(2) Examination of a company’s application for recognition as an admitted reinsurer (except on excess risks running to the United States) of surety companies doing business with the United States (see §223.12(a) and (b));
(3) Determination of a company’s continuing qualifications for annual renewal of its certificate of authority (see §223.3); or
(4) Determination of a company’s continuing qualifications for annual renewal of its authority as an admitted reinsurer (see §223.12(c)).

(b) In a given year a uniform fee will be collected from every company requesting a particular category of service, e.g., determination of a company’s continuing qualifications for annual renewal of its certificate of authority. However, the Treasury Department reserves the right to redetermine the amounts of fees annually. Fees are determined in accordance with Office of Management and Budget Circular A–25, as amended.

(c) Specific fee information may be obtained from the Assistant Commissioner, Comptroller at the address shown in §223.2. In addition, a notice of the amount of a fee referred to in §223.22(a) (1) through (4) will be published in the FEDERAL REGISTER as each change in such fee is made.


PART 224—FEDERAL PROCESS AGENTS OF SURETY CORPORATIONS

§224.1 What does this part cover?
This part provides guidance on when a surety corporation must appoint a service of process agent and how the surety corporation complies with this requirement.

§224.2 Definitions.
For purposes of this regulation:
(a) Principal means the person or entity required to provide a surety bond.
(b) Process agent means a resident agent for service of process.
(c) State means a State, the District of Columbia, or a territory or possession of the United States.

§224.3 When may a surety corporation provide a bond without appointing a process agent?
A surety corporation may provide a bond without appointing a process agent when the State where the bond is filed, the State where the principal resides, and the State where the surety corporation is incorporated are the same.

§224.4 When must a surety corporation appoint a process agent?
A surety corporation must appoint a process agent when either the State where the bond is filed or the State where the principal resides is different from the State where the surety corporation is incorporated. In such a case, the surety corporation must appoint a process agent in each such State that is different from the State where the surety is incorporated.

§224.5 Who may a surety corporation appoint to be a process agent?
A surety corporation may appoint either of the following as process agent—
(a) An official of the State who is authorized or appointed under the law of that jurisdiction to receive service of process on the surety corporation; or
(b) An individual who resides in the jurisdiction of the district court for the district in which a surety bond is filed and who is appointed by the surety corporation by means of a power of attorney. A certified copy of the power of attorney must be filed with the clerk of the district court for the district in which a surety bond is to be provided. In addition, the surety corporation