

## **§ 1000.314**

(b) After the reassumption, the Secretary is responsible for the reassumed program, and will take appropriate corrective action to eliminate the imminent jeopardy which may include sending Department employees to the site.

### **§ 1000.314 What must a Tribe/Consortium do when a program is reassumed?**

On the effective date of reassumption, the Tribe/Consortium must, at the request of the Secretary, deliver all property and equipment, and title thereto:

(a) That the Tribe/Consortium received for the program under the AFA; and

(b) That has a per item value in excess of \$5,000, or as otherwise provided in the AFA.

### **§ 1000.315 When must the Tribe/Consortium return funds to the Department?**

The Tribe/Consortium must repay funds to the Department as soon as practical after the effective date of the reassumption.

### **§ 1000.316 May the Tribe/Consortium be reimbursed for actual and reasonable “wind up costs” incurred after the effective date of retrocession?**

Yes, the Tribe/Consortium may be reimbursed for actual and reasonable “wind up costs” to the extent that funds are available.

### **§ 1000.317 Is a Tribe’s/Consortium’s general right to negotiate an AFA adversely affected by a reassumption action?**

A reassumption action taken by the Secretary does not affect the Tribe’s/Consortium’s ability to negotiate an AFA for programs not affected by the reassumption.

### **§ 1000.318 When will the Secretary return management of a reassumed program?**

A reassumed program may be included in future AFAs, but the Secretary may include conditions in the terms of the AFA to ensure that the circumstances that caused jeopardy to attach do not reoccur.

## **25 CFR Ch. VI (4–1–12 Edition)**

### **Subpart N—Retrocession**

#### **§ 1000.330 What is the purpose of this subpart?**

This subpart explains what happens when a Tribe/Consortium voluntarily returns a program to a bureau.

#### **§ 1000.331 Is a decision by a Tribe/Consortium not to include a program in a successor agreement considered a retrocession?**

No, a decision by a Tribe/Consortium not to include a program in a successor agreement is not a retrocession because the Tribe/Consortium is under no obligation beyond an existing AFA.

#### **§ 1000.332 Who may retrocede a program in an AFA?**

A Tribe/Consortium may retrocede a program. However, the right of a Consortium member to retrocede may be subject to the terms of the agreement among the members of the Consortium.

#### **§ 1000.333 How does a Tribe/Consortium retrocede a program?**

The Tribe/Consortium must submit:

(a) A written notice to:

(1) The Office of Self-Governance for BIA programs; or

(2) The appropriate bureau for non-BIA programs; and

(b) A Tribal resolution or other official action of its governing body.

#### **§ 1000.334 When will the retrocession become effective?**

Unless subsequently rescinded by the Tribe/Consortium, a retrocession is only effective on a date mutually agreed upon by the Tribe/Consortium and the Secretary, or as provided in the AFA.

#### **§ 1000.335 How will retrocession affect the Tribe’s/Consortium’s existing and future AFAs?**

Retrocession does not affect other parts of the AFA or funding agreements with other bureaus. A Tribe/Consortium may request to negotiate for and include retroceded programs in future AFAs or through a self-determination contract.