## 52.227-3 Patent Indemnity.

As prescribed in 27.201-2(c)(1), insert the following clause:

Patent Indemnity (Apr 1984)

- (a) The Contractor *shall* indemnify the Government and its officers, agents, and employees against liability, including costs, for infringement of any *United States* patent (except a patent issued upon an application that is now or *may* hereafter be withheld from issue pursuant to a Secrecy Order under 35 U.S.C. 181) arising out of the manufacture or delivery of *supplies*, the performance of services, or the *construction*, alteration, modification, or repair of real property (hereinafter referred to as "*construction* work") under this contract, or out of the use or disposal by or for the account of the Government of such *supplies* or *construction* work.
- (b) This indemnity *shall* not apply unless the Contractor *shall* have been informed as soon as practicable by the Government of the suit or action alleging such infringement and *shall* have been given such opportunity as is afforded by applicable laws, rules, or regulations to participate in its defense. Further, this indemnity *shall* not apply to—
- (1) An infringement resulting from compliance with specific written instructions of the *Contracting Officer* directing a change in the *supplies* to be delivered or in the materials or equipment to be used, or directing a manner of performance of the contract not normally used by the Contractor;
- (2) An infringement resulting from addition to or change in *supplies* or *components* furnished or *construction* work performed that was made subsequent to delivery or performance; or
- (3) A claimed infringement that is unreasonably settled without the consent of the Contractor, unless required by final decree of a court of competent jurisdiction.

(End of clause)

Alternate I (Apr 1984). As prescribed in $27.201-2$ (c) clause:	(2), add the following paragraph (c) to the basic
(c) This patent indemnification <i>shall</i> not apply to the following items:	
$[C_0]$	ontracting Officer list and/or identify the items
to be excluded from this indemnity.]	
Alternate II (Apr 1984). As prescribed in $\underline{27.201-2}$ (c clause:	)(2), add the following paragraph (c) to the basic
(c) This patent indemnification <i>shall</i> cover the follow	ring items:
[Li	ist and/or identify the items to be included under
this indemnity.]	. ,,,

*Alternate III* (Jun 2020). As prescribed in <u>27.201-2</u> (c)(3), add the following paragraph (c) to the basic clause:

( ) As to subcontracts at any tier for communication service, this clause shall apply only to individual

communication service authorizations over the *simplified acquisition threshold*, as defined in Federal Acquisition Regulation 2.101 on the date of subcontract award, issued under this contract and covering those communications services and facilities-

- (1) That are or have been sold or offered for sale by the Contractor to the public,
- (2) That can be provided over commercially available equipment, or
- (3) That involve relatively minor modifications.

**Parent topic:** 52.227 [Reserved]