52.242-3 Penalties for Unallowable Costs.

As prescribed in 42.709-7, use the following clause:

Penalties for *Unallowable Costs* (Dec 2022)

- (a) Definition. Proposal, as used in this clause, means either—
- (1) A *final indirect cost rate* proposal submitted by the Contractor after the expiration of its fiscal year which-
- (i) Relates to any payment made on the basis of billing rates; or
- (ii) Will be used in negotiating the final contract price; or
- (2) The final statement of costs incurred and estimated to be incurred under the Incentive Price Revision clause (if applicable), which is used to establish the final contract price.
- (b) Contractors which include unallowable *indirect costs* in a proposal *may* be subject to penalties. The penalties are prescribed in 10 U.S.C. 3748 or 41 U.S.C. chapter 43, as applicable, which is implemented in Section 42.709 of the Federal *Acquisition* Regulation (FAR).
- (c) The Contractor *shall* not include in any proposal any cost that is unallowable, as defined in subpart <u>2.1</u> of the FAR, or an *executive agency* supplement to the FAR.
- (d) If the *Contracting Officer* determines that a cost submitted by the Contractor in its proposal is expressly unallowable under a cost principle in the FAR, or an *executive agency* supplement to the FAR, that defines the allowability of specific selected costs, the Contractor *shall* be assessed a penalty equal to-
- (1) The amount of the disallowed cost allocated to this contract; plus
- (2) Simple interest, to be computed-
- (i) On the amount the Contractor was paid (whether as a progress or billing payment) in excess of the amount to which the Contractor was entitled; and
- (ii) Using the applicable rate effective for each six-month interval prescribed by the Secretary of the Treasury pursuant to Pub.L.92-41 (85 Stat.97).
- (e) If the *Contracting Officer* determines that a cost submitted by the Contractor in its proposal includes a cost previously determined to be unallowable for that Contractor, then the Contractor will be assessed a penalty in an amount equal to two times the amount of the disallowed cost allocated to this contract.
- (f) Determinations under paragraphs (d) and (e) of this clause are final decisions within the meaning of 41 U.S.C. chapter 71, Contract Disputes.
- (g) Pursuant to the criteria in FAR $\underline{42.709-6}$, the *Contracting Officer may* waive the penalties in paragraph (d) or (e) of this clause.
- (h) Payment by the Contractor of any penalty assessed under this clause does not constitute

repayment to the Government of any $unallowable\ cost$ which has been paid by the Government to the Contractor.

(End of clause)

Parent topic: 52.242 [Reserved]