Rayrolle and baaic recorde.
ti) Payrolis and basic records relating thereto shall be maintained by the eontractor furing the coarse of the work and preaerved for a period of chree yearn thereatver for all labarers and sechanica wotking at the site of the work for under the Thited states mousing Act of 1937, or under the Housing Act of 1949, in the constroction or developesent of the project). Such recoords ahall contain the name, madreas, and social securizy muber of ath moch worker, his or her correct clasaification, hourly rates of wages paid fincluding ratea of contributions or costs anticipated tor bons fide tringe besefite or canh equivalenta thereot the types deacribed in section 1 (b) (2) (B) of the Davis-Racon het), dally and weekly sumber of hours worked, deductions made and actusal wages paid. Whenever the secretary of Labor has found under paragraph t11 (iv) of this aection that the wagea of any laborer or mechanic include the amount of any coata reasonably anticipated in providing benefits under a plan or progran described in seotion 1 (b) (2) (b) of the Bavis-Bacon Not, the coetractor ahall maintain records which ahow that the comeitment to provide moch benefite is enforceable, that the plan or program ia financially remporsible, and that the plan or progran Sala been oomsunicated in writing to the laborers or mechanios affected and records which whow the coats anticipeted or the actasi coet incurred in providing aroch benefita. Contractore amploying apprentiona or trainees tuder approved progrant ahall maintain written evidence of the registration of apprentioeship prograns and aertification of trainee programe, the regiatration of the apprentices and trainees. and the ration and wage ratea preacribed in the applicable programe.

## [il) Pagrolle.

(A) The contractor shall wabmit weekly for each week in waich any eoetraet woak is performed a eopy of all payrolla to the Agency if the Agency is a party to the oontract, but if the Agency in not auch a party, the oontractor vill whait the payrolin to the applicant, sponaor, or owner, an the case may be, for cranamiaion to the Agency. The payrolis submieted shall set oot accurately and coepletely all of the information regoled to be maintained under paragraph [3] (i) of this anction. Thia intormation may be aubentted in any form deaired. Optional Form wh-347 in available for this purpoae and say be parchased from the superintendent of bocuments. (Federal Stock Number 929-053-00014-1), U.s. Goverwent Printing office, Wamhington, D.C. 28402. The prime contractar ia sesponsible for the aubaisaion of copiss of payrolls by all suboontractors.

> (B) Each payroll solbeieeed shall be aceonpanied by a *gtatement of Compliance, oigned by the concractor or suboontractor or his or her agent who poys or Euperviaes the payment of the pernoca emploped under the contract and shall eevtify the following:
[1] That the payroll for the payroll period contains the information regaired to be maintained under paragraph [3) (1) of this decetion and that such information is correct and complete.
(2) That each laborer or mechanic (including each helper, apprentice, and craineel enployed in the eontract daring the payroll period has been paid the foll weekiy wages eareed, without rebate, either disectly or indirectly, and that no deductiona have been made either direcely or indirectly froe the full wagen earred, other than perniasible deductions as set forth in Jegulatioes. 29 CFR Part 3i
(3) That each labocer or mechanic has been paid not leas than the applicable wage rates and frimge benefits or caal egradvalents for the claseification of work performed, an apecifind in the applicable wage deternination incorposated into the ocetract.
(C) The weekly submisaion of a properly executed certification aet forth on the reverae aide of Optional Form Wil-347 ahati satisfy the requirement for subeission of the "geatement of Compliance* required ly subparagrapls (3) (iil) (8) of this section.
(D) The falsification of ary of the above certificatione may subject the contractor or evbcontractor to civil or crimimal propecution suder section 1001 of tit1e 18 and eection 231 of Eitle 31 of the United gtates Code.
[ili] The contractor or suboontractor shall aske the records reçuired under paragraph (3) (i) of this aection available for inapectice, copying, of transeription by authorized reprenentativen of the Npency or the Department of Labor, and ahall permit woch representatives to incerview employees during working hours oe the job. If the oontractor or suboontraetor fails to subnit the required recorde or to make then available, the Agency may, after writeen notice to the ocetractor, aponoor, applicant, or omner, kake
ouch action as may be necessary to carast the suapension of ary further paywent, advanoe, or gaarantee of funds. Purthernore, failure to gubmit the reguired reconds upon reguent or to make auch recordn available may be grounds $f$ or debarment action puraunt to 29 CM 5.12.

## Iqprentices and Traineen.

(1) Appretaices- Apprentices vill be permitted co work at leab than the predeternined rate for the work they performed when they are employed parauant to and individanily registered in a bona fide apprenticeahip program regiatered with the U .5 . Department of Labor, Beplogment and Training Adminiveraeion, Surewa of Apprentieeship and Training, or with a Btate Apprenticeship Agency reoognized by the Bareau, or if a peraon is employed in hia or her first 90 daya of probationary employment an an appoentice in each an appoenticeahip program, who is fiot individualiy regiatered in the program, but who has been certified by the Burew of Apprentioeship and Training or a Btate Npprenticenhip hgency (where appropaiatel to be eligible for probaticinary emplogrent as an appoentice. The allowable ritio of apprenticea to journeymen on the job site in any eraft olassification shall not be grester thas the ratio pernitced to the ocetractor an to the entire work force under the registered progran. Atry warker Iinted on it payroll at an apprentice wage rate, who ia not registered or ochervise emploged as atabed above, shall be paid not lese than the applicable wage rate on the wage detersination for the clameification of work actrally performed. In adsition. any apprentice performing work on the job aita in excean of the ratio perniteted under the regiatered progrin shall be paid not lebs than the applicalsle wage rate on the wage deterwination for the work actually performed. Where a oontractor is perforeing conatroction on a project in a Iocality other than that in which ita progran in regiatered, the razioe and wage ratee (expressed in percentbpes ot the journeyman's hourly rate) specified in the conteactor's or bohcontractor's regiatered program ahall be observed. Every apprentice muat be paid at not lean tham the rate apecified in the regiatered paogran far the apprentice's level of progreds, foxpressed as a percentage of the journeyeen hourly rate apecitied in the applicable vage determination. Apprentices shall be paid Eringe berefite in acpordance with the provisiona of the apprenticenhip program. If the appoenticeahip progran does toot specify frimpe benefits, apprentlices mast be paid the full asount of fringe becefits 1 iated on the wage deternination for the applicable clasaitication. If the Adniniatrator detemminas that a ditferent practiee prevills for the applicable apprentice classification,


#### Abstract

fringes shall be paid in accordance with chat decernination. In the event the Burear of Apprenticeship and Fraining. or a stace Apprenticeahip Ngency recognized by the Burewn, withdraws approval of an apprenticeahip program, the eontractor will no loeger be pernicted eo utilise topprentices ac less than the applicable predecernined rate for the work performed until an mocepcable program is approwed.


(1i) Traiferel. Except as provided in 29 Cr 5.16 , Erainees Will not be pernitted to work at less than the predeterwined rave for the work performed unleas they are employed pursuant to and individualiy regiatered in a progran which has received prior approral, evidenced by formal certification by the ©.B. Departemnt of Eabor, Erplogrent and Training Mininistration. The ratio of tralnees to journeyeen on the job site shall not be greater than permitted under the plan approved by the Beploymeet and Trainimg Adriniatration. Fvery trainee maat be paid at not less chan che rate specified in the approved prograe for the crainet's level of progress. expressed as a percentage of the journeyman hourly rate apecified in the applicable wage determinatice. Traineel shall be paid Eringe benefita in wecordance with the proviaions of the trainne progran. It the trainee progrwe does not mention fringe benefics, traisees shall be paid the full anount of fringe benefite liated on the vage determination unleat the Adminiatrator of the Wage and Hour Diviaion determines chat chere is an apprenticebhip program associated wieh the corresponding journeyman wage rate on the wage detersination which provides for lees than fall fringe benefisa for apprentices, Nry emplogee listed on the paryroli at a trainee rate who in not regiatered and pareicipating in a Eraining plan approved by the Employment and Training Mminietration shall be paid not less than the applicable wage rate on the wage deternination for the clasailication of work actually performed. In addition, arry trainee perfornimy work on the job aite in excesta ot the ratio pernitked under the registered progran shall be paid not lese than the applicable vage rate on the wage determination for the work actually performed. In the event the Imployment and Training Adminietration withdrims appocoval of a erainirg program, the contraotor will no loeger be pernitted to villime trainees at less than the applicable predeternined rate for the work pertormed unt 11 an soceptable program in approved.
[iiil] Beal exployment gpgortunity. The utilization of apprentices, traimees and journeymen urder this part shall be in eceformity with the equal employment opportunity requiremente of Evecueive Order 11246, as amended, and 29 Crk part 30.
(5) Gonpliance wieh copeland hat regaicemenkit. The eoneractor shall oopply with the requirements of 29 CFR part 3 , which are inoorporated by reference in thia contract.
(6) Subogarkacki. The contractor or subcontractor shall ifisert in any ochcontracts the clauses contained in paragraphas (1) throogh (10) of this section and auch other clavaes an the hyeccy may by appropaiste inatructiona reqpire, and alao a clause requiring the auboontractora to include these clauses in any lover Eier auboontracts. The prime coerractor shall be responaible for the compliance by any euboontraotor or lower tiex subcontractor with all the contract glavaea in thia eection.
[7] Gontragt ternination: debastent, A brewch of the contract clawses in this eection may be grounds for termination of the contract, and for debarment as a coetractor and a aubcontractar as provided in 29 CrR 5.12.
[8] Conpliance xath Davia-Bacon and Related Act regairerents- All ralingi and interpretationa of the Davia-Bacon and Related Neta eoerained in 29 CPR partes 1, 3, and 5 are herein incorporated by reference in this contract.
 labor 敳apdarde provisioea of thia contrace shall not be fubject vo the general dispuces clause of this contract. Soch dieporea shall be reaolved in accordance with the procedarea of the Departeent of Labor bet forth in 29 CTR Parta 5, 6, and 7. Diapatea within the meaning of this clwase inclade dispotees between the contractar for any of its bolbontractors) and the Contracting officer, the U.B. Departient of Labor, or the employees or their representativea,
(20) Cestification of ELigibiliky.
(i) By entering into this contract, the contractor certifies that neither it \{nor he or mhel nor any person or fire who hal an interest in the coekractor' in firs is a geraon or ifm ineligible to be avarded Government coetracts by virtue of eection 3 (a) of the Dwoia-Bacon Act or 29 CFR 5.12 (a) (1).
(11). No part of this eoetract nhall be auboontracted to arry jerson or firm Imeligible for award of a Gowernment contract by virtue of pection 3 (a) of the Dwvis-Bacon Act or 27 CFR 5. 12 (a) (11.
(iiii) The genalty for making Ealae staterents ia prescribed in the J.8. Griminal Code 18 J.8.C. 1651.

[2] Cxective requirementa. No concractor or subcontraccor contracting for any part of the oontract work which may require or involve the employment of laboreri or mechanice shall regaire or permit any much laborer or sethanic in any warkweek in which he or she is epployed on wach work to work in ewcess of forty hours in wuch workweek unless wach lahorer or mechanic receives ocepenaation at a rate not leas than one and one-hali times the baidic rate of pay for all houra worked in exceata of forty houri in such workweek.
(2) Wiolationd 1iabdilty for prgaid wigen ligadating danagea. In the event of any vialation of the clauae bet forth in paragraph (1) of thia ebction, the contraceor and ary aubeontracear reaponsible therefor aball be liable for the unpaid vages. In uddition, wuch oontractor and sobcontractor shali be jiable to the United States Ifm the case of work does under contract for the Diatrict of Columbia or a territory, Eo auch Districe or bo woch verritory), for ligaidabed damapes. Buch liquidated danages shall be conputed with reapect to each individual laborer or mehanic. incloding watchmen and guards, employed in violatice of the clauae set forth in paragraph (1) of thia aection, in the wan of \$10 for bach calemdar day on which auch individual whe required or pernitebd to work in ewcess of the standard workweek of forty houre without payment of the overtime vages required by the clause eet forth in paragraph (1) of thin esction.
[3) Kithbolding of unpald wagelland. Liguldatimg danageal The Agency of Coetragting geficer Bhall upon ita own action or upon written request of an authorized repreaentative of the Department of Labor withhold ar eause to be withheld, troe any moneys payable on aecount of work performed by the contraotor or subcontractor veder ary wuch oontract or ary ocher Federal gontract with the aame prime contractor, ar any other Nederally-aabisted ebntract aubject bo the Contract Work Moura and Bafeey Beandards Act, which is beld by the same paime contrictor, moch ouns as may be deterwined to be becebeary to satisfy any liabilicies of woch oontractor or aubocetractor for arpaid wagea and ilquidated damagea an provided in the elaue set forth in paragraph (2) of this mection.
[4] Bubgocszachs. The contractor or subcontractor shall insert in any echcontracts the elauses aet forth in paragraphe (1) through (4) of thia section and alno a clwue requiring the mubocitractore to include thean clauses in any lower Eier subooetracts. The prife eontractor shall be responsible for coepliance by any subooetractor or lower tier echcontractor with the clauses set forth in paragraphs (1) through (4) of thin section.

