Risk Allocation and Claims Resolution

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Presented By:
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Purpose and Learning Objectives

- Provide A Basic Overview Of The Application To CA Public Works For:
  - Insurance
  - Bonds
  - Indemnity
  - Dispute Resolution
Comprehensive General Liability and Builder’s All Risk

• BROADLY (In The Context Public Works):

• **Comprehensive General Liability** ("CGL" or "GL") Covers Damage To Third Parties (Injuries, Property, etc.)

• **Builder’s All Risk** ("All Risk") Covers Damage To The Project Due To “External Circumstances”
PROCUREMENT POLICY & PAM UPDATE

Comprehensive General Liability and Builder’s All Risk

• CGL:

• Accidents On The Project
  • (Example: Contractor Leaves Trench Uncovered, Someone Trips...)

• Defends Against Lawsuits
  • (Example: Contractor Gets Sued By Adjacent Property Owner Claiming Project Damaged Property)
Comprehensive General Liability and Builder’s All Risk

• All Risk Examples:
  • Weather
  • Fire
  • Explosion
  • Vandalism

• In CA, PCC 7105 Requires Agencies To Separately Pay Insurance Premium For Damage Caused By Earthquakes > 3.5 Magnitude and Tidal Waves
Comprehensive General Liability and Builder’s All Risk

• In Insurance Terms, All Risk Policies Cover Whatever Isn’t Excluded From the Policy

• Practically, On Construction Projects, They Generally Cover Damage To The Project
Comprehensive General Liability and Builder’s All Risk

**CGL Covers (Generally)**
- Third Party Damage
- Damage To Owner’s Property That Is Not Part Of The Project
- Injuries To Third Parties
- Typically includes Negligence Of Insured

**All Risk Covers (Generally)**
- Damage To The Four Corners Of The Project
- May Include Project Equipment/Material In Transit
Project Bonds

• Bid Bonds
  • Guarantee That The Contractor Will Execute The Contract

• Payment Bonds
  • Protects Subcontractors, Material Suppliers and Laborers

• Performance Bonds
  • Guarantee Performance Of The Contract
Performance Bonds vs. Insurance

- Insurance Protects The Owner From Damage From Some Event Or Accident
- Performance Bonds Protect The Owner From Contractor Default/Breach of Contract
Latent Defect Liability

**Code of Civil Procedure 337.1 – Patent Defects**
- Four Years After Substantial Completion
- Patent = Apparent By Reasonable Inspection

**Code of Civil Procedure 337.15 – Latent Defects**
- Ten Years After Substantial Completion
- Latent = Not Apparent By Reasonable Inspection
Indemnity

• Indemnitor = Party Providing Indemnity to Another Party

• Indemnitee = Party receiving indemnification

• Generally Covers Claims Made Against the Indemnitee by Third Parties
Indemnity

• In the Public Works Arena Statutory Indemnity Obligations Include:
  • Civil Code 2782 Covers Contractor’s Indemnification of Owners
  • Civil Code 2782.8 Covers Designer’s Indemnification of Owners
Indemnity

• Unless Limited By The Terms Of The Contract, Indemnity Applies Regardless of Insurance

• Single Biggest Point of Contention Between Owners/Designers/Contractors
Dispute Resolution

• **Start with the Contract:**
  - Early Notice Provisions
    - Opinski Construction vs. City of Oakdale
  - CORs/PCOs
  - Change Orders
    - Bilateral
    - Unilateral
Dispute Resolution

• Don’t Kick the Can
• Fully Resolve Change Orders as Soon as Possible

Contractor accepts the terms and conditions stated above as full and final settlement of any and all claims arising out of or related to the subject of this Change Order and acknowledges that the compensation (time and cost) set forth herein comprises the total compensation due for the work or change defined in the Change Order, including all impact on any unchanged work. By signing this Change Order, the Contractor acknowledges and agrees that the stipulated compensation includes payment for all Work contained in the Change Order, plus all payment for any acceleration or interruption of schedules, extended overhead costs, delay, and all impact or cumulative impact on all Work under this Contract. The signing of this Change Order acknowledges full mutual accord and satisfaction for the change and that the stated time and/or cost constitute the total equitable adjustment owed the Contractor as a result of the change. The Contractor hereby releases and agrees to waive all rights, without exception or reservation of any kind whatsoever, to file any further claim or request for equitable adjustment of any type, for any reasonably foreseeable cause that shall arise out of, or as a result of, this Change Order and/or its impact on the remainder of the Work under the Contract.
Dispute Resolution

• Two Statutes Govern Dispute Resolution on Public Works Construction Contracts:
  • Public Contract Code 9204
  • Public Contract Code 20104 et. seq.
Dispute Resolution

- PCC 9204 – Effective 1/1/17
- Applies to all Local Agencies
- Does Not Apply to Some State Agencies (CalTrans, DGS, etc.)
- Applies to All Claims for Time and/or Money
Dispute Resolution

• PCC 20104 – Effective 1/1/91
• Applies To All Local Agencies
• Applies To All Claims For Additional Compensation Under $375,000
• Includes Separate Claims Requirements For Claims Under $50,000
• Unresolved Claims Are Subject to Judicial Arbitration
Dispute Resolution

• Some Conflicts in Timing and Claim Process Between 9204 and 20104

• Only An Issue When Claims are Under $375,000

Claims Under $375,000:
• Follow The More Stringent Requirement Between 9204 and 20104
• Follow The Contract Requirements

Claims For Time Extensions Or Compensation Over $375,000:
• Follow 9204
• Follow The Contract Requirements
Dispute Resolution

Best Practices:
• Resolve Claims As The Arise
• Memoralize Resolution
• No Handshake Deals
• If Impossible To Resolve Immediately, Expressly State What Remains Unresolved
• Claims Avoidance? = Be Fair
Questions?
Contact

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