Federal Acquisition Regulation

32.403 Applicability.
Advance payments may be considered useful and appropriate for the following:
(a) Contracts for experimental, research, or development work with nonprofit educational or research institutions.
(b) Contracts solely for the management and operation of Government-owned plants.
(c) Contracts for acquisition, at cost, of property for Government ownership.
(d) Contracts of such a highly classified nature that the agency considers it undesirable for national security to permit assignment of claims under the contract.
(e) Contracts entered into with financially weak contractors whose technical ability is considered essential to the agency. In these cases, the agency shall closely monitor the contractor’s performance and financial controls to reduce the Government’s financial risk.
(f) Contracts for which a loan by a private financial institution is not practicable, whether or not a loan guarantee under this part is issued; for example, if—
1. Financing institutions will not assume a reasonable portion of the risk under a guaranteed loan;
2. Loans with reasonable interest rates or finance charges are not available to the contractor; or
3. Contracts involve operations so remote from a financial institution that the institution could not be expected to suitably administer a guaranteed loan.
(g) Contracts with small business concerns, under which circumstances that make advance payments appropriate often occur (but see 32.104(b)).
(h) Contracts under which exceptional circumstances make advance payments the most advantageous contract financing method for both the Government and the contractor.

32.404 Exclusions.
(a) This subpart does not apply to advance payments authorized by law for—
1. Rent;
2. Tuition;
3. Insurance premiums;
4. Expenses of investigations in foreign countries;
5. Extension or connection of public utilities for Government buildings or installations;
6. Subscriptions to publications;
7. Purchases of supplies or services in foreign countries, if—
1. The purchase price does not exceed $15,000 (or equivalent amount of the applicable foreign currency); and
2. The advance payment is required by the laws or government regulations of the foreign country concerned;
8. Enforcement of the customs or narcotics laws; or
9. Other types of transactions excluded by agency procedures under statutory authority.
(b) Agencies may issue their own instructions to deal with advance payment items in paragraph (a) above authorized under statutes relevant to their agencies.

32.405 Applying Pub. L. 85–804 to advance payments under sealed bid contracts.
(a) Actions that designated agencies may take to facilitate the national defense without regard to other provisions of law relating to contracts, as explained in 50.101–1(a), also include making advance payments. These advance payments may be made at or after award of sealed bid contracts as well as negotiated contracts.
(b) Bidders may request advance payments before or after award, even if the invitation for bids does not contain an advance payment provision. However, the contracting officer shall reject any bid requiring that advance payments be provided as a basis for acceptance.
(c) When advance payments are requested, the agency may—
1. Enter into the contract and provide for advance payments conforming to this part 32;
2. Enter into the contract without providing for advance payments if the contractor does not actually need advance payments; or