

PRINCE GEORGE'S COUNTY

INCLUDING THE PREVAILING RATE OF WAGES FOR OVERTIME WORK IN THE LOCALITY FOR THE VARIOUS CLASSIFICATIONS OF WORKMEN AND APPRENTICES NEEDED TO EXECUTE THE CONTRACT; AND SUCH SCHEDULES OF THE PREVAILING HOURLY RATE OF WAGES SHALL BE ATTACHED TO AND MADE A PART OF THE CONTRACT FOR THE WORK.

(B) IT SHALL BE MANDATORY UPON THE CONTRACTOR TO WHOM THE CONTRACT IS AWARDED, AND UPON ANY SUB-CONTRACTOR UNDER HIM, TO PAY NOT LESS THAN THE SPECIFIED RATES TO ALL WORKMEN AND APPRENTICES EMPLOYED BY THEM IN THE EXECUTION OF THE CONTRACT. THE PUBLIC BODY AWARDING THE CONTRACT SHALL CAUSE TO BE INSERTED IN THE CONTRACT A STIPULATION TO THE EFFECT THAT NOT LESS THAN THE PREVAILING HOURLY RATE OF WAGES SHALL BE PAID TO ALL WORKMEN AND APPRENTICES PERFORMING WORK UNDER THE CONTRACT. IT SHALL ALSO REQUIRE IN ALL THE CONTRACTOR'S BONDS THAT THE CONTRACTOR INCLUDE SUCH PROVISIONS AS WILL GUARANTEE THE FAITHFUL PERFORMANCE OF THE PREVAILING HOURLY WAGE CLAUSE AS PROVIDED BY CONTRACT.

(C) NOTHING IN THIS ACT SHALL BE CONSTRUED TO PROHIBIT THE PAYMENT TO ANY WORKMAN OR APPRENTICE EMPLOYED ON ANY PUBLIC WORK OF MORE THAN THE PREVAILING RATE OF WAGES. NOTHING IN THIS ACT SHALL BE CONSTRUED TO LIMIT THE HOURS OF WORK WHICH MAY BE PERFORMED BY ANY WORKMAN OR APPRENTICE IN ANY PARTICULAR PERIOD OF TIME.

(D) THE PROVISIONS OF THIS ACT SHALL NOT APPLY TO PUBLIC WORKS IF THE FEDERAL GOVERNMENT OR ANY OF ITS AGENCIES FURNISHES BY LOAN OR GRANT ALL OR ANY PART OF THE FUNDS USED IN THE CONSTRUCTION OF SUCH PUBLIC WORKS, PROVIDED THE PUBLIC WORKS REQUIRE A PREVAILING WAGE DETERMINATION BY THE UNITED STATES SECRETARY OF LABOR. IF ONLY A PORTION OF A PARTICULAR PUBLIC WORK OR PUBLIC WORKS REQUIRES A PREVAILING WAGE DETERMINATION BY THE UNITED STATES SECRETARY OF LABOR, THE PROVISIONS OF THIS ACT SHALL APPLY TO THE REMAINDER OF SAID PUBLIC WORK OR PUBLIC WORKS. IN THE EVENT THAT THE PROVISIONS OF THE FEDERAL DAVIS-BACON ACT ARE SUSPENDED AS AUTHORIZED BY SECTION 6 OF SAID ACT, THEN THE COUNTY EXECUTIVE MAY SUSPEND THE PROVISIONS OF THIS ACT DURING THE PERIOD OF SUCH SUSPENSION OF THE DAVIS-BACON ACT WITH RESPECT TO ANY PUBLIC WORK OR PUBLIC WORKS UPON WHICH THE UNITED STATES SECRETARY OF LABOR WOULD HAVE BEEN REQUIRED TO MAKE A PREVAILING WAGE DETERMINATION; AND, IF SO SUSPENDED BY THE COUNTY EXECUTIVE, THE PROVISIONS OF THIS ACT SHALL NOT BE APPLICABLE TO SUCH PUBLIC WORK OR PUBLIC WORKS; PROVIDED THAT IF ONLY A PORTION OF A PARTICULAR PUBLIC WORK OR PUBLIC WORKS REQUIRES A PREVAILING WAGE DETERMINATION BY THE UNITED STATES SECRETARY OF LABOR, THE COUNTY EXECUTIVE MAY SUSPEND THE PROVISIONS OF THIS ACT WITH RESPECT TO THAT PORTION ONLY OR WITH RESPECT TO THE ENTIRE PARTICULAR PUBLIC WORK OF PUBLIC WORKS IN HIS