WH-347 Form - U.S. Department of Labor Wage and Hour Division Certified Payroll

Supercharged Excel and PDF forms + Instant download and unlimited usage + 68 to 121+ autofill fields In-depth instructions that'll have you doing certified payroll like a PRO in no time!

Click here --> https://www.construction-business-forms.com/cepare1.html

.S. Department of Labor 'age and Hour Division For C	ontractor's Optional Use; see i	PAYROLL nstructions at dol.go	v/agencies/who	Page of I/forms/wh347		
Persons	are not required to respond to the collection	n of information unless it disp	lays a currently valid	OMB control number.	WAGE, AND, HO	OUR DIVISIO ed Dec. 200
AME OF CONTRACTOR OR SUBCONTRACTOR	ADDRESS		•	tion date and you can extend the date again.		1235-000 9/30/202
AYROLL NO FOR WEEK ENDING	PROJECT AND LOCATION	easily edit it si	iouid they e	extend the date again.	ROJECT OR CONTRACT NO.	
68 Fields that	(4) DAY AND DA	TE (5)	(6) (7)	(8)	5	(9)
Autofill! SOCIAL 61 fields on the WH-347	HOURS WORKED EA	CH DAY TO TA	RATE OF PAY GROSS AMOUNT	WITH- HOLDING M FICA TAX	TOTAL OTHER DEDUCTIONS	NET WAGES PAID FOR WEEK
form and 7 fields on the	0					
WH-348 form	0			You'll be a		
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Yellow highlighted	fields			these form	s	
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You get both EXCEL an	d PDF versions	<u> </u>		included.		
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varied completion of Point VPR-341 is optional, it is manufactly for covered contractors and subcontractors and subcontractors and subcontractors and subcontractors performing work on Federally financed or assisted construction contracts to the wages paid each employee during the preceding week.* U.S. Department of Labor (DOL) regulations at 29 C.F.R. § 5.5(a)(3)(ii) require contractors to submit weekly a copy of all payrolls to the Federal agency contracting for or financing the construction project, accompanied by a signed "Statement of Compliance" indicating that the payrolls are correct and complete and that each laborer or mechanic has been paid not less than the proper Davis-Bacon prevailing wage rate for the work performed. DOL and federal contracting agencies receiving this information review the information to determine that employees have received legally required wages and fringe benefits.

Public Burden Statem ent

We estimate that it will take an average of 55 minutes to complete this collection of information, including time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. If you have any comments regarding these estimates or any other aspect of this collection of information, including suggestions for reducing this burden, send them to the Administrator, Wage and Hour Division, U.S. Department of Labor, Room S3502, 200 Constitution Avenue N.W., Washington, D.C. 20210

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ATE	(c) EXCEPTIONS:	
(Name of Signatory Party) (Title) hereby state	EXCEPTION (CRAFT)	EXPLANATION
nereby state That I pay or supervise the payment of the persons employed by		Т
on the		
(Contractor or Subcontractor)		
; that		
(Building or Work)		
ing the payroll period commencing on, and ending on, all persons on said project have been		<u></u> _
d the full weekly wages earned, that no rebates have been or will be made either directly or indirectly to or on behalf		
said employer from the		
weekly wages earned by any person and that no deductions have been made either directly or indirectly from		
full wages earned by any person, other than permissible deductions as defined in Regulations, Part 3		
9 CFR Subtitle A), issued by the Secretary of Labor under the Copeland Act, as amended (48 Stat. 948, 63		
at. 108, 72 Stat. 967; 76 Stat. 357; 40 U.S.C. 3145), and described below:		<u> </u>
		<u>L</u>
		<u>L</u>
(2) That any payrolls otherwise under this contract required to be submitted for the above period are correct		<u> </u>
d complete; that the wage rates for laborers or mechanics contained therein are not less than the applicable wage		
tes contained in any wage determination incorporated into the contract; that the classifications set forth therein for		<u> </u>
ch laborer or mechanic conform with the work he performed.		
(A) The second s		
(3) That any apprentices employed in the above period are duly registered in a bona fide apprenticeship		
ogram registered with a State apprenticeship agency recognized by the Bureau of Apprenticeship and Training,		+
nited States Department of Labor, or if no such recognized agency exists in a State, are registered with the ureau of Apprenticeship and Training, United States Department of Labor.		
read of Apprenticeship and Training, Office States Department of Labor.	REMARKS	
(4) That:	KEIMAKK	
(*) 111 a 1.		
(a) WHERE FRINGE BENEFITS ARE PAID TO APPROVED PLANS, FUNDS, OR PROGRAMS		
In addition to the basic hourly wage rates paid to each laborer or mechanic listed in the above		
referenced payroll, payments of fringe benefits as listed in the contract have been or will be made to		
appropriate programs for the benefit of such employees, except as noted in Section 4(c) below.		
Tr. sp. sp. sp. sp. sp. sp. sp. sp. sp. sp	<u></u>	
(b) WHERE FRINGE BENEFITS ARE PAID IN CASH	NAME & TITLE	SIGNATURE
V		
Each laborer or mechanic listed in the above referenced payroll has been paid, as indicated on the		<u> </u>
payroll, an amount not less than the sum of the applicable basic hourly wage rate plus the amount		
		TATEMENTO MANY OUR POST TUE CONTRA OTOR OR
of the required fringe benefits as listed in the contract, except as noted in Section 4(c) below.	THE WILLFUL FALSIFICATION OF ANY OF THE ABOVE ST SUBCONTRACTOR TO CIVIL OR CRIMINAL PROSECUTION	

12/2023 TheContractorsGroup.com (based on USDOL Wage & Hour Division WH-347)