## 32.304-5 Assignment of claims under contracts.

- (a) The agency *shall* generally require a contractor that is provided a *guaranteed loan* to execute an *assignment of claims* under defense production contracts (including any contracts entered into during the term of the *guaranteed loan* that are eligible for financing under the loan); however, the agency need not require assignment if any of the following conditions are present:
- (1) The contractor's financial condition is so strong that the protection to the Government provided by an *assignment of claims* is unnecessary.
- (2) In connection with the *assignment of claims* under a major contract, the increased protection of the loan that would be provided by the assignments under additional, relatively smaller contracts is not considered necessary by the agency.
- (3) The *assignment of claims* would create an administrative burden disproportionate to the protection required; *e.g.*, if the contractor has a large number of contracts with individually small dollar amounts.
- (b) The contractor *shall* also execute an *assignment of claims* if requested to do so by the guarantor or the financing institution.
- (c) A subcontract or *purchase order* issued to a subcontractor *shall* not be considered eligible for financing under *guaranteed loans* when the issuer of the subcontract or *purchase order* reserves-
- (1) The privilege of making payments directly to the assignor or to the assignor and assignee jointly, after notice of the assignment, or
- (2) The right to reduce or set off assigned proceeds under defense production contracts by reason of *claims* against the *borrower* arising after notice of assignment and independently of defense production contracts under which the *borrower* is the seller.

**Parent topic:** <u>32.304 Procedures.</u>