For GSA purposes, equipment is further defined as being removable, or not permanently attached to a building or structure.

#### 3.4.2. Furniture Acquisition or Limited Personal Property Items Incidental to an RWA project.

PBS may procure furniture via RWA related to construction projects.

When acquisition of furniture or other personal property items is necessary and incidental to (that is, related to, accompanying, or occurring in conjunction with) the original scope of work for the customer relocation, space acquisition, or build-out of either a GSA-provided space, or a GSA-administered location, PBS may use RWA funds to purchase such items on a reimbursable basis and the RWA Management Fee does not apply. However, in accordance with the PBS Pricing Desk Guide, direct labor costs must be included on the RWA estimate AND charged to the RWA (once incurred) to account for GSA’s effort in procuring limited personal property items. To be considered incidental to the construction project, furniture must be included on the RWA that funds the construction or be received in the same fiscal year as the construction funds. The RWA Management fee applies to all RWA costs with the exception of select personal property costs line items. Please reference the PBS Pricing Desk Guide for application of RWA fees.

FBF funds may also be used to acquire fully furnished leased space or to provide fully furnished “hotel-type” space. RWA requests for furniture that are not incidental to a customer relocation, space acquisition, or build-out are considered standalone furniture requests. (Also see definition of incidental in Appendix A: Glossary.)
The acquisition of incidental personal property or furniture must occur within a reasonable time to avoid violating the *bona fide* needs rule (see Chapter 4 for more information). If the incidental personal property or furniture acquisition cannot occur until sometime in the future (beyond 90 calendar days of RWA acceptance, even if the 90 days crosses into the next fiscal year), then PBS must have a milestone schedule at RWA acceptance showing when the incidental personal property or furniture will be procured.

### 3.4.3. Standalone Furniture or Personal Property Acquisition.

On a case-by-case basis, PBS may accept RWAs to make standalone purchases of furniture for a customer unrelated to a customer relocation, space acquisition, or build-out. See *PBS Guidelines for Standalone Option for Furniture Acquisitions (SOFA)* on the Total Workplace Page. PBS must direct customers to work directly with FAS to make standalone purchases of personal property other than furniture.

Direct labor is to be charged to the customer via an RWA to capture the amount of time it takes for GSA personnel to coordinate the furniture procurement.

The success of the RWA process is heavily dependent upon initial communication and planning between PBS and the customer. The degree of communication and documentation should directly correlate to the complexity of the customer's request. Greater communication will help lead to the success of the project.

4.1. The RWA Life Cycle.

The RWA life cycle is divided into five phases as detailed below.

1. Receipt of the RWA Work Request and Requirements Development,
2. Cost Estimation,
3. Receipt, Review and Acceptance of the RWA,
4. Execution, and
5. Completion and Financial Closeout.

4.1.1. Receipt of the RWA Work Request and Requirements Development.

An RWA Work Request (WR) is sent by a customer to PBS via eRETA to identify a need for a project or service. A WR does not include funding information, as it simply tells PBS the customer has identified a specific need. A WR does not become an RWA until requirements are developed and it is signed by both the customer and PBS.

After a customer sends their RWA Work Request, PBS assigns a PM and the customer receives a “WR Assigned” email communicating the assigned PM. Once assigned, the PM conducts an initial needs assessment with the customer and assists the customer in developing and refining a description of requirements and eventual scope of work (SOW). A SOW must have sufficient detail to develop a GSA Cost Estimate or IGE and ultimately award a contract.

At a minimum, the SOW must depict:

- The purpose or objective and the outcome of the service requested;
- Required delivery time frame;
- Geographical information (including PBS’s building and floor/room number), and
- Total square footage.
Visit the PBS Workspace Delivery Program Insite page (Basic Requirements Development Process Handbook) for more information on Workspace Delivery.

In Requirements Development, it is important to identify RWA compliance issues early in the process, ensuring that budgets and schedules address any compliance requirements and that compliance responsibilities are assigned up front, in accordance with GSA policy, ADM 1020.3 Procedures for Historic Properties.

At a minimum, Project Development - Section 106 Compliance must be met:

1. All projects must comply with external review and consultation requirements under the National Historic Preservation Act Section 106 and other applicable laws.

2. Projects that may cause environmental impacts or adverse effects to historic properties must be flagged early to avoid project delays.

3. Except when a delegation of authority dictates otherwise, GSA serves as compliance lead for properties it controls. Compliance lead responsibility for properties GSA does not control is determined in cooperation with the customer agency on a case by case basis.

4.1.2. Cost Estimation.

4.1.2.1. GSA Cost Estimate or Independent Government Estimate (IGE).

A GSA Cost Estimate (or an Independent Government Estimate (IGE)) is based on the specificity of the requirements at various phases throughout the project life cycle. Except for F-type RWAs, every RWA must be fully funded and must be supported by a GSA Cost Estimate (or an IGE) at a level of detail appropriate to support the scope of work specified on the RWA. For additional information, please refer to the PBS Cost and Schedule Management Policy Requirements (P-120) or contact your zonal cost manager.

The GSA Cost Estimate for the fully funded RWA and the associated Summary Cost Estimate (SCE) are required to support the authorized amount identified in the Agency Certified Amount field in RETA prior to acceptance.

The GSA Cost Estimate must include the name of the estimator and the amount must be reflected on the associated SCE and must be uploaded into RETA. Inclusion of the GSA Cost Estimate is mandatory for every RWA (except F-Types), including RWAs for Leases, prior to acceptance of the RWA.
Regardless of dollar amount, cost documentation, at the same level of detail as the scope of work, is required to support the authorized amount of the RWA. At a minimum, cost estimates are derived from a scope of work (SOW) developed by the Project Manager (PM), which depicts the purpose/objective and/or outcome of the service in sufficient detail to permit a contract to be awarded based on the contained requirements; required delivery time frame; the geographical information (including PBS’s building and floor/room number); and total square footage. Visit the PBS Cost & Schedule Management Policy (P-120) page or contact your zonal cost manager for further cost information.

Within scope modifications which lead to cost increases must include a GSA Cost Estimate, a contractor’s proposal, or a contractor’s bid and a justification that specifically addresses the reason for supporting the cost increase. If new scope is added in a FY after the RWA has been accepted, a new RWA, along with a new GSA Cost Estimate, is required.

A bid or contractor proposal for an RWA modification or amendment may be accepted in place of a GSA Cost Estimate or an IGE if the bid or proposal is reviewed by a GSA PM or a GSA Cost Estimator and it is deemed acceptable (email validation is permissible). There must be a breakdown of the costs to support the SCE and the scope of work beyond simply, a lump sum.

GSA can accept customer-provided cost estimates to support an RWA as long as the customer is willing to share the basis for those estimates in order for the GSA Cost Estimator, or the GSA PM, to acknowledge in writing that the customer-provided cost estimate is acceptable (email validation is permissible). If the GSA Cost Estimator or the PM is unwilling or unable to attest that the customer-provided cost estimate is acceptable, then GSA cannot accept the RWA without developing its own GSA Cost Estimate at a level of detail appropriate to support the scope of work specified in the RWA. It is GSA’s responsibility to ensure that the Cost Estimate used to accept an RWA is accurate based on the information available at the time of RWA acceptance.

**4.1.2.2. Summary Cost Estimate (SCE).**

The SCE is a summary of the GSA Cost Estimate along with cost documentation to support the scope of work. The GSA Cost Estimate (or an IGE) is the basis for creating the SCE and the total authorized amount on the RWA. Unlike an IGE or a GSA Cost Estimate, however, the SCE must include applicable GSA fees. It is the responsibility of the PBS representative (e.g., PM, COR, CO or a PBS Cost Estimator) to prepare the SCE within RETA. The PBS Project Manager will discuss PBS’s direct and indirect costs with the customer, and provide the estimate to the customer for approval. The amount in the SCE must be equal to, or within $1 of the Agency Certified Amount on the RWA. Once the SCE has been created, linked to a WR/RWA, and approved in RETA, the customer will
receive an “Estimate Linked to WR/RWA” email indicating requirements
development and cost estimation are both complete.

Since a GSA Cost Estimate (or an IGE) is, by definition, developed at a greater
level of detail than a SCE, there may not be a one-to-one relationship between all
of the line items shown on the GSA Cost Estimate (or IGE) and those shown on
the SCE. For example, construction costs shown on a GSA Cost Estimate (or an
IGE) are estimated in itemized detail while the SCE provides only one summary
line for all construction related costs. PBS must provide cost documentation that
supports each line on the SCE. Percentages are acceptable for contingency,
design fees and/or construction management & inspection, as long as they are
clearly indicated on the SCE. Reference the National Standards for Small
Projects – Types of Cost Estimates on the Reimbursable Services Policy and
Guidance page for additional information on the types of estimates and their
associated ranges of accuracy.

4.1.2.3. The Overtime Utility Estimating Tool (OUET).

The OUET must be used to estimate the cost of all above-standard service
RWAs. The OUET satisfies the mandatory estimate requirement in RETA as the
OUET is based on more specific information for severable services than is found
at a level of detail appropriate to support the scope of work specified in the RWA.
For example, hours, square footage, facility and equipment costs, etc. are not
found in the Summary Cost Estimate (SCE) using RETA. As with the SCE, when
the OUE has been created and approved in RETA, the customer will receive an
“Estimate Linked to WR/RWA” email indicating requirements development and
cost estimation are both complete.

The preparation of RWA estimates for above-standard services is a joint effort
between PBS and the customer. Please note the following:

- If available, sub-metered data should be used as a tool to help with
  estimating and verifying usage and not as a tool for actual billing.

- As with most RWAs, the labor and administrative costs incurred by GSA
  personnel involved in preparing these RWAs are considered a normal part
  of the duties of GSA personnel and are covered by the RWA fees applied.

- If a customer requires additional direct labor (such as personnel required
  on site during the use of above-standard services), the associated costs
  must be itemized and included in the total authorized amount of the RWA
  and included on the RWA estimate.
4.1.3. Receipt, Review and Acceptance of the RWA.

4.1.3.1. Submitting an RWA Work Request to GSA via eRETA.

As requirements are developed, the customer enters the remaining required information in eRETA. This can be the same Customer POC who started the WR or a completely different person or office. Once requirements are fully developed, all required fields in eRETA are populated and an approved SCE or OUE is linked to the WR, the customer sends a fully funded RWA to PBS for potential acceptance in eRETA. The customer will receive a “Customer Request for RWA Acceptance” email from eRETA at this time.

Customers are responsible for entering all customer-related data into eRETA, which populates page 1 of the Form GSA 2957. PBS is responsible for entering all GSA-specific data into eRETA, which populates page 2 of the Form GSA 2957. Generation and submission of the Form GSA 2957 manually, outside of eRETA, is no longer an option for Federal customers.

PBS will not obligate funding to provide reimbursable nonseverable services to a customer until that customer submits an RWA and it has been accepted by PBS. Pursuant to 31 U.S.C. § 1501, customers should not obligate funds in their accounting systems until GSA has signed and accepted the RWA. The customer should create an obligation of the RWA funds in their accounting systems only after receiving a signed (accepted) RWA and acceptance letter from PBS.

4.1.3.2. The Bona Fide Needs Rule.

A customer using time-limited funds must have a current bona fide need for the goods or services to be provided by PBS at the time the customer signs the RWA. The Bona Fide Needs Rule, 31 U.S.C. § 1502(a), establishes that a fiscal year appropriation can be obligated only to meet a legitimate need arising in (or in some cases arising before but continuing to exist in) the fiscal year for which the appropriation was made. In other words, a customer cannot use current year funds for a future year’s need. PBS must verify that RWAs satisfy this requirement prior to acceptance. Future needs or needs outside the scope of work must not be included in the RWA using time-limited funds.

The bona fide need must be determined by each customer before it obligates funds. Once present, the bona fide need may exist unfilled for an extended length of time, or may cease to exist based on changing priorities and requirements. Customers may only use funds available for obligation when a bona fide need exists and may only obligate funds to fill a requirement for an existing bona fide need.
Because the *bona fide* needs rule does not apply to no–year appropriations, GSA may accept no–year funds for any need, whether past, present, or future,\(^5\) provided that the use of such funds is consistent with PBS policy (but not for new scope on an RWA Amendment after the first fiscal year). Please note, this Government Accountability Office (GAO) decision does not mean that PBS can permit customers to incrementally fund projects; PBS must require that projects are fully funded at RWA acceptance regardless of the type of funds used.

### 4.1.3.3. Funding of Contract Options.

Contract options are a bona fide need of the fiscal year in which they are exercised, regardless of when the base contract is awarded or if the option is exercised with the award of the base contract. Customer funds must be available for obligation when contract options are exercised. Contract options must be funded using a new RWA and not an amendment to an existing RWA, after the end of the fiscal year the original RWA was accepted, regardless of funding type. Please reference *Magnavox—Use of Contract Underrun Funds*, B-207433 (September 16, 1983) and contact your Regional Office of General Counsel (OGC) with specific questions. You may also follow this hyperlink to: [Appendix D: Appropriations Law Primer](#).

### 4.1.3.4. Full Funding.

RWA requests for nonseverable services must be accompanied by funding up front sufficient to accomplish the entirety of the requested work, even if the work is scheduled to occur over multiple fiscal years. RWAs for nonseverable services may only be accepted where the amount of such customer funding is sufficient to fund the entirety of the scope of work included on the RWA and is equal to the IGE or Cost Estimate. (See Chapter 4, *Prohibition of Incremental Funding for Nonseverable Services*). RWAs for nonseverable services cannot be incrementally funded. *See, e.g., Financial Crimes Enforcement Network--Obligations Under a Cost Reimbursement, Nonseverable Services Contract*, B-317139 (June 1, 2009). Multiple RWAs for the same project with multiple funding sources are permitted but, each RWA must fund a discrete, fully functional deliverable for which the customer has a bona fide need.

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\(^{5}\) *See General Services Administration— Availability of No-Year Appropriations for a Modification of an Interagency Order*, B-326945 (September 28, 2015) GSA may accept no–year appropriations from a customer to fund the increased cost resulting from a modification to an interagency order even where those funds were appropriated in a fiscal year after the customer incurred the initial liability.
4.1.3.5. Signing the RWA.

After a customer sends the RWA for potential acceptance, GSA reviews the RWA, enters the appropriate GSA information in RETA, and routes for signatures. The RWA must be signed by a customer Fund Certifying Official authorized to order or request the services and commit the customer to payment.

If a customer is unable or unwilling to certify to the satisfaction of a Regional representative (that is, an RWA Manager, Regional OCFO, or Regional OGC) that the customer's RWA funds are legally available for the intended purpose, Regional representatives must assume that the offered funding is not legally available to support the requested work. Therefore, the RWA must not be accepted and the requested work must not be performed. Regardless of the type or fiscal year of funds received, in order for PBS to accept the RWA the customer’s signature must be dated in the current fiscal year.

4.1.3.6. Digital Signatures.

GSA requires all Federal customers to use eRETA's digital signature solution to digitally sign all RWAs. Only a fund certifying official of a Federal customer may sign an RWA. This signature must come from an individual authorized as a fund certifying official and not from an office or ordering unit. Non-Federal customers cannot use eRETA so they will continue to send a manual RWA form to GSA which can be physically or digitally signed.

For additional guidance on digital signatures, please review the following documents at the following hyperlinks:

- General Services Acquisition Manual GSAM 504.502 at the following hyperlink: [GSAM Subpart 504.5 - Electronic Commerce in Contracting](http://insite.gsa.gov/node/114743).
4.1.3.7. Timing of Acceptance for RWAs.

There are certain timing restrictions that impact when PBS may consider an RWA for acceptance. Refer to Table 3 below for guidance on the Timing of Acceptance for RWAs.

4.1.3.7.1. Projects Related to a PBS Prospectus Project in Federally Owned Space for New Construction.

For new construction projects related to a PBS prospectus in federally owned space, the RWA must provide currently available funds and may be received and accepted by PBS once the prospectus has been submitted by PBS for PBS’s portion of the project and as early as the project is identified, scoped and estimated, but no later than the date of contract award. If an RWA is accepted after the submission of a prospectus but prior to the receipt of an appropriation for the project, PBS may need to close the RWA and direct the customer to de-obligate the RWA funds if an appropriation for the project is not received by PBS. See Appendix D, § D.11.

4.1.3.7.2. Projects Related to a PBS Prospectus Project in Federally Owned Space for Repairs and Alterations.

For repair and alterations projects related to a PBS prospectus in federally owned space, the RWA must provide currently available funds and may be received and accepted by PBS once the prospectus has been submitted by PBS by PBS for PBS’s portion of the project and as early as the project is identified, scoped and estimated, but no later than the date of contract award. If an RWA is accepted after the submission of a prospectus but prior to the receipt of an appropriation for the project; PBS may need to close the RWA and direct the customer to de-obligate the RWA funds if an appropriation for the project is not received by PBS. See Appendix D, § D.11.

4.1.3.7.3. Repair and Alterations Projects Not Related to a PBS Prospectus in Federally Owned Space.

For repair and alterations projects not related to a PBS Prospectus in federally owned space, the RWA must provide currently available funds and may be received and accepted by PBS as early as the project is identified, scoped and estimated, but no later than the date of contract award.

4.1.3.7.4. Projects in New Leased Space.

For initial above-standard TI build-out associated with new leases (e.g., new/replacing) or continuing occupancies (e.g., succeeding/superseding leases), the following applies:
● If the lease includes requirements or a scope of work that has been confirmed through an Independent Government Estimate (or similar approved method) to exceed the customer’s TIA, then the RWA for the TI must provide currently available funds and be received and accepted by PBS no later than the date of the lease award.

● Customers do not need to wait to provide an RWA for above-standard TI until the fiscal year in which the lease is awarded. Rather, a customer may provide RWA funds for above-standard TI in a year prior to lease award so long as PBS is ready to move forward with the lease procurement, and the customer has decided to replace, renew or have PBS enter into a successive lease (i.e., the customer has a defined bona fide need for leased space containing above-standard TI) and the project is identified, scoped and estimated.

● If the project requires PBS to submit a lease prospectus, PBS will not accept an RWA until after the prospectus has been submitted to Congress. If an RWA is accepted after the submission of a prospectus but prior to the receipt of an appropriation for the project, PBS may need to close the RWA and direct the customer to de-obligate the RWA funds if an appropriation for the project is not received by PBS.

● If, at the time of lease award, the lease does not include requirements or a scope of work confirmed by PBS to be Above-standard TI, then no RWA is required. However, if the same scope of work (i.e., not new scope) later causes the price to increase above the TIA, the customer will need to provide an RWA for the overage using funds that were available at the time the lease was awarded. PBS’s policy for funding antecedent liabilities does not apply because the customer would not have an existing obligation to upwardly adjust for the scope of work. See 31 U.S.C. § 1553(a).

4.1.3.7.5. Projects in Existing Leased Space (Post Occupancy).

For post occupancy projects in existing leased space, the RWA must provide currently available funds and may be received and accepted by PBS as early as the project is identified, scoped and estimated, but no later than the date of contract award.
**Table 3: Timing for Acceptance of RWAs**

<table>
<thead>
<tr>
<th>Project Type:</th>
<th>RWA accepted as early as:</th>
<th>RWA accepted no later than:</th>
<th>PBS Prospectus &amp; Implications:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Repair and Alterations Projects Related to a PBS Prospectus in Federally Owned Space</td>
<td>Project is identified, scoped and estimated</td>
<td>Date of Contract Award</td>
<td>PBS Prospectus must be submitted to Congress prior to RWA acceptance</td>
</tr>
<tr>
<td>Repair and Alterations Projects Not Related to a PBS Prospectus in Federally Owned Space</td>
<td>Project is identified, scoped and estimated</td>
<td>Date of Contract Award</td>
<td>Not Applicable</td>
</tr>
<tr>
<td>New Construction Projects for Federally Owned Space</td>
<td>Project is identified, scoped and estimated</td>
<td>Date of Contract Award</td>
<td>PBS Prospectus must be submitted to Congress prior to RWA acceptance</td>
</tr>
<tr>
<td>PBS Prospectus Projects in New Leased Space</td>
<td>Project is identified, scoped and estimated</td>
<td>Date of lease award</td>
<td>PBS Lease Prospectus must be submitted to Congress prior to RWA acceptance</td>
</tr>
<tr>
<td>Projects in New Leased Space Not Related to a PBS Prospectus</td>
<td>Project is identified, scoped and estimated</td>
<td>Date of lease award</td>
<td>Not Applicable</td>
</tr>
<tr>
<td>Repair and Alterations Projects in Existing Leased Space (Post Occupancy)</td>
<td>Project is identified, scoped and estimated</td>
<td>Date of Contract Award</td>
<td>Not Applicable</td>
</tr>
</tbody>
</table>

**4.1.3.8. Review and Acceptance of the RWA by PBS.**

**4.1.3.8.1. RWA Manager Reviews.**

Nonseverable A-, B-, and N-type RWAs with an authorized amount equal to or the Simplified Acquisition Threshold (currently above $250,000), are required to be reviewed by Regional RWA Managers. This includes all amendments that

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6 The requirement to submit a prospectus for a project generally only relates to PBS requests for appropriations to the Federal Buildings Fund and not to customers. See 40 U.S.C. § 3307 and Appendix D, § D.11.
increase the RWA authorized amount above $250,000. For RWAs not meeting these criteria, RWA Managers have discretion regarding the level of review they conduct.

RWA Managers may support other RWA Managers with required reviews in their absence. No formal delegation is required. Any other delegation of RWA Manager authority requests must be submitted to the PBS Reimbursable Services Program within PDE for review and approval. The delegation letter must identify the individual that may conduct business on behalf of the RWA Manager, the duration/timeframe and the delegation of authority being granted to them. They must have equivalent knowledge to the RWA Manager and have completed all RWA training requirements. If approved, the delegation letter must be uploaded into RETA for each RWA they review and approve.

4.1.3.8.2. RWA Receipt and Acceptance Scorecard.

In addition, for all nonseverable A-, B-, and N-type RWAs with an authorized amount equal to or above the current Simplified Acquisition Threshold of $250,000 (including amendments that increase the RWA authorized amount above $250,000), completion of the RWA Receipt and Acceptance Scorecard is mandatory. For more information, please visit the Reimbursable Services InSite page.

4.1.3.8.3. Regional Review Boards.

All nonseverable A-, B-, and N-type RWAs with an authorized amount exceeding the current PBS prospectus threshold, including amendments that increase the RWA authorized amount above the PBS prospectus threshold, are required to be reviewed by the Regional Review Board. Regional Review Boards may also be called upon on a case-by-case basis for RWAs with an authorized amount below the PBS prospectus threshold. Regional Review Boards are comprised of the RWA Manager, Regional Legal Counsel, and OCFO representatives. Furthermore, the PBS Financial Operations Division (BGP) may request to review individual RWAs and/or recommend review of individual RWAs by the full Regional Review Board on a case-by-case basis.

4.1.3.8.4. Minimum Mandatory RWA Requirements for Acceptance for New RWAs and for RWA Amendments.

1. Form GSA 2957

The Reimbursable Work Authorization (RWA) on Form GSA 2957 is an OMB-approved interagency agreement (IAA) used to record the details of the reimbursable work to be performed by GSA for the benefit of the customer. A properly developed RWA provides written documentation of the formal
agreement between the customer and PBS. Generation and submission of the Form GSA 2957 manually, outside of eRETA, is no longer an option for Federal customers. RWAs are not automatically accepted; they must include and meet specific minimum criteria as detailed below.

2. A Description of Requirements and a Scope of Work

The customer must include narrative detail that clearly identifies the purpose and objectives of the customer’s request (including the goods or services to be provided). The narrative must identify the project outputs in a succinct manner that can be easily understood by someone unfamiliar with the request. The scope of work must be provided in sufficient detail to ultimately permit a contract to be awarded based on the contained requirements. For a project that is not complex, the Description of Requirements field may be sufficient and a more detailed scope of work may not need to be attached. For more complex projects, the description of requirements might act as the executive summary of the scope of work, which may need to be uploaded to RETA. At a minimum, a succinct scope of work developed by the PM shall depict the following:

- The purpose/objective and/or outcome of the services;
- The required delivery time frame;
- The geographical information (floor/room number, if applicable); and
- Total square footage.

Even if the work location is unknown, the delineated area must be provided on the RWA. Note: A building number is an eight-character code used to identify a federally owned or leased building in GSA’s inventory. In circumstances where the building does not yet exist, a building number should be created in pending status in REXUS and referenced on the RWA. A “dummy” number should be avoided. “Dummy” building numbers for FEMA or other emergencies have been eliminated.

3. A properly completed GSA Cost Estimate (except for F-type RWAs).

4. An approved Summary Cost Estimate (SCE).

The SCE must summarize the GSA Cost Estimate, along with cost documentation supporting the scope of work (except for F-type RWAs or Overtime Utilities). The cost documentation must be dated and show a level of detail consistent with the level of detail in the scope of work. It must include all GSA fees, assumptions and exclusions made in preparing the cost estimate.

5. A Milestone Schedule

A schedule providing the estimated dates for Design Award (if applicable), Construction Award, Notice to Proceed, Furniture Award (if applicable), Furniture
Delivery (if applicable) and Substantial Completion. If a contract award will not be made within 90 calendar days of RWA acceptance, a milestone schedule must be available in either RETA, GREX or ePM. If a schedule is not present at the time the RWA is accepted by PBS, it will be assumed that a contract award will be made by PBS within 90 calendar days from PBS’s acceptance of the RWA.

The RWA must not be accepted by a PBS approving official unless these requirements have been met.

An acceptance letter must be sent to the customer within 5 business days of RWA acceptance. A copy of the completed and signed Form GSA 2957 will be available in the RETA Documentation Tool for both the customer and GSA to access at any time.

4.1.3.9. Acceptance of an Interagency Agreement in addition to RWAs.

The customer may request that GSA sign additional funding documents such as the standard Treasury IAA form. However, the RWA must also be signed by the customer and accepted by GSA by the same official who will also be signing the IAA. When accepting IAs and similar funding documents, the customer must complete the form, but a completed and signed RWA must be received by PBS before signing the IAA and before performing the work. IAs and other related funding documents are not substitutes for the Form GSA 2957. For more information, please see the Acquisition Letters located on the Reimbursable Services InSite page.

4.1.3.10. Acceptance for Future Delivery.

PBS must ensure that services performed by contractors are within the Description of Requirements identified in the RWA and the agreed upon scope of work.

Future needs, or needs outside the scope of work, must not be included in the RWA. This would be a violation of the bona fide needs rule (31 U.S.C. § 1502(a)), which requires that obligations made using time limited funds must be recorded in the fiscal year in which the need arises.

RWAs may only be accepted when contract award is expected within 90 calendar days of acceptance of the RWA by PBS, or when there is a milestone schedule that clearly identifies when the various tasks will take place, including contract award. Reference the Reasonable Time section of this manual for more details. See Interagency Agreements- Acceptance of Obligation of Funds, GSA Acquisition Letter, V-09-06 (June 16, 2009), Appendix A, pg. 5. See Appendix D, § D.3.
Moreover, PBS must alert the customer to potential problems with accepting RWAs too early in the project life cycle when contract award or tenant occupancy might not happen until well into the future. For example, if the project is cancelled or a lease terminated and the obligational authority of the funding has expired, the customer may not be able to use the funding it has supplied on the RWA. In the case of an RWA related to a PBS prospectus project, PBS will not accept an RWA prior to the submission of a PBS prospectus to Congress. Depending upon the circumstances, PBS may accept an RWA prior to Congressional approval of a PBS prospectus project once a PBS prospectus has been submitted to Congress; however, the customer bears the risk that the prospectus may not be approved by Congress, and therefore, may not go forward. In that case, PBS may need to close the RWA and direct the customer to de-obligate its funds; those funds may have limited value to the customer depending on how long past the period of availability the de-obligation occurs.

**4.1.3.11. Acceptance in Emergencies or Special Circumstances.**

GSA responses to a Federal Emergency Management customer (FEMA) mission assignment have transitioned to the Office of Mission Assurance (OMA). If FEMA reaches out to PBS to respond to a mission assignment, PBS should refer them to a GSA OMA representative at the following email address: omamissionassignments@gsa.gov.

PBS may still be asked to assist OMA in response to a FEMA Mission Assignment. In these cases, OMA may utilize PBS services to fully respond to the Mission Assignment. Instead of PBS interacting directly with FEMA, PBS would instead enter into an N-type RWA with OMA for OMA to procure PBS’s services. This transaction is similar to any other Interfund RWA PBS may enter into with another GSA organization (for more information on Interfund RWAs please follow this hyperlink for additional information on Interfund Transfers).

**4.1.3.12. Acquisition Requirements for Acceptance.**

PBS and GSA contracting activities are governed by the FAR. When purchasing on behalf of a customer, it is critical that PBS abide by any restrictions and limitations applicable to the funds provided by the requesting customer. PBS must initiate and sustain communication regarding specific or unique statutory, regulatory, or policy requirements applicable to the customer’s purchase request.

The Office of the Chief Acquisition Officer (OCAO) issues GSA acquisition guidance periodically, normally in the form of a letter, regarding purchases on behalf of other customers. See examples of these letters under GSA Policy Supported with PBS Guidance on the Reimbursable Services InSite page. Consistent with this guidance, PBS RWA approving officials must receive verification from the customer via signature by a Fund Certifying Official that, at a minimum:
1. The funds being made available by the customer are legally available for the purpose of the acquisition activities to be performed by PBS.

2. All unique funding and procurement requirements of the customer, including statutory, regulatory, and policy requirements applicable to the provided funding, have been disclosed to PBS.

3. All required internal reviews and approvals have been completed by the customer before placing the order with PBS.

Exceptions to or deviations from the above requirements may be granted by the GSA Senior Procurement Executive (SPE). Any request for such an exception or deviation will be granted only when the applicable GSA contracting activity determines that PBS and GSA are reasonably assured the three conditions outlined above have been met. The reasoning in support of this determination must be detailed in the request to the SPE. Copies of the latest GSA acquisition policy changes or updates may be viewed on the OAM Policy Library InSite page.

4.1.3.13. Restrictions on RWA Acceptance and Responsibility for Funds.

Federal funds (including those the customer provided via an RWA, as well as funds contained within the FBF) must be used only for the purposes for which they were appropriated, or as otherwise specifically authorized by law. See 31 U.S.C. § 1301. The customer funds must be obligated by the customer during the period of availability of the funds. See 31 U.S.C. § 1502.

Since acceptance of the Form GSA 2957 is the official GSA document used to obligate the customer’s funds, GSA will not, under any circumstance, award a contract for reimbursable goods or services before receipt and acceptance of the RWA by PBS to comply with the terms of the Anti-Deficiency Act (ADA) (31 U.S.C. §1341). In addition, PBS will not accept an RWA (or RWA amendment) that is subject to the availability of funds. See, for example, FAR 52.232-18. However, if a customer is operating subject to a continuing resolution (CR), RWAs for overtime utilities can be accepted by PBS so long as the customer, at a minimum, funds the overtime utility services through the CR period, which must be consistent with the Period of Performance provided on the RWA.

PBS will not accept an RWA (or RWA Amendment) funded by a customer’s Suspense Funds. Suspense Funds (Treasury Symbols with an ‘F’) are not permitted to be used to pay for RWA projects or services. The Treasury Financial Manual (TFM) dated September 21, 2011, states that Suspense Funds are temporary and the funds should be cleared to an appropriate account within 60 days. Since the majority of RWA projects/services exceed 60 days, there is no guarantee funding will be available in the Suspense Fund by the time GSA bills the customer. If PBS accepted an RWA funded from a Suspense Fund, and then later was unable to pay an RWA bill because the Suspense Fund had
insufficient funds to cover the RWA, the customer could have an ADA violation and the corpus of the FBF would be at risk. For more general information on Suspense Funds please see the TFM Transmittal Letter No. 667 (section 1520.25 – Clearing Accounts).

PBS cannot accept a new RWA funded with time-limited funds (annual or multiple year) that have expired prior to PBS's acceptance of the RWA. Signing and accepting a new RWA with funds where the expiration date of obligational authority has passed, violates the Recording Act (31 U.S.C. § 1501) which states that an amount shall be recorded as an obligation only when supported by written evidence of a binding agreement between two customers that was executed before the end of the period of fund availability.

There are two exceptions to this:

1. RWAs for severable services where there is evidence the services were provided in a prior fiscal year. These RWAs must be funded with funds available when the services were provided and need to be sent to the PBS Financial Operations Division (BGP) for review and approval.

2. RWAs to repay PBS for reimbursable projects for which PBS used Federal Buildings Fund (FBF) New Obligation Authority (NOA) to pay for a reimbursable project and the occupant customer repays PBS in a future fiscal year using funds that were available when the bona fide need for the project was established and the project initiated by PBS. See 31 U.S.C. § 1553 & 40 U.S.C. § 581(g)

Please see the Internal Controls Desk Guide (ICDG) for the requirements needed for submission by the PBS Financial Operations Division (BGP).

Reasonable time refers to the acquisition lead time, based on the complexities of the requirement, needed for GSA to contractually obligate the customer's funds accepted with the RWA. Unless the RWA, or its attachments, specifically provide otherwise, or there is a separate written milestone schedule in effect at the time PBS accepts the customer's RWA, a "reasonable time" of 90 calendar days from the date of acceptance of the RWA is presumed for PBS's re-obligation of the customer's funds.

The acceptance of an RWA by PBS must be based on an intention to execute the agreement within a reasonable time after acceptance. OCAO acquisition policy states that PBS has a "reasonable time, based on the complexities of the requirement, to contractually obligate funds accepted from a customer." GSA Acquisition letters regarding Interagency Agreements can be found on the Reimbursable Services InSite page. Procurement Instructional Bulletins which
include the Standard Procurement Acquisition Lead Times (PALT) can be found on the [Office of Acquisition Management (OAM) Policy Library InSite page](https://www.gsa.gov). If a determination is made that, based on the complexities of the work requested, contract award will not occur within 90 calendar days after RWA acceptance, the RWA must attach a milestone schedule, which must include a mutually agreed-upon contract award date between PBS and the customer as required under OCAO policy. If neither of these requirements is met, then written justification must be documented in the RWA file in RETA and all supporting documents, such as the acquisition plan and project plan, must be updated accordingly.

For design and construction projects, there must be an estimated construction award date in the schedule. All nonseverable RWAs are required to be entered into GSA’s electronic project management system of record, currently, ePM (with some exceptions). The project milestone schedule must agree with the ePM requirements because that is the official system of record for schedules. The ePM project number should also be cross-referenced on the Form GSA 2957. Visit the [ePM InSite page](https://www.epm.gov) for details on ePM requirements.

The schedule must be maintained in either ePM, GSA Real Estate Exchange (G-REX) or uploaded into RETA, as appropriate for the project type. The schedule must also be updated to ensure continuous and expeditious work on the RWA and must provide a valid explanation for any delays.

GSA must move expeditiously toward fulfilling the customer’s request as defined in the RWA. To do so, it is imperative that GSA and the customer communicate timely and effectively during all phases of a project life cycle. In order to comply with appropriations law and meet the *bona fide* need of the customer, GSA may unilaterally cancel an RWA due to the lack of a customer response within a reasonable time.

Except for funds that come with customer-specific fiscal policy restrictions, such as those from the DoD, when PBS accepts an RWA in accordance with 40 U.S.C. § 592(b)(2), GSA has a reasonable time within which to obligate the accepted funds, even if the contract award occurs in a subsequent fiscal year. [See Interagency Agreements- Acceptance of Obligation of Funds, GSA Acquisition Letter, V-09-06 (June 16, 2009), Appendix A, pg. 5. See Appendix D, § D.3.](https://www.gsa.gov). Time-limited funds remain available to liquidate obligations properly chargeable to that account for five fiscal years after the period of availability expires. (See [31 U.S.C. § 1553](https://www.gsa.gov).)

The customer must have authority to obligate funds at the time the RWA is certified by the customer’s funds certifying official. Funds cannot be considered obligated by the customer until the customer signs the RWA and it is signed and accepted by PBS. There does not have to be a contract or a task order in place for the customer to record an obligation in its financial system, because the
reimbursable agreement itself constitutes an interagency agreement for the purpose of recording a valid obligation. The obligation is valid since, under the provisions of the RWA, GSA must perform the service requested and the cost of the performance must be paid by the customer. The signed RWA authorizes PBS and GSA to execute the scope of the customer request based on the authorized amount.

4.1.3.13.1. Prohibition on incremental funding of non-severable services and projects.

A nonseverable project represents a single undertaking that does not provide value until the entire project is complete, such as a construction project. Nonseverable projects may not be partially or incrementally funded, regardless of fund type (including no-year funds). If a project is nonseverable, the customer must fund the entire scope of work with funds available for obligation at the time the customer submits an RWA. For proper acceptance of a nonseverable RWA, the complete funding for the scope of work must provide a discrete and fully functional deliverable.

Incremental funding is defined as funding the scope of work for a nonseverable service over a period of time rather than all at once. RWA requests for nonseverable services must be accompanied by funding sufficient to accomplish the entirety of the requested work, even if the work is scheduled to occur over multiple fiscal years. RWAs for nonseverable services may only be accepted where the amount of such customer funding is sufficient to fund the entirety of the scope of work on the RWA. Incremental funding is prohibited by 31 U.S.C. § 1502, as well as GSA and DoD policy. See, e.g., Financial Crimes Enforcement Network—Obligations Under a Cost Reimbursement, Nonseverable Services Contract, B-317139 (June 1, 2009).

When it is determined that a customer is attempting to incrementally fund a nonseverable project, PBS may not accept the RWA or RWA amendment and PBS must return the RWA (or amendment) to the customer. To avoid incremental funding, the customer needs to submit sufficient funds up front for the work requested. If the customer does not have enough funds up front, PBS should recommend that the customer wait to submit the RWA until the customer has sufficient funds. PBS may need to work with the customer to reduce the project’s scope of work to fit within the customer’s available funding. See Appendix D, § D.7.

4.1.3.13.2. PBS Approving Official Signature Thresholds and Delegations of Authority.

Acceptance of an RWA means that GSA has accepted the official Form GSA 2957 from a customer by PBS’s digital signature on the Form GSA 2957. The RWA is accepted by PBS when PBS digitally signs the RWA. PBS Officials
authorized to accept an RWA as described below, will begin to provide resources to accomplish the work on the RWA. The PBS approving official who accepts the RWA must have the authority to sign the RWA or amendment to the RWA. All substantive amendments, meaning those which change the scope, authorized amount and/or billing information, must be signed by both the customer and PBS.

ADM 4200.2C GSA System for the Administrative Control of Funds, provides guidelines and procedures for processing of funding allowances and assigns responsibilities for administrative control of funds. The basic delegation of authority for RWAs is included in the PBS Delegations of Authority Manual (PBS 5450.1, March 4, 2015) in Chapter 5, section I (3) (b) and (p). RWA amendments can be accepted by a Region only when the total cost aggregating the original RWA and amendments is below the threshold outlined in the PBS Delegations of Authority Manual.

Each Region must maintain an annual written list showing its signature authority delegations by title and/or name (from the RC to the Regional Heads of Services and Staff Offices (HSSOs)) for the purpose of accepting RWA funds from a customer. Moreover, it is a mandatory requirement for all RWA signatories, including RCs, to be certified each year by taking and passing the RWA Acceptance Authority Training on GSA Online University. When the normal signature authority for the Region is on leave only, signatory authority is authorized as described below.

Signature Authority has been delegated to each RC in accordance with the PBS Delegations of Authority Manual (PBS 5450.1 March 4, 2015) in Chapter 5, section I (3) (b) and (p). The RC may, in turn, delegate signature authority to other Heads of Offices within the Region. These delegates are known as Regional Delegates. Any GSA or PBS program or project representative who has taken and passed the RWA Acceptance Authority Training, when authorized and directed to act for another who is delegated an authority contained in this procedure, may exercise this authority during the latter's absence.

This applies to the total authorized amount shown on the original RWA and the revised total authorized amount of the RWA including any RWA amendments. This requirement does not apply to DoD RWAs when they are being decreased to align with DoD Financial Management Policy.

RWAs that provide a finished project in space outside the jurisdiction, custody or control of GSA must be performed under 40 U.S.C. § 583 or 31 U.S.C. § 1535 (the Economy Act) as outlined in the additional instructions and guidance on the RWA Receipt and Acceptance Scorecard. These RWAs may only be signed/accepted by the Commissioner, Deputy Commissioner, Regional Commissioner or by the Assistant Commissioner for Project Delivery. For more information on the RWA Receipt and Acceptance Scorecard, please visit the Reimbursable Services InSite page. Additionally, RCs have not been delegated
authority for reimbursable space alteration projects that affect buildings in more than one GSA Region.

4.1.3.14. Minimum Mandatory Documents required in RETA.

1. Form GSA 2957 – Original and all amendments with signatures.

2. A detailed, but succinct, scope of work (especially for large or complex projects), except for F-type RWAs. The description of requirements on the RWA, itself, must include narrative detail that clearly identifies the purpose and objectives of the customer request (including the goods or services to be provided). The narrative must identify the project outputs in a succinct manner that can be easily understood by someone unfamiliar with the request. The scope of work must be provided in sufficient detail to ultimately permit a contract to be awarded based on the contained requirements. For more complex projects, a succinct but detailed scope of work developed by the PM shall be uploaded into RETA. If not depicted elsewhere on the RWA itself, the scope of work shall depict the purpose/objective and/or outcome of the service; required delivery time frame; the geographical information (including PBS’s building and floor/room number), and total square footage.

3. A GSA Cost Estimate or IGE, with accompanying Cost Estimate Documentation and Correspondence, except for F-type RWAs.

4. Summary Cost Estimate (SCE) or Overtime Utility Estimate (OUE).

5. Project Milestone Schedule (if applicable).

6. RWA Manager and Regional Review Board approval (if applicable).

7. RWA Receipt and Acceptance Scorecard (if applicable).

8. Acceptance Letter.

9. Completion Letter (if applicable).

10. Closeout Letter (if applicable).

11. Signed RWA to accompany the Closeout Letter.

4.1.4. Execution.

The act of providing reimbursable goods and services may begin only after PBS obtains the obligational authority to provide those goods and services on behalf of the customer, as evidenced by the fully executed RWA. PBS cannot obligate
funding to provide reimbursable goods or services to a customer until an RWA is received and accepted by PBS.

4.1.4.1. RWA Amendments.

An amendment to an RWA is submitted by a customer to correct, add to, or delete work from the original signed and accepted RWA.

The PBS approving official who accepts the RWA amendment must have the signature authority to sign for the revised total amount of the RWA consistent with the latest approved signatory authority and thresholds.

RWA Amendments are Acceptable for:

- Changes or additions to the scope of work in the same fiscal year the original RWA was accepted.
- Reduction in scope or requirements.
- Amendments for severable services using funds available at the time the services are (or were) provided.
- Within-scope cost increases attributed to an antecedent liability.

RWA Amendments are NOT Acceptable for:

- Out of scope changes (including the exercise of contract options), or additions after the end of the fiscal year the original RWA was accepted, regardless of funding type. In these cases, PBS requires a new RWA using currently available funds.

4.1.4.2. Funding for Antecedent Liabilities.

When the customer submits an amendment that requests additional work that will cause an upward price adjustment, or there are other events that cause a price increase in the original scope of work (e.g., differing site conditions, economic price adjustments, bids exceed initial estimates, etc.), PBS must determine whether the adjustment is attributable to the original scope of work for the RWA.

If the Amendment is not attributable to the original scope of work, the customer must provide a new RWA, citing currently available funds.

If the Amendment is attributable to the original scope of work (referred to as an antecedent liability) then the customer must provide funds for the Amendment that were available when the original RWA was submitted and accepted.

Antecedent liabilities are unforeseen within scope changes that occur after the period of obligational authority of the customer’s funds has expired. Antecedent liabilities must be funded via an RWA Amendment with funds that were available...
when the original RWA was submitted, and *bona fide* need established. *See* 31 U.S.C. § 1553.

If the customer does not have funds that were available for the same purpose when the original RWA was submitted and provides a Statement of Further Written Assurance that it does not have funds that were available when the original RWA was submitted to support the adjustment, the customer may provide the necessary additional funding from currently available appropriations. The Statement of Further Written Assurance must be signed by a fund certifying official of the customer. The customer may also submit any no-year funds that were appropriated for the same purpose as the funds submitted on the original RWA for antecedent liabilities without submission of a Statement of Further Written Assurance. (*See* General Services Administration—Availability of No-Year Appropriations for a Modification of an Interagency Order, B-326945 (September 28, 2015)).

### 4.1.4.3. Statement of Further Written Assurance.

When a customer informs GSA that it no longer has funds that were available from when the original nonseverable RWA was submitted and accepted, GSA must obtain the following written and signed statement from a Fund Certifying Official of the customer. The Statement of Further Written Assurance applies only to RWAs for nonseverable services and cannot be used for severable services.⁷

This signed statement must be uploaded in the RWA Entry and Tracking Application (RETA).

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**Figure 3 - Statement of Further Written Assurance for Time-limited Funds**

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I am a Funds Certifying Official of the Requesting Agency and am responsible and accountable for the financial status of these specific funds for my agency. To the best of my knowledge, I hereby confirm to GSA that funds are not available from any appropriation that was available for obligation at the time the original RWA was funded and the *bona fide* need established.

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⁷ This does not preclude PBS from requesting clarifying information on fund availability for severable service RWAs.
4.1.4.4. Substantive Amendments.

A signed RWA Amendment is required for substantive changes to the customer portion of an RWA. Substantive amendments (as opposed to administrative changes) have practical importance, value, or effect on the scope of work. Examples include:

- Increases or decreases in quantity, objectives, or requirements of the scope of work.
- Cancelling an RWA.

Substantive Amendments also include changes to the total authorized amount in the RWA. Examples include:

- Adding funding to an existing RWA.
- Increasing or decreasing funding in excess of the lower of $500 or 10% of the project total costs. (See 10-Percent or $500 Amendment Rule, below.)
- Changes to the funding source on an RWA without a change in the authorized amount. For example, replacing annual funds with multiple year or no-year funds.
- Changes to the Period of Performance on a severable RWA.

4.1.4.5. Amendments within Period of Availability for New Obligations.

RWAs cannot be incrementally funded. The customer must provide full funding for the entire scope of work in the original RWA whether using annual, multiple year or no-year funds PBS policy, which, in this case is stricter than fiscal law, dictates all RWAs may only be amended to add new scope during the fiscal year in which the original RWA was received and accepted by PBS, regardless of the type of funds supplied. After September 30, a new RWA is required to add any new scope. Any modifications made to an RWA after the fiscal year in which the original RWA was received and accepted by PBS, may only be for antecedent liabilities.

Because the bona fide needs rule does not apply to no-year appropriations, GSA may accept no-year funds for any need, whether past, present, or future provided that the use of such funds is consistent with PBS policy (but not for new

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8 See General Services Administration— Availability of No-Year Appropriations for a Modification of an Interagency Order, B-326945 (Sept 28, 2015) GSA may accept no-year appropriations from a customer to fund the increased cost resulting from a modification to an interagency order even where those funds were appropriated in a fiscal year after the customer incurred the initial liability.
scope on an RWA Amendment after the fiscal year in which the original RWA was received and accepted by PBS).

Please note, this GAO decision does not mean that PBS can permit customers to incrementally fund projects using no-year funds; PBS requires that projects are fully funded at RWA acceptance regardless of the type of funds used.

For substantive amendments to RWAs within the period of obligational authority of the cited funding, customer funding must meet the previously stated requirements for an RWA (stated in Chapter 3).

To amend the RWA in eRETA, the customer must:

1. Open the RWA and submit an X-input code (Amount/Scope change).
2. List the changes to the existing RWA in the Description of Requirements field on the Customer Information tab.
3. Modify the Agency Certified Amount on the Billing Information tab.
4. Modify the accounting information on the Accounting Details tab.
5. Review or modify the signatory information on the Customer Approval tab.
6. Send to GSA.

An RWA amendment is required whenever one of the following fields changes from the previous RWA submission:

- Authorized amount increase or decrease,
- Customer fund year,
- Customer fund type,
- Customer fund expiration,
- Customer Fund Certifying Official email address,
- GSA-PBS Approving Official email address, or
- Change in Period of Performance (POP) for a severable RWA.

4.1.4.6. 10-Percent or $500 Amendment Rule.

PBS will notify the requesting customer whenever total obligations are expected to exceed the authorized amount in the RWA in order to provide good financial communication between PBS and its customers.

The limit on overages allowed on an RWA is $500 for RWAs with authorized amounts equal to, or greater than, $5,000, and 10 percent for RWAs with authorized amounts equal to or less than $5,000. An RWA amendment is not required for overages within this limit. These overages will be reconciled and billed to the customer at the time the RWA is closed. Note: The bona fide needs rule applies to these overages. Customers are required to pay for the overages.
with funds that were available when the *bona fide* need occurred, which may require expired funds.

**For overages exceeding this limit, an RWA amendment is required.** The signed RWA amendment must appropriately reflect the agreed upon amount of the modification and provide funds that were available when the customer's *bona fide* need arose unless relying on PBS's policy for funding antecedent liabilities when the customer certifies that it has no available funds remaining from when the *bona fide* need arose.

### 4.1.5. Cancellation, Completion and Financial Closeout.

#### 4.1.5.1. Cancellation.

The customer, or PBS, may cancel an RWA at any time before any charges (that is, obligations or expenses) have been incurred against the RWA. Depending on the phase of the project, the customer may also have to pay termination costs. To cancel an RWA, one of the following two procedures must be followed:

1. **Customer-directed Cancellation.**

   If a customer wishes to cease further work on the RWA by PBS appropriate steps to request cancellation are as follows:
   - Customer requests cancellation by submitting an amendment directly in eRETA.
   - If no charges have been incurred against the RWA, PBS will begin procedures to cancel it.
   - If PBS has entered into obligations, the RWA will go through the completion and closeout process to ensure all invoices are paid to contractors and that PBS receives all applicable reimbursements.

2. **PBS Unilateral Cancellation.**

   PBS has the responsibility to execute RWA work in a reasonable time. If there is not continuous and expeditious work being done to award contracts and to proceed with execution of those contracts, it is the responsibility of PBS to cancel these RWAs and direct customers to de-obligate RWA funds. In the absence of a project milestone schedule, a reasonable time is defined as 90 calendar days from RWA acceptance.

   Acceptable reasons for a delay in the award of a contract may include procurement delays, construction delays, or a GSA caused delay in the lease award, all as outlined in and supported by a revised schedule.
Unacceptable reasons for a delay in the award or execution of a contract may include customer indecision (i.e., customer failing to make a timely decision on wall color) or a customer not providing access to the space.

If contracts have not been awarded or executed in a reasonable time, the following steps shall be taken to execute a PBS unilateral cancellation:

1. If a contract has not been awarded within 90 calendar days of the applicable contract award milestone on the project schedule or within 90 calendar days if no schedule was provided, and the customer has caused the delay, a follow-up letter should be sent to the customer.

2. If the customer does not respond or resolve the action that needs to be taken on their part, the RWA will be cancelled. Refer to the RWA SOP found on the Reimbursable Services InSite page for information on cancelling an RWA.

4.1.5.2. Completion.

For nonseverable RWAs, substantial completion is the date the facility, or a part of it, can be operated or occupied for its intended use, even if minor repairs or punch list items are still needed. It is the date when PBS employees inspect, approve, and determine that the scope of work of the entire RWA has been completed and delivered. Please see: Substantial Completion Guidance in the PM Guide.

Entry of the substantial completion date in RETA does not mean financial closeout has occurred. The liquidation of obligations can still take place after the substantial completion date has been entered. If new obligations are needed after substantial completion, the substantial completion date must be removed and re-entered.

Evidence of satisfactory completion of work is a procurement requirement. Before payment is made to a vendor, PBS must inspect the goods or services being delivered for compliance with the scope of work and complete an inspection report. The inspection report becomes the basis for the receiving report.

GSA Order, APD P 2800.14 Procurement Request and Receiving Report Preparation (Chapter 9), states, "Once the supplies and services have been received, the receiving office is responsible for acknowledging receipt and acceptance by completing a receiving report. Supplies and services must be inspected and accepted or rejected within 5 workdays (that is, business days) of delivery/completion..."
The same requirement is also cited in GSA Order PFM P 4267.1. “Evidence of work completion must be maintained in the RWA file, or in the procurement file, or in both.”

Once the purpose of the reimbursable request has been fulfilled, PBS must confirm that the RWA is substantially complete, and then work towards financial closeout. Once the work requested is substantially complete, the Region must ensure that the completion date is entered in RETA within 30 calendar days of actual substantial completion.

The required forms to document substantial completion include the GSA Inspection Report for Work under Contract (GSA Form 220), the GSA Construction Progress Report (GSA Form 184), or the GSA Receiving Report (GSA Form 3025). In cases where the above mentioned forms are not contractually required, an email from the PM or other written documentation may be used to document substantial completion in RETA. Except for F-type RWAs, the date on the Inspection (or Receiving) Report, the date of substantial completion on the RWA, and the completion date entered into RETA must all be the same.

When substantial completion for an RWA occurs, the responsible office must initiate prompt action to submit the project completion dates with the budget analyst. F-type, R-type, and C-type RWAs need not be certified complete.

The customer must not de-obligate funds at substantial completion. De-obligation of funds by the customer may occur only after the customer receives the closeout letter from GSA. PBS will work expeditiously to inform customers when funds may be de-obligated following project completion so that customers will have access to remaining funds.

4.1.5.2.1. Completion of Recurring RWAs.

Recurring RWAs require completion dates from inception (start date) to determine the duration, service period, or life cycle of the RWA. If the completion date is not provided in the RWA, it must be set as the last day of the current fiscal year.

R-type and C-type RWAs need not be certified complete. A completion date is determined based on the requested completion date. If a date is not provided, it must be set as the last day of the current fiscal year. Also, no documentation is necessary to attest to completion for R-Type and C-Type RWAs as the period of performance may not extend beyond September 30 of the fiscal year in which the RWA was accepted.
4.1.5.2.2. Completion of Severable Service RWAs.

Severable service N-type RWAs referencing time-limited funds require a completion date to be identified at RWA acceptance. The period of performance for severable service N-type RWAs citing annual funds must not exceed 12 months. The period of performance for severable service N-type RWAs citing multiple year or no-year funds must be consistent with the period of obligational authority of those funds. See Severable Services Contracts, B-317636 (April 21, 2009).

Upon arriving at the pre-entered completion date, RETA will prompt the user to certify the RWA as complete. A severable service RWA can also be certified as complete at any time before the original completion date entered at RWA acceptance. A RETA data entry user can do this by modifying the completion date in RETA and entering the PBS Certificate of Completion signature information and documentation.

4.1.5.2.3. Completion of Nonseverable Nonrecurring RWAs.

Nonseverable nonrecurring RWAs must be identified as substantially complete after final inspection occurs. With the exception of F-type RWAs, after completing any nonseverable nonrecurring RWA, a PBS program representative (that is, a PM, Property Manager, RETA data entry user, or a respective RWA Manager) is responsible for performing the completion actions.

4.1.5.2.4. Completion of F-Type RWAs.

F-type RWAs need not be certified complete. All work (goods and services) must be delivered by September 30 of the fiscal year they are accepted. They can be financially closed out at any time within a fiscal year. PBS automatically places a completion status of the last day of the current fiscal year on all F-type RWAs if an earlier date is not provided by the customer.

4.1.5.3. Financial Closeout.

Financial closeout of an RWA should occur once all obligations and expenses (including vendor payments) are recorded and all billing and collections from the customer have occurred. Financial closeout requires GSA to send the closeout letter to the customer. The closeout letter identifies the remaining RWA balance that may be de-obligated. This balance should not be de-obligated until the customer is in receipt of the closeout letter.

All signed RWAs, RWA amendments, and related correspondence between GSA and the customer must be maintained in RETA. Per contract guidance in the FAR, the PBS Internal Controls Desk Guide, and the GSA records retention schedule (GSA Order CIO P 1820.1), RWA files must be electronically
maintained for a period of 6 years and 3 months (e.g., 75 months). Original (paper) versions of RWA documents may be destroyed at any time after being scanned and uploaded into RETA.

4.1.5.3.1. Residual or Excess Funds.

Customer funds remaining on an RWA at the completion of work are considered residual or excess. PBS must provide timely notification to the customer to deobligate residual or excess funds no later than financial closeout. The RWA must be marked as substantially complete in RETA when the entire scope of work for the RWA is completed. Then, after all bills or invoices have been paid, the RWA can be financially closed out and any residual or excess funds can be de-obligated by the customer.

4.1.6. RWA Life Cycle Comparison and Customer Notification Table

Throughout the RWA life cycle, progress should be documented by the issuance of PBS communications to the customer. The output of these communications will vary based on the complexity of the work or service requested. These communications include both standard customer letters and other automated communications. Please see Table 4 below:

<table>
<thead>
<tr>
<th>Small Projects Life Cycle Phase</th>
<th>Capital Projects Life Cycle Phase</th>
<th>RWA Life Cycle Phase</th>
<th>RWA Customer Notification</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Project Initiation. (Develop project strategy and confirm customer objectives.)</td>
<td>Identification Initiation</td>
<td>Work Request (WR)</td>
<td>WR Sent to GSA Email</td>
</tr>
<tr>
<td>2. Project Development and Planning. (Confirm customer objectives, develop project plan and approach, present options, and develop cost estimates.)</td>
<td>Planning</td>
<td>Requirements Development Cost Estimation Receipt, Review and Acceptance of the RWA</td>
<td>WR Assigned Email Estimate Linked to WR/RWA Email Customer Request for RWA Acceptance Email RWA Acceptance Letter</td>
</tr>
</tbody>
</table>
3. Project Execution. (Execute project plan.)

<table>
<thead>
<tr>
<th>Execution</th>
<th>Execution</th>
<th>RWA Follow-up Letter (Optional)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Execution</td>
<td>Execution</td>
<td>RWA Follow-up Letter (Optional)</td>
</tr>
</tbody>
</table>

4. Project Closeout. (Evaluate measure, take corrective action and complete Financial and Project Closeout.)

<table>
<thead>
<tr>
<th>Closeout</th>
<th>Completion (or Cancellation) and Financial Closeout</th>
<th>RWA Completion Letter (or Cancellation)</th>
<th>RWA Closeout Letter</th>
</tr>
</thead>
<tbody>
<tr>
<td>Closeout</td>
<td>Completion (or Cancellation) and Financial Closeout</td>
<td>RWA Completion Letter (or Cancellation)</td>
<td>RWA Closeout Letter</td>
</tr>
</tbody>
</table>

**4.1.7. RWA Customer Letters Required by RWA Type Table**

RWA customer letters are generated in RETA. See Table 5 for Customer Letters Required by RWA Type and if the Customer Letter is required. All letters must follow the examples shown in the RWA Customer Letters Desk Guide found on the Reimbursable Services InSite page.

<table>
<thead>
<tr>
<th>RWA Type</th>
<th>Acceptance</th>
<th>Follow-up</th>
<th>Completion</th>
<th>Closeout</th>
<th>Cancellation Closeout</th>
</tr>
</thead>
<tbody>
<tr>
<td>A</td>
<td>Yes</td>
<td>As needed</td>
<td>Yes</td>
<td>Yes</td>
<td>As needed</td>
</tr>
<tr>
<td>B</td>
<td>Yes</td>
<td>As needed</td>
<td>Yes</td>
<td>Yes</td>
<td>As needed</td>
</tr>
<tr>
<td>C</td>
<td>No</td>
<td>NA</td>
<td>No</td>
<td>No</td>
<td>As needed</td>
</tr>
<tr>
<td>D</td>
<td>No</td>
<td>NA</td>
<td>No</td>
<td>No</td>
<td>As needed</td>
</tr>
<tr>
<td>F</td>
<td>Yes</td>
<td>As needed</td>
<td>No</td>
<td>Yes</td>
<td>As needed</td>
</tr>
<tr>
<td>N</td>
<td>Yes</td>
<td>As needed</td>
<td>Yes</td>
<td>Yes</td>
<td>As needed</td>
</tr>
<tr>
<td>R</td>
<td>Yes</td>
<td>NA</td>
<td>No</td>
<td>No</td>
<td>As needed</td>
</tr>
</tbody>
</table>
5. Chapter 5: Pricing

The statutory authorities that permit PBS to provide reimbursable services require GSA to recoup all costs, both direct and indirect, incurred to deliver the work requested by customers in RWAs. RWA fees are automatically applied to all RWAs.

Costs for reimbursable work are composed of both direct costs and indirect costs. Direct costs are charged only to a specific project. Indirect costs are recovered by PBS through the RWA Management fee (a stepped fee structure applied to all RWA costs with the exception of specific personal property cost line items) for nonrecurring RWAs, and a flat $500 fee for recurring RWAs. The RWA Management Fee is allocated to distribute 70% of the fee to the region managing the RWA and 30% to Central Office. Please reference the PBS Pricing Desk Guide for application of RWA Fees.

5.1. Direct Costs.

Contracts awarded by PBS for work requested by the customer are paid for by the funds obligated by the customer on the customer's RWA. The RWA number must be cited as the funding source for these contract costs (for example, construction, A/E, and CM). Additionally, PBS charges the funds obligated by the customer on the customer's RWA for the PBS program or project representative’s time (labor costs) to perform the work. Labor costs are considered a direct cost only if the PBS program or project representative is helping to physically deliver the scope of work— that is, performing the physical activities that PBS would typically hire a contractor to perform. These direct costs must be itemized and billed separately in the Summary Cost Estimate (SCE). See the PBS Pricing Desk Guide for information regarding when and how PBS representatives should charge their time directly to an RWA.

Estimates for above standard services are prepared under the direction of PBS using the Overtime Utility Estimating Tool (OUET). As with most RWAs, the labor and administrative costs that may be incurred by GSA and PBS personnel involved in helping to prepare these overtime utility estimates and SCEs are considered a normal part of the duties of GSA and PBS personnel and are not directly charged.

5.2. Indirect Costs.

An indirect cost is any cost incurred to deliver the work requested by the customer that is not clearly identifiable and traceable. Indirect costs include salaries and benefits of GSA staff managing and supporting RWAs.
5.2.1. RWA Management Fee for Nonrecurring RWAs.

Nonrecurring RWAs are charged the RWA Management fee (RWA Fee Structure) and part of that fee recovers non-business line overhead. While the RWA Management Fee (stepped fee) is only a single fee charged per RWA, GSA’s financial systems automatically allocate 70% of the fee to the region managing the RWA and 30% to Central Office. GSA may directly charge for overhead services in excess of what is considered to be normal or routine.

The intent of the RWA Management fee is to recover PBS’s indirect RWA project costs of managing the reimbursable program nationwide. It is not intended to specifically recover the exact indirect costs of each individual project.

Please reference the Pricing Desk Guide for additional information.

5.2.2. RWA Fee for Recurring RWAs

Recurring RWAs are charged a flat $500 fee per RWA. Similar to nonrecurring RWAs, 70% of this fee is allocated to the region managing the RWA and 30% to Central Office. Since this fee is billed with the first invoice, it is only refundable if the RWA is cancelled and no costs or charges have been incurred by PBS.

5.3. Deviations.

5.3.1. Deviations from the RWA Management Fee for Nonrecurring RWAs.

GSA does not have statutory authority to waive the requirement that GSA must recover all costs, both direct and indirect, incurred to deliver the work requested by customers on RWAs.

Deviations from the RWA fee for nonrecurring RWAs are not permitted, except in rare circumstances when the customer is receiving a 100% rent credit for its contribution to a project that GSA is required to fund.

There may be other rare circumstances when a specific reimbursable work request could merit a method of indirect cost recovery other than the RWA Management fee. For example, the PBS Region may request a pricing deviation from the RWA Management fee if a Region is able to completely and accurately estimate, in advance, PBS’s actual indirect costs for performing a specific work request, including the portion of non-business line overhead (i.e. Central Office costs), and such costs are significantly different than the RWA Management fee. To request such a deviation, the Region must complete a Pricing Deviation Form which must be signed by the Regional Commissioner and Regional Portfolio Director. In addition, the PBS Reimbursable Services Program within PDE, Office of Project Delivery, the OCFO, Office of Financial Management, PBS
Financial Operations Division (BGP), and the Office of Portfolio Management and Customer Engagement must approve an alternative written allocation methodology for the individual RWA in advance of acceptance of the RWA. Final approval requires signature by the Assistant Commissioner for the Office of Portfolio Management and Customer Engagement (See Pricing Deviation Form).

The written alternative RWA Management cost methodology proposed by the Region, and its written approval, must accompany all RWAs, subsequent amendments relating to work for which the alternative cost methodology will be used. The approved alternative RWA Management fee allocation methodology documentation must also be kept in the official RWA file.

5.3.2. Deviations from the RWA Fee for Recurring RWAs.

Deviations from the RWA fee for recurring RWAs are not permitted, except in rare circumstances when the customer is receiving a 100% rent credit for its contribution to a project that GSA is required to fund.

5.4. Above-Standard Services.

Tenant customer space in a general use building may have operating and maintenance requirements that differ from conventional office space. Conventional office space normally includes 10-hours of operating service, 5 days a week, Monday through Friday, excluding Federal holidays, (or whatever times are commensurate with local market practice) as a standard service paid through the rent. Services outside these hours, due either to the particular space use or to the presence of special tenant equipment or fixtures, are considered above-standard services and are provided on a reimbursable basis. Nonpayment will result in discontinuation of the above-standard service. Examples of above-standard services may include:

- Custodial or janitorial services,
- Special cleaning (above office standard),
- Operations & Maintenance and additional utility costs related to special tenant customer program equipment or fixtures,
- HVAC utility costs that exceed 10 hours of operating service for federally owned space and outside the normal operation hours as described in the Lease for leased space. However, if local market practice provides standard HVAC hours that exceed 10 hours (and/or Saturday hours), additional reimbursement is not required for leased space and the lease must state the building’s normal operating hours.

The RWA must supply funds available in the appropriate year the above-standard services are being provided. In other words, the RWA must be provided consistent with the bona fide need for those services. See 31 U.S.C. § 1502.
When a customer is in leased space, and the lessor provides 24-hour HVAC service to any portion of the premises for other non-Federal Government tenants at no additional charge, then the lessor shall also provide this service at no additional cost to the Federal Government tenant customers, unless otherwise stated in the lease.

The cost for extended, multi-shift, or continuous repeat services that are required in support of an customer's mission for normal operations in leased space can be incorporated into the operating cost component of the rent and does not require an RWA as outlined in **PBS Leasing Alert (LA-FY18-07)**.

For additional information, please follow the links to: Above-Standard Services Section of the [PBS Pricing Desk Guide](https://www.pbs.gov/policies-and-pricing/desks-guide), or go to the [PBS Lease Management Desk Guide](https://www.pbs.gov/lease-management).

RWAs for above-standard services must be appropriately identified as for an above-standard service RWA by selecting the “Overtime” option from the “RWA Category” drop down menu in RETA. This applies to all above-standard service RWAs, recurring and nonrecurring.

### 5.4.1. Types of Above-Standard Services.

#### 5.4.1.1. Severable Services.

As defined previously in Chapter 3, a severable service is one in which the customer receives value as the service is rendered. Services that are continuing in nature are considered severable, and the customer must charge the costs to appropriations available at the time the services are rendered.

As defined previously in Chapter 3, RWAs for recurring services provide services to customers in which the costs of those services are not separately invoiced or cannot readily be identified separately from standard operating costs. The services must start and must be completed within the same fiscal year. An example is overtime utilities when the service is not separately metered and invoiced.

#### 5.4.1.2. Nonrecurring Services.

As defined previously in Chapter 3, Nonrecurring RWAs are those RWAs for services in which costs can readily be identified and captured. Nonrecurring RWAs bill based on the goods and/or services received by PBS and delivered to the customer. Those costs are both direct and indirect. This includes overtime utilities where the service is separately invoiced. These overtime utility charges incurred are identifiable (that is, on utility reports that show kilowatt usage by hour or detailed invoice statements, or both). These are typically ad-hoc requests for services made throughout the year and may include above-standard requests for utilities, janitorial and mechanical services.
5.4.1.3. Preventative Maintenance Services.

5.4.1.3.1. Equipment Maintenance for GSA Building Equipment.

When equipment is operated over and above normal hours, it results in excess wear and tear that requires additional repairs and maintenance. The increased costs associated with the extra usage are calculated based on GSA Preventative Maintenance hours and the existing maintenance mechanic hourly rate from the current operations and maintenance contract for this type of work. The calculation for the cost of additional maintenance on building equipment takes into account the number of hours requested and the number of hours that piece of equipment was meant to operate. It also subtracts the maintenance associated with the 10-hour day which GSA provides, or the building’s normal operating hours in a Lease.

5.4.1.3.2. Equipment Maintenance for Customer-Owned Equipment.

When PBS or a Lessor provides maintenance on customer-owned equipment such as for air conditioning equipment serving computer rooms, the customer is responsible for the full cost of this maintenance and must submit an RWA. Often PBS does not have a separate bill for this maintenance, because the maintenance for the equipment has been included in the building’s maintenance contract. In this instance, the customer’s cost will be calculated based on GSA preventative maintenance hours and the existing maintenance mechanic hourly rate from the current operations and maintenance contract or as billed by the Lessor.

5.4.2. Restrictions and Clarifications.

Spaces in which above-standard services may be performed include, but are not limited to: server rooms; computer rooms; command centers; control rooms; office space; laboratories; jail cells; sally ports; firing ranges; and other special rooms.

In addition, non-typical office space such as computer rooms, laboratories, and other special rooms, as well as utilities consumed by the customer equipment, are fully reimbursable for all hours of operation.

Recurring and nonrecurring services may not be mixed on a single RWA, but rather require a separate RWA for each of the services.

Services for different types of space may be mixed on a single RWA, but would require a separate “child” estimate for each type of space and location. For example, extra office hours and two computer rooms in the same building or
facility would require three “child” estimates rolled into one master “parent” estimate and then linked to a single RWA.

5.4.3. Overtime Utilities in Owned and Leased Facilities.

PBS is authorized to provide overtime utility services for Federal tenants in both federally owned and leased facilities and can receive reimbursement later when an RWA has not been obtained prior to the start of the service period. This is possible when adequate funding is available in the FBF to cover the total obligations for the service period. This scenario commonly occurs under short term CR periods as customers may not have adequate funding to provide an RWA at the beginning of the fiscal year. As a reminder, the PBS Pricing Desk Guide directs that standard utilities must be charged directly to the customer through their Occupancy Agreement (OA), while above-standard, or overtime, utilities must be funded by the customer through an RWA or as a reimbursable line item through the PBS Rent Bill Process, except as outlined under PBS Leasing Alert LA-FY18-07.

5.4.3.1. Overtime Utilities in Non-Fully Serviced Leases & Owned Facilities.

Overtime utilities in non-fully serviced leases and owned facilities are contracted directly with the utility vendor. The customer must provide PBS with a recurring RWA, except as outlined under PBS Leasing Alert LA-FY18-07 which allows for billing of recurring mission-required extended services through the OA. PBS should use the RWA as the source of funds to procure the overtime utilities. In the absence of an RWA, PBS may use BA 61 as the source of funding to procure the overtime utilities and be reimbursed by the customer via an RWA submitted after OTU services have begun. In non-fully serviced leases and owned facilities, recurring RWAs transfer funds directly into BA 61, which offsets any expenses that were charged to BA 61; therefore no cost transfer is required.

5.4.3.2. Overtime Utilities Fully Serviced Leases.

In a fully serviced lease, an RWA is required only when overtime utilities are requested. If the overtime utility hours are fixed in a fully serviced lease, the customer should provide PBS with a nonrecurring RWA or pay for the services as a reimbursable line item through the PBS Rent Bill Process. If overtime utility hours are needed on an ad-hoc basis, a nonrecurring RWA should be cited to offset the expense. In the absence of an RWA, PBS may use BA 61 as the source of funding to procure the overtime utilities and be reimbursed by the customer via an RWA submitted after OTU services have begun. Upon receipt of the nonrecurring RWA from the customer, PBS must cost transfer the existing transactions to the RWA and credit BA 61.
5.4.4. Overdue RWAs for Overtime Utilities.

Under a short-term Continuing Resolution, customers must submit funding for the period for which they have available budget authority. Under a full-year appropriation customers must expeditiously submit their RWAs.

If an RWA is not submitted by the customer in advance, regardless of the type of facility, PBS must pursue collection of the RWA in a timely manner. Formal letters may be issued, but if an RWA has not been submitted after a reasonable amount of time, Regional PBS employees should forward a list of the overdue RWAs by customer to their respective RWA Managers. The RWA Managers will then forward to the PBS Reimbursable Services Program within PDE who will forward to the Customer Engagement Representatives in the PBS Office of Portfolio Management & Customer Engagement for Central Office escalation.

5.4.5. Above-Standard Services and Associated Fees.

The fee for above-standard services is $500 per RWA for recurring RWAs. However, a customer may also request individual estimates for the same services within a building or facility to be bundled together into one RWA. This is permitted, but the $500 fee is applied to each “child” estimate. Bundling of multiple “child” estimates at the building or facility level into a single RWA get combined into a master “parent” estimate. The master estimate does not include an additional $500 fee, only those fees from the associated child estimates. For example, three “child” estimates bundled into one RWA for XYZ Building for ABC Customer for office space overtime utilities would include $1,500 in fees.

The statutory authorities that permit PBS to provide reimbursable services require GSA to recoup all costs, both direct and indirect, incurred to deliver the work requested by customers in RWAs, including overtime utility services. There are, however, circumstances in which PBS Pricing Policy allows for incidental usage of above-standard services without reimbursement. For additional information, please reference the Pricing Desk Guide, which states:

"PBS tenant customers may use their assigned space and supporting automatic elevator systems, lights, and small office and business machines (including personal computers) on an incidental basis outside of the 10 hours of standard operation without additional charge, unless specified otherwise in the OA. This is subject to limitations required by building control systems or planned outages associated with scheduled system maintenance."

5.4.6. Above-Standard Services and Communication.

RWAs may not be accepted by GSA if they include a “subject to availability of funds” clause. The customer must certify the availability of all funds included on an RWA and provide that information to GSA, along with the RWA. The entire
package for RWA acceptance must be submitted before routing the RWA for digital signatures.

Recurring RWAs must be periodically reviewed by the PM to verify that the authorized amount estimate is accurate. However, PBS does not reconcile R-type RWAs.

Additionally, RETA has been enhanced to include standard customer letters specifically for above-standard services requesting review and approval of the associated estimate(s) and officially requesting the RWA from the customer. These letters include the following key items:

- Verification of Need
- Initial Request for RWA
- Second Request for RWA
- Escalation Process (in RETA)

Please reference the RWA Customer Letters Desk Guide found on the [Reimbursable Services InSite page](#) for additional information.
6. Chapter 6: Billing, Payment and Collection Methods

6.1. RWA Billing Authority.

PBS’s authority to obtain payments for the services, space, quarters, maintenance, repairs, or other facilities furnished that it provides on a reimbursable basis is codified at 40 U.S.C. § 581(g). Since Federal customers are responsible for their programmatic needs and costs, customers use their own appropriations to pay for the cost of work performed on their behalf or to further their missions. In the absence of express statutory authority for GSA to absorb these costs, any unreimbursed costs paid by GSA on behalf of another customer could be viewed as an unauthorized augmentation of that customer’s appropriations.

6.2. Applicable Accounting Terms.

An accrual is an unpaid obligation for which PBS has received goods or services toward the delivery of an RWA’s scope of work. An accrual indicates that goods or services have been received, but does not necessarily indicate that a vendor has sent an invoice to PBS yet. Accruals are also known as receipts and result in the generation of a billing to the customer according to the terms of an RWA.

For expiring RWAs (when the 5-year liquidation period is ending in accordance with 31 U.S.C. § 1552), all payments need to be issued to vendors prior to September 30. An accrual can be processed in order to bill and collect from the customer, but the RWA must be billed and collected from the customer, and the vendor must be paid, by September 30 because time limited funds are no longer available for obligation or expenditure after five years in accordance with 31 U.S.C. § 1552. If there are remaining vendor payments required after the final billing cycle, and/or additional billings occur after September 30 following the 5-year liquidation period, the customer will be required to provide currently available funding to cover any additional billings in the following fiscal year in accordance with 31 U.S.C. § 1553(b).

An expense is an expenditure of money, a cost, or something requiring the expenditure of money when delivering or procuring goods, or providing services. (See Appendix A: Glossary.)

For more detailed financial and accounting information, please see section 3 of the OCFO ICDG located on the Financial Policy and Internal Controls InSite page.

6.3. RWA Billing and Payment Methods

Work performed under an RWA must be billed to the requesting customer. The bill must contain the statement number, customer’s funding citation, and the billing address. On behalf of PBS, GSA’s accounting system initiates billings on a monthly basis to recover the costs incurred after PBS and the vendor begin
providing services to customers. Billings result in the generation of accounts receivable and revenue. Costs and related billings are to be limited in excess of the amount of the RWA. If costs exceed an RWA’s authorized amount by more than the lesser amount of 10% or $500, PBS must request an RWA Amendment to cover the overage.

All direct and indirect costs that PBS incurs related to, or arising out of, a customer request for reimbursable work are charged to the customer. Any interest incurred under the provisions of the Prompt Payment Act (or any other interest charges or late fees that may be incurred) on a contract for reimbursable work requested by a customer is a proper charge to the RWA if the customer is at fault for a late payment, or has agreed to assume financial responsibility for such interest charges in an interagency agreement other than the RWA itself. See Form GSA 2957, General Terms and Conditions, §§ 8 & 10.

When billing against RWAs, customers have the option of being billed in monthly or quarterly cycles, regardless of the amount. The Billing and Accounts Receivable (BAAR) system will generate a monthly billing term when neither is specified in the RWA. Information related to accounts receivable and the BAAR system can be accessed by going to the Office of the Chief Financial Officer (OCFO) – Billing and Accounts Receivable (BAAR) Program at the following hyperlink: GSA's Billing and Accounts Receivable Program.

6.3.1. Recurring RWAs.

- C-type RWAs are not billed; rather, the full amount of the RWA is collected, upfront, from the non-Federal entity as a prepayment.
- R-type RWAs are billed based on the RWA authorized amount divided by the period of performance.
- The $500 RWA Management fee is included in the lump-sum collection for C-type RWAs and is included in the first billing cycle for R-type RWAs.
- Recurring RWAs are periodically reviewed by the PM to verify that the authorized amount estimate is accurate. However, PBS does not reconcile R-type RWAs.

6.3.2. Nonrecurring RWAs.

- Nonrecurring RWAs are billed based on costs incurred (for example, accruals or expenses, documented receipt of services, etc.) as work is completed.
- A-type, B-type, F-type and N-type RWAs are billed consistent with the terms of the RWA in an amount equal to the direct costs accumulated for the billing period plus the RWA Management fee amount expensed each month.
- D-type RWAs are not billed; rather, the full amount of the RWA is collected upfront from the non-Federal entity as a prepayment.
6.3.3. Intra-Governmental Payment and Collection (IPAC).

GSA participates in the Department of the Treasury (Treasury) Intra-Governmental Payment and Collection (IPAC) system, which allows direct transfer of funds from the customer’s Treasury account to GSA’s Treasury account (the FBF). IPAC billing records detailing amounts transferred between customers are sent to the Treasury. Reports are then made by an IPAC Website to registered customers that may be viewed at the following hyperlink: The Intra-Governmental Payment and Collection (IPAC) System. Please note:

1. When Government customers pay each other for goods or services, they do not have the same constraints imposed on them as are present when they pay non-Federal vendors. As such, all of the documentation necessary to ensure that goods or services have been properly contracted for, and received, before payment to a non-Federal vendor, does not have to be present for inter-governmental payments to be made.

2. If GSA inadvertently over bills the customer, the charges do not constitute over-obligations or over-expenditures with respect to the provisions of the ADA (31 U.S.C. § 134). Even though GSA might have temporarily obtained funds from the customer in error, those funds will not cause the customer’s program to be deficient with respect to the provisions of 31 U.S.C. § 1341.

3. When using the IPAC system, BAAR will generate the billing amount. No billing threshold is implemented for IPAC billing transactions.

4. Customers using IPAC must enter billing type “IPAC” on the Form GSA 2957 or in the Billing Information tab in eRETA.

5. Customers must not unilaterally use IPAC to return disputed amounts of funds provided via RWA. Rather, customers agree to use their best efforts to resolve disputes cooperatively with GSA. See Form GSA 2957, General Terms and Conditions, § 16.

6.3.4. Non-IPAC.

GSA uses an electronic billing system that is posted to the Vendor and Customer Self Service (VCSS) website under the BOAC identified on the RWA. Follow this hyperlink to the VCSS website http://vcss.gsa.gov/.

Pegasys implements billing thresholds for non-IPAC billings. When an RWA is active, there is a $1,000 billing threshold for nonrecurring RWAs and a $100 billing threshold for recurring RWAs. On an RWA-by-RWA basis, if accumulated costs or the calculated billing amount is below the billing threshold, a bill will not
be generated. Once the RWA receives a termination date, the billing threshold is removed and all balances due (regardless of amount) are billed.

For non-IPAC billing, customers must select billing type “Non-IPAC” on the Billing Information tab in eRETA. This option is for Federal customers paying by check or credit card, but is strongly discouraged by the Treasury for customers that have the ability to use the IPAC billing system.

6.3.5. Credit Card.

The credit card payment option (that is, the Government “purchase card” for customers) is available to customers for recurring and nonrecurring RWAs. However, due to the credit card fees involved, the option is prohibited for GSA Interfund organizations (for example, internal GSA customers, such as Federal Acquisition Service (FAS), the Office of the Chief Financial Officer (OCFO), and the Office of the Inspector General (OIG)). When using a credit card, a completed, signed, and accepted RWA is still required.

Instructions in eRETA direct Federal customers to select billing type “Non-IPAC” if using a credit card. Non-Federal customers will select “Prepaid” regardless of the payment method (check, credit card, etc.) on the Form GSA 2957.

When paying by credit card or any other Pay.gov approved payment option upon receipt of an RWA bill, the customer must visit the Pay.gov Website to enter payment information. Federal customers paying by credit card or any other Pay.gov approved payment option; must not pay the full authorized amount at Pay.gov upon acceptance of the RWA. Instead, they must only pay as RWA billings are received, via VCSS.

6.3.5.1. F-Type RWA Transactions Using Credit Cards.

The RWA billing must be reconciled monthly, and expenses plus PBS fees must equal the customer’s payment amount.

Expense amounts must be supported by cost documentation such as receipts, cost estimates, or Indefinite Delivery and Indefinite Quantity (IDIQ) schedule costs in the RWA file.

6.3.5.2. Billing Type “Prepaid” (For non-Federal entities).

Non-Federal entities are required to prepay PBS in full for any goods or services they request using an RWA. When paying by credit card or any other Pay.gov approved payment option; the non-Federal entity must use the Treasury Website, Pay.gov, and pay the full authorized amount up front. When paying by check for billing type “Prepaid”, the non-Federal entity must follow the guidance provided in Section 3 of the ICDG located on the Financial Policy and Internal Controls InSite page.
6.3.6. Interfund Transfers.

Interfund organizations are any internal GSA organizations (for example, other business lines within GSA such as FAS, OCFO, and OIG). The organization is billed based on the Pegasys Document Number and the Pegasys Document Line Number. The organization must establish an obligation in Pegasys (an “IX” document number) prior to sending the RWA to PBS for acceptance.

6.3.7. Paying for R-type Services through the Rent Bill.

RWA customers have the option to pay for recurring RWA services as a component of the GSA Rent bill. See section 2.12 (for leased space) or section 3.13 (for federally owned space) of the Pricing Desk Guide for more information. You may also follow this hyperlink to Appendix C: Paying for Reimbursable Services through the Rent Bill.

6.4. Collections.

For information on RWA collections, delinquencies, disputes, chargebacks, accounts receivable and write-offs, please see the OCFO ICDG located on the Financial Policy and Internal Controls InSite page.

6.5. Congressional Accounts.

Congressional fiscal years and budgets coincide with calendar years, January 1 through December 31, unlike the Government fiscal year of October 1 through September 30. Be sure all accruals are entered in Pegasys so as to generate bills before elections, or shortly thereafter, to ensure payment before Members of Congress leave office. Congressional bills are referred to the Congressional Service Representatives (CSRs) in the GSA Office of Congressional and Intergovernmental Affairs.

6.6. Disputes

Should a customer dispute a charge made by PBS for an RWA project, the customer should contact the GSA Project Manager. The GSA Project Manager will work with the GSA Contracting Officer and, if necessary, the PBS Reimbursable Services Program within PDE, the Customer Engagement Representatives in the PBS Office of Portfolio Management & Customer Engagement, GSA OCFO and GSA OGC, to address the customer’s concerns. Note that the Form GSA 2957, April 2018 General Terms & Conditions states at paragraph 16:

“GSA and the Requesting customer agree to use their best efforts to resolve disputes cooperatively at the working levels of their respective organizations regarding the interpretation of this RWA and the roles and responsibilities of the parties hereunder, and, if necessary, to escalate such disputes within their respective organizations. Disputes regarding funding that remain unresolved for
more than 90 calendar days will be referred to the respective customer Chief Financial Officers for resolution.”

A customer may not unilaterally chargeback or de-obligate amounts previously provided to GSA via RWA. Such actions can lead to improper augmentations of the customer’s appropriations when GSA pays vendors for services and is not fully reimbursed.

If, after discussion by the customer Chief Financial Officers, the dispute is unresolved and the customer continues to contest a GSA RWA billing, the customer is required to complete a GSA Standard Form 2972 (if an IPAC customer) or a GSA Standard Form 2992 (if a non-IPAC customer) and supply supporting chargeback data justifying the claim. See OMB Circular A-11 (December 2019) at section 54.3 (page 2 of section 54).


PBS must request an RWA Amendment from customers for any antecedent liabilities related to an RWA project, including paying for equitable adjustments and settlements of claims brought by contractors, as well as any judgment issued in favor of a contractor unless the Judgment Fund is utilized. See Form GSA 2957, General Terms and Conditions, § 10. If the project is fully funded by the RWA, the customer should fully fund any equitable adjustment owed, settlement or judgment issued in favor of a contractor. See Judgment Fund Guidelines, issued by Sean M. Mildrew (December 3, 2010).

PBS may only pay for increased costs, including Prompt Payment Act interest and penalties, on fully reimbursable projects when PBS is solely responsible for errors caused directly by PBS in performing its responsibilities under an RWA that led to the increased costs; this excludes errors, including delays, caused by contractors or other parties PBS has hired to perform the work. See Form GSA 2957, General Terms and Conditions, § 8.

If the project is split funded between PBS and the customer’s RWA, PBS must apportion any equitable adjustment owed, settlement or judgment issued in favor of a contractor between PBS and the customer based on a reasonable determination of whether the amount owed relates to work funded by PBS or work funded by the customer. The PBS PM & CO should work with the GSA OGC to make this determination and to consider whether it is appropriate to utilize the Judgment Fund when a judgment is issued in favor of a contractor.
7. Chapter 7: Fiscal Year-End Processing

7.1. Acceptance of RWAs at Fiscal Year-End.

Before acceptance by PBS of an RWA using time limited funds, a careful review must be conducted to confirm that the customer’s request represents a current year bona fide need of the customer. See 31 U.S.C. § 1502. Doing so will help prevent PBS from unknowingly assisting a customer to improperly obligate funds. While such due diligence is true of all RWAs received throughout the course of the fiscal year, it becomes especially important at fiscal year-end, when customers are under increased pressure to obligate funding before the period of availability for new obligations expires for annual funding, or multiple-year funding in the last year of availability for new obligations. RWAs must not be used as a means to hold or “park” customer funding. See Expired Funds & Interagency Agreements Between GovWorks & the Department of the Defense, B-308944 (July 17, 2007).

When accepting RWAs at or near the end of the fiscal year, applicable acquisition policy must be followed. In addition, PBS will issue specific implementation guidance related to the OCAO’s annual acquisition letters as necessary, usually in the form of memoranda or Procurement Instructional Bulletins. The PBS Reimbursable Services Program within PDE, Office of Project Delivery, may also issue year-end guidance to remind customers of the last date for submitting year-end requests for RWAs so that there is sufficient time for PBS to process the request. (Note: DoD may receive separate guidance with a year-end date different from other Federal customers.)

With the exception of specific cutoff dates, the requirements for acceptance of an RWA at or near fiscal year-end are the same as the requirements for acceptance of any RWA. (See: Receipt, Review and Acceptance.)

RWA acceptance (the Form GSA 2957 signed by both the customer and PBS) must be entered and submitted into RETA no later than 11:59 PM ET on September 30. See 31 U.S.C. § 1501. Any RWA left in “Pending”, “Signature-Requested”, or “Failed” status has not been properly accepted. Digital signatures MUST be applied by all signatory authorities before 11:59 PM ET on September 30 to be accepted. Simply routing the RWA for signature does NOT imply acceptance.

7.2. Reasonable Time.

OCAO policy requires re-obligation of customer funding provided through an RWA accepted in accordance with 40 U.S.C. § 583 or 40 U.S.C. § 592(b)(2) to occur within a “reasonable time.” For RWAs accepted at year-end, the requirement of reasonable time still applies. Accepting a higher volume of RWAs at year-end does not relieve PBS of the requirement to execute the work within the time-frame agreed to with the customer prior to acceptance. RWAs accepted
in accordance with the Economy Act (31 U.S.C. §1535) must be re-obligated during the funds’ period of availability for new obligations and thus must be carefully considered for acceptance near the end of the fiscal year.
Appendix A: Glossary

**Above-Standard.** Operations, maintenance, utilities, other services, or tenant improvements (TIs), which are in excess of the basic operations and services financed through Rent. For TIs, this refers to the amount in excess of the Tenant Improvement Allowance (see TIA). The costs of all such “above-standard” services to be performed by PBS are reimbursable by a customer and typically paid using an RWA, or reimbursed in the Rent bill. (Also see Reimbursable Work Authorization, RWA, and TIs below.)

**Accrual.** Takes place when goods and services are received, other assets acquired, or construction and repair work put in place during a fiscal year, whether paid for or not, and regardless of when the order was placed or funds obligated.

**Acquisition.** Obtaining supplies or services by, and for the use of, an organization through a purchase or lease, regardless of whether the supplies or services are already in existence or must be created, developed, demonstrated, or evaluated.

**A/E.** An abbreviation for architect and engineering contracts or services. A/E contracts or services are more likely to be considered nonseverable than severable, since incomplete A/E services are normally of little value.

**Amendment.** An amendment to an RWA is submitted by a customer in eRETA (or on a physical Form GSA 2957 for non-federal customers) to correct, add, or delete work from the originally accepted RWA.

**Annual Budget Authority or Annual Funds.** Budget authority that is available for new obligations during only one fiscal year. This is the default period for funds appropriated in annual appropriations acts. However, adjustments can be made to obligations or disbursements during a 5-year period after the funds have expired. At the end of the fifth year following expiration, the authority is canceled; after that, it must not be used for any purpose (See 31 U.S.C. § 1552). A TAS indicates annual year funding when the beginning period of obligational authority and ending period of obligational authority match. See Appendix D, § D.1.

**Antecedent Liability.** A liability of the Federal Government that arises and is enforceable under a provision in the original contract. Examples include:

- Costs to remove hidden piping or HVAC components found in the walls of a space buildout that was not evident before starting construction but is within the original scope of work; or
- Unforeseen increases in material or labor costs, or both, that arise under the contract for a project within the original scope of work that cause the

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project to exceed the original Independent Government Estimate, including contingencies.

- Deductive changes.

- Customer agency request for additional work within the scope of the contract awarded in accordance with the original RWA.

- See Appendix D, § D.6.

**Anti-Deficiency Act (ADA).** (31 U.S.C. § 1341). The statute which prohibits obligating funds in excess of amounts appropriated or otherwise legally available, with prescribed penalties in the event of such violation. See Appendix D, § D.5.

**Appropriation.** An act of Congress that permits Federal customers to incur obligations and make payments out of the Treasury for specified purposes. Appropriations are further classified by type based on permanency (current or permanent), by the presence or absence of a monetary limit (definite or indefinite), and by the period of availability (one-year (annual), multiple year, or no-year). See Appendix D, § D.1.

**ASID Code.** An abbreviation for Accounting System Identification Code. The accounting system identification code is related to project control numbers (PCNs) and PBS prospectuses in the PBS Information System (PBS/IS).

**BA.** An abbreviation for budget activity.

**BAAR.** An acronym for GSA’s Billing and Accounts Receivable system, which is a module in Pegasys.

**BGP.** The correspondence code for the CFO, Office of Financial Management, PBS Financial Operations Division.

**BOAC.** An acronym for Billing Office Address Code. This address code identifies the customer being charged.

**The Bona Fide Needs Rule.** The Bona Fide Needs Rule (31 U.S.C. § 1502) states that an customer may obligate a time limited year appropriation only to meet a legitimate, or bona fide need arising during the period of availability for which the appropriation was made. See Appendix D, § D.3.

**Budget Activity.** Budget activities are how GSA allocates its new obligational authority (NOA) in the FBF based upon the purposes for which Congress appropriated the NOA.
Building Number. An eight-character code within the accounting classification system that is written in the building number field on the RWA and identifies a building or a facility.

Business Line. A branch or area of PBS operations responsible for a specific operational role.

CFO. An abbreviation for Chief Financial Officer.

Certifying Officer or Certifying Official. The Chief Financial Officer (CFO) or designee authorized for the proper assignment of funding on a commitment or obligation document before the obligation is incurred. See Fund Certifying Official.

Chargeback. The process through which a customer disputes a charge on a bill or invoice and requests a refund. A chargeback by a customer is typically not permitted unless PBS agrees to the chargeback in advance. See §§ 6.3.3 & 6.6.

Child Estimate. An individual Overtime Utility Estimate (OUE) that is part of a master estimate for a building, facility, or campus. Child estimates allow for the “bundling” of these estimates into one master estimate referenced on a single RWA, reducing the administrative burden of requiring separate RWAs for multiple overtime utility services within a building, facility, or campus.

Customer. An entity that conducts business with, PBS and GSA. A customer may be Federal or non-Federal (such as a State or municipal Government or an outlease occupant).

CM. An abbreviation for Construction Management contracts or services. CM service contracts can vary depending on the scope of work. CM services for smaller projects tend to be severable, while CM services for bigger projects tend to be nonseverable; whether a CM contract is severable or not depends on the tasks required of the CM contractor. (See Principles of Federal Appropriations Law (the GAO Redbook), Vol. I, 3d ed., pg. 5-28, or consult with your Regional counsel if necessary.)

Contingency. A contingency is a potential liability (with an estimated percentage or dollar amount and risk assessment) arising from acts, events, or circumstances occurring before a project is completed.

Continuing Resolution. Legislation that extends Federal funding – typically at the same rate that they had been previously funded – until new appropriations bills are enacted.

Contract. A mutually binding agreement that obligates the seller to provide the specified product or service and obligates the buyer to pay for it. Generally,
government contracts fall into one of three broad categories: fixed-price, cost-reimbursement, or unit-price.

**Customization Allowance.** A dollar amount per usable square foot for work tailored to an individual customer that is part of the tenant improvement allowance (TIA). The customization allowance covers special items, preparations, or finishes that are not typical to all office space, but are necessary to customize the space for a particular customer. (Also see TIs and TIAs below.)

**Description of Requirements.** A narrative description (or summary) of the totality of work to be accomplished, or services and resources to be supplied, by a contract. This description is in the Customer Information tab in RETA/eRETA and shown in block 5 of the Form GSA 2957 and it must summarize the entire scope of work.

**Direct Cost.** Any cost that can be identified specifically with a particular final cost objective. Costs identified specifically with a project are direct costs of that project and are to be charged directly to the project. Please see the Pricing Desk Guide for additional details and information.

**ECC and ECCA.** Abbreviations meaning Estimated Cost of Construction and Estimated Cost of Construction at Award (ECCA).

**Economy Act.** The Economy Act of 1932, as amended, 31 U.S.C. § 1535, permits Federal agencies to purchase goods or services from other Federal agencies or other major organizational units within the same agency. An Economy Act purchase is permitted only if: (1) amounts for the purchase are actually available, (2) the purchase is in the best interest of the Government, (3) the ordered goods or services cannot be provided by contract from a commercial enterprise, (i.e., the private sector), as conveniently or cheaply as they could be by the Government, and (4) the customer or unit to fill the order is able to provide or get by contract the ordered goods or services. The Federal Acquisition Regulation (FAR), 48 C.F.R. Subpart 17.5, also provides further requirements for Economy Act agreements. For more information, please go to the following hyperlink: Economy Act Agreements for Purchasing Goods or Services. See § 2.2.2 & Appendix E, § E.2(g).

**eRETA.** An acronym for the external version of the RWA Entry and Tracking Application (RETA), which is available to customers. eRETA is the customer portal for RWA information integrated with GSA's financial management system, providing users real-time access to RWA project and financial information. All Federal customers are required to use eRETA to submit all RWA and Work Request information to GSA.

**Expenditure.** The payment of an expense. Expenditure is the actual disbursement of funds.
Expense. Outflows or other depletion of assets or incurrence of liabilities (or a combination of both) when delivering or producing goods, or providing services, that comprise the entity’s ongoing major, minor or central operations. Any cost of doing business resulting from revenue-generating activities is an expense. Amounts paid for goods and services are examples of expenses.

FAR. An acronym for Federal Acquisition Regulation.

FAS. An acronym in GSA for the Federal Acquisition Service.

FBF. An abbreviation in GSA for the Federal Buildings Fund. The FBF is a fund, established in 40 U.S.C. § 592, into which Rent charges and other revenues are deposited, and from which monies are available for expenditures for real property management and related activities in such amounts as are specified in annual appropriations acts without regard for fiscal year limitations.


Financial Closeout. A financial transaction wherein all obligations have been liquidated and all obligations, expenses and collections have occurred and all open items have been closed.

FMIS. The abbreviation for Financial Management Information System in GSA.

FM. The abbreviation for the Office of Facilities Management in PBS.

Fully Executable RWA. In PBS, an RWA submitted in eRETA that has been properly completed and received by GSA that includes full currently available funding for a project. The RWA must identify a clear bona fide need, a succinct scope of work, and must include an Independent Government Estimate (or a GSA Cost Estimate) as well as a GSA-prepared Summary Cost Estimate (with GSA fees) that is within one dollar of the Total Authorized Amount shown on the RWA.

Fund Certifying Official. An individual authorized for the proper assignment of funding on a commitment or obligation document before the obligation is incurred.

Fully Serviced Rent. Monthly rent that includes the cost of certain types of services, which may include janitorial services, trash collection, utilities, water and sewer charges, property taxes, etc. Instead of the customer opening its own service or utility accounts and directly paying for these costs, the landlord pays for the expenses, but includes an amount in the monthly rent to offset these costs.

FY. An abbreviation for Fiscal Year. Any yearly accounting period without regard to a calendar year. Since 1977, the fiscal year for the Federal
Government is the 12-month period beginning on October 1 and ending September 30 of the following year. For example, FY 2020 began on October 1, 2019, and ends September 30, 2020.

**GSA.** An abbreviation for the U.S. General Services Administration.

**GSA-Controlled Space.** Federally controlled space under the jurisdiction, custody, or control of GSA.

**GSA Cost Estimate.** A cost estimate developed by GSA at a level of detail appropriate to support the scope of work specified in the RWA. For additional information, please refer to the [PBS Cost and Schedule Management Policy Requirements (P-120)](https://www.gsa.gov) and your zonal cost manager.

**HSSOs.** An abbreviation for Heads of Services and Staff Offices.

**IA or IAA.** An abbreviation for interagency agreement. A procedure by which one Government agency (the customer or requesting customer) obtains supplies or services from or through another Government agency (the servicing or performing customer).

**IGE.** An acronym for Independent Government Estimate. The Government’s estimate of the resources and projected cost of the resources to be used by a contractor in the performance of a contract, and the associated profit or fee. The specificity of the IGE must be consistent with the requirements of the [PBS Cost and Schedule Management Policy Requirements (P-120)](https://www.gsa.gov). An IGE may be provided in lieu of a GSA Cost Estimate, but must be reviewed and deemed acceptable by a GSA Cost Estimator or the GSA PM.

**Incidental.** Related to, accompanying, or occurring in conjunction with. Under current RWA policy, when acquiring furniture or other personal property using an RWA under the provisions of the FBF, the acquisition of the furniture or other personal property must be either:

1. Incidental to (meaning related to, accompanying, or occurring in conjunction with) the initial occupancy of a PBS project for a customer relocation, space acquisition, or buildout; or
2. A direct furniture buy using one of the FAS schedules. (Personal property not incidental to a PBS project cannot be purchased by PBS.)

**Incremental Funding.** Incremental funding is funding the scope of work for a nonseverable service over a period of time rather than all at once. RWA requests for nonseverable services must be accompanied by funding sufficient to accomplish the entirety of the requested work, even if the work is scheduled to occur over multiple fiscal years. RWAs for nonseverable services may only be accepted where the amount of customer funding is sufficient to fund the entirety of the scope of work on the RWA. Both GSA and DoD policy and fiscal law
prohibit incremental funding of nonseverable services. Nonseverable services may not be partially or incrementally funded regardless of fund type, including by no-year funding. If a service is nonseverable, the customer must fund the entire effort with funds available for obligation at the time the customer submits an RWA. For proper acceptance of a nonseverable service RWA, the complete funding must be equal to the scope of work and provide for a discrete and fully functional project deliverable (that includes, a complete phase of a project). See, e.g., Financial Crimes Enforcement Network--Obligations Under a Cost Reimbursement, Nonseverable Services Contract, B-317139 (June 1, 2009).

**Indirect cost.** Any cost not directly identified with a single, final cost objective, but identified with two or more cost objectives. Indirect costs cannot be easily identified with one product or service.

**InSite.** Internal GSA website. Any references or links to InSite pages are only available for internal GSA users.

**Interfund customers.** GSA internal customer organizations.

**Interagency.** A term meaning between multiple Federal agencies.

**Intra-agency.** A term meaning within the same Federal agency.

**Intra-Governmental.** A term meaning within the Government as a whole.

**Internal Controls.** The plans, methods, and procedures used at GSA to ensure that the customer accomplishes its mission, goals, and objectives. Internal controls are the first line of defense in safeguarding assets and preventing and detecting waste, fraud, abuse, and mismanagement. Internal control, which is synonymous with management control, helps GSA achieve desired results through the effective stewardship of the public’s resources. Internal controls provide critical information about the customer’s progress (or lack of progress) and financial status. Although ultimate responsibility for internal controls rests with management, all employees have a role in the effective operation of internal controls. For more information, please see the OCFO ICDG located on the Financial Policy and Internal Controls InSite page.

**IPAC.** The acronym for Intra-Government Payment and Collection system. An automated billing and collection system maintained by the U.S. Department of the Treasury.

**Lease.** A contract granting exclusive use or occupancy of real or personal property during a specified period.

**Lessor.** One who conveys real property by a lease in exchange for rent.
**Life Cycle.** The entire useful life of a product or service, usually divided into sequential phases, including development, execution, operation, maintenance, and disposal or termination.

**Lockbox.** A post office box (P.O. Box) that is accessible by GSA. GSA may set up a lock box service for receiving payments. The organizational entities send their payments to the P.O. Box. Then GSA collects and processes these payments, directly depositing them to the GSA account.

**Milestone Schedule.** A written schedule agreed to by both PBS and the customer reflecting when significant activities related to performance of the RWA will take place including re-obligation by PBS of the customer’s funds.

**Multiple-Year Funds.** Funds appropriated for a period of availability of more than 1 fiscal year. The period is specified in the appropriations bill. A TAS indicates multiple year funding when two years are referenced, one for the beginning period of obligational authority, the other for the ending period of obligational authority. See Appendix D, § D.1.

**Nonprospectus.** A term for construction, alteration, acquisition, or lease projects involving an expenditure that is less than the PBS prospectus threshold.

**Nonrecurring RWAs.** Those RWAs that provide goods or services where costs can readily be identified and captured.

**Nonseverable Service.** A service that results in the delivery of a final product. The benefit is only received when the entire project is complete. A nonseverable task involves work that cannot be separated into components, but instead must be performed as a single task in order to meet a *bona fide* need of a customer. (See Principles of Federal Appropriations Law (the GAO Redbook), Vol. I, 3d ed., pg. 5-28, or consult with your Regional counsel if necessary).

**No-Year Funds.** Funds appropriated for which the period of availability of obligations is indefinite. The budget amount is available until expended. No-year funds can be identified with a TAS which has an X in place of the Beginning and Ending Period of obligational authority. See Appendix D, § D.1.

**OA.** An abbreviation for occupancy agreement. Similar to a lease between PBS and each customer in a facility establishing the Rent and space assignment for each customer. It is a written agreement descriptive of the financial terms and conditions by which PBS assigns, and a customer occupies, the GSA-controlled space identified therein.

**Obligation.** A binding agreement, such as a contract, by the Government to spend appropriated funds that will require expenditure at some later time. See 31 U.S.C § 1501.
Obligational Authority. The sum of authority provided for a given fiscal year, plus unobligated previous-year balances brought forward, and any other amounts authorized to be applied during the year (for example, transfers).

OCAO. An abbreviation for the GSA Office of the Chief Acquisition Officer.

OCFO. An abbreviation for the GSA Office of the Chief Financial Officer.

OIG. An abbreviation for the GSA Office of Inspector General.

OGC. An abbreviation for the GSA Office of General Counsel.

OMA. An abbreviation for the GSA Office of Mission Assurance.

OMB. An abbreviation for the Office of Management and Budget.

Options. Contract options are a bona fide need of the fiscal year in which they are exercised, regardless of when the base contract is awarded or if the option is exercised with the award of the base contract. Customer funds must be available for obligation when contract options are exercised. Contract options must be funded using a new RWA and not an amendment to an existing RWA, after the end of the fiscal year the original RWA was accepted, regardless of funding type. See Magnavox—Use of Contract Underrun Funds, B-207433 (September 16, 1983) & Appendix § D.7.

OUET. An abbreviation in PBS for Overtime Utility Estimating Tool, which is the electronic means by which PBS personnel develop overtime utility cost estimates and estimates for above standard services for R-type, C-type and N-type RWAs.

Overage. Money, goods, or something else of value that is a surplus, or in excess, of what is proper or shown in the records.

PBS. An abbreviation for the GSA Public Buildings Service.

PDE. An abbreviation for the Division of Project Delivery Excellence, within the Office of Project Delivery, GSA Public Buildings Service.

PCN. An abbreviation for Project Control Number. PCNs are assigned by PBS Information System (PBS/IS) to identify repair and alteration projects (direct and reimbursable) as well as for new construction and transfer projects.

Pegasys. GSA’s core financial system that supports funds management (budget execution and purchasing), credit card usage, accounts payable services, accounts receivable services, disbursements, the Standard General Ledger (SGL), and reporting.
Performance. The action or process of carrying out or accomplishing an action, task or function.

Personal Property. A type of property that, in its most general definition, may include any asset other than real estate. The distinguishing factor between personal property and real estate is that personal property is movable. That is, the asset is not fixed permanently to one location as with real property, such as land or buildings. Examples of personal property include vehicles, furniture, boats, and collectibles. PBS only has authority to provide personal property using RWA funds if the personal property is incidental to a customer relocation, space acquisition, or build-out. PBS will direct customers who wish to order standalone purchases of personal property other than furniture to work directly with FAS.

PM. An abbreviation for project manager. A PM is the individual responsible for managing an overall project and its deliverables. The PM acts as the single point of contact for the project. The PM controls planning and execution of the project’s activities and resources to ensure established cost, time, and quality goals are met.

Procurement. The process of obtaining services or supplies and materials from sources outside the Government.

Program. A group of related projects managed in a coordinated way to obtain benefits not available from managing the projects individually. A program may include an element of ongoing activities or tasks that are not within the scope of the individual projects but that contribute to the program’s intended benefits.

Project. A temporary undertaking to create a unique product or service. A project has a defined start and end point and specific objectives that, when attained, signify completion.

Project Life Cycle. The total of all of the stages of a project, from its conception and development to its eventual completion and closeout.

Prompt Payment Act. 31 U.S.C. §§ 3901 through 3907, which ensures that Federal agencies pay vendors in a timely manner. The act assesses interest penalties against agencies that pay vendors after a payment due date. Interest charges are billable to the customer for an RWA, if the interest charges are the result of a delay or failure to pay PBS by the agency. Unless the RWA or IA between PBS and the customer expressly provides otherwise, PBS is responsible for interest owed to a contractor due to delays created by actions of PBS. See Form GSA 2957, General Terms and Conditions § 8.

Prospectus. A Prospectus is a document submitted by PBS to the Committee on Environment and Public Works of the Senate and the Committee on
Transportation and Infrastructure of the House of Representatives in accordance with 40 U.S.C. § 3307 containing detailed information about, and seeking funds in advance for, a major acquisition, construction effort, or other proposed obligation of funds that exceeds a specific adjusted threshold identified by Congress.

**R&A.** An abbreviation for repairs and alterations.

**Real Property.** Land, buildings and properties including major repairs added to properties that are of a permanent nature (for example, land improvements, major repairs and alterations, and leasehold improvements).

**Reasonable Time.** Under current GSA acquisition policy, a reasonable period of time for contractual obligation has been defined as 90 calendar days unless another date has been agreed-upon by the customer and is documented in a milestone schedule. See Interagency Agreements- Acceptance of Obligation of Funds, GSA Acquisition Letter, V-09-06 (June 16, 2009), Appendix A, pg. 5. See Appendix D, § D.3.

**Receiving Report.** A GSA document certifying receipt and acceptance of ordered goods and services.

**Recurring RWAs.** RWAs that provide services to customers where the costs of those services cannot readily be identified from standard operating costs.

**Reimbursable Funds.** Funds that other Federal customers pay to PBS for work that PBS will perform under the terms of an agreement with the customer.

**Reimbursable Work Authorization (RWA) or Reimbursable Agreement.** A written agreement between a customer and PBS, whereby PBS agrees to perform work or services for the customer on a reimbursable basis.

**Reimbursement.** Payment to PBS for the cost of products and services requested by another Government organization based on the cost of the product or services plus PBS’s fees. This formula ensures that PBS recovers the full cost of the product or service and the cost of delivery of the product or service provided to the customer. See 40 U.S.C § 581(g).

**Rent.** The standard rate PBS charges customers for occupancy and basic services in GSA-controlled space in accordance with 40 U.S.C § 586(b). The word “Rent” is capitalized to differentiate it from the contract “rent” that GSA pays lessors. See 41 C.F.R. § 102-85.35 (defining Rent). Rent cannot be paid via RWA but rather must be deposited into the FBF in accordance with 40 U.S.C. § 592(b)(1)(A).
**Requesting customer (RA).** The Federal customer, or non-Federal entity, requesting the delivery of goods, products, or services from PBS.

**Requirements Development.** The process under which PBS works with a customer to determine the scope of a requested project.

**RETA.** An acronym used by PBS for RWA Entry and Tracking Application.

**RETA File Documentation Tool.** A means of uploading additional electronic copies of documents or files that support an RWA into the RWA Entry and Tracking Application.

**RFP.** An abbreviation for Request for Proposal. An official document used to acquire products, goods, or services by contract. (An RFP may also be referred to as a Request for Procurement.) **Note:** In GSA, a Request for Lease Proposal (RLP) (formerly an SFO (Solicitation for Offers)) is used in place of an RFP for acquisition of leased space.

**Severable Service.** A service that is continuing and ongoing in nature and for which a benefit is received each time the service is rendered. A task is severable if it can be separated into components, each of which can be independently performed to meet a separate customer need. *(See Principles of Federal Appropriations Law (the GAO Redbook), Vol. I, 3d ed., pg. 5-28, or consult with your Regional counsel if necessary.)*

**SCE.** An abbreviation for Summary Cost Estimate, which, in PBS, is a template summarizing the total estimated costs of a project.

**Scope.** As used by PBS, the sum of the products and services to be provided by a project. *(The word “scope” may also refer to a scope of work.)*

**Scope of Work.** A division of work to be performed under a contract or subcontract in the completion of a project, typically broken out into specific tasks with deadlines and quality standards. A scope of work ultimately serves as the basis for an RFP and a contractor’s response. It is also the baseline against which the progress and subsequent contractual changes are measured during contract performance. As used by PBS, a document that clearly defines the objectives and requirements of the customer request, summarized in the Description of Requirements field in the Customer Information tab in RETA/eRETA.

The scope of work for an RWA, at a minimum, must be a succinct narrative description of the purpose, objectives, and outcome of the goods or services being requested by the customer; the geographical information (including PBS’s building and floor and room number) and total square footage.
**Small Project.** In PBS, any project in the small (below the PBS prospectus level) repair and alteration (R&A) program (BA 54); any BA 80 activities related to design, construction, and R&A that are less than the PBS prospectus threshold; and lease construction R&A activities. (BA 80 projects may include post-occupancy RWAs in leased space, but do not include RWAs supporting BA 53 lease acquisitions.)

**SPE.** An abbreviation in GSA for Senior Procurement Executive.

**Substantial Completion.** Substantial Completion is the date the facility (asset), project, or service, or a part of it, can be operated or occupied for its intended use, even if minor repairs or punch list items are still needed. It is the date when PBS employees inspect, approve, and determine that work has been performed to bring the project to the degree of completion that is necessary for its intended purpose. (Please see: Substantial Completion Guidance in the PM Guide.)

**TAS.** An abbreviation for Treasury Account Symbol. An identification code assigned by the Department of Treasury, in collaboration with OMB and the owner agency, to an individual appropriation, receipt, or other fund account.

**Task.** A well-defined component of project work, also known as a discreet work item. There are usually multiple tasks for one activity. (Also see activity.)

**Tenant.** The occupant (usually a GSA customer) of space, whether leased or owned by the Federal Government.

**TIA.** In PBS, an acronym for Tenant Improvement Allowance. (See TIs below.)

**TIs.** An abbreviation for tenant improvements. Those changes, typically to office, retail, or industrial property, to accommodate specific needs of a customer. TIs include installation or relocation of interior walls or partitions, carpeting or other floor covering, shelves, windows, millwork, and other components of the tenant's space buildout. PBS has TI allowances (TIA s) in funding levels (or tiers), in costs per square feet, that enable a space to be built out for occupancy to meet a tenant customer's specific requirements. (For more details, see Section 3.6, Pricing Standards – Tenant Improvements, in the PBS Pricing Desk Guide.)

**Time-Limited Funds.** Funds that are appropriated for use in one fiscal year (annual funds) or for several fiscal years (multiple-year funds). See Appendix D, § D.1.

**Unobligated Balance.** The amount of funds, in allotments or allowances, which has not been obligated.

**VAT.** An abbreviation for valid accounting transaction.

**Vendor.** A company from which a good or service is purchased.
VCSS. An abbreviation for the GSA Vendor and Customer Self Service (VCSS) Website. VCSS provides access to billing information concerning customer accounts, such as outstanding balances, business line totals, and statement information.

Work Request (WR). An electronic entry into eRETA of a predecessor to a Reimbursable Work Authorization.
Appendix B: Useful Websites

Below is a list of websites, including a summary of available information, which can provide useful support. Most of these websites are accessible through either GSA or PBS InSite or are external webpages. GSA and PBS InSite are only available to GSA employees, whereas external GSA Webpages are available to anyone.

The following content can be found at the following Corporate IT Services Financial Apps Website:

https://corporateapps.gsa.gov/applations/financial-apps/

- **CFO’s Business Intelligence Website**
  
  The CFO Business Intelligence website houses data regarding valid accounting transactions (VATs), open items, Obligations and Status of Funds, Data Center Consolidation (DCC) allocations, labor distribution, Real Property Assessment Database (RPADS), Reimbursable Work Authorizations, financial reports, NEAR and Pegasys vendor numbers crosswalks, Standard General Ledger (SGL), General Ledger crosswalks, cost centers, and NEAR-related data.

- **Financial Reports Online**
  GSA Financial Reports via the FMIS.

- **NABAS Address Search**
  National Billing Address System. Search for the address of activities and customers GSA bills via the GSA FMIS.

- **Pegasys**
  https://corporateapps.gsa.gov/applations/pegasys/.

- **Pegasys Open Items Searches**
  Allows GSA field offices to search current open items files using the FMIS database

- **The Vendor and Customer Self Service (VCSS) website.**
  http://vcss.gsa.gov/
  GSA Customer Billings - Email Notification for New Bill

- **VAT Search by ACT Number**
Valid accounting transactions (VAT) searches by Accounting Control Transaction (ACT) Number. Need access to FMIS. VAT numbers can also be obtained in RETA.

- **BAAR**

- **Office of the Chief Financial Officer (CFO)**
  [http://in site.gsa.gov/node/106269](http://in site.gsa.gov/node/106269)
  This Web site has information associated with the GSA Chief Financial Officer and offers directions for invoice search, payments, and other matters of financial interest and concern.

- **Federal Acquisition Regulation (FAR)**
  [https://www.acquisition.gov/browse/index/far](https://www.acquisition.gov/browse/index/far)

- **Public Buildings Service InSite**
  [http://in site.gsa.gov/node/106263](http://in site.gsa.gov/node/106263)

- **Reimbursable Services Program**
  [http://in site.gsa.gov/node/113709](http://in site.gsa.gov/node/113709)
  PBS Reimbursable Services Program website within the PBS Division of Project Delivery Excellence, Office of Project Delivery, Office of Design and Construction.

- **RWA External Website**
  [www.gsa.gov/rwa](http://www.gsa.gov/rwa)
  PBS Reimbursable Services Program external facing website.
Appendix C: Paying for Reimbursable Services through the Rent Bill

This program allows customers to pay for recurring reimbursable services through the occupancy agreement (OA) billing process. Examples of the type of services include: overtime utilities, enhanced custodial services, mechanical O&M – HVAC, and mechanical O&M – others. This program is for one year and is renewable each fiscal year. A customer representative must certify that funds are available in the customer’s Rent account for the reimbursable services.

1. Customers who want to participate in this program should submit either an email or letter requesting to participate in the program to the OCFO Director of PBS Business Analytics Division (BID). The request should include the location(s) of the building, the services requested for the building and the contact information.

2. BID will then contact the customer’s Budget Office to inform them of the current rent charges and anticipated reimbursable services charges to be processed through rent. BID will verify that funds for reimbursable services and rent as indicated are available for this fiscal year. Rent is Object class 23.1 while Reimbursable services are Object Class 25.3. The customer can copy its Budget Office on the request to participate in this program to GSA.

3. BID prepares a letter or email to the Region and the customer that the request to participate in paying reimbursable services through Rent is approved.

4. Region sends the customer’s request to the building manager to obtain an annual estimated cost for the services.

5. Region provides the estimated annual cost for services to whoever is responsible for receiving and paying the customers Rent bill and a copy of the annual cost of reimbursable services.

6. Region obtains a signed Revised OA with reimbursable services charges.

7. Region requests permission from the RBM team to include reimbursable services on the bill.

8. Region process the revised OA in OA Tool for OA Billing on the 15th of the month.
**Pricing Policy**

Policy for billing recurring services through the Rent bill can be found in the PBS Pricing Desk Guide. In addition, Appendix A to the Pricing Desk Guide contains a sample letter that may be transmitted to help customers enroll in the program. The Pricing Desk Guide is available [here](#).

**Points of Contact**

If you have any questions, please contact the Director of OCFO PBS Business Analytics Division (BID), James Strachan, at [James.strachan@gsa.gov](mailto:James.strachan@gsa.gov) or (202) 208-1529; or Ben Akyereko at (202) 219-0370; or Monte Davis at (202) 273-3635.
Appendix D: Appropriations Law Primer

One of the most commonly misunderstood aspects of the Reimbursable Work Authorization (RWA) process is the role of Federal appropriations law. An RWA is an interagency agreement and is subject to the principles set forth in appropriations law. In decisions rendered on interagency transactions, the Comptroller General, Government Accountability Office (GAO) has consistently held that both the requesting agency and the servicing agency share responsibility for ensuring proper use of the funds transferred by the requesting agency to the servicing agency (PBS). See Expired Funds and Interagency Agreements Between GovWorks and the Department of Defense, B-308944 (July 17, 2007). The purpose of this section is to provide the basic principles of appropriations law that apply to the RWA process.

D.1 – Types of appropriations.

There are three types of appropriations provided to Federal agencies by Congress-- Annual, Multiple Year, and No-Year. Knowledge of the different types of appropriations is useful when making a determination whether PBS can accept an RWA in compliance with appropriations law. Definitions for each type of appropriation are below.
D.2 – Recording Statute.

The Recording Statute, Title 31 of the United States Code (U.S.C.), § 1501, details the requirements to record a valid obligation of the Federal Government. Specifically, the Recording Statute provides that for an obligation to be considered proper and valid, it must be supported by documentary evidence of a binding agreement between a customer and another person or agency. The agreement must be:

- In writing.
- For a purpose authorized by law.
- Executed before the end of the period of availability for obligation of the appropriation used.
- Used for specific goods to be delivered, real property to be bought or leased, or work or service to be provided.

The Recording Statute has a number of implications for RWAs:

1. It requires that PBS has a signed agreement in place with the customer – an RWA signed by both a fund certifying official of the customer and the PBS approving official.

2. The statute requires that the customer obligate its funding during the period of availability for obligation. As noted in section D.1, above, the
The type of appropriation cited by the customer is a good indicator as to whether the customer’s funding has been obligated within the period of availability. For instance, if an RWA is provided by a customer in FY 2020 citing an FY 2018 annual appropriation, it is likely not a valid obligation under the provisions of the Recording Statute because FY 2018 annual funds are generally unavailable to the customer for incurring new obligations beyond FY 2018.

3. The description of work provided by the customer must be specific enough to understand what the customer needs. This is known as the specificity requirement.

   a. The specificity requirement is a key aspect of the Recording Statute. The description of work must be clear as to the work the customer wants PBS to perform on its behalf. There must be a specific, definite, and concise description of the requirements associated with the funds at the time of RWA acceptance. PBS must not accept RWAs that are not specific regarding the work expected by the customer. See Expired Funds and Interagency Agreement between GovWorks and the Department of Defense, B-308944 (July 17, 2007).

   b. As an example, assume PBS accepts an RWA citing an FY 2017 annual appropriation, with a work location provided as “the Central Office building” and a description of work that simply states “repair.” No work takes place until the customer emails PBS in FY 2020 with a request to use the RWA for repair of a broken faucet in Room 561 of the Central Office building. Informed of what the customer needed in the first place, PBS moves promptly to repair the faucet and everyone is happy. Unfortunately, everyone’s jubilation would be short-lived when GAO got wind of this RWA because this RWA did not meet the specificity requirement of the Recording Statute when accepted.

   c. In the example above, the customer did not incur a valid obligation meeting the specificity requirement until FY 2020 when it sent an email to PBS specifying the work to be performed—not in FY 2017 when the RWA was originally accepted. In past decisions, the Comptroller General has determined that the customer must record such an obligation against its FY 2020 appropriations. If the customer has insufficient unobligated balances in these accounts, it must report a violation of the Anti-Deficiency Act (ADA), 31 U.S.C. § 1341. Accordingly, it is imperative that before accepting an RWA, PBS ensure, that the RWA conforms to the provisions of the Recording Statute.
D.3 – *Bona Fide* needs rule.

The *bona fide* needs rule is one of the basic tenets of appropriations law. The rule is based on, 31 U.S.C. § 1502(a), and states that “the balance of an appropriation . . . is available only for payment of expenses properly incurred during the period of availability or to complete contracts properly made within that period of availability.” In other words, funds must only be obligated by a customer for a legitimate, *bona fide* need arising during the funds’ period of availability. Since the customer’s funds are obligated at the time PBS accepts the RWA (see Recording Statute discussion in section D.2), this means that, in practice, the work described in the RWA must be a current need of the customer at the time the RWA is accepted. The *bona fide* needs rule does not apply to no-year funds. See *General Services Administration- Availability of No-Year Appropriations for a Modification of an Interagency Order*, B-326945 (Sept. 28, 2015).

Even after PBS makes a determination that the requested work represents a *bona fide* need of the customer based on a sufficiently detailed description of work and accepts the RWA, the *bona fide* need may be questioned if too much time elapses before PBS contractually obligates the customer’s funds. In such instances, it may appear that the customer is attempting to “park” its funding with GSA. The Comptroller General has stated that “an agency may not extend the availability of its appropriated funds by transferring them to another agency.” See *Expired Funds and Interagency Agreements between GovWorks and the Department of Defense*, B-308944 (July 17, 2007). To avoid such a scenario, it is important for PBS to work in conjunction with the customer to obligate the customer’s funding contractually within a reasonable period of time to deliver the work requested. Under current GSA acquisition policy, a reasonable period of time for contractual obligation has been defined as 90 calendar days unless another date has been agreed upon by the customer and is documented in a milestone schedule. See *Interagency Agreements- Acceptance and Obligation of Funds*, GSA Acquisition Letter, V-09-06 (June 16, 2009), Appendix A, pg. 5.

1. To better understand the *bona fide* needs rule, consider the following scenario: On February 21, 2018, a customer finds that the lock to an office door is broken. The customer prepares an RWA citing an FY 2018 annual appropriation and sends it to PBS promptly for the necessary repair work. PBS accepts the RWA two days later and enters into a contract with a locksmith, who promptly fixes the lock during FY 2018. This example clearly meets the requirements of the *bona fide* needs rule. The customer had a genuine need (lock repair) in FY 2018 and provided funding from a fixed appropriation, available for obligation in that fiscal year for the repairs. PBS quickly executed the RWA satisfying the customer’s *bona fide* need.
2. However, if a customer provides an RWA citing an FY 2018 annual appropriation for custodial costs in space the customer is set to occupy starting in FY 2020, this would be a clear violation of the *bona fide* needs rule as current year (FY 2018) funds are being obligated for a future year need (FY 2020). In this case, the RWA must be returned to the customer.

**D.4 – Full funding.**

RWA requests for nonseverable services must be accompanied by funding sufficient to accomplish the entirety of the requested work, even if the work is scheduled to occur over multiple fiscal years. RWAs for nonseverable services may only be accepted where the amount of such customer funding is sufficient to fund the entirely of the scope of work on the RWA.

The difference between severable and nonseverable services is often a source of confusion and, thus, it is important to know the differences, as the types of services requested can impact the time PBS has to deliver the requested work.

1. A severable service is a service that is continuing and ongoing in nature and for which a **benefit** is received each time the service is rendered. Examples include custodial or maintenance services and overtime utilities. The period of performance for a severable services contract can cross fiscal years, but cannot extend beyond a period of 12 months. See 41 U.S.C § 3902.

2. A nonseverable service is a service that results in the delivery of a final product. The **benefit** is only received when the entire project is complete. Examples include building construction, tenant improvements, and environmental studies. The period of performance for a nonseverable service contract can cross fiscal years and can extend beyond a performance period of 12 months (assuming it is funded with annual funds).

To determine whether a service is severable or nonseverable, the Comptroller General developed the following relatively simple test:

Suppose that a window cleaning contract is to be performed half in 1 fiscal year and half in the next. Suppose further that the contract is terminated at the end of the first fiscal year and is not renewed. What do you have? In the case of a window-cleaning contract, you have half of your windows clean, a benefit that is not diminished by the fact that the other half is still dirty. What you paid for the first half of the cleaning has not been wasted. These services are clearly severable.
Now consider a contract to conduct a study and prepare a final report. If this contract is terminated halfway through, you essentially have nothing. The partial results of an incomplete study, while perhaps beneficial in some ethereal sense, do not do you very much good when what you needed was the complete study and report. Or suppose that the contract is to repair a broken widget. If the repairs are not completed, certainly some work has been done but you still don’t have an operational widget. The latter two examples are nonseverable. See Principles of Federal Appropriations Law (the GAO Redbook), Vol. I, 3d ed., pg. 5-28.

D.5 – Anti-Deficiency Act.

The ADA, codified at 31 U.S.C. § 1341, provides that “an officer or employee of the United States Government may not make an expenditure or obligation exceeding an amount available in an appropriation for the expenditure or obligation.” Obviously, the customer must never enter into an RWA if the amount of the RWA will exceed the amount available from its appropriation. However, when a customer provides an RWA to PBS, it is transferring obligational authority to PBS. Accordingly, PBS must not incur obligations or expenses in excess of the funding provided by the customer via the RWA. PBS may, however, exceed the amount provided by a customer on an RWA using funds from the FBF; the limit is $500 for RWAs with authorized amounts equal to, or greater than, $5,000, and 10 percent for RWAs with authorized amounts equal to or less than $5,000. See Chapter 4, § 4.1.4.6.

Another aspect of the RWA process that touches the ADA is the RWA bill generated for actual work performed or services provided. There are occasions when a customer may not pay the RWA bill in a timely manner. It is the responsibility of PBS to make every effort to collect these funds from its customers. Write-offs are not to be taken lightly. In the case of an RWA, the customer has requested work and PBS has delivered that work. Therefore, if PBS performs work for another Federal entity and does not receive payment, there may be a violation by the customer of the ADA as well as an improper augmentation of the customer’s funds. See GSA Form 2957, General Terms and Conditions, § 10.

D.6 – Antecedent liabilities.

In instances where GSA properly accepted the initial RWA (i.e., amount of funding cited by the customer was thought to be enough, at the time, to perform the entirety of the requested work) and when the customer requests additional work that will cause an upward price adjustment in a later year, or there are other events that cause a price increase in the scope of work (e.g., differing site conditions, economic price adjustments, bids exceed initial estimates, etc.), the required approach is to determine whether the adjustment is attributable to the original scope of the RWA.
1. If the adjustment is not attributable to the original scope of the RWA, then it is an out-of-scope price adjustment, and must be funded through a separate RWA citing currently available funds. A change which exceeds the scope of the contract awarded in accordance with the original RWA, is a new obligation and chargeable to funds available at the time the new scope is added. See Principles of Federal Appropriations Law (the GAO Redbook), Vol, 3d ed., pg. 5-36.

2. If the adjustment is attributable to the original scope of the RWA, then the customer should be requested to provide additional funding that was available for the same purpose when the original RWA was submitted. See Principles of Federal Appropriations Law (the GAO Redbook), Vol. I, 3d ed., pg. 5-34 to 5-36.

However, if the customer does not have funds that were available for the same purpose when the original RWA was submitted and provides a Statement of Further Written Assurance that it does not have funds that were available when the original RWA was submitted to support the adjustment, the customer may provide the necessary additional funding from current year appropriations. The customer also may submit any no-year funds that were appropriated for the same purpose as the funds submitted on the original RWA for antecedent liabilities without the submission of a Statement of Further Written Assurance. See General Services Administration-Availability of No-Year Appropriations for a Modification of an Interagency Order, B-326945 (Sept. 28, 2015).

D.7 – Contract Options.

Contract options are a bona fide need of the fiscal year in which they are exercised, regardless of when the base contract is awarded or if the option is exercised with the award of the base contract. Customer funds must be available for obligation when contract options are exercised. Contract options must be funded using a new RWA and not an amendment to an existing RWA, after the end of the fiscal year the original RWA was accepted, regardless of funding type. See Magnavox—Use of Contract Underrun Funds, B-207433 (September 16, 1983).

D.8 - Incremental funding.

Incremental funding is defined as funding the scope of work for a nonseverable service over a period of time rather than all at once. RWA requests for nonseverable services must be accompanied by funding sufficient to accomplish the entirety of the requested work, even if the work is scheduled to occur over multiple fiscal years. RWAs for nonseverable services may only be accepted where the amount of such customer funding is sufficient to fund the entirety of
the scope of work on the RWA. Incremental funding is prohibited in accordance with the bona fide needs rule (31 U.S.C. § 1502), as well as GSA policy.

Nonseverable services may not be partially or incrementally funded regardless of fund type, including no-year funding. If a service is nonseverable, the customer must fund the entire effort with dollars available for obligation at the time the customer submits an RWA. For proper acceptance of a nonseverable service RWA, the complete funding for the scope of work must provide a discrete and fully functional deliverable (that is, a complete phase of a project, such as Design, Acquisition, or Construction, or a complete project).

D.9 – Expiration of funds.

Under no circumstances will PBS accept an RWA citing expired funds from a customer for a new bona fide need.

PBS may accept RWA amendments that cite a prior-year appropriation for antecedent liabilities. See Appendix D, § D.6. However, before accepting an RWA amendment to satisfy an order or need arising in a previous fiscal year, it must be absolutely clear that the expired funds are not provided for a new bona fide need. If any uncertainties exist as to the acceptance of an order citing prior-year funding, it is imperative that you consult with your Office of Regional Counsel and Reimbursable Services Program in PBS Central Office.

Two key statutes to consider when accepting prior-year funds are as follows:

1. 31 U.S.C. § 1552(a):

“On September 30th of the 5th fiscal year after the period of availability for obligation of a fixed appropriation account ends, the account shall be closed and any remaining balance (whether obligated or unobligated) in the account shall be canceled and thereafter shall not be available for obligation or expenditure for any purpose.”

This statute also requires that all time limited funds must be obligated and expensed within the five year window. PBS cannot pay vendors using time limited RWA funds after September 30 of the 5th fiscal year after the period of availability for new obligations ended. Rather, PBS must notify customers to deobligate time limited funds following the 5th fiscal year after the period of availability for new obligations ends and request that the customer supply currently available funds in accordance with 31 U.S.C. § 1553(b).

2. 31 U.S.C. § 1553:

“After the end of the period of availability for obligation of a fixed appropriation account and before the closing of that account under the provisions of section 1552(a) of this title, the account shall retain its fiscal-year identity and remain
available for recording, adjusting, and liquidating obligations properly chargeable to that account."

This statute permits agencies to upwardly adjust obligations of expired funds for antecedent liabilities.

**D.10 – Appropriations Process – What GSA Receives Appropriations to Provide.**

PBS provides standard space and services to its customers in exchange for Rent. See 41 C.F.R. § 102-85.35 (defining Rent). These standard services include construction, alteration and finishing space for customers within a tenant improvement allowance (TIA). See 41 C.F.R. § 102-85.90 & 41 C.F.R. § 102-85.100. The amounts of TIAs differ by customer to accommodate different mission needs and may differ to reflect different costs in different markets. See 41 C.F.R. § 102-85.35 (defining Tenant Improvement Allowance). PBS also provides customers standard levels of building services including cleaning, mechanical operation and maintenance in exchange for Rent. See 41 C.F.R. § 102-85.165 & 41 C.F.R. § 102-85.175.

Amounts exceeding the TIA are typically paid in a one-time lump sum via RWA by customers. See 41 C.F.R. § 102-85.105. Similarly, PBS may provide special services to customers beyond the services included in Rent. See 41 C.F.R. § 102-85.195. These special services are authorized by 40 U.S.C. § 592(b)(2) and provided on a cost reimbursable basis via RWA.

PBS delineates TIAs, what services are standard and what services are special in the PBS Pricing Desk Guide. On rare occasions, PBS may amortize amounts exceeding the TIA or special services that would ordinarily be paid via RWA into a customer's Rent. PBS must obtain a deviation from the Pricing Desk Guide in order to amortize amounts exceeding the TIA or special services into a customer’s Rent. Similarly, on rare occasions, a customer may submit an RWA to PBS to pay for building shell projects or standard services that are PBS's responsibility. See 41 C.F.R. § 102-85.35 (defining Building Shell) & 41 C.F.R. § 102-85.120. PBS must obtain a deviation from the Pricing Desk Guide in order to accept an RWA to pay for building shell projects or standard services. See PBS Pricing Desk Guide, § 3.5.3 (defining Shell Rent). PBS typically provides a customer Rent credit when a customer pays for building shell projects or standard services.
D.11 – Prospectus.

The prospectus statute (40 U.S.C. § 3307) is one of GSA’s most frequently misunderstood authorities. The prospectus statute requires PBS to submit prospectuses to the Committee on Environment and Public Works of the Senate and the Committee on Transportation and Infrastructure of the House of Representatives to secure approval for projects costing above established thresholds, which are adjusted from time to time, to construct, alter or acquire any building to be used as a public building, for leases above an average annual rent and for alterations in buildings under lease to the Federal government.

However, the prospectus threshold is primarily a limitation on Congress’s ability to make appropriations. For any of these projects costing in excess of the established thresholds, Congress cannot appropriate funds unless the Committees adopt resolutions approving the purpose for which the appropriation is made. Despite this limitation on Congress’s ability to appropriate funds, Congress, in fact, often appropriates New Obligational Authority to PBS prior to the adoption of resolutions by these Committees. In those cases in which Congress violates 40 U.S.C. § 3307 and makes appropriations prior to the adoption of Committee resolutions, PBS is no longer statutorily required to submit a prospectus for the project for which the appropriation was made. See INS v. Chadha, 462 U.S. 919 (1983).

Once appropriated for the purpose identified, such funding is legally available for obligation and expenditure, regardless of whether a prospectus was ever submitted or approved. The availability of that funding cannot be conditioned on later action by GSA’s oversight committees, or even one house of Congress, in accordance with the Supreme Court’s opinion in Chadha. For purposes of GSA’s prospectus statute, Chadha comes into play when GSA receives line-item or lump sum funding to perform work for which no prospectus was submitted or approved. However, PBS typically submits a prospectus and awaits approval of the Committee resolutions prior to beginning the project as a matter of comity although it has already received the appropriation.

In sum, the approval of a Prospectus is a rule internal to Congress. PBS’s authority to perform a project is not derived from a prospectus; rather, the appropriation controls over the prospectus which does not affect the legal availability of PBS or customer funding. However, PBS policy remains to receive full Prospectus approval prior to signing contracts, even where appropriations have already been made by Congress.

Also misunderstood is that the prospectus requirement typically only applies to the appropriation of funds to GSA and not to funds appropriated to PBS’s customers. Thus, funds submitted by customers to PBS via RWA are rarely subject to the requirement to submit a prospectus in accordance with 40 U.S.C. §
3307. When the appropriation of funds to another agency is conditioned upon submission of a prospectus, the agency submits the prospectus, not GSA.

**D.12 – Damage to PBS Property.**

PBS can accept payments for damage to property under its jurisdiction, custody or control. Those funds are deposited into the FBF in accordance with 40 U.S.C § 592(b)(1)(C). PBS cannot, however, accept an RWA to pay for damages to property under its jurisdiction, custody or control for several reasons. 40 U.S.C. § 592(b)(1)(C) authorizes GSA to deposit into the Federal Buildings Fund receipts from carriers and others for loss of, or damage to, property belonging to the Fund. The word "deposit" is an important one as it is distinguished from the word "credit" in fiscal law. Deposit means that payments from insurance companies or those who damage PBS property are put into the Federal Buildings Fund (much like Rent from occupant agencies) where those funds await the appropriation of new obligational authority (NOA) from Congress in a yearly appropriations act before they can be spent. Credits to the FBF are different-they can be used immediately and do not need to await the appropriation of NOA from Congress. Note the distinction in the use of the words "deposit" in 40 U.S.C. § 592(b)(1)(C) regarding damages versus the use of the word "credit" in 40 U.S.C. § 592(b)(2) which is PBS’s general authority to accept RWAs from customers and use those funds immediately. As such, PBS typically needs to use presently available NOA from BA 61 to pay for repairs to damaged property costing $25,000 or less, and from BA 54 for repairs to damaged property in excess of $25,000 up to the prospectus threshold.

**D.13 - Resources.**

There are a number of helpful resources available when further research is necessary.


2. GSA Acquisition Letters. In addition to providing guidance regarding the acceptance and obligation of customer funding provided through interagency agreements (IAs) such as RWAs, GSA Acquisition Letters are excellent sources for concise explanations of the fiscal law terminology

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9 The threshold to use BA 61 for minor repairs and alterations is expected to increase from $25,000 to $50,000 starting in FY21.
applicable to IAs. These letters may be accessed on the Reimbursable Services InSite page.

3. GAO Appropriations Law Decisions. GAO publishes numerous decisions each year regarding appropriations law. These decisions can be found at https://www.gao.gov/legal/appropriations-law-decisions/search.


Appendix E: Other Applicable Statutes

1. General Services Administration (GSA).

   a. The Federal Property and Administrative Services Act of 1949 established GSA and transferred all functions with respect to acquiring space in buildings by lease, along with all functions with respect to assigning and reassigning space in buildings, to GSA. This Act has been codified as United States Code (U.S.C.) Title 40, Public Buildings, Property, and Works, Subtitle I, Federal Property and Administrative Services (40 U.S.C. § 301, et seq.). In so doing, it provided the Government with an economical and efficient system for acquiring and maintaining real property and providing services for use by Government agencies.

   b. GSA is comprised of two primary service organizations: The Federal Acquisition Service (FAS) and the Public Buildings Service (PBS). Each service is supported by a statutorily established fund dedicated to that service. The Acquisition Services Fund (40 U.S.C. § 321) for FAS is a revolving fund. The Federal Buildings Fund (FBF) for PBS (40 U.S.C. § 592) is a quasi-revolving fund because Congress must provide annual authority through appropriations acts for GSA to obligate and expend monies from the fund. (See 40 U.S.C. § 592(c)(1). Both of these funds afford a financial flexibility different from that of most Federal agencies that operate under annually appropriated funding authority.

2. Public Buildings Service (PBS).

   PBS is responsible for providing workplaces for Federal workers and best value to the American taxpayer. PBS is organized into a Central Office (CO), eleven Regional offices, multiple service centers and numerous field offices. CO establishes the policy and guidance with regard to public buildings and related real property, as well as work done on a reimbursable basis for other Federal customers. Each Regional office has a PBS Regional Commissioner, who is responsible for the execution of PBS’s mission within that Region.

   a. 40 U.S.C. § 592(b)(2) - Typically, PBS performs reimbursable work for Federal customers using the authority provided by 40 U.S.C. § 592(b)(2), which authorizes the GSA Administrator to provide special services not included in rent on a reimbursable basis. This authority is used for RWA projects in properties within GSA’s jurisdiction, custody or control. RWAs performed using the authority in 40 U.S.C. § 592(b)(2) should be recorded as obligations by the customer when the RWA is accepted by PBS. Under this authority, the customer’s funds are credited to FBF BA 80. PBS must then re-obligate the customer’s funds within a reasonable time and then, unless using no-year funds, expend the funds within five years from the expiration of the funds in accordance
with 31 U.S.C. § 1552. For more information follow this hyperlink to Reasonable Time.

The statutes authorizing the FBF do not permit a customer to do indirectly via PBS what it cannot do directly under the terms and conditions of its appropriations. Thus, any restrictions on the availability or use of a customer’s funds must apply to PBS’s contracting activities for that customer when performing an RWA project.


This statute provides GSA authority to obtain payments in advance or in arrears for the services it provides to federal customers, mixed-ownership Government corporations or to the District of Columbia on a reimbursable basis. Typically, GSA requires that reimbursable services be paid in advance.

c. 31 U.S.C. § 1553 – Availability of appropriation accounts to pay obligations

After the expiration date for new obligations of a customer’s funds, the funds remain available for recording, adjusting and liquidating obligations properly chargeable to that account for five years. Although 31 U.S.C. § 1553 provides this flexibility, PBS must aggressively work toward completion of the entire scope of work in accordance with the project’s milestone schedule. For more information follow this hyperlink to: Reasonable Time.

d. 31 U.S.C. § 1502 - Balances Available

A customer using time-limited funds cannot request that PBS provide it with future year needs, nor can the customer use its time-limited funds for any purpose other than for a bona fide need or for a specific purpose authorized by Congress in accordance with 31 U.S.C. § 1502.

Customers cannot incrementally fund nonseverable projects whereby the customer knowingly provides GSA with less funds than are estimated to be needed to complete the entirety of the requested scope of work. Further, PBS cannot split fund RWAs among customers and bureaus, using different accounting strings on one RWA. Please note: GSA may return an RWA requiring split funding from GSA BA 54 or BA 61 in the following fiscal year after acceptance of the RWA if the GSA BA 54 or BA 61 funding is not available.


PBS may perform reimbursable projects in accordance with 40 U.S.C. § 583 as an alternative to the Economy Act for property not within the jurisdiction, custody or control of GSA. This authority does not have the same requirement as the Economy Act that funds must be re-obligated during their period of
availability for new obligations so it is more flexible than the Economy Act and
requires (like 40 U.S.C. § 592(b)(2)) that funds be re-obligated within a
reasonable time. Under this authority, the customer’s funds are credited to FBF
BA 80. However, 40 U.S.C. § 583 can only be used for new construction or R&A
projects and not for other types of work.

f. 40 U.S.C. § 113(d) – PBS uses this authority to perform reimbursable
services for Congress, including the Architect of the Capitol.

(Note: If Congress is an occupant in a facility under the jurisdiction, custody
and control of GSA, PBS can rely on 40 U.S.C. § 592(b)(2) to perform
reimbursable services).

g. 31 U.S.C. § 1535 (Economy Act) – PBS may also perform reimbursable
projects in accordance with the Economy Act (31 U.S.C. § 1535). This authority
may be used for RWA projects in properties maintained by other customers
outside of GSA’s jurisdiction, custody or control. RWA projects performed using
the authority in 31 U.S.C. § 1535 should be recorded as obligations by the
customer when the RWA is accepted by PBS. Under this authority, the
customer’s funds are credited to FBF BA 80. When PBS performs RWA projects
under the Economy Act, it must re-obligate the customer’s funds within the period
of availability for new obligations applicable to those funds. Customer time-
limited funds that are not re-obligated by GSA within the period of availability of
those funds (with the exception of funds set aside for GSA fees) must be de-
obligated and returned to the customer upon expiration in accordance with 31
U.S.C. § 1535(d).

Determining whether an RWA must be accepted using 40 U.S.C. § 592(b)(2),
40 U.S.C. § 583 or the Economy Act is dependent upon which customer
maintains jurisdiction, custody, or control of the space in which the project will be
performed. If the project will be in space within the jurisdiction, custody or control
of GSA, 40 U.S.C. § 592(b)(2), provides the authority for GSA to perform the
requested work. If, however, the project is in a property that is not under the
jurisdiction, custody or control of GSA, then 40 U.S.C. § 583 or the Economy Act,
and not 40 U.S.C. § 592(b)(2), provides the authority for GSA to perform the
requested project.
### Appendix F: RWA Types - Quick Reference Guide

<table>
<thead>
<tr>
<th>RWA Type</th>
<th>Description</th>
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<tbody>
<tr>
<td><strong>Recurring</strong></td>
<td></td>
</tr>
<tr>
<td><strong>R-type RWAs</strong></td>
<td>are used to deliver recurring services to Federal customers. R-type RWAs must include a period of performance (POP) that reflects the desired period that services are to be delivered. The POP may extend for up to 365 days but may not cross into the following fiscal year. R-type RWAs are closed at the end of the fiscal year. Example: Overtime utilities where the utility services are recurring and costs are not separately metered and invoiced.</td>
</tr>
<tr>
<td><strong>C-type RWAs</strong></td>
<td>are used to deliver recurring RWA services to any person, firm, or organization to whom PBS has leased space including a mixed-ownership Government corporation, or the District of Columbia under 40 U.S.C. § 581(g), or to any person, firm, or organization to whom PBS has leased space or issued a permit under the provisions of the Public Buildings Cooperative Use Act of 1976, now codified at 40 U.S.C. § 581(h). Prepayment is required of C-type RWAs.</td>
</tr>
<tr>
<td><strong>Nonrecurring</strong></td>
<td></td>
</tr>
<tr>
<td><strong>A-type RWAs</strong></td>
<td>are used for projects that are split funded within federally owned space (that is, funded by PBS and the customer). They are nonrecurring and based on a one-time need. Examples: Construction or design services.</td>
</tr>
<tr>
<td><strong>B-type RWAs</strong></td>
<td>are used for projects that are related to a PBS prospectus project, regardless of the amount of the RWA. Example: customer-funded work associated with a PBS prospectus project.</td>
</tr>
<tr>
<td><strong>D-type RWAs</strong></td>
<td>are used to deliver nonrecurring RWA services to any person, firm, or organization to whom PBS has leased space including a mixed-ownership Government corporation, or the District of Columbia under 40 U.S.C. § 581(g), or to any person, firm, or organization to whom PBS has leased space or issued a permit under the provisions of the Public Buildings Cooperative Use Act of 1976, now codified at 40 U.S.C. § 581(h). Prepayment is required of D-type RWAs.</td>
</tr>
<tr>
<td><strong>F-type RWAs</strong></td>
<td>cover requests from customers for routine, nonrecurring services. They are established in amounts not to exceed $25,000 per transaction and $250,000 per RWA (including fees). F-type RWAs are intended to reduce the administrative burden of requiring numerous RWAs to cover multiple services that are small in nature (less than $25,000 each). F-type RWAs may not be used for overtime utility services. Example: Rekeying door locks or replacing a carpet square.</td>
</tr>
<tr>
<td><strong>N-type RWAs</strong></td>
<td>are used to provide nonrecurring RWA work for a one-time need that is fully funded by a customer. Examples: Repairs and space alterations in owned or leased space, or overtime utilities where the utility services are separately invoiced.</td>
</tr>
</tbody>
</table>
Appendix G: Guidance in the Event of a Government Shutdown

In the event of a full or partial Government shutdown, there are two different RWA certifications that PBS may need to obtain, depending upon the circumstances.

- A certification is required for all new RWAs requested by customers exempt from the shutdown. This certification is required to ensure that the requesting customer has a mission critical need for the RWA that requires the use of excepted PBS employees, as detailed below.

- A recertification of fund availability is required for all ongoing RWAs prior to PBS’s further obligation of the requesting customer’s funds during a Government shutdown, as detailed below.

Upon conclusion of a Government shutdown, normal RWA activities resume and additional certifications are no longer required for new or ongoing RWAs, including RWAs and RWA Amendments received but not accepted by PBS during the Government shutdown.

Certification - Mission Critical (new RWA projects)

- This certification is for new RWAs requested by customers exempt from the lapse in appropriations.

  - Only applies to new RWAs that PBS intends to accept during the Government shutdown.

  - Timing of PBS’s acceptance of the RWA (during a Government shutdown or not) is the determining factor.

  - Only applies during Government shutdowns if PBS has furloughed and excepted employees.

- The determination of whether an RWA is mission critical is subjective.

- This certification relates to the use of excepted PBS employees during a shutdown.

================

Exempt customers requesting services/work from PBS will be asked to complete the statement presented below.
NOTE: Excepted customers should only be working on excepted functions and should therefore not complete this statement.

I am the [head of facilities/leasing/construction/etc.] of the [customer name]. Our agency is exempt from the lapse in funding because [we are funded by full appropriations act/funded out of working capital fund/etc.]. Our agency’s mission is to [xxxx]. I hereby confirm to GSA that the work requested [in the attached document/below email] is necessary to our agency’s mission and, if not performed, would prevent or significantly damage the execution of functions funded by Congress during the funding lapse.

================

Recertification - Prior to PBS’s Further Obligation of Requesting Agencies funds for ongoing RWAs:

- RWA recertification is required by the GSA Order entitled Operations in the Absence of Appropriations, ADM 4220.1N (August 1, 2019) which states in section 4(n)(2) of the Attachment to the Order, also entitled Operations in the Absence of Appropriations:

  "Activities funded through valid reimbursable work authorizations (RWAs) are excepted and employees may remain on duty at the minimum level needed to meet agency requirements, provided that the requesting agencies certify in writing continued fund availability."

- Requesting customers are recertifying the ongoing need for the project that requires action by excepted PBS employees.

- Regions should prioritize ongoing RWAs and focus on critical projects when PBS employees are furloughed and excepted.

This certification should be received by PBS from requesting customers prior to PBS’s further obligation of any of the requesting customer’s RWA funds for ongoing RWAs that were accepted by PBS prior to its shutdown. Thus, if a contract or contract modification is ready to be awarded by PBS, the requesting customer must recertify the availability of its funds. If a contract or contract modification was awarded prior to PBS's shutdown and work is ongoing, recertification by the requesting customer is not required, at least not until a contract modification is needed.

================
Recertification Language

I am a Funds Certifying Official of the Requesting agency and am responsible and accountable for the financial status of these specific funds for my agency. I hereby confirm to GSA that the funds supplied by the Requesting agency on the below listed RWA(s) remain available for further obligation by GSA for the below listed RWA(s) during the current funding lapse.

RWA Number(s):
Customer Fund Certifying Official Signature:
Customer Fund Certifying Official Name Printed/Typed:
Customer Fund Certifying Official's Title:
Date:

================
Please contact your Regional RWA Manager or Office of Regional Counsel should you have any questions regarding these certifications.