Is A Federal Shutdown Your Next Holiday Surprise?

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A partial shutdown of the federal government may begin at midnight Friday, Dec. 21, as political tensions remain high and the House of Representatives is not scheduled to reconvene until Wednesday afternoon. Congress has passed only seven of 12 fiscal year 2019 appropriations bills, meaning that a shutdown could affect a broad range of agencies, including the U.S. Department of Homeland Security, the General Services Administration, NASA, and the departments of Justice, State, Commerce, Treasury, Agriculture and Transportation, among others. Agencies for which Congress has passed a FY 2019 appropriations bill, and which therefore should experience little impact from the threatened shutdown, include the departments of Defense, Veterans Affairs, Labor, Health and Human Services, Education and Energy.

Agencies affected by a partial shutdown may continue certain operations, depending upon the nature of the services or whether the agency has other funding still available. But each agency may take a different approach, making it critical for contractors to identify work that could be affected and to communicate with their government counterparts in advance of a shutdown. Although the issues contractors face will vary with the circumstances of individual contracts, there are several common considerations as you evaluate and prepare for this risk.

Where Is the Money?

For incrementally funded contracts, a "shutdown" situation is likely similar to those experienced at the end of any fiscal year when there is a gap between appropriations. Contractors will need to consider the implications of the various standard clauses — limitation of costs, limitation of funds, limitation of government obligations — that may affect the government's obligation to pay costs in excess of the amounts already obligated to their contracts. Of particular concern will be the standard provisions in those clauses that may limit the government's liability for termination costs in the event that the contracts are eventually terminated without new funding. Contractors will need to decide whether to continue to perform or to take the actions authorized when funding is insufficient to pay for anticipated costs. But for contracts that are fully funded or that have incremental funding sufficient to cover all anticipated costs, including termination costs, a shutdown would not normally create new funding risks.
Delay and Disruption

Due to the unavailability of appropriated funds, contractors may be unable to access closed government facilities or obtain timely approvals, directions or support from the government. For example, a contractor that performs services in a federal facility may find that the facility is closed, so the contractor’s employees do not have access to their workplace. Contractors should verify with their government counterparts whether performance will be allowed to continue in the event of a shutdown. If access to a federal facility is blocked, the contractor will need to decide whether to (1) continue to pay employees for idle time caused by the shutdown, (2) force employees to take vacation or other paid leave for the duration of the shutdown or (3) furlough or lay off employees. In connection with those decisions, contractors need to consider not only their contractual requirements, but also the applicability and requirements of federal, state and local labor and employment laws (such as wage and hour laws and the Worker Adjustment and Retraining Notification, or WARN, Act), the terms of their employment contracts and collective bargaining agreements, the impact that their decisions may have on employee relations, and other factors. In a situation in which the duration of the shutdown is unclear, those decisions can be even more difficult, involving a variety of competing and largely unattractive options.

Remedy

Contract type and the availability of a remedy from the government for the consequences of a shutdown will also be important in the decision-making process. For contractors with cost-reimbursement contracts, the reasonable costs of coping with a shutdown should be recoverable, although there may be issues about the allocability and allowability of specific items of cost. On fixed-price contracts, any recovery from the government will likely depend on whether the contractor is entitled to an equitable adjustment. And, on time-and-materials contracts, there are likely to be contract-specific issues about whether the contractor is entitled to be paid under the contract for idle time or would need to make a claim for an equitable adjustment. Again, every situation should be assessed separately, based on specific facts. In general, however, contractors should take steps to ensure that any increased costs associated with the shutdown are collected in a way that will support a claim or a request for equitable adjustment if the contractor ultimately decides to pursue one.

Mission Creep

Some contractors may actually be approached by their government customer seeking to off-load, at least temporarily, work that cannot be performed by the government during the shutdown period. If the contract funding is available, the government may want to increase the scope of the contract in order to ensure that certain work is not disrupted or delayed. Contractors should ensure that any increases in scope and associated cost or price adjustments are appropriately reflected in a contract modification.

Timing of Payment

There may be delays in payment. As noted above, the government’s ultimate legal liability for payments due on contracts that are already funded at the time of the shutdown are unlikely to be at issue, but if the government employees who process contractor invoices and make contractor payments are not at work, there will obviously be no payments made. For large contractors with substantial bills that may involve payments of millions of dollars on a daily basis, the consequences of even a short delay in payment could be economically significant, although probably not an existential threat to the company.
For contractors without readily available cash or credit lines, the consequences of more than a brief delay in payment could be more consequential.

A shutdown may not occur and, if it does, may not last long. But prudent contractors will assess the likely impacts of a shutdown on their operations and make contingent plans for dealing with the consequences.

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