§ 1228.107 Eligible cost of activities.

(a) If a cooperative agreement provides for Federal funding, only costs directly associated with eligible activities undertaken by the State or Indian tribe under the terms of a cooperative agreement will be eligible for reimbursement. Costs of services or activities which cannot be directly related to the support of activities specified in the agreement will not be eligible for Federal funding or for inclusion in the State’s share or in the Indian tribe’s share of funding that may be established in the agreement.

(b) Eligible costs are the cost of salaries and benefits associated with technical, support, and clerical personnel engaged in eligible activities; direct cost of travel, rentals, and other normal administrative activities in direct support of the project or projects; basic and specialized training for State and tribal participants; and cost of any contractual services which can be shown to be in direct support of the activities covered by the agreement. Each cooperative agreement shall contain detailed schedules identifying those activities and costs which qualify for funding and the procedures, timing, and mechanics for implementing Federal funding.


§ 1228.108 Deduction of civil penalties accruing to the State or tribe from the Federal share of a cooperative agreement.

As provided at 30 U.S.C. 1736, 50 percent of any civil penalty collected as a result of activities under a cooperative agreement will be shared with the State or Indian tribe performing the cooperative agreement; however, the amount of the civil penalty shared will be deducted from any Federal funding owed under that cooperative agreement. ONRR shall maintain records of civil penalties collected and distributed to the States and tribes involved in cooperative agreements. Each quarterly payment of the Federal share of a cooperative agreement will be reduced by the amount of the civil penalties paid to the State or tribe during the prior quarter.

PART 1229—DELEGATION TO STATES

Subpart A—General Provisions

Sec.
1229.1 Purpose.
1229.2 Policy.
1229.3 Limitation on applicability.
1229.4 Authority.
1229.6 Definitions.
1229.10 Information collection requirements.

Subpart B—Oil and Gas, General

[Reserved]

Subpart C—Oil and Gas, Onshore

ADMINISTRATION OF DELEGATIONS

1229.100 Authorities and responsibilities subject to delegation.
1229.101 Petition for delegation.
1229.102 Fact-finding and hearings.
1229.103 Duration of delegations; termination of delegations.
1229.104 Terms of delegation of authority.
1229.105 Evidence of Indian agreement to delegation.
1229.106 Withdrawal of Indian lands from delegated authority.
1229.107 Disbursement of revenues.