## 49.404 Surety-takeover agreements.

- (a) The procedures in this section apply primarily, but not solely, to fixed-price *construction* contracts terminated for default.
- (b) Since the *surety* is liable for damages resulting from the contractor's default, the *surety* has certain rights and interests in the completion of the contract work and application of any undisbursed funds. Therefore, the *contracting officer must* consider carefully the *surety*'s proposals for completing the contract. The *contracting officer must* take action on the basis of the Government's interest, including the possible effect upon the Government's rights against the *surety*.
- (c) The *contracting officer should* permit *surety offers* to complete the contract, unless the *contracting officer* believes that the persons or firms proposed by the *surety* to complete the work are not competent and qualified or the proposal is not in the best interest of the Government.
- (d) There *may* be conflicting demands for the defaulting contractor's assets, including unpaid prior earnings (retained percentages and unpaid progress estimates). Therefore, the *surety may* include a "takeover" agreement in its proposal, fixing the *surety*'s rights to payment from those funds. The *contracting officer may* (but not before the *effective date of termination*) enter into a written agreement with the *surety*. The *contracting officer should* consider using a tripartite agreement among the Government, the *surety*, and the defaulting contractor to resolve the defaulting contractor's residual rights, including assertions to unpaid prior earnings.
- (e) Any takeover agreement *must* require the *surety* to complete the contract and the Government to pay the *surety*'s costs and expenses up to the balance of the contract price unpaid at the time of default, subject to the following conditions:
- (1) Any unpaid earnings of the defaulting contractor, including retained percentages and progress estimates for work accomplished before termination, *must* be subject to debts due the Government by the contractor, except to the extent that the unpaid earnings *may* be used to pay the completing *surety* its actual costs and expenses incurred in the completion of the work, but not including its payments and obligations under the payment bond given in connection with the contract.
- (2) The *surety* is bound by contract terms governing liquidated damages for delays in completion of the work, unless the delays are excusable under the contract.
- (3) If the contract proceeds have been assigned to a financing institution, the *surety must* not be paid from unpaid earnings, unless the assignee provides written consent.
- (4) The *contracting officer must* not pay the *surety* more than the amount it expended completing the work and discharging its liabilities under the defaulting contractor's payment bond. Payments to the *surety* to reimburse it for discharging its liabilities under the payment bond of the defaulting contractor *must* be only on authority of-
- (i) Mutual agreement among the Government, the defaulting contractor, and the surety;
- (ii) Determination of the Comptroller General as to payee and amount; or
- (iii) Order of a court of competent jurisdiction.

Parent topic: Subpart 49.4 - Termination for Default