52.222-4 Contract Work Hours and Safety Standards -Overtime Compensation.

As prescribed in $\underline{22.305}$, insert the following clause:

Contract Work Hours and Safety Standards-Overtime Compensation (May 2018)

(a) *Overtime requirements*. No Contractor or subcontractor employing laborers or mechanics (see Federal *Acquisition* Regulation <u>22.300</u>) *shall* require or permit them to work over 40 hours in any workweek unless they are paid at least 1 and 1/2 times the basic rate of pay for each hour worked over 40 hours.

(b) *Violation; liability for unpaid wages; liquidated damages*. The responsible Contractor and subcontractor are liable for unpaid wages if they violate the terms in paragraph (a) of this clause. In addition, the Contractor and subcontractor are liable for liquidated damages payable to the Government. The *Contracting Officer* will assess liquidated damages at the rate specified at 29 CFR 5.5(b)(2) per affected employee for each calendar *day* on which the employer required or permitted the employee to work in excess of the standard workweek of 40 hours without paying *overtime* wages required by the Contract Work Hours and Safety Standards statute (found at <u>40 U.S.C.</u> <u>chapter 37</u>). In accordance with the Federal Civil Penalties Inflation Adjustment Act of 1990 (<u>28</u> U.S.C. <u>2461</u> Note), the Department of Labor adjusts this civil monetary penalty for inflation no later than January 15 each year.

(c) *Withholding for unpaid wages and liquidated damages*. The *Contracting Officer* will withhold from payments due under the contract sufficient funds required to satisfy any Contractor or subcontractor liabilities for unpaid wages and liquidated damages. If amounts withheld under the contract are insufficient to satisfy Contractor or subcontractor liabilities, the *Contracting Officer* will withhold payments from other Federal or federally assisted contracts held by the same Contractor that are subject to the Contract Work Hours and Safety Standards statute

(d) Payrolls and basic records.

(1) The Contractor and its subcontractors *shall* maintain payrolls and basic payroll records for all laborers and mechanics working on the contract during the contract and *shall* make them available to the Government until 3 years after contract completion. The records *shall* contain the name and address of each employee, social security number, labor classifications, hourly rates of wages paid, daily and weekly number of hours worked, deductions made, and actual wages paid. The records need not duplicate those required for *construction* work by Department of Labor regulations at 29 CFR 5.5(a)(3) implementing the *Construction* Wage Rate Requirements statute.

(2) The Contractor and its subcontractors *shall* allow authorized representatives of the *Contracting Officer* or the Department of Labor to inspect, copy, or transcribe records maintained under paragraph (d)(1) of this clause. The Contractor or subcontractor also *shall* allow authorized representatives of the *Contracting Officer* or Department of Labor to interview employees in the workplace during working hours.

(e) *Subcontracts*. The Contractor *shall* insert the provisions set forth in paragraphs (a) through (d) of this clause in subcontracts that *may* require or involve the employment of laborers and mechanics

and require subcontractors to include these provisions in any such lower tier subcontracts. The Contractor *shall* be responsible for compliance by any subcontractor or lower-tier subcontractor with the provisions set forth in paragraphs (a) through (d) of this clause.

(End of clause)

Parent topic: <u>52.222 [Reserved]</u>