49.607 Delinquency notices.

The formats of the delinquency notices in this section may be used to satisfy the requirements of 49.402-3. All notices will be sent with proof of delivery requested. (See subpart 42.13 for stop-work orders.)

(a) Cure notice. If a contract is to be terminated for default before the delivery date, a "Cure Notice" is required by the Default clause. Before using this notice, it *must* be ascertained that an amount of time equal to or greater than the period of "cure" remains in the contract delivery schedule or any extension to it. If the time remaining in the contract delivery schedule is not sufficient to permit a realistic "cure" period of 10 days or more, the "Cure Notice" should not be issued. The "Cure Notice" *may* be in the following format:

Cure Notice

You are notified that the Government considers your [specify the contractor's failure or failures] a condition that is endangering performance of the contract. Therefore, unless this condition is cured within 10 days after receipt of this notice [or insert any longer time that the Contracting
Officer may consider reasonably necessary], the Government may terminate for default under the terms and conditions of the [insert clause title] clause of this contract.
(End of notice)
(b) Show cause notice. If the time remaining in the contract delivery schedule is not sufficient to permit a realistic "cure" period of 10 days or more, the following "Show Cause Notice" may be used. It should be sent immediately upon expiration of the delivery period.
Show Cause Notice
Since you have failed to [insert "perform Contract No within the time required by its terms," or "cure the conditions endangering performance under Contract No as described to you in the Government's letter of (date)"], the Government is considering terminating the contract under the provisions for default of this contract. Pending a final decision in this matter, it will be necessary
to determine whether your failure to perform arose from causes beyond your control and without
fault or negligence on your part. Accordingly, you are given the opportunity to present, in writing,
any facts bearing on the question to [insert the name and complete address of the contracting
officer], within 10 days after receipt of this notice. Your failure to present any excuses within this
time <i>may</i> be considered as an admission that none exist. Your attention is invited to the respective
rights of the Contractor and the Government and the liabilities that <i>may</i> be invoked if a decision is
made to terminate for default.

Any assistance given to you on this contract or any acceptance by the Government of delinquent goods or services will be solely for the purpose of mitigating damages, and it is not the intention of the Government to condone any delinquency or to waive any rights the Government has under the contract.

(End of notice)

Parent topic: Subpart 49.6 - Contract Termination Forms and Formats