

## Davis-Bacon Labor Act Program

The Davis-Bacon Act (40 USC 276a-a(7)) applies to construction contracts in excess of \$2,000 to which the Federal Government or the District of Columbia is a party. It specifies that not less than minimum wages be paid to the various classes of laborers and mechanics employed on a particular project based on the wages prevailing in the area as determined by the Secretary of Labor. PL 88-349 amended the Act as of July 2, 1964, to include fringe benefits in the "prevailing rate." This website will help contractors to the Seattle District with their labor compliance program. The following information is a collection of resources, forms, posters, and other information pertaining to the Davis-Bacon labor program. Feedback about this website and Seattle District's Davis-Bacon Labor program is appreciated and welcome.

## Davis Bacon Regulations, Standards and Laws

- [ER 1180-1-8](#) - (Davis-Bacon) Contracts Labor Relations
- [29 CFR Part 5](#) - Labor Standards Provisions Applicable to Contracts Covering Federally Financed and Assisted Construction.
- [FAR 52.222](#) - Application of Labor Laws to Government Acquisitions Provisions and Clauses.
- [Code of Federal Regulations](#)
- [Federal Register](#)
- [DFARS](#) - Defense Acquisition Regulations Directorate

## Additional Davis-Bacon Resources

- [OFCCP Contacts](#)
- [Posters](#)
- [VETS-100 Federal Contractor Program](#)
- [The National Pre-Award Registry](#)
- [Apprenticeship and Training Information](#)

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