Section 5.4

CONTRACT WAGE REQUIREMENTS

5.4.1 Purpose

To provide a uniform process for reviewing and processing Contractor payroll submittals, conducting labor interviews, issuing violations and adding wage classifications to the contract, that are requirements on all Federally-funded Construction Contracts over $2,000.00.

5.4.2 Authority

Sections 20.23(3)(a) and 334.048 (3), Florida Statutes (F.S.)

5.4.3 Reference

Required Contract Provisions - Federal Aid Construction Contracts (Form FHWA-1273)
Note: FHWA -1273 was revised May 1, 2012 and this version applies to contracts let after August 10, 2012. Regulated under Title 23 CFR 633.102.

5.4.4 General

The Contractor is required to comply with the “government contract acts”, (Davis Bacon Act, the Copeland Act and the Contract Work Hours and Safety Standards Act (CWHSSA)), which are regulated by the U.S. Department of Labor. The government contract acts regulate payment of wages, record keeping and reporting, and overtime pay respectively. Construction workers shall be paid at rates no less than those prescribed in the wage determinations of the contract. Payrolls and basic records relating thereto shall be maintained by the Contractor/subcontractor during the course of the work and preserved as required. All overtime hours (all those over 40 in a work week) shall be paid at rates no less than 1.5 times the employee’s basic rate of pay. Coverage by these acts will be indicated in the contract by inclusion of Special Provision Sub-article 7-1.1 which invokes the Form FHWA-1273. Florida has a minimum wage law that applies to workers on all Florida Department of Transportation (FDOT) construction projects including those federally funded. On federally-funded construction projects, where the Florida minimum wage is higher than a required minimum rate on a Wage Determination, the Florida minimum wage must be paid. Compliance is enforced on a day-to-day basis by the FDOT, as the contracting agency.
5.4.5 Federal Wage Rate Determination(s) & Poster

(A) Resident Level Responsibilities

The wage determination (including any conformed additional classification(s) and wage rate(s)) and the Davis Bacon Poster (WH-1321) shall be posted at all times by the contractor, at the site of the work in a prominent and accessible place, where it can be easily seen by the workers. The Additional Federal Wage Rate Decision Form No. 700-010-67 is provided to make posting, of conformances on the project bulletin board easier. A copy of the appropriate determination(s) is provided in the contract. The poster can be obtained from the Department’s website. The poster is also available from the FDOT Equal Opportunity Office (EEO) website. And the wage determinations can be obtained from the USDOL “Wage Determinations OnLine.gov” site.

The prime Contractor is required to post the applicable wage determination(s) on the job site bulletin board. This is the wage determination(s) in the contract, unless an amendment has been made to the contract. Amendments are sometimes made because the award date exceeds 90 days past the letting.

5.4.6 Payroll Requirements

(A) Resident Level Responsibilities

Each Contractor shall furnish an original certified payroll in accordance with the specifications in 4-1 of the FDOT Standard Specifications for Road and Bridge Construction. Digital certificates used to sign payroll documents must be acquired from one of the approved digital certificate authorities approved by the Department and be of a National Institute of Standards and Technology (NIST) assurance level of three (3) or higher. The submittal will be digitally signed and submitted, to the Resident Engineer (or their designee) for wages paid each of its employees (including apprentices, trainees, watchmen and guards engaged in work during the preceding weekly payroll period), each week in which any contract work is performed. The Contractor is also responsible for submitting the payrolls for all subcontractors. The payrolls submitted shall state accurately and completely the information required. All payroll records submitted shall contain the employee’s name, the employee’s id number (applies to contracts let 2009 or later), correct work classification(s), and hourly rate(s) of wages paid including any fringe benefits (as set forth in Section 1(6)2(b) of the Davis-Bacon Act), daily and weekly number of hours worked on the project, gross wages on the project and all projects, the amount and purpose of each deduction(s) made, and actual net wages paid. All
employee deductions must be shown on each payroll, or submitted on supplemental data attached to the payroll, specifying the purpose and amount of each deduction. The prime Contractor is responsible for the submission of certified payrolls by all subcontractors. The payrolls are due within seven (7) days of the regular payment date of the payroll. On contracts let before January 19, 2009, the employee’s address should be reported and the employee’s social security number would be used for the employee identification.

On all contracts, the contractor and subcontractor shall maintain records that document the full social security number, race, gender and current address of each covered worker and shall provide these records upon request to the Department. It is not a contract violation for the prime contractor to require the subcontractor to provide employee information such as race, gender, addresses and social security numbers to the prime for their records. *(See FHWA 1273 Section IV 3(b)).*

Payrolls shall be checked for completeness and accuracy. Whiteouts are not acceptable. Corrections may be struck through and initialed by the person authorized to make changes to the payroll. Though it is not possible to check every entry on every payroll, the following minimums shall be adhered to for guidelines; and additional checks may be required if deemed necessary. The first payroll each Contractor/subcontractor submits on the project shall be checked completely for, but not limited to, errors, omissions, misclassifications, unauthorized deductions, or inadequate pay. Thereafter, spot checks shall be made at no less than 1 in every 10 entries on payrolls. The entries checked will be checked off or initialed by the Resident Compliance Specialist (RCS) to signify and acknowledge the entry verification. Then either the first page or the Statement of Compliance of every payroll should be stamped or signed by the reviewer including the date of review. This process is done electronically. Upon satisfaction by the RCS, of the accuracy of payrolls submitted by an individual Contractor, and upon approval of the District Contract Compliance Manager (DCCM) or their designated representative, the minimum checking requirements may be lessened.

### 5.4.7 Statement of Compliance

**(A) Resident Level Responsibilities**

Each payroll submitted shall be accompanied by a *Payroll Form WH-347 or Form No. 700-010-69* (or an equivalent document containing all of the information required by the USDOL), digitally signed by the Contractor or subcontractor, or his/her agent who pays or supervises the payment of the persons employed under the contract, and must certify the following:

1. The payroll for the pay period contains the information required and that such
information is correct and complete. That such laborer(s) or mechanic(s) (including apprentices and trainees) employed on the contract during the payroll period have been paid the full wages earned and that no deductions, directly or indirectly have been made other than those permissible.

(2) All payrolls under this contract required to be submitted for the payroll period are correct and complete and that each laborer or mechanic has been paid no less than the applicable wage rates for the classification of work performed, as specified in the applicable wage rate determination incorporated into the contract.

(3) Apprentices employed in the pay period are registered in a bona fide apprenticeship program registered with the State. And in addition to the basic hourly wage, fringe benefits are either paid into approved plans, funds or programs or are paid in cash to the employee.

**Payroll Forms** shall be furnished by all Contractors/subcontractors working on Federal Aid Projects. This form must be furnished when the Contractor/subcontractor begins work and is required to be submitted to the Resident Engineer (or their designee) each week thereafter with respect to the wages paid to each employee.

Photocopies or “pdf” copies of the “Statement of Compliance”, faxed “Statements of Compliance”, or an electronically scanned “Statement of Compliance” e-mailed to an agency do not satisfy the requirement that each “Statement of Compliance” be: “signed by the contractor or subcontractor or his or her agent who pays or supervises the payment of the persons employed under the contract.”

However, WHD affirms that the use of digital signatures is sufficient for compliance purposes, and electronic submission of certified payrolls is required by the Department.

**5.4.8 Notification of Payroll Violation**

(A) **Resident Level Responsibilities**

A Notification of Payroll Violation, Form No. 700-010-59, detailing the type of violation and requesting correction or clarification shall be issued by the Resident Engineer (or their designee) when it is determined that certified payrolls contain errors, or that required wage/payroll information is omitted or erroneous. Phone calls shall not be placed in lieu of issuance of this form; however, phone calls should be used to obtain clarification in making a determination on whether information is omitted or erroneous. The violation shall be recorded in the Construction Automated Reporting System (CARS) in the Classification Request Manager & Payroll Violations Module.
The prime contractor is responsible for obtaining and forwarding to the RCS all documentation and records required to satisfactorily resolve all notices of noncompliance and payroll violations issued for their own workforce, their subcontractors, temporary employment agencies, and rental agreements with operators.

See **Guidance document 5.4.C** for examples of payroll violations which may help you discern which code violation to use.

Payroll violations are identified by a code number. The codes range from 1-7 and some are considered more severe than others.

### Table 5.4.1
**PAYROLL VIOLATION CODES**

<table>
<thead>
<tr>
<th>CODE</th>
<th>DESCRIPTION</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Time and one-half rates were not paid for work performed in excess of 40 hours.</td>
</tr>
<tr>
<td>3</td>
<td>Improper classification of employees.</td>
</tr>
<tr>
<td>4</td>
<td>Hourly rate paid is less than minimum authorized wage rate for classification of work shown and included in the construction contract.</td>
</tr>
<tr>
<td>5</td>
<td>Certified payroll contains mathematical errors that indicate payment made to the employee violated federal labor or contract provisions.</td>
</tr>
<tr>
<td>6</td>
<td>Unauthorized payroll deductions.</td>
</tr>
<tr>
<td>7</td>
<td>Other violation not listed above.</td>
</tr>
</tbody>
</table>

If the violation indicated is a Code 1, a violation penalty of $10.00 per day is assessed plus additional gross wages due. The RCS will email copies of the **Notification of Payroll Violation, Form No. 700-010-59** as well as copies of the cited payroll as follows. The RCS will take the following action for Code 1 violations:

1. Review the violation(s) and prepare a letter for the Resident Engineer’s signature and send a letter by Email, Return Receipt Requested, (See **Guidance Document 5-4-A** for this section), to the prime Contractor. The letter shall identify the violation(s) and dollar amount of wages owed, and requesting that supplemental payrolls, canceled payroll checks or some other proof or evidence that restitution has been made to the employee, and an explanation
regarding the cause for noncompliance be furnished to the RCS. The labor violation Notification of Payroll Violation Form No 700-010-59 and the Labor Overtime Violation Withholding/Release, Form No. 700-010-54 shall be attached thereto. Copies of these documents shall be distributed electronically to District Final Estimates Office, District Compliance Office, and District Construction Engineer.

(2) Upon receipt and subsequent review of the certified supplemental payroll, and an approved method of evidence of payment and an explanation provided by the Contractor, the RCS will prepare a letter for the Resident Engineer’s signature and send a letter electronically (See Guidance Document 5-4-B for this section) to District Final Estimates Office recommending a course of action for the disposition of the monies withheld. Copies of this distribution shall be made to the District Compliance Office and District Construction Engineer.

(3) Following the District’s recommendation for the final disposition of the Contractor’s monies withheld, the RCS shall prepare a letter for the Resident Engineer’s signature and send another Labor Overtime Violation Withholding/Release letter indicating the required action electronically to the District Compliance Office.

(4) The Resident Engineer shall notify the prime Contractor electronically in writing of the final disposition of the violation monies withheld and a copy of this notification shall be forwarded to the District Construction Engineer’s Office that issued the violation.

The prime Contractor is responsible for obtaining and forwarding to the RCS, all documentation and records required to satisfactorily resolve Code 1 violations issued for contract work performed by their subcontractors or under rental agreements. In the event that resolution could not be met between the Department and the Contractor the Payroll Violation will be forwarded to FHWA for a decision from the Division Administrator of FHWA or his designee. This decision is final and binding on the Department and the Contractor, subject to the contractor’s appeal as set forth below. Therefore, the total amount of additional wages due and penalties have been withheld from progress or final payment on this contract pending final determination by the FHWA and or appeal by the Contractor.

Any appeal from the finding of fact and determinations of the FHWA must be filed within 60 days from the date of the withholding of funds on this contract. The 60 days begins with the date on which this formal notice of the withholding of funds is received by the
contractor by email (return receipt requested). The aggrieved Contractor or Sub-contractor shall have the right of appeal to the Federal Highway Administrator, the Secretary of Labor, and/or the Court of Claims. Such appeals must be submitted through the Department who will make proper distribution.

If the violation indicated is a Code 3, 4, or 5, the Contractor must furnish to the Resident Engineer’s Office, within 20 days, a Certified Supplemental Payroll showing the payment(s) made as restitution along with proof of pay. Proof of pay can be in the form of either a copy of the pay warrant, canceled check(s), an electronic statement of deposit to the employee’s account, pay stub or an affidavit stating payment by the contractor with the affected employee’s signature, as evidence that the restitution has been made. The date the Payroll Violation is received by the prime contractor is counted as day one (1) of the twenty (20) calendar day resolution period.

If the review of the certified supplemental payroll by the RCS substantiates that the cited violation has been corrected, the Contractor will be considered to be in compliance and no further action is required. Comments shall be entered into the Payroll Violations Module reflecting that corrections have been satisfied.

If a certified supplemental payroll is required and is not received within the (20) twenty days allotted, or is received and does not satisfy the infraction, then a Performance Deficiency Letter is issued to the contractor and withholding of the progress pay as outlined in Section 5.4.10(1) shall be exercised.

If the violation identified is a Code 6, the Contractor must furnish a certified supplemental payroll to the RCS, within 20 days and the disposition of the violation will be the same as specified above for Code 3, 4, and 5.

If the violation identified is a Code 7, the corrective action, documentation and time restraints afforded for corrective action shall be specified in the comments section on the Notification of Payroll Violation.

If the corrective documentation received substantiates that the error cited has been corrected and this documentation was made available for review in the allotted time frame, the Payroll Violations Module shall be updated to reflect this and no further action is required.

If the corrective action does not satisfy the violation cited, then withholding of the progress payment as outlined in Section 5.4.10(1) shall be exercised. The DCCM shall insure that all wage violations are entered into the Payroll Violations Module found in the Construction Automated Reporting System (CARS).
All information entered into the **Payroll Violation Module** shall be input by personnel selected and assigned by the Resident Engineer or their designee. A current listing of these people shall be maintained by the DCE’s Office. Access to this program is granted by the State Construction Office Systems Support.

The DCCM shall provide instructions for entering data into the **Payroll Violation Module** to all personnel assigned this task.

Violation Types are explained on the **Notification of Payroll Violation, Form No. 700-010-59**.

### 5.4.9 Additional Notes on Violations

**(A) Resident Level Responsibilities**

(1) Violations requesting certified supplemental payrolls under violation Codes 3 through 7 will be forwarded electronically as indicated:

   (A) Original - Sent to the prime Contractor

   (B) Retain a copy in the project file with a copy of the cited payroll attached.

   (C) Forward a copy of the violation to the DCCM

   (D) Forward a copy of violation to the subcontractor if the violation is issued to subcontractor

(2) When a violation is discovered in reviewing a payroll it is essential that a **Notification of Payroll Violation, Form No. 700-010-59**, be issued in each instance (Code 1 through 7) in order that frequency of violations can be monitored. Violations are monitored by the State Construction Office (SCO) as follows:

   (A) Wage violations are monitored through the Payroll Violations Module. Contractors with excessive violations are required to submit a written plan that demonstrates how they intend to eliminate their payroll violations and those of their subcontractors.

   The Contractor's wage violations are then monitored by the SCO for one (1) year.
Labor regulation compliance should be outlined at the preconstruction conference. The requirements as related to submittal of payroll and weekly statements, as well as withholding of progress estimate until cited infractions have been satisfied, shall be emphasized.

5.4.10 Request for Additional Wage Classifications

(A) Resident Level Responsibilities

The Additional Classification Request shall be submitted by the prime Contractor when a work craft is required but not included in the Federal Wage Rate Determination(s) that are prescribed in the contract. The request shall be submitted in the Classification Request Manager (WRD); which is the system for managing additional classification request. This application allows request to be submitted through an Internet Subscriber Account by the Prime Contractor. The system creates Form No. 700-010-07 (Additional Classification Request Form) and forwards the populated form to the Wage and Hour Division of USDOL electronically. If an additional classification request is made, the Contractor may pay the employee at least the minimum amount requested on the request document until a response is received from the USDOL. The contractor will then be given 20 days from the date of notification from FDOT to make retroactive pay adjustments if needed for the conformed classification.

To submit an additional classification request, the prime contractor should follow the directions in the Classification Request Manager User Guide found on the Construction Website. The DCCM or their designee in each district will evaluate the request and the system will issue the contractor a copy of the decision whether it is rejected and returned to the contractor for amendment or validated and sent to the USDOL for conformance. A wage determination may contain two separate requirements for any individual classification, an “hourly rate” and a “fringe benefit” the sum of which is the prevailing wage for the classification. A contractor is required to pay overtime (time and a half) on the hourly rate but is only required to pay straight time on fringes. This needs to be calculated when doing reimbursements for retroactive pay.

5.4.11 Failure to Submit Required Records

(A) Resident Level Responsibilities

If the Contractor or subcontractor fails to submit the required records or does not make the records available to the afore mentioned agencies, these agencies may, after written notice to the Contractor, take such actions as may be necessary to cause the suspension
of any further payment, advance or guarantee of funds. Furthermore, failure to submit
the required records upon request or to make the records available may be grounds for
debarment action.

When a Contractor/subcontractor fails to comply with contract requirements for submittal
of payrolls, any required information or forms, corrected payrolls, etc., and continues to
ignore requests for compliance, the District is authorized to take the following action:

(1) With the authorization of the DCE, and consultation with the DCCM, the Resident
Engineer may withhold payment of the monthly progress estimate. The Resident
Engineer may withhold the subcontractor’s pro-rate share of the monthly progress
estimate in the event a subcontractor fails to comply with contract requirements.
Subsequent noncompliance on the part of the subcontractor may result in
withholding the entire payment to the Contractor of the monthly progress estimate.

(2) The Resident Engineer shall notify the Contractor in writing of the intent to withhold
payment in advance of this action. The notification shall include the following:

(a) Specific reasons for withholding payment.

(b) Specific actions required by the Contractor/subcontractor to gain release of
payment.

(3) The Resident Engineer shall provide copies of this notification to the Director,
Office of Construction and the District Contract Compliance Office.

(4) The Resident Engineer’s Office shall prepare the work sheet for the progress
estimate to be withheld along with other estimates, and forward it to the District
Office for processing.

(5) After processing, the DCE shall hold the progress estimate until notified by the
Resident Engineer that the Contractor/subcontractor is back in compliance.

5.4.12 Employee Interview Report – Labor Compliance

(A) Resident Level Responsibilities

The Contractor shall allow authorized representatives of the Department, FHWA, and/or
the Department of Labor access to their employees on the project, and shall permit such
representatives to interview employees on the job during working hours. The Department
has an Employee Interview Report – Labor Compliance, Form No. 700-010-63, which
is to be completed by the Resident Engineer’s Office per the instructions on the form.

**Note:** This form shall be kept in a separate confidential file and not with the rest of the project files.

The number of required Labor/EEO interviews shall be based on the dollar amount of the contract. The RCS will ensure that the required minimum number of interviews, are completed each month as shown in the following **Table 5.4.2:**

<table>
<thead>
<tr>
<th>Original Contract Amount</th>
<th>Minimum Number of Interviews</th>
</tr>
</thead>
<tbody>
<tr>
<td>Under $1,000,000</td>
<td>2</td>
</tr>
<tr>
<td>Over $1,000,000 - $3,000,000</td>
<td>3</td>
</tr>
<tr>
<td>Over $3,000,000 - $5,000,000</td>
<td>4</td>
</tr>
<tr>
<td>Over $5,000,000 - $10,000,000</td>
<td>5</td>
</tr>
<tr>
<td>Over $10,000,000 - $15,000,000</td>
<td>6</td>
</tr>
<tr>
<td>Over $15,000,000 - $20,000,000</td>
<td>7</td>
</tr>
<tr>
<td>Over $20,000,000 - *</td>
<td>*</td>
</tr>
</tbody>
</table>

* For original contract dollars greater than $20 million, the minimum number of interviews will be determined on the vertical axis of the graph. The number of interviews for each range is depicted below the range. Any contracts over $500 million, the Director of Construction will determine the number of interviews to be conducted.
(1) When the interviewer has a reasonable basis to believe the Contractor and/or subcontractor may not be in compliance with the provisions of the Davis-Bacon Act, a copy of the employee’s paycheck shall be secured and the pay rate checked against certified payroll.

(2) The date and action(s) taken to resolve any discrepancies or violations, determined as a result of the interview, shall be indicated in the space provided on the report. The employee being interviewed must sign the report.

(3) A cross section of employees shall be interviewed if possible. Examples of this would be minorities, non-minorities, skilled, unskilled, trainees and foremen.

5.4.13 Retention of Payroll Records

(A) Resident Level Responsibilities

Both FDOT and the Contractor have retention responsibilities for payroll records. Payrolls
and basic records, relating to payrolls shall be maintained by the prime contractor, during the course of the work, and preserved for a period of three (3) years from the date of completion of the project. These records are required to be available for inspection, copying, or transcription, by FDOT, FHWA, USDOL, or authorized representatives. These provisions are governed under 29 CFR part 5.5 and FHWA 1273, section IV.

Payrolls submitted by the Contractor to the Department and associated payroll records shall be maintained by the Department's representative during the duration of the contract. After final payment to the Contractor is made, the payroll records if they have not already been entered into the Electronic Data Management System (EDMS) will be entered and will remain there until all state and federal retention requirements have been met. Any other records that must be boxed and submitted to FDOT Central Office Records Center will follow provisions governed under FDOT procedure, Records Management Topic No. 050-020-025.

5.4.14 Wage Surveys

(A) Resident Level Responsibilities

Wage surveys will be conducted when the US Department of Labor (USDOL) initiates them and commits to publishing new wage determinations from the surveys. USDOL will outline the time for which survey data will be collected, which is usually for a year's time period. The Prevailing Wage Rate Coordinator, along with the District Compliance personnel, will encourage Contractor participation by means of announcements and workshops in the districts and communication through the Contractor's associations. The points will be stressed that (1) the results of the survey's accuracy are determined by the amount of participation (poor participation creates erratic rates in the wage determinations) (2) once the survey is done, rates will be in effect for at least the next three years and (3) if voluntary participation is not successful the Department will have no choice but to return to a contract requirement method of collecting data. USDOL will provide the forms and assemble the data when collected. An instruction booklet will be created and distributed to help guide Contractors and Department personnel through the survey process.
EMAIL
RETURN RECEIPT REQUESTED

RE: Financial Project ID:______________________
FAP No.:______________________
County:______________________

Dear Mr./Ms. ____________________

Enclosed is a copy of Form No. 700-010-59 listing the payroll violation(s) of Section IV of the “Required Contract Provisions - Federal Aid Construction Contracts” (FHWA-1273) which is included in the contract for the above referenced project. The payroll violations involved were disclosed by examination of the payroll listing(s) for the payroll period ending ________________.

A total of $________ in additional wage is due, in accordance with Section IV of the aforementioned contract provisions, liquidated damages can be assessed if this noncompliance is not resolved by the close of business on ________________. If liquidated damages are assessed, the appropriate amount will be withheld by the Department of Transportation and deducted from the payment due on the next Progress Estimate.

Please forward directly to this office, email a Certified Supplemental Payrolls and canceled payroll checks or some other proof or evidence that restitution has been made to the employee indicating that corrective action has been taken in regard to this citation.

In addition to the above, we ask that you furnish this office with an explanation of the facts surrounding this underpayment. This information will be utilized in preparing a recommendation as to whether the liquidated damages should be retained or remitted.

We urge you to re-examine your payroll procedures and take appropriate action to prevent recurrence of similar violations.

Sincerely,

Resident Engineer

cc: District Final Estimates Office
    District Compliance Office
    District Construction Engineer
GUIDANCE DOCUMENT 5-4-B

(SAMPLE LETTER)

Date

District Final Estimates Office

Attention: __________________________

RE:  Financial Project ID: __________________________
     FAP No.: __________________________
     County: __________________________

Dear Mr./Ms. __________________:

You received a copy of our letter, dated ________________ to the Contractor for the above referenced project, whereby the Contractor was notified of a violation of Section IV of the “Required Contract Provisions - Federal Aid Construction Contracts” (FHWA -1273).

As a result of this violation, $_________ in additional wages due and $ _____ in assessed liquidated damages were withheld from payment due on the progress estimate.

In response to our notification, the Contractor submitted certified supplemental payrolls indicating that corrective action has been taken in regard to the violations. The Contractor also explained the circumstances surrounding the violations.

The District Construction Office has reviewed the supplemental payrolls and is of the opinion that the affected employees have been properly compensated. Therefore, by copy of this letter, we are requesting that you release the $ _________ being withheld as unpaid wages.

The District Construction Office is also of the opinion that the violations were caused inadvertently. We therefore recommend that the $ _______ being withheld as liquidated damages be released.

Sincerely,

Resident Engineer

cc:
District Compliance Office
District Construction Engineer
GUIDANCE DOCUMENT 5-4-C

(Examples of Code Violations)

Code 1

A code 1 violation is issued when the contractor paid the employee straight time for all time worked on the project. This would include all hours over 40 where the employee should have been paid time and one-half.

- For example: If an employee’s base rate of pay is $15/hour and he/she worked 50 hours, and the contractor paid them $15/hour for the entire 50 hours, when payment should have been made at 40 hours @ $15/hour and 10 hours @ $22.50/hour for a total of $825.

Code 3

A code 3 violation is issued when the contractor paid the employee under a classification which the employee did not work or paid him under a classification even when he worked under a different higher classification all or part of the time. If the contractor chooses to carry the employee in the highest classification that he/she works, for the entire pay period then that is OK, but if an employee works in a higher classification than what he is listed, then a payroll violation has occurred, regardless of whether the employee is paid enough to cover that classification or not.

Code 4

A code 4 violation is issued when the contractor is paying an employee less than the approved rate on the wage classification for the type of work the employee is doing. It could also result from using the wrong general wage decision. If the wrong numbers were inadvertently applied to the contract from a wrong general wage decision then wages would be off for certain classifications if not all.

Code 5

A code 5 violation is issued when mathematical errors on the certified payroll indicate that the payment made to an employee violated federal labor laws and/or contract provisions. This could be a simple mathematical error, applied by human input and resulted in the wage of an employee not being calculated properly. An example would be if the employee was inadvertently paid for 4 hours instead of 14 hours in a certain classification.

Code 6
A code 6 violation is issued when deductions made to an employee’s paycheck were not previously approved, either by the USDOL if that applies or by the employee for deductions that are more personal in nature.

Code 7

An employee that was interviewed on the job does not show up on payroll for the date that he/she was interviewed. (A discrepancy has occurred with the Employee interview and the Payroll). Any violation that is not listed above.