MEMORANDUM FOR SECRETARIES OF THE MILITARY DEPARTMENTS
CHAIRMAN OF THE JOINT CHIEFS OF STAFF
UNDER SECRETARY OF DEFENSE FOR ACQUISITION,
AND SUSTAINMENT
UNDER SECRETARY OF DEFENSE FOR POLICY
UNDER SECRETARY OF DEFENSE FOR PERSONNEL
AND READINESS
UNDER SECRETARY OF DEFENSE FOR INTELLIGENCE
COMMANDERS OF THE COMBATANT COMMANDS
DIRECTORS OF DEFENSE AGENCIES

SUBJECT: Guidance on the use of Operation and Maintenance Funds under Contingency
Construction Authority for Construction Projects inside the United States Central
Command Area of Responsibility (AOR) or Certain Countries in the United States
Africa Command AOR

The attached guidance is updated to extend the authority until December 31, 2018, and in
addition, the reporting requirement has been reduced from quarterly to semi-annually. There are
no other changes.

The Military Construction Authorization Act for Fiscal Year 2018 (division B of Public
Law 114-328) further amends the contingency construction authority provided in section 2808 of
the Military Construction Authorization Act for Fiscal Year 2004 (division B of Public Law 108-
136), thereby necessitating an update to existing guidance. Accordingly, the Under Secretary of
Defense (Comptroller) Memorandum titled “Guidance on the use of Operation and Maintenance
Funds under Contingency Construction Authority for Construction Projects inside the United
States Central Command Area of Responsibility (AOR) or Certain Countries in the United States
Africa Command AOR.” Dated March 30, 2016, is rescinded and replaced by the guidance
attached to this memorandum.

The updated guidance reflects an extension of the current authority until the later of
December 31, 2018, or the date of the enactment of an Act authorizing funds for military
construction for Fiscal Year 2019. If you have any questions, you may contact Mr. Kevin Urban
at kevin.j.urban.civ@mail.mil

David L. Norquist

Attachment:
As stated
Financial Management Guidance and Reporting Requirements

Use of Operation and Maintenance (O&M) Funds under Contingency Construction Authority for Construction Projects inside the United States Central Command (USCENTCOM) Area of Responsibility (AOR) or Certain Countries in the United States Africa Command (USAFRICOM) AOR

I. References.

A. Section 2808 of the Military Construction Authorization Act (MCAA) for Fiscal Year (FY) 2004, division B of Public Law No. 108-136, as most recently amended by section 2804 of the MCAA for FY 2018, division B of Public Law No. 115-91

B. Section 9003 of the Department of Defense Appropriations Act, 2017 (division C of Public Law No. 115-31), as continued in effect by section 101(a) of the Continuing Appropriations Act, 2018 (division D of Public Law No. 155-56)

II. Purpose and Applicability.

A. Section 2808 of the FY 2004 MCAA, as amended, authorizes use of O&M funds for construction projects that meet a very specific set of criteria. Contingency Construction Authority (CCA) can undergo significant authority or procedural changes in the annual MCAA. It is important for the Military Departments and Defense Agencies to ensure they fully understand and comply with the most current CCA authority and procedures.

B. The Secretary of Defense has delegated approval authority for use of CCA to the Under Secretary of Defense (Comptroller) (USD(C)). In order for projects to be considered for approval, all requests for use of CCA must meet the following criteria:

1. The construction is necessary to meet urgent military operational requirements of a temporary nature involving the use of the Armed Forces in support of a declaration of war, the declaration by the President of a national emergency under section 201 of the National Emergencies Act (50 U.S.C. 1621), or a contingency operation.

2. The construction is not carried out at a military installation where the United States is reasonably expected to have a long-term presence, unless the military installation is located in Afghanistan.

3. The United States has no intention of using the construction after the operational requirements have been satisfied.

4. The level of construction is the minimum necessary to meet the temporary operational requirements.

5. The project is in the USCENTCOM AOR or in certain countries in the USAFRICOM AOR, specifically Kenya, Somalia, Ethiopia, Djibouti, Seychelles, Burundi, and Uganda.

C. Except as provided in II.D, the total cost of construction projects using O&M funds under CCA shall not exceed $100,000,000 between October 1, 2017, and the earlier of
December 31, 2018, or the date of enactment of an Act authorizing funds for military activities of the DoD for FY 2019.

D. The USD(C) may authorize the obligation under CCA of not more than an additional $10,000,000 of O&M funds available for a fiscal year if the USD(C) determines that the additional funds are needed for costs associated with contract closeouts.

E. This authority to obligate O&M funds for construction projects expires on the later of December 31, 2018, or the date of enactment of an Act authorizing funds for military construction for FY 2019.

III. Procedures.

A. Military Departments and Defense Agencies shall submit requests to use CCA authority for proposed projects to the Director for Military Personnel and Construction, Office of the Under Secretary of Defense (Comptroller) (OUSD(C)/MPC). For each proposed project, the request must include:

1. Location
2. Project description
3. Current working estimate
4. Planned award date
5. Justification
   a. A detailed description and justification of how the project meets the urgent military operational need criterion must be provided.
   b. Further, the justification must also include a detailed explanation of the operational/mission impact if the project is not approved.
6. DD Form 1391 (can include items #1-5 above)
7. Certification by the Secretary of the Military Department or Director of the Defense Agency (or their designee) concerned that the project meets all of the conditions set forth in section 2808(a), as amended.
8. An explanation of the overall strategic objectives that the construction project is supporting. This explanation should clearly articulate how the requested project and the military construction strategy meet the overall objectives of the combatant commander and the Department.
9. Certification that O&M funds are currently available within the Military Department or Defense Agency to finance the project’s costs. It must also:
   a. Identify the O&M source(s) (i.e., budget line item and name of program/project);
   b. Provide a description of why the funding source(s) is available; and
   c. Describe the effect on the program(s) from which funds are being diverted.
10. In addition, the request must identify if the project has been previously requested or programmed via the normal military construction or supplemental appropriations process.

B. Project costs above the originally approved amount may not be obligated without written approval from the USD(C). Project cost increase requests must be submitted in the same manner as an initial project request.

C. When project costs are determined to be less than the originally approved amount, the savings may not be applied to other CCA projects.

D. To the extent applicable, pursuant to Reference B (or similar subsequent provision of law), the supervision and administration costs for CCA projects in Afghanistan will be obligated to the same fiscal year O&M appropriation as the CCA project.

E. Projects are not authorized to proceed until the USD(C) provides written approval to the requesting Military Department or Defense Agency. Such approval will not be provided until after the required notice has been provided to the specified congressional committees and the 10-day waiting period (7 days if provided electronically) has expired.

IV. Required Notifications and Reports on Approved Projects

A. Not later than 14 days after canceling a CCA project, the Military Department or Defense Agency must provide written notification of the cancellation to the Director for Military Personnel and Construction, OUSD(C). The notification will include the reason for the cancellation, the amount obligated for the project (including any termination costs), and the amount deobligated from the project. Upon cancellation of the project, amounts deobligated cannot be used for any other CCA project.

B. Not later than April 15th and October 15th, the Military Departments and Defense Agencies will provide a semi-annual report on the obligation and expenditure status of their approved CCA projects to the OUSD(C)/MPC Directorate.

1. The report will include Service or Agency, project, location, USD(C) approved project amount, funding obligated and expended during the reported period, cumulative obligations and expenditures for the project, and an explanation of any obligation adjustment during the reported period.

2. The Military Departments and Defense Agencies will continue to follow the existing format as developed by the OUSD(C)/MPC staff by updating the previous report.

C. If the scope of an approved CCA project requires modification, the Military Department or Defense Agency must comply with the following procedures:
1. Within-scope changes that do not increase the cost of the project beyond the approved amount do not require notification or approval by the Director for Military Personnel and Construction, OUSD(C).

2. The funding of all contract changes must comply with applicable financial management and fiscal law requirements, including requirements with respect to the use of expired funds and contract type (DoD Financial Management Regulation, Volume 3, Chapter 8). In the case of an appropriation where the availability for obligation has ended, obligational adjustments to the expired appropriation are subject to requirements of Title 31, United States Code, section 1553 (DoD Financial Management Regulation, Volume 3, Chapter 10, Section 100204-100205).

3. In the event that project scope changes or contract changes exceed approved CCA limits or require funds from a different fiscal year, a request for additional CCA/new CCA must be submitted in the same manner as an initial project request. This request must include a legal review by the submitting Military Department or Defense Agency.

D. If an approved project is required to be “terminated for default,” the Military Department or Defense Agency must notify the Director for Military Personnel and Construction, OUSD(C), in writing, at least 7 days prior to termination.

V. Effective Date and Exceptions.

A. This guidance is effective immediately.

B. Requests for exceptions to this guidance must be submitted to the USD(C) for approval.