

**SUPPORTING STATEMENT**  
**Davis-Bacon and Related Acts/Contract Work Hours and Safety Standards Act Reporting**  
**Requirements- 29 CFR Part 5**  
**OMB Control Number 1235-0023**

This ICR is being submitted for extension.

1. Circumstances that make the collection of information necessary.

Regulations at 29 C.F.R. Part 5 prescribe labor standards for federally financed and assisted construction contracts subject to the Davis-Bacon Act (DBA), 40 U.S.C. § 3141 et seq., the Davis-Bacon Related Acts (DBRA), and labor standards for all contracts subject to the Contract Work Hours and Safety Standards Act (CWHSSA), 40 U.S.C. § 3701, et seq. The DBA and DBRA require payment of locally prevailing wages and fringe benefits, as determined by the Department of Labor (DOL), to laborers and mechanics on most federally financed or assisted construction projects. See 40 U.S.C. § 3142(a) and 29 C.F.R. § 5.5(a)(1). The CWHSSA requires the payment of one and one-half times the basic rate of pay for hours worked over forty in a week on most federal contracts involving the employment of laborers or mechanics. See 40 U.S.C. § 3702(c) and 29 C.F.R. § 5.5(b)(1). The requirements of this information collection consist of: (A) reports of conformed classifications and wage rates, and (B) requests for approval of unfunded fringe benefit plans.

- A. Conformance Reports (29 C.F.R. § 5.5(a)(1)(ii): DBA section 1(a) provides that every contract subject to the DBA must contain a provision (wage determination) stating the minimum wages and fringe benefits to be paid the various classes of laborers and mechanics employed on the contract. See 40 U.S.C. § 3141(c)(1) and 29 C.F.R. § 5.5(a)(1)(i). This requirement necessitates a method for establishing minimum rates for classes of employees omitted from wage determinations, primarily due to wage data being unavailable. 29 C.F.R. § 5.5(a)(1)(ii) requires that any class of laborer or mechanic not listed in the wage determination that is to be employed under the contract shall be classified in conformance with the wage determination. A report of the conformance action (or, where there is disagreement among the parties, the questions and views of all parties) shall be submitted through the contracting officer to DOL for review and approval. 29 C.F.R. § 5.5(a)(3)(i).
- B. Unfunded Fringe Benefit Plans (29 C.F.R. § 5.5(a)(1)(iv)): The DBA provides that wages may include “costs to the contractor or subcontractor which may be reasonably anticipated in providing benefits to laborers or mechanics pursuant to an enforceable commitment to carry out a financially responsible plan or program.” 40 U.S.C. § 3141(2)(B)(ii). Where a benefit plan is not the conventional type described in the DBA and/or common in the construction industry that is established under a customary fund or

program, it is necessary to determine from the circumstances whether the benefit is bona fide, as required by the DBA; thus, regulation 29 C.F.R. § 5.5(a)(1)(iv) provides for contractors to request approval of unfunded fringe benefit plans.

2. By whom, how and for what purpose the information is to be used.
  - A. Conformance Reports: The Wage and Hour Division (WHD) of the DOL reviews a proposed conformance action report to determine the appropriateness of the request. The WHD considers such factors as: (1) the work of the proposed classification, which cannot be work that is performed by a classification already listed in the wage determination; (2) whether the proposed classification is utilized in the area by the construction industry; and (3) whether the proposed wages and fringe benefits bear a reasonable relationship (i.e., appropriate comparison of skills and duties) to the rates contained in the wage determination. Upon completion of the review, the WHD approves, modifies, or disapproves the conformance request and issues a determination.
  - B. Unfunded Fringe Benefit Plans: Taking credit for payments to fringe benefit plans that are not bona fide violates the DBA and DBRA. WHD reviews requests for approval of unfunded fringe benefit plans to determine the propriety of the plans.
3. Consideration of the use of improved information technology.

Information required by the report of a proposed conformance action or a request to review an unfunded fringe benefit plan is acceptable in any format, electronic or otherwise. Pursuant to the Government Paperwork Elimination Act (GPEA), the WHD will accept electronic (fax and email) submissions of requests to approve conformed wage rates and unfunded fringe benefit plans.

- A. Conformance Reports: The WHD currently receives about 150 electronic (fax and email) conformance requests annually from contracting officers. Each individual contracting agency must determine any electronic submission option of the information sent by interested parties (contractors and workers), because they provide the information directly to each contracting agency (not the DOL).
  - B. Unfunded Fringe Benefit Plans: Respondents may submit required information in any format, including fax and email. DOL receives about three requests to approve unfunded benefit plans each year, and the expense to expand electronic submission options (e.g., on-line submission) would not be justified.
4. Efforts to identify duplication.

The basic recordkeeping requirements of this regulation (29 C.F.R. §§ 5.5(a)(3)(i), 5.5(c), and 5.15) are a restatement of requirements cleared under OMB control number 1235-0018 (Records to be Kept by Employers under the Fair Labor Standards Act (FLSA), 29 C.F.R. part 516). Requirements at regulations 29 C.F.R. § 5.5(a)(3)(ii) for weekly reporting of DBA required payroll items are approved under OMB control number 1235-0008.

Contractors employing apprentices or trainees may pay less than the applicable wage determination rate, provided the apprentices or trainees are employed pursuant to, and individually registered in, approved programs. The Employment and Training Administration of the DOL administers these apprenticeship or training programs that involve substantial training obligations and require the maintenance of detailed records on the part of the contractor. (For an example of these requirements, see regulations 29 C.F.R. § 29.6, approved under OMB control number 1205-0223. Thus the requirement in 29 C.F.R. § 5.5(a)(3)(i) that a contractor employing apprentices or trainees maintain written evidence of the registration of the apprentices and trainees along with documentation of the ratios and wage rates prescribed in the applicable programs does not impose any additional burden on contractors.

The information is not available from any other source.

5. Methods to minimize the burden to small businesses if involved.

This information collection does not have a significant impact on a substantial number of small entities.

6. Consequences to federal program if collections were conducted less frequently.

- A. Conformance Reports: The report of a proposed conformance action, if its purposes are to be effectively achieved, is to be submitted by the contracting agency promptly upon discovery that a classification of laborer or mechanic on the contract is not listed in a DOL wage determination. Submission less frequently would not be feasible in view of the potential serious compliance problems that could develop.

Failure to collect the information would prevent the WHD from issuing the legally required additional wage rates where a determination does not include all job classifications and could result in serious enforcement problems, such as unduly protracted compliance reviews when it is discovered during investigations that appropriate conformance action was not taken. Moreover, there would be no assurances that employees in the unlisted classification would receive the wage protections the statutes provide. Failure to monitor the conformance requirements also can harm contracting agencies by causing labor unrest and potential work stoppages during contract performance.

- B. Unfunded Fringe Benefit Plans: The WHD expects a contractor only to obtain approval for any given unfunded fringe benefit plan one time. Failure to collect the information would prevent the WHD from being able to review and grant approval to bona fide unfunded fringe benefit plans. Taking fringe benefit credit for payments to plans that are not bona fide violates the DBA/DBRA provisions. If such plans are not detected at the outset of their implementation, they can result in an accumulation of substantial back wage liabilities and potentially result in suspension or debarment of the contractor.
- 7. Explain any special circumstances that would cause the information collection to be conducted in a manner inconsistent with guidelines.

This information collection involves no special circumstances.

- 8. Consultation.

The DOL published a notice in the Federal Register inviting public comment on February 28, 2019 and zero comments were received.

- 9. Explain any decision to provide any payment or gift to respondents.

No payment or gift of any kind is provided by DOL to respondents.

- 10. Describe any assurance of confidentiality provided to respondents.

The DOL offers no pledge of confidentiality in association with this information collection. As a practical matter, the DOL would only release this information in accordance with the provisions of the Freedom of Information Act (5 U.S.C. § 552) and its attendant regulations (29 C.F.R. part 70) and with the Privacy Act (5 U.S.C. § 552a).

- 11. Additional justification for any questions of a sensitive nature.

This information collection asks no sensitive questions.

- 12. .Estimates of reporting and recordkeeping hour and cost burdens of for the collection of information

The DOL bases the following estimates on agency experience and workload data.

- A. Conformance Reports: Several government agencies (e.g., Department of Defense, General Services Administration, Department of Transportation) that account for a large portion of federally financed or assisted construction contracts subject to the DBA and

DBRA have developed standardized procedures for submitting requests for conformed wage rate approval. The DOL estimates respondents spend approximately 15 minutes providing information to a contracting agency regarding each conformance request, and further estimates that 8,500 conformance reports are submitted annually.

Therefore, the annual reporting and recordkeeping burden for conformance reports is 2,125 hours (8,500 x 15 minutes / 60 minutes per hour).

- B. Unfunded Fringe Benefit Plans: The DOL annually receives about 18 requests to approve unfunded fringe benefit plans and estimates it takes approximately 1 hour to assemble the plan data, prepare, and transmit each request for approval of an unfunded fringe benefit plan.

Therefore, the annual reporting and recordkeeping burden for unfunded fringe benefit plans is 18 hours (18 plans x 1 hour).

Total responses: 8,500 conformance reports + 18 unfunded fringe benefit plans = 8,518 responses.

Total hours: 2,125 hours for conformance reports + 18 hours for unfunded fringe benefit plans = 2,143 hours.

**Total Annual Reporting and Recordkeeping Burden: 8,503 responses and 2,128 hours**

The DOL has used the April 2019 average hourly wage rate, for a production or non-supervisory worker in the construction industry, of \$30.60 to estimate respondent costs. *See The Employment Situation: April 2019*, DOL, Bureau of Labor Statistics, April 2019, Table B-3 <https://www.bls.gov/news.release/pdf/empisit.pdf>.

The DOL also estimates an additional 46% benefit cost and 17% overhead cost of the average hourly wage rate, for a production or non-supervisory worker in the construction industry, in order to calculate respondent costs.  $(\$30.60 + (\$30.60 \times 46\%) + (\$30.60 \times 17\%)) = \$30.60 + \$14.08 + \$5.20 = \$49.88$  (rounded).

Accordingly, the DOL estimates annual respondent costs will be \$106,892.84 (rounded) (2,143 annual reporting and recordkeeping hours x \$49.88 staff wages per hour).

13. Estimates of annualized capital and start-up costs.

Employers who are contractors on DBA/DBRA-covered construction contracts typically provide information to procuring agencies in support of the submission of conformance reports and

unfunded fringe benefit plans to the DOL. The following burden estimate represents the cost of such employers mailing such information to procuring agencies. The DOL anticipates that this is an over-estimate, as many employers provide this information electronically, instead of through the postal system.

The DOL estimates the annual mailing and postage cost of providing information for each conformance report response to be \$4,931 (8,500 conformance reports x (\$0.55 + \$0.03 envelope per response)). The DOL estimates the annual mailing and postage cost of providing information for each unfunded fringe benefit plan response to be \$10.44 (18 unfunded fringe benefit plans x (\$0.55+ \$0.03 envelope per response), rounded).

Therefore, the DOL estimates the total annual mailing and postage cost of providing information for each response submission to be \$4,941 (\$4,931 for conformance reports + \$10.44 for unfunded fringe benefit plans).

#### 14. Estimates of annualized Federal Government costs.

A. Conformance Reports: The DOL estimates it receives 8,500 conformance reports per year, and that processing each report will take approximately 10 minutes of procuring agency analyst time, 5 minutes of procuring agency clerical time for 2 separate full-time employees, and 25 minutes of DOL analyst time. To estimate the cost of procuring agency analyst time, the DOL has used the 2019 General Schedule for the rest of United States area, Grade 11- Step 4, which lists an hourly rate of \$32.27 ([see https://www.opm.gov/policy-data-oversight/pay-leave/salaries-wages/salary-tables/pdf/2019/RUS\\_h.pdf](https://www.opm.gov/policy-data-oversight/pay-leave/salaries-wages/salary-tables/pdf/2019/RUS_h.pdf)). To estimate the cost of procuring agency clerical time, the DOL has used the aforementioned schedule, Grade 3- Step 4, which lists an hourly rate of \$14.01. To estimate the cost of DOL analyst time, the DOL has used the 2019 General Schedule for the Washington, D.C. area, Grade 11- Step 4, which lists an hourly rate of \$35.86([see https://www.opm.gov/policy-data-oversight/pay-leave/salaries-wages/salary-tables/pdf/2019/DCB\\_h.pdf](https://www.opm.gov/policy-data-oversight/pay-leave/salaries-wages/salary-tables/pdf/2019/DCB_h.pdf)). The DOL here estimates annualized federal costs associated with these reports, exclusive of fringe benefits and overhead:

##### 1) Procuring agencies:

Analyzing-processing: 8,500 conformance reports x 10 minutes / 60 minutes per hour x \$32.27 per hour = \$45,716 (rounded)

Clerical: 8,500 conformance reports x 5 minutes / 60 minutes per hour x 2 employees x \$14.01 per hour = \$19,848 (rounded)

Mailing charges for mailing conformance reports to the DOL: 8,500 conformance reports x (\$0.55 postage + \$0.03 envelope for each report) = \$4,930

Total costs to procuring agencies for conformance reports: \$70,494 (\$45,716 + \$19,848+ \$4,930)

2) DOL:

Analyzing-processing: 8,500 conformance reports x 25 minutes / 60 minutes per hour x \$35.86/hour processing = \$127,004 (rounded)

Mailing charges for mailing conformance report replies to procuring agencies: 8,500 conformance reports x (\$0.55 postage + \$0.03 envelope for each report) = \$4,930

Total costs to DOL for conformance reports: \$131,934 (\$127,004 + \$4,930)

**Total federal costs for conformance reports = \$202,428 (\$70,494 cost to procuring agencies + 131,934 cost to DOL)**

- B. Unfunded Fringe Benefit Plans: The DOL receives approximately 18 requests to approve unfunded fringe benefit plans per year and estimates that analyzing and processing each submission will take 5 hours of analyst time. To estimate the cost of analyst time, the DOL has used the 2019 General Schedule for the Washington, D.C. area, Grade 12- Step 4, which lists an hourly rate of \$42.98 (*see* [https://www.opm.gov/policy-data-oversight/pay-leave/salaries-wages/salary-tables/pdf/2019/DCB\\_h.pdf](https://www.opm.gov/policy-data-oversight/pay-leave/salaries-wages/salary-tables/pdf/2019/DCB_h.pdf)). The DOL here estimates annualized federal costs associated with these plans, exclusive of fringe benefits and overhead:

Analyzing-processing: 18 unfunded fringe benefit plans x 5 hours x \$42.98 per hour = \$3,868 (rounded)

Mailing charges for mailing unfunded fringe benefit plan replies to procuring agencies: 18 unfunded fringe benefit plans x (\$0.55 postage + \$0.03 envelope for each submission) = \$10.44 (rounded)

**Total federal costs for unfunded fringe benefit plans = \$3,878.44 (\$3,868 + \$10.44)**

\ **TOTAL ESTIMATED ANNUAL FEDERAL COST: \$206,306.44 (\$202,428 + \$3,878.44)**

15. Reasons for change in burden.

The number of unfunded fringe benefit plans processed by the DOL has increased since the last renewal. The number of conformances processed by DOL has remained the same. The increase in burden cost is due to inflation.

16. For collections of information whose results are planned to be published for statistical use, outline plans for tabulation, statistical analysis and publication.

The DOL does not publish this information.

17. Reasons for seeking not to display the expiration date for OMB approval of the information collection.

The DOL has no forms associated with this information collection.

18. Explain each exception to the certification statement.

The DOL is not seeking any exceptions to the certification requirements.