Section 14(c) of the Fair Labor Standards Act

THE PAYMENT OF SUBMINIMUM WAGES TO WORKERS WITH DISABILITIES

WAGE AND HOUR DIVISION
U.S. DEPARTMENT OF LABOR
The Wage and Hour Division (WHD)

It is the responsibility of WHD to carry out a vigorous, consistent, and effective compliance program with respect to employment of workers with disabilities under this provision.
Disclaimer

- The presentation is intended as general information only and does not carry the force of legal opinion.

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Topics of Discussion

- Section 14(c) Provisions
- Establishing Coverage
- The Employment Relationship
  - Types of Employment
- Determining Hours Worked
- The Process to Determine SMW
- The Certification Process
- Record & Notice Requirements
- Common Errors
Section 14(c) Provisions

- Statute
- Key Terms
- Regulations
Section 14(c) of the FLSA

Authorizes the employment of workers with disabilities at subminimum wages when their disabilities impair their productivity

_for the work being performed_
Subminimum Wage (SMW)

- A SMW can be paid to workers with disabilities when their disability impairs their productive and earning capacities for the work being performed.

- SMW must be *commensurate* with the workers’ productivity as compared to the wage and productivity of experienced workers who are not disabled for the work.

- SMW can only be paid when authorized by a certificate issued to the employer by DOL.
Worker With a Disability

- Worker whose earning or productive capacity is impaired (by age, physical, intellectual/developmental, or psychiatric disability, or by injury) for the work to be performed.

- Although a disability may effect a worker’s earning or productive capacity for one type of work, the same disability may have no impact on that worker’s ability to perform another kind of work.

- Employers remain responsible for compliance with all other labor laws, including the ADA and the Rehabilitation Act.
Community Rehabilitation Program (CRP)

Provides rehabilitation services, day treatment, training, and/or employment opportunities to individuals with disabilities

CRPs commonly refer to workers with disabilities who are employed pursuant to a section 14(c) certificate as “consumers”
Regulations 29 CFR Part 525

Set forth the conditions and terms governing the employment of workers with disabilities at subminimum wages
Key FLSA Concepts

- Coverage
- Employment Relationship
- Hours Worked
FLSA Enterprise Coverage

- A firm with at least a $500,000 annual dollar volume (ADV) of sales or business done that has at least two employees handling, selling or otherwise working on goods or materials moved in or provided for commerce

  **OR**

- A for-profit or nonprofit firm engaged in the operation of a:
  - hospital;
  - nursing home/group home;
  - school for children with physical, intellectual/developmental, or psychiatric disabilities;
  - public or private elementary or secondary school or institution of higher education; or
  - preschool

- A Federal, State, or local government agency
FLSA Individual Coverage

An individual employee if he or she is engaged in:

- Interstate commerce
  - OR
- The production of goods for interstate commerce
  - OR
- Work that is closely related and directly essential (CRADE) to such production

But only for the workweek in which those covered activities occur
An Employee Under the FLSA

- **FLSA Definitions**
  - Employee = “any individual employed by an employer”
  - Employ = “to suffer or permit to work”

- Time spent by an individual at a CRP receiving services does not have to be paid under the FLSA
Patient Worker

- An individual with a disability who receives treatment at a hospital or residential care facility and is employed by that same hospital or residential care facility
  - Treatment may be received on an inpatient or outpatient basis

- Whether an employment relationship exists depends in part on whether the work performed is of any consequential economic benefit to the institution

- A patient undergoing evaluation or training is not considered to be an employee during the first three months spent in work activities, if certain criteria are met
Participants in Substance Abuse Programs

- An individual enrolled in a substance abuse recovery program may be classified as a patient worker if employed by the facility providing the treatment.

- An employment relationship under the FLSA will not exist for the first four weeks (28 consecutive calendar days) of residence at the facility so long as the individual does not engage in activities that provide a consequential economic benefit to the facility.

- Special provisions apply to participants in programs that are placed in “family setting” style residential care facilities.
Volunteers

Workers with disabilities may volunteer to perform certain tasks for the not-for-profit CRP without creating an employment relationship if:

- The worker is legally competent to freely volunteer (or, when appropriate, his or her parent or guardian approves)
- The task performed is substantially different from work that the individual performs during duty hours
- The task is performed outside normal duty hours
- The task is of the type that would normally be classified as “volunteer” work
- The task is not part of the business or commercial activities of a non-profit organization
Hours Worked

- The FLSA concept of hours worked - determining when an employee is performing work for which he or she must be compensated - applies to workers with disabilities who receive subminimum wages.

- All time spent at a CRP by an individual may not be compensable (such as the time he or she spends in counseling, personal care, recreation, etc.)
Workers with disabilities are required to be paid for down time when the worker with a disability is on the job but is not producing because of factors not within his or her control, including:

- lack of work
- equipment breakdowns
Extended Down Time

- Rehabilitation services provided to individuals during periods of extended down time, need **NOT** be considered compensable when:
  - The services provided are not primarily for the purpose of increasing job productivity
  - The services are provided away from the production area
  - Time is clearly identified, recorded, and segregated on time records
Work Samples and Work Simulations

Work samples and work simulations are types of rehabilitation activities structured to resemble the work performed in the employer's facility and need **not** be considered compensable when:

- Performed away from the production area
- Completed product is not used to fulfill any of the employer's contracts
- The employer does not derive any economic benefit from the product
- Supervised by non-production personnel
- They are a specific part of a well-defined program of rehabilitation
- None of the products enter into commerce by being intermingled with the normal production of the employer
Travel Time

- Time spent to and from the work site and home at the beginning and end of the day is not considered hours worked
  - This principle applies even when the transportation is provided by the employer for the benefit of workers with disabilities

- Time spent in transportation between job sites during the course of the workday is considered hours worked and the employee must be compensated for that time
Rest Periods and Breaks

- The FLSA does not require rest periods or breaks
- Breaks between 5 and 20 minutes are considered to be primarily for the benefit of the employer and are considered hours worked and are compensable
  - Workers with disabilities who are paid on an hourly basis must be compensated for such breaks
  - Worker with disabilities who are paid piece rates are NOT required to be compensated for such breaks, when the piece rate calculation includes a sufficient allowance for personal time, fatigue, and unavoidable delays (PF & D)
Recording Hours Worked

- The FLSA requires employers to keep records of both the daily and weekly hours worked
  - 29 CFR Part 516

- The employer must clearly distinguish in its records non-compensable hours from hours that would be considered hours worked
The Certification Process
14(c) Certification

- Only employers who have applied for and received a certificate from the Wage and Hour Division may choose to pay SMWs to workers who are disabled for the work being performed.

- The granting of a certificate is **NOT** a statement of compliance by the Wage and Hour Division.

- Certificates will **NOT** be issued retroactively.
Types of Establishments

WHD issues 14(c) Certificates to:

- Community Rehabilitation Programs (CRPs)
  - 2 year certificates
- Establishments that employ patient workers
  - 2 year certificates
- Business establishments
  - 1 year certificates
- School Work Experience Programs (SWEPs)
  - 1 year certificates
Community Rehabilitation Programs

- CRPs must obtain a certificate from WHD to pay SMWs to workers with disabilities

- A certificate will be issued for the main establishment and each branch establishment
Establishments that Employ Patient Workers

- Hospitals/residential care facilities must obtain a certificate from WHD to pay SMWs to patient workers

- If the facility operates a work center, it must apply for a separate certificate for the work center

- If the facility places patients in jobs at business establishments in the community, it must either obtain a work center certificate or ensure that the business establishments have their own certificate
Business Establishments

- Must obtain a certificate from WHD to pay SMWs to workers with disabilities

- If an individual with a disability is placed at a business by a CRP, is supervised by CRP staff, and is carried on the CRP’s payroll (e.g., supported employment worksites, enclaves) the business establishment need not obtain a certificate
  - The authorization to pay SMWs will stem from the certificate held by the CRP
School Work Experience Programs (SWEP)

- Must obtain a certificate from WHD to pay SMWs to students with disabilities

- Certificates are issued to the schools administering the SWEP, not the businesses at which the students are placed
How to Apply for a Certificate

- Employers wishing to obtain a certificate must complete the appropriate WHD forms
  - WH-226: application
  - WH-226A: supplemental sheet for each physically-separate location or worksite where workers with disabilities will be employed at subminimum wages
  - Instructions for completing the forms are on the last page of each form

- Completed applications should be mailed to:
  - U.S. Department of Labor, Wage and Hour Division
    230 South Dearborn Street, Room 514
    Chicago, Illinois 60604-1591
Subject: Request for Employer Data for Federal Contract Worker Program

Date: [Date]

To: [Recipient Name]

From: [Sender Name]

Dear [Recipient Name],

I am writing to request information regarding the number of Federal Contract Workers employed by your company. As you may be aware, the Federal Contract Worker Program is an initiative aimed at ensuring compliance with federal labor laws and regulations. To support this program, we require detailed data from each participating employer.

Please find attached a form designed to gather the necessary information. This form includes fields for the number of Federal Contract Workers employed in your company for the previous year, along with any relevant demographic data such as gender, race/ethnicity, and job classification.

Completion of this form is crucial to our efforts in monitoring and promoting a fair and just workplace. Your cooperation is greatly appreciated.

If you have any questions or require assistance with completing the form, please do not hesitate to contact us at [Contact Information].

Thank you for your assistance.

Best regards,

[Sender Name]

[Company Name]
Certification Attestations

Every applicant must attest that:

- The employer has read the application form and to the best of his or her knowledge and belief, all answers and information given in the application and attachments are true.
- The representations set forth in support of the application to obtain or continue the authorization to pay workers with disabilities at subminimum wage rates are true.
- The authorization to pay SMWs, if issued or continued, is subject to revocation in accordance with the provisions of 29 CFR 525.
- Workers employed (or who will be employed) under the authority in 29 CFR 525 have disabilities for the work to be performed.
- Wage rates paid (or which will be paid) to workers with disabilities under the authority in 29 CFR 525 are commensurate with those paid experienced workers, who do not have disabilities that impair their performance, in industry in the vicinity for essentially the same type, quality and quantity of work.
Certification Attestations

(cont’d)

- The operations are (or will be) in compliance with the FLSA, the Walsh-Healey Public Contracts Act (PCA), the McNamara-O’Hara Service Contract Act (SCA) and the Contract Work Hours and Safety Standards Act (CWHSSA), an overtime statute for Federal contract work.
- No deductions will be made from the commensurate wages earned by a patient worker to cover the cost of room, board or other services provided by the facility.
- Records required under 29 CFR 525 with respect to documentation of disability, productivity, time studies or work measurements, and prevailing wage surveys will be maintained.
- The wage rates of all hourly rated employees paid in accordance with FLSA section 14(c) will be reviewed at least every six months.
- Wages paid to all employees under FLSA section 14(c) will be adjusted at periodic intervals, at least once a year, to reflect changes in the prevailing wage paid to experienced workers employed in the vicinity for essentially the same type of work.
Application Processing

- WHD Wage Specialists review each application for completeness, accuracy, and compliance with the provisions of section 14(c).

- Once the review is complete, a certificate will be issued or denied. If denied, the applicant will be advised.

- Issuance of a certificate is not a statement by the Wage and Hour Division that the employer is in compliance with the provisions of the applicable Acts and does not provide the employer with a good faith defense should violations later be found.
To expedite the certification process, employers should:

- Designate an individual within their organization who understands both the certification and compliance principles of FLSA section 14(c) to oversee the completion and submission of the application.
- Submit a complete, accurate, and timely application that includes all the required supporting documentation.
- Communicate with the WHD Certification Team as needed before, during, and after the submission of the application.
Denial of Application

- A certificate will be denied if the application is incomplete, contains false statements, or does not include the proper supporting documentation and attestations.

- If denied, the applicant will be advised in writing and told the reasons for the denial, as well as the right to petition for review.
Certificate Expiration

- Certificates are issued with both an effective date and an expiration date.
- Certificates, along with the employer’s authorization to pay SMWs, expire on the indicated date unless the employer properly files an application for renewal with the Wage and Hour Division *before* the expiration date.
Certificate Renewal

- Approximately two months before a certificate expires, as a courtesy, WHD will notify the employer that it is time to apply for a new certificate

- Renewal applications are submitted on WH-226 and WH-226A in the same manner as the initial application

- Employer is responsible for filing a proper and timely renewal application
Certificate Revocation

- A certificate may be revoked by the Administrator of WHD for the following reasons:
  - It is found that false statements were made or facts were misrepresented in obtaining the certificate. If this is the case, the certificate may be revoked back to the date of issuance.
  - It is found that the certificate holder violated any of the provisions of the FLSA or the terms of the certificate. If this is the case, the certificate may be revoked back to the date the violations began.
  - It is determined that the certificate is no longer necessary to prevent the curtailment of employment opportunities for workers with disabilities. If this is the case, the certificate will be revoked as of the date of the employer revocation notice.

- A petition for review may be filed with the Administrator within 60 days of the action.
Contact the Certification Team at (312) 596-7195
DETERMINING A SUBMINIMUM WAGE

1) Develop A Job Description
2) Determine The Prevailing Wage
3) Define The Work
4) Establish The Standard
5) Measure The Worker
6) Calculate And Implement Rate Of Pay
Develop a Job Description
Develop a Job Description

- A job description is important when determining the prevailing wage and when setting the standard upon which the subminimum wage will be based.

- A detailed job description should:
  - Define the specific job duties, responsibilities, and tasks.
  - Identify the types of equipment and supplies used to perform the tasks.
  - List the types of skills, education, or experience levels required.
  - Indicate the location and days and times of the week the work will be performed.
  - Define and establish the minimum acceptable levels of quantity (how much production must be accomplished) and quality (how well the job must be performed).
Determine the Prevailing Wage
The Prevailing Wage

A wage paid to an experienced worker who does not have a disability that impairs his/her ability to do the work and who performs essentially the same type of work in the vicinity.

- An experienced worker is a worker who has learned the basic elements or requirements of the work to be performed, ordinarily by completing a probationary or training period.
- Vicinity means the geographic area from which the labor force of the community is drawn.

May not be lower than the federal minimum wage, or where applicable, a higher state minimum wage.
The Prevailing Wage

An employer may determine the prevailing wage for a job by:

- Surveying a representative number of comparable firms in the vicinity that employ primarily workers who do not have disabilities and who perform similar work.
The Prevailing Wage

- Where surveys are not practical, the employer may obtain wage information from other sources such as the Bureau of Labor Statistics or private or State employment services.
  - Employer must document and detail reasons why a survey could not be done.
How to Conduct a Prevailing Wage Survey

- Solicit wage data from comparable businesses in the vicinity, preferably in writing.
- Document and maintain the following information for each survey conducted:
  - Date of contact
  - Name, address, and phone number of firm or other source contacted
  - Name and title of individual contacted at each firm or other source
  - The wage rate information provided and the basis for concluding that each rate submitted was not based upon an entry-level position
  - A description of work for which wage information was collected
- This information must be retained for at least three years.
The Prevailing Wage

Special situations where prevailing wage survey would **not** be required:

- An employer whose workforce primarily consists of workers without disabilities may choose to use its established rate paid to experienced workers.
- A subcontractor may choose to use the wage rate the prime contractor pays experienced workers performing the same work in essentially the same way and with the same type of equipment.
Calculating a Prevailing Wage

<table>
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<tr>
<th>EMPLOYER</th>
<th>NO. OF EMPLOYEES</th>
<th>ENTRY LEVEL WAGE</th>
<th>EXPERIENCED WORKER WAGE</th>
<th>GROSS WAGES</th>
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<tr>
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<td>$10.00</td>
<td>$11.55</td>
<td>$496.65</td>
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<tr>
<td>ABC, Inc.</td>
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<tr>
<td>RST, Ltd.</td>
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<td>$10.95</td>
<td>$240.90</td>
</tr>
<tr>
<td>TOTALS</td>
<td>3</td>
<td>82</td>
<td>33.20</td>
<td>$919.45</td>
</tr>
</tbody>
</table>

**Weighted Average**  
$919.45 / 82 = $11.21280 or $11.22

**Straight Average**  
$33.20 / 3 = $11.06667 or $11.07
Calculating a Prevailing Wage

- Note that in the straight average example, the prevailing wage rate of $11.06667 is rounded up to $11.07 per hour.

- WHD will accept the practice of carrying out computations to the fifth decimal point and then rounding up to the fourth decimal place.
The prevailing wage survey must be conducted prior to paying a subminimum wage.

It must be reviewed and updated at least once a year;

- More frequently when a change in the prevailing wage has most likely occurred, such as when the FLSA minimum wage or a state minimum wage has been increased;

- Although some certificates remain in effect for two years, the prevailing wage surveys must be conducted no less frequently than once a year.
Minimum Wage Increase

Whenever the state or federal minimum wage increases:

• Employers will have to review all prevailing wage rates and

• Employers may have to conduct new prevailing wage surveys OR adjust old prevailing wage rates to accommodate for the increase in the minimum wage
De-Skilling

- De-skilling means arbitrary downward adjustments made in prevailing wage rates to account for differences in duties, methods, equipment and responsibilities between the work of the worker with disabilities and the work of employees who do not have disabilities.

- De-skilling is **NOT** permitted by the Wage & Hour Division.
Define the Work

DEVELOPING A TASK ANALYSIS
Task Analysis

- A task analysis identifies:
  - Tasks and subtasks to be performed
  - Methods and procedures to accomplish task
  - The specific area where the work will be performed
  - Supplies and equipment necessary to perform the work
  - A definite start and stop point for the job/task
  - Environmental considerations
  - Minimum acceptable quality and quantity standards

- The written analysis must match the methods used by the workers to complete the job/task
  - “Standard procedures”
Establish the Standard
Work Measurement

- Determine the time it takes a worker who does not have a disability for the work to perform the job as set out in the task analysis

- Time becomes the “standard” against which the productivity of the worker with a disability is compared to determine the hourly commensurate wage

- The commensurate wage rate will be proportionate to the prevailing wage based on productivity differences

- The employer is responsible for demonstrating the standard has been properly established
Work Measurement

- Must be performed by a qualified, competent worker who does not have a disability for the work being performed and who possesses the necessary skill and training required to perform the job.

- Must be completed at a pace that can be maintained over an entire shift.

- Must make allowance for personal time, fatigue and unavoidable delays if used to set a piece rate.
Work Measurement

- Work measurements must be conducted prior to paying a subminimum wage
  - As long as the job remains the same, new work measurements are not required
  - It is good practice to periodically review and confirm performance standards
Setting the Standard

Employer must use an accepted method of industrial work measurement to determine the standard

- Stopwatch time studies
- Methods-Time Measurement (MTM)
- Modular Arrangement of Predetermined Time Standards (MODAPTS)

The work measurement accurately measures the quality and quantity of the same work when performed by workers who do not have disabilities
Setting the Standard

- Select an individual to conduct the study (the observer)
- Select worker(s) without a disability for the job being measured to be timed (standard setters)
The standard setter must be:

- Allowed to practice the work until he/she is comfortable, familiar and can perform the work without hesitation
- Capable of maintaining a consistent, efficient pace
Setting the Standard

The observer must:

- Assure that the standard setter performs the task exactly as it will be performed by the worker with a disability as specified on the task analysis.
- Compare the standard setter’s actions to the written procedures.
- Structure the study to avoid “lost time” situations.
- Time the standard setter’s work using the same starting and stopping point identified in the task analysis.
The observer must:

- Read the stopwatch and make recordings
- Document the standard measurement (quality and quantity)
  - If the minimum standards are not met, the worker is advised of the shortcoming(s) and the study will resume with the worker performing rework
- Conduct the study three times and determine average time
Work Measurements for Piece Rate

Similar to procedures for hourly wages:

- Need accurate description of work to be performed
- Need to select a standard setter
- Need to conduct a work measurement of individual(s) who do not have disabilities that will evaluate their performance of the work being measured
- Need to consider both quantity and quality of production
Work Measurements for Piece Rate

Different from work measurements for hourly:

- The worker with a disability is not observed/evaluated – only the standard setter
- Standard setter must be measured for a period long enough to ensure pace may be sustained throughout the day
- Must make an allowance for personal time, fatigue, and unavoidable delays (PF&D)
Personal Time, Fatigue and Unavoidable Delays (PF&D)

- PF&D must be taken into consideration when determining piece rates
  - Breaks, cleanup time, unavoidable delay time, fatigue, etc
METHOD 1:
Conduct time studies of the standard setters for 25 minutes, and then multiply the number of completed units by 2

- Averaged results will yield the standard and will include a properly computed 10-minute PF&D

- Verify accurate SMW by multiplying the standard “units per hour” by the established “piece rate” to ensure that the results equal or exceed the full prevailing wage
Measuring PF&D

METHOD 1:

Example

- Prevailing wage = $10.00
- 25 minute time studies resulted in an average of 40 units produced
- Standard = 40 units × 2 = 80 units
- Piece rate = $10.00 ÷ 80 units = $0.13
Measuring PF&D

METHOD 2:
Multiply the standard time by an allowance factor of 1.20* to incorporate a 10-minute PF&D

*Using an allowance factor of 1.1764705 will provide a 9-minute PF&D

- Verify accurate SMW by multiplying the standard “units per hour” by the established “piece rate” to ensure that the results equal or exceed the full prevailing wage
METHOD 2: Example

- Prevailing wage = $10.00; 20 minute time studies resulted in an average of 40 units produced
- Time to produce a single unit = 20 minutes × 60 seconds ÷ 40 units = 30 seconds
- Time with 10-minute PF&D: 30 × 1.20 = 36 seconds/unit
- Standard = 1 hour (3600 seconds) ÷ 36 seconds/unit = 100 units
- Piece rate = $10.00 ÷ 100 units = $0.10
Measuring Hourly Paid Workers
Evaluating Productivity

- Each hourly paid worker with a disability must:
  - be evaluated within the first month of initial employment
  - be evaluated at least every six months thereafter, or whenever there is a change in the methods used or materials used or whenever the worker changes jobs
  - perform the same tasks and use the same equipment as the standard setter

- Evaluation should not be done if:
  - the worker is not familiar with the job
  - the worker is fatigued
  - conditions are different than normal
Rework

- If quality and quantity standards have been met, the time as recorded is then compared to that of the standard setter
  - The percentage yielded is applied to the prevailing wage in order to determine the SMW
- If the minimum standards are not met, the worker is advised of the shortcoming(s) and the study will resume with the worker performing rework
  - The “clock” will be started again and continue while the worker corrects/completes the work to that point where it meets the minimum acceptable standards. The time spent during the initial study and rework are then added together and compared to that of the standard setter
Calculate and Implement the Hourly Commensurate Wage
Calculate Hourly Commensurate Rate

- Evaluate EACH worker’s productivity within first month after employment (or beginning a new job)
- The productivity is compared to the established standard to calculate a percentage
- Prevailing wage is multiplied by worker’s productivity percentage
- The worker’s productivity must be re-evaluated every six months at a minimum
  - Must not be done when worker is fatigued
  - Recommend worker be timed on three different occasions and the results averaged
Recordkeeping, Notification, and Posting Requirements
Records

The following must be maintained:

- Records that document that the workers who are paid SMWs have disabilities that impair their productivity
  - Medical, psychiatric, psychological tests that support nature of disability
- Records that document the accuracy and timeliness of the employer's establishment of prevailing wages
  - Contact between the employer and the businesses surveyed
  - The wage rate information provided by the comparable employers and the basis for concluding that each rate submitted was not based upon an entry-level position
  - A description of work for which wage information was collected
Records

(cont’d)

- Records of the time measurements the employer conducted to establish the standard for each job for which workers with disabilities are paid subminimum wages

- Records of the productivity ratings of the workers with disabilities that document that the ratings were conducted properly and in a timely manner and that employee wages were adjusted accordingly by the end of the next pay period

- Records identifying time spent by employees with disabilities at the employer’s establishment or in transit that are not considered hours worked and not compensable, such as receiving vocational or life skills training, receiving medical treatment, home-to-work travel, and performing simulated work
Each worker with a disability and, when appropriate, the parent or guardian of such a worker, shall be informed orally and in writing by the employer of the terms of the certificate under which such a worker is employed.
Posting Requirements

- FLSA Minimum Wage Poster
- Notice to Workers with Disabilities Paid at SMW
- Family and Medical Leave Act Poster (if covered)
- Notice to Employees Working on Government Contracts (if subject to SCA or PCA)
- Employee Polygraph Protection Act Poster
McNamara-O’Hara Service Contract Act

PREVAILING WAGE AND FRINGE BENEFITS
Interaction with Service Contract Act (SCA)

- SCA allows employers to pay service employees with disabilities a SMW less than the prevailing wage required by the wage determination.

- Employers MUST pay full fringe benefits, or the equivalent cash payment in lieu of providing the benefits.
Interaction with Service Contract Act (SCA)

- FLSA section 6(e) requires prime contractors or subcontractors on SCA contracts to pay all employees employed at an establishment where SCA work is performed - whether covered under the FLSA or not - at least the FLSA MW wage for all hours worked.

- Employers who have obtained a section 14(c) certificate may pay a SMW to SCA service employees and other employees not working on the contract who have disabilities for the work being performed.
Executive Order 13658

ESTABLISHING A MINIMUM WAGE FOR CONTRACTORS
Executive Order 13658

- Establishes a minimum wage to be paid to workers performing on or in connection with a covered contract with the Federal Government
- Workers covered by this Executive Order and due the full Executive Order minimum wage include workers with disabilities whose wages are calculated pursuant to certificates issued under section 14(c)
Certificate holders may continue to pay commensurate wages to workers with disabilities, as permitted by section 14(c), who are employed on or in connection with Executive Order covered contracts only if the commensurate wage rate is higher than the Executive Order minimum wage.
Other staff employed by a certificate holder may also be covered by the Executive Order

- The Executive Order minimum wage protections apply to all workers who directly perform the specific services called for by the contract’s terms.

- The Executive Order minimum wage protections also apply to FLSA-covered employees who are performing work activities that are necessary to the performance of a covered contract but who are not directly engaged in performing the specific services called for by the contract itself if at least 20% of their hours worked in a given workweek are in support of a covered contract.
Executive Order 13658

*Please see the following website for detailed information on Executive Order 13658 and its impact on section 14(c)*

http://www.dol.gov/whd/flsa/eo13658/index.htm
Common Errors To Avoid
Common Errors

- Use of entry level rates or minimum wage for prevailing wage rates
- Failure to conduct prevailing wage survey at a minimum of annually
- Use of behavioral factors to establish hourly commensurate wages for workers with disabilities
- Use of incorrect personal time, fatigue, and unavoidable delays (PF&D) allowance factor in calculating piece rates
Common Errors

(cont’d)

- Improper rounding
- Failure to maintain an accurate task analysis
- Failure to use correct wage determination rate for SCA work classification
- Failure to pay full fringe benefits required by SCA wage determination
- Allowing section 14(c) certificate to expire
Questions?

Visit the WHD homepage at:
http://www.dol.gov/whd

Call the WHD toll-free information and helpline at:
1-866-487-9243

Use the DOL interactive ELAWS system:
http://www.dol.gov/elaws/esa/flsa/14c