November 5, 2001

IMPORTANT NOTICE TO AWARDING BODIES AND OTHER INTERESTED PARTIES CONCERNING THE NEW AMENDMENTS TO LABOR CODE SECTION 1720(a)

The passage of Senate Bill 975 (Chapter 938), effective January 1, 2002, codifies existing Department of Industrial Relations’ administrative decisions on appeal and determinations regarding the above referenced statute. This statute, among other things, also expands the definition of “public funds” for purposes of the Prevailing Wage Law and adds “installation” to the definition of construction. Chapter 938 also provides for certain specified exemptions to the new definition of “public funds.”

In accordance with SB 975, its terms will be strictly enforced for all public works projects advertised for bids on or after January 1, 2002, except for those projects that would have been covered under the Department's public works coverage determinations or decisions on appeal made precedential prior January 1, 2002, in which case there is an independent basis for enforcement of projects advertised for bid prior to January 1, 2002.
February 8, 2002

IMPORTANT NOTICE TO AWARDING BODIES AND OTHER INTERESTED PARTIES
CONCERNING INSPECTION AND SOILS AND MATERIALS TESTING

Dear Public Official/Other Interested Party:

This notice provides clarification to many questions from the public regarding the scope of work of the testing and inspection determinations. In addition, it answers many questions from the public regarding work performed by architects and engineers.

Attached please find letters from Operating Engineers Local Union No. 3 dated February 4, 2002, and Operating Engineers Local Union No. 12 dated December 6, 2001, clarifying the scope of work for the following determinations:

SOUTHERN CALIFORNIA
BUILDING/CONSTRUCTION INSPECTOR AND FIELD SOILS AND MATERIAL TESTER, page 10E

SAN DIEGO COUNTY
BUILDING CONSTRUCTION INSPECTOR AND FIELD SOILS AND MATERIAL TESTER, page 27C

NORTHERN CALIFORNIA
OPERATING ENGINEER (Heavy and Highway Work): Group 6 (Soils and Materials Tester), page 39
OPERATING ENGINEER (Building Construction): Group 6 (Soils and Materials Tester), page 40A

Scope of work for each of these classifications has been posted on the Internet at http://www.dir.ca.gov/DLSR/PWD. This information may also be requested from the Division of Labor Statistics and Research, Prevailing Wage Unit by calling (415) 703-4774, by faxing a request to (415) 703-4771 or by writing to:

California Department of Industrial Relations
Division of Labor Statistics and Research
Prevailing Wage Unit
P.O. Box 420603
San Francisco, CA 94142

When referring to questions 7 and 8 in the letters from Operating Engineers Local No. 3 and Local No. 12 respectively, please note that testing and inspection is covered at off-site manufacturing and/or fabrication facilities only if the off-site facility is determined covered under prevailing wage laws. If there are any questions pertaining to this area please contact the Division of Labor Statistics and Research at the above address. Please include all relevant documents including but not limited to the contract, financial documents, plans, specifications, as well as contact information for the Awarding Body.

Please refer to an Important Notice dated December 29, 2000 for additional information pertaining to testing, inspection, and field surveying.

Sincerely,

Chuck Cake
Chief Deputy Director
IMPORTANT NOTICE TO AWARDING BODIES
AND OTHER INTERESTED PARTIES
REGARDING MODIFICATIONS OF THE PREDETERMINED INCREASES
IN THE DIRECTOR'S GENERAL PREVAILING WAGE DETERMINATIONS

Dear Public Official/ Other Interested Parties:

The following is the modification of the predetermined increases for the following craft and classifications listed below:

**CRAFT:** Electrician
**CLASSIFICATION(S):** Sound Installer (All Shifts) and Sound Technician (All Shifts)
**LOCALITY:** Kern County
**DETERMINATION:** KER-2012-1 and KER-2012-2

The effective dates for the predetermined wage increases applicable to the classification(s) listed above have been **modified** as follows:

Instead of December 1, 2013, the new effective date is November 25, 2013.

Instead of June 1, 2014, the new effective date is May 26, 2014.

With the exception of the modifications stated above, predetermined increases, wage rates, and other conditions found in the above referenced prevailing wage determinations remain unchanged.
February 4, 2002

Ms. Maria Y. Robbins, Deputy Chief  
California State Department of Industrial Relations  
Division of Labor Statistics and Research  
455 Golden Gate Avenue, 8th Floor  
San Francisco, CA 94102

RE: Prevailing Wage Determination - Soils and Materials Tester (SMT) On Site

Dear Ms. Robbins:

Please find enclosed the response of Operating Engineers Local Union No. 3 in support of a Prevailing Wage Determination for a Soils and Materials Tester as set forth in the Master Construction Agreement for Northern California.

The data enclosed, we believe, justifies and establishes the Scope of Work Conforming to SB1999 for a Soils and Materials Tester performing on-site work in Northern California.

We respectfully request that a conclusive determination be made that the wage rates and fringe benefit rates applicable to this classification are the prevailing wage for this type of work within the geographical jurisdiction established in the Master Agreement and are consistent with the requirements of SB1999.

Your continuing assistance is appreciated. If there are any further questions, do not hesitate to contact myself or Dean Dye at 510/748-7400.

Sincerely,

Robert E. Clark,  
Director/Contracts Department

cc: Don Doser, Local 3 Business Manager  
Dean Dye, Director - Testing & Inspection Division  
and Technical Engineers Division
1. Summarize the intent of the coverage of the SMT classification in your No. CA Master Agreement, which serves as the basis for the prevailing wage determination.

All visual, physical and non-destructive testing that is done at a jobsite, on-site lab, fabrication site (yard), or off-site lab used exclusively for covered work.

2. Define the following and indicate if done by the SMT classification:

   a) Magnetic particle testing -- used for welding, laminations and other steel inspections; done by SMT
   b) Non-destructive inspection -- used for welding, laminations and other steel inspections; done by SMT
   c) Ultrasonic testing -- used for welding, laminations and other steel inspections; done by SMT
   d) Keying -- excavation at the toe of a slope; done by equipment operator
   e) Benching -- process of removing noncompacted or “soft” soil in order to properly place the compacted soil on unyielding materials; done by equipment operator
   f) Scarifying -- process of ripping or otherwise preparing the existing surface; done by equipment operator
   g) “Rolling of slopes” -- process of compacting the slope to the required density (also called “back rolling”); done by equipment operator
   h) One-pointer -- test made to roughly determine the weight and maximum density of the soil being used as fill material; done by SMT
   i) “Correction for rock” -- used during a compaction test to mathematically remove all oversize rock from the equation; done by SMT

3. Does lab work fall within the jurisdiction of the SMT? Does the on/off site location of the lab make a difference?

Lab work done offsite normally does not fall under the Construction Inspectors jurisdiction. If a field lab is set up at the project site in the field, it then falls under the Construction Inspectors jurisdiction.

4. What is the civil engineer’s job when working with the SMT? Is the civil engineer covered under the scope of the SMT sections of the collective bargaining agreement (CBA)?

A Civil Engineer generally provides direction, plan interpretation and engineering type decisions. They may be either on- or off-site (depends on the nature of the project). They generally do not do the Construction Inspector type work; but if they do, then it is covered work.
5. The MLA (p.5) lists employees excluded from coverage. Does this imply that engineers and architects, project managers, off-site laboratory workers are excluded?

Engineers, Architects, Project Managers, off-site Lab Workers, as long as they do not perform the Construction Inspector work, would not be covered.

6. Some signatories perform mechanical & electrical inspections. Are these jobs covered under the Operating Engineers Agreement? If so, how is work performed?

We (OE3) consider Mechanical Inspectors to be covered by our CBA, therefore the prevailing wage (at the SMT rate) would be paid. Electrical should be covered work by the electrical craft.

7. Regarding manufacturing sites, if inspectors visit plants, is that inspection of the plant and its processes covered under the Agreement, is that the intent of SB1999?

Steel fab shops, concrete and asphalt batch plants, prestressed yard and fabrication shop, etc. (such as those for piles & girders, gullam beams) is covered work under the intent of SB1999, including mechanical and electric.

8. Are the following inspectors included in the scope of the agreement: Geotechnical, Concrete, Painting, Steel and Electrical?

Concrete, Steel, Painting and Electrical Inspectors are covered work. Also Inspectors such as Roofing, Mechanical (HVAC), Suspended Ceiling, Plumbing, Geotechnical (unless registered Geologists/Engineer is specifically required by the plans & specs) Masonry, Fireproofing, Gullam beams, Shotcrete, etc. In essence all inspection as required by the Uniform Building Code (UBC) is considered covered work.

9. Is visual observation inspection covered? For example: Using tape measures…

The Construction/Special Inspector shall observe the work for conformance…….” is part of the UBC requirements. The majority of inspection work is visually by nature. Slump of concrete, length of weld, depth of footings, pile caps, width of footings, pile caps etc. are but a short list of work that a Construction Inspector would use a tape measure for.

10. What is the difference between a Geotechnical Inspector and a Geotechnical Engineer? Are they covered under the Operating Engineer Agreement?

A Geotechnical Engineer normally would be a registered person with a college degree. They may be a Geologist/Engineer in training also. Geotechnical Engineer performs/supervises the analyses, design and documents preparation associated with the geotechnical aspects of the project. They would not normally be covered, unless doing Construction Inspector work.

A Geotechnical Inspector ascertains through inspection and/or testing that the Geotechnical Engineer’s requirements/recommendations are complied with. A Geotechnical Inspector would normally be covered.

11. Is a Project Manager whose duties include weekly meetings, approving, contracts, managing engineers, managing subcontracts and preparing monthly reports be covered under the CBA?

A Project Manager, (who would normally not be doing construction inspection work) would not be covered.
12. Is a Resident Engineer whose duties include logging correspondence amongst contractors and subcontractors, performing soil, concrete, masonry, and HVAC tests, and acting as a liaison between contractors and engineers be covered?

   Resident Engineers, normally a professional registered person is not covered unless doing Construction Inspector work (such as performing soils, concrete, masonry & HVAC tests).

13. Is the SMT an apprenticeable classification?

   Yes.

14. Is inspection of bridges and piers covered under the SMT classification under Operating Engineers Local #3’s agreement?

   Yes.

The following, in addition to the above, are also considered covered inspection work: high strength bolting; shearwall & diaphragms; metal connectors, anchors or fasteners for wood construction; piling; drilled piers; caissons; bolts installed in concrete; post tensioning steel; pre-stressed steel. Also includes, but not limited to, underground construction (sewers, gas lines, drainage devices, water lines, backfilling, welding, bedding). SMT rates apply.
December 6, 2001

Via Fax & U.S. Postal Service
Maria Y. Robbins, Deputy Chief
State of California Department of Industrial Relations
Division of Labor Statistics & Research
455 Golden Gate Avenue, Eighth Floor
San Francisco, CA 94102

Re: Building Construction Inspector (BCI) and Field Soils and Material Tester (FSMT) Classifications

Dear Ms. Robbins:

Pursuant to your request for clarification contained in your November 20, 2001 correspondence we submit the following:

1. What is the difference between the Building Construction Inspector (BCI) and the Field Soils and Materials Tester (FSMT) classifications? There appears to be some overlap of duties. Could you summarize the intent of the coverage between Southern California Contractors Association, Inc. and the International Union of Operating Engineers Local No. 12, which serves as the basis for the prevailing wage determination?

As stated in our June 5, 2001 correspondence to your office, a Building Construction Inspector (BCI) is a licensed inspector who generally works under the direction of a registered civil engineer. The BCI is used when higher stresses are involved, e.g., welding, reinforced concrete, masonry, non-destructive testing and other related disciplines. The term "building inspector" or "construction inspector" has the same meaning as "special inspector." The BCI classification is meant to include inspection of all structures, including but not limited to, residential and commercial buildings, bridges, piers, warehouses, oil/water tanks, docks, refineries, heavy highway construction, underground construction, water works, sewers, water reclamation, flood control, dams, dredge, etc.

A field soils and material tester (FSMT) performs a variety of duties. They include special grading, excavation filling, soils used in construction, concrete sampling, density testing and various types of verification tests.

Occasional overlap of duties may occur between the BCI and FSMT, such as taking concrete specimens in the field, however, one must look at the overall scope of work/duties to determine the proper prevailing wage/rate classification.
2. How is grading inspection different when performed by a BCI or by a FSMT?

"Grading inspection is generally the work of a FSMT. The City of Los Angeles certifies/licenses grading inspectors whose duties are similar, but more stringent than those of the FSMT. The grading inspector in the Los Angeles area is covered under the BCI classification/wage rate.

3. Please define the following and identify which classification performs this work:
   a) Magnetic particle testing
   b) Nondestructive inspection
   c) Ultrasonic testing
   d) Keying
   e) Benching
   f) Scarifying
   g) "Rolling of slopes"
   h) One-pointer
   i) "Correction for rock"

   a) b) c) Magnetic and ultrasonic testing are two different forms of non-destructive testing (NDT). They use mechanical devices to check defects in structures such as welds. The use of magnetic and ultrasonic waves in the evaluation process does not cause any damage to the structure, hence, the term non-destructive testing. Other forms of non-destructive testing include radiography (x-rays) and penetrant testing. All of this work is that of the BCI.

   d) Keying in is benching into existing material while filling up an adjacent fill, to bind the two areas (materials) together, eliminating the chance of a soft or uncompacted area in between the two materials or areas. A "stair-step" procedure is usually used.

   e) Benching is using a piece of equipment (usually a dozer) to cut into existing material while filling up an adjacent fill, to bind the two areas (materials) together. This eliminates the chance of soft or uncompacted area in-between the two materials or areas. A "stair-step" procedure is usually used.

   f) Scarifying is a procedure performed by equipment that rips up existing material approximately one foot deep, then processing that material by watering and mixing it.

   g) Rolling of Slopes is a compaction technique used on the slopes of a new fill area. The time required for compaction on the slope of a fill is the same as the required compaction on the top of the fill.

   h) A One-Pointer is one test made on the soil by a field soils and material tester (or FSMT).

   i) Correction for Rock is a calculation made for oversized rock in soil, done by a field soils and material tester (FSMT).

Items a, b and c are performed by the BCI. Items d, e, f, g, h and i are performed by the FSMT.
To perform items a, b, and c, the individual would have to obtain certification as required by the agency. If certified, for example, in "Ultrasonic Testing," one could perform FSMT work and then move to BCI work if certified to do so.

4. Does lab work fall within the jurisdiction of the BCI? Does the on/off site location of the lab make a difference?

No, lab work is not covered. If a lab is located on-site and the individual stays "inside" the lab, there is no coverage. However, if the individual goes on-site and performs "field work," then he or she is covered for all hours worked.

5. What is the civil engineer's job when working with the BCI or FSMT? Is the civil engineer covered under the scope of the BCI or FSMT sections of the collective bargaining agreement (CBA)?

The civil engineer usually acts in a supervisory role, directing the BCI or FSMT activities. The civil engineer work would not be covered unless he or she performs "field work."

6. The Master Labor Agreement (page 5) lists employees excluded from coverage. Does this imply that engineers, architects, project managers and off-site laboratory workers are excluded?

Yes.

7. Some signatories perform mechanical & electrical inspections. Are these jobs covered under the Operating Engineers agreement? If so, how is work performed?

Not covered.

8. When inspectors visit manufacturing sites, is the inspection of the plant and its processes covered under the agreement? Is that the intent of SB 1999?

Yes, pursuant to the agreement. The intent of SB1999 was to further define coverage in the public work arena.

9. Are the following inspectors included in the scope of the agreement: Geotechnical, Concrete, Painting, Steel and Electrical?


10. Is visual observation inspection (e.g., using tape measures) covered?

Yes. Visual inspection is a component of the Inspector's duties.

11. What is the difference between a Geotechnical Inspector and a Geotechnical Engineer? Are they covered under the Operating Engineer agreement?

A Geotechnical Inspector is "on-site" performing the "field work" and is covered. The
Geotechnical Engineer is usually "in-house," a supervisory position, "off-site."

12. *Is a project manager whose duties include weekly meetings, approving contracts, managing engineers, managing subcontracts and preparing monthly reports covered under the CBA?*

   No.

13. *Is a resident engineer whose duties include logging correspondence amongst contractors and subcontractors, performing soil, concrete, masonry and HVAC tests, and acting as a liaison between contractors and engineers covered?*

   When a Resident Engineer logs correspondence among contractors and subcontractors, the work is not covered. When the Resident Engineer acts as a liaison between contractors and engineers, the work is not covered. When performing soil, concrete or masonry tests, the work is covered. HVAC tests are not covered.

14. *Is the BCI an apprenticeable classification?*

   Yes.

15. *Is the FSMT an apprenticeable classification?*

   Yes.

16. *Is inspection of bridges and piers covered under the BCI and/or FSMT classifications under your agreement?*

   Yes. Please see the coverage language in the CBA. Both classifications are covered pertaining to bridge work.

We hope the information provided herein is beneficial to you. Please call this office if you should have any questions.

Sincerely,

Fred C. Young, Financial Secretary
I. U. O. E., Local Union No. 12

FCY:smc
cc: David Lanham, Contract Compliance
IMPORTANT NOTICE TO AWARDING BODIES AND OTHER INTERESTED PARTIES
CONCERNING INSPECTION, FIELD SURVEYING AND SOILS TESTING

The passage of Senate Bill 1999 (Chapter 881), effective January 1, 2001, codifies existing Department of Industrial Relations administrative decisions, determinations and regulations concerning the above referenced work. This work when done on or in the execution of a "Public Works" project requires the payment of prevailing wages. In accordance with SB 1999, Inspection and Testing determinations will be strictly enforced for all public works projects advertised for bids on or after January 1, 2001. Field surveying determinations have been and will continue to be enforced for all public works projects.

The classifications that perform this work have been published in the Director's General Prevailing Wage Determinations for over 20 years and can be found on the Basic Trades pages (Building Inspection, Soils Testing) and on the individual county sheets (Field Surveying). For the basic trades, please use the following determinations:

SOUTHERN CALIFORNIA
OPERATING ENGINEER, Group 2 (Soils Field Technician), page 7
BUILDING CONSTRUCTION INSPECTOR (OPERATING ENGINEER), page 10E

SAN DIEGO COUNTY
OPERATING ENGINEER, Group 2 (Soils Field Technician), page 25
BUILDING CONSTRUCTION INSPECTOR (OPERATING ENGINEER), page 10E

NORTHERN CALIFORNIA
OPERATING ENGINEER (Heavy and Highway Work): Group 6 (Soils and Materials Tester), page 39
OPERATING ENGINEER (Building Construction): Group 6 (Soils and Materials Tester), page 40A

Advisory scope of work covered by each of these classifications has been posted on the Internet at http://www.dir.ca.gov/DLSR/PWD. This information may also be requested from the Division of Labor Statistics and Research, Prevailing Wage Unit by calling (415) 703-4774, by faxing a request to (415) 703-4771 or by writing to:

California Department of Industrial Relations
Division of Labor Statistics and Research
Prevailing Wage Unit
P.O. Box 420603
San Francisco, CA 94142

In addition, Director’s precedential Public Works coverage determinations concerning inspection and testing work will be enforced for all public works projects advertised for bids on or after the dates the precedential decisions were designated as such. For determinations of the applicability of prevailing wage requirements to other work covered by SB 1999, please contact the Division either via fax number or by mailing your request to the address indicated above. Requests of this nature should include all of the relevant documents including, but not limited to, the contract for the work and a detailed description of the work to be performed. Future clarifications regarding the scope and application of Senate Bill 1999, if needed, will be posted on the DLSR website and mailed to those on the Prevailing Wage mailing list.
Important Notice to Awarding Bodies and Other Interested Parties
Regarding Shift Differential Pay in the Director’s General Prevailing Wage Determinations

Dear Public Official/Other Interested Parties:

The Director’s General Prevailing Wage Determinations includes shift differential pay for various crafts used on public works projects. This notice is to clarify the worker’s eligibility to receive the shift differential pay when working on a public works project. Please note that not all crafts have shift differential pay published in the Director’s General Prevailing Wage Determinations.

When a worker is required to work a regular shift, he/she must be paid the applicable craft rate from the Director’s General Prevailing Wage Determinations for the construction activity he/she is performing. However, when a worker is required to work a shift outside of normal working hours, he/she must be paid the shift differential pay according to the shift he/she is working. For example, if only one shift is utilized for the day, and the work being performed is during the hours typically considered to be a swing (second) shift or graveyard (third) shift, the worker employed during the hours typically considered to be a swing shift or graveyard shift must be paid the shift differential pay for the shift he/she is working. If multiple shifts are used for the day, the worker working on the second or third shift must be paid according to the shift he/she is working.

Please refer to the contract provisions posted on the Internet at www.dir.ca.gov/DLSR/PWD for the working hours applicable to the craft/classification published in the Director’s General Prevailing Wage Determinations, which has a swing shift and/or a graveyard shift.

Sincerely,

Chuck Cake
Chief Deputy Director
March 11, 2003

IMPORTANT NOTICE
TO AWARDING BODIES AND INTERESTED PARTIES
REGARDING THE
TELEPHONE INSTALLATION WORKER

Based upon the attached communications dated February 20, 2002, from Bill Quirk of the Communications Workers of America to Chuck Cake, Acting Director of the Department of Industrial Relations, the Office of the Director has determined the following:

Effective March 21, 2003, for all projects advertised for bids as of this date and prospectively which involve voice, data, and video communications work, the scope of work for this determination is clarified to exclude conduit work except in cases involving conduit runs of less than or equal to ten (10) feet within telecommunications rooms/closets.
Bill Quirk - Conduit issues

From: Bill Quirk
To: ocake
Date: 02/20/2002 5:10 PM
Subject: Conduit issues

>>> Bill Quirk Wednesday, February 20, 2002 3:27:57 PM >>>

Dear Chuck,

I hope the information below will help you.

For C7 licensed contractors with whom CWA holds a collective bargaining agreement in the State of California, I believe the following statement covers 95% of work performed by our members.

The scope of work that CWA members perform requires the running of conduit from time to time. This conduit work is typically coincidental to telecommunications work and normally in telecommunications rooms / closets. Usually the conduit run is not longer than 10 feet.

Sincerely,

Bill Quirk
Assistant to Vice President
Communications Workers of America, District 9
April 13, 2005

RE: Enforcement of Prevailing Wage Obligations for On-Haul and Off-Haul Trucking By Owner-Operators Not Employed by Material Suppliers

Dear Interested Parties:

This notice is in response to the various letters I have received regarding enforcement of prevailing wage obligations for owner-operator truck drivers hauling material and equipment to and from public works sites.

It has been this Department’s policy that owner-operators, including owner-operator truckers, performing public work must be paid prevailing wages.1 It appears, however, and as some of you have acknowledged, the majority of the Department’s enforcement of prevailing wage obligations has concerned owner-operators (of any kind) performing work within a public works site.2

In light of the Department’s enforcement experience and its current consideration of appropriate wage rates for owner-operators performing on-haul and off-haul trucking, enforcement of prevailing wage obligations for such work is stayed pending DLSR’s establishment of the appropriate rates, including a formula for applying them to the unique circumstances of owner-operator compensation.3

In addition, the rates established by DLSR for owner-operator truckers performing off-haul and on-haul deemed to be public work will be applicable to all work advertised for bid on or after the date of the rates issued by DLSR.4

Sincerely,

/s/John M. Rea
Acting Director

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2 Almost all prevailing wage complaints involving owner-operators performing on-haul and off-haul trucking appear to have come in after the request for a determination or after the issuance of the determination.

3 Labor Compliance Programs are required to enforce prevailing wage obligations in a manner consistent with the enforcement policies of DLSE (title 8, California Code of Regulations, section 16434). Thus, Labor Compliance Programs are directed to observe the same stay policy as described herein.

4 Consistent with the Department’s enforcement policy, if an awarding body does not advertise the public works project for bid, other benchmarks events, including the first written memorialization of the agreement concerning the public works elements of project or the contract governing the award of public funds will be utilized instead. See e.g., Baldwin Park Market Place, City of Baldwin Park, Public Works Case No. 2003-028, October 16, 2003.
February 22, 2007

IMPORTANT NOTICE TO AWARDING BODIES AND OTHER INTERESTED PARTIES REGARDING THE DETERMINATIONS ISSUED ON FEBRUARY 22, 2007 FOR METAL ROOFING SYSTEMS INSTALLER (PAGES 2J - 2J-15)

Dear Public Official/Other Interested Party:

The Division of Labor Statistics and Research (DLSR) found through the Metal Roofing Systems (Commercial Construction) Statewide Wage and Benefits Survey that there is insufficient or no data to establish a mode for metal roofing in Alpine, Colusa, Del Norte, Glenn, Imperial, Inyo, Kern, Kings, Lake, Mariposa, Merced, Modoc, Mono, Nevada, Plumas, San Benito, San Luis Obispo, Santa Cruz, Sierra, Sutter, Tehama, Trinity, and Tuolumne counties. The Director of Industrial Relations determined that the minimum acceptable rate for metal roofing in these counties would be one of the four rates which DLSR publishes as prevailing through broad areas of California (i.e. the Carpenter, Iron Worker, Roofer and Sheet Metal Worker rates published in the General Prevailing Wage Determinations).

These will remain the minimum rates unless and until the rate is successfully challenged, in the context of a specific job with payroll evidence that another rate prevails, under Labor Code Section 1773.4 (for a specific project) or should another party submit payroll data showing that there is a single rate prevailing in a broad labor market which includes these counties or for one of these counties, via petition meeting the requirements of under Title 8, California Code of Regulations section 16302. We will require, as the survey did, actual payroll data linked to a project on which a metal roof was installed by the worker paid that rate. Please note that in the successfully challenged county(ies), a wage and benefits survey will be conducted to determine the prevailing wage rate for this type of work.
May 10, 2007

IMPORTANT NOTICE
TO AWARDING BODIES AND INTERESTED PARTIES
REGARDING OVERTIME ON PUBLIC WORKS

The Department has received several inquiries regarding whether it would be appropriate to refer to the contract provisions for a craft, classification, or type of worker in cases where the prevailing wage is based on a collective bargaining agreement to determine the overtime requirements for public works.

Contract provisions that allow for employees to work alternative workweek schedules in which they may work more than 8 hours per day without overtime pay do not apply to work performed on public works. The laws and regulations governing prevailing wages require that employees of contractors on public works be paid not less than 1-1/2 times the basic rate of pay for all hours worked in excess of 8 hours per day and 40 hours during any one week. In addition, overtime compensation may be required at a higher rate than 1-1/2 times the basic rate of pay, for less than 40 hours in a standard workweek, or for less than 8 hours in a calendar workday as specified in the prevailing wage determination. Contractors are required to pay overtime pursuant to Labor Code sections 1810-1815 and as indicated in the prevailing wage determination. Therefore, please refer to Labor Code sections 1810-1815 and the prevailing wage determination and not the contract provisions for each particular craft, classification, or type of worker to obtain the applicable requirements for overtime hours and rates of pay.
IMPORTANT NOTICE TO AWARDING BODIES AND INTERESTED PARTIES REGARDING THE DEPARTMENT'S DECISION TO DISCONTINUE THE USE OF PRECEDENT DETERMINATIONS

“As part of the Department of Industrial Relations’ (“DIR”) continuing review of Office of Administrative Law determinations and Governor Schwarzenegger’s Executive Order S-2-03, the Division of Labor Statistics and Research (“DLSR”) will no longer rely on Government Code section 11425.60 and will no longer designate public works coverage determinations as “precedential.” The determinations should be considered advice letters directed to specific individuals or entities about whether a specific project or type of work is public work subject to prevailing wage requirements. DLSR is in the process of redesigning the web page for public works coverage determinations but, in the interim, will leave previously posted determinations on the website as a source of information for the public until the replacement web page is available.

Posted public works coverage determination letters provide an ongoing advisory service only. The letters present the Director of DIR’s interpretation of statutes, regulations and court decisions on public works and prevailing wage coverage issues and provide advice current only as of the date each letter is issued. In attempting to relate this advice to your own matter, care must be taken to ensure that the advice has not been superseded by subsequent legislative or administrative action or court decisions. Where there is an inconsistency between a statute, regulation or court decision and a public works coverage determination letter, statutory, regulatory or case law is controlling.”
CORRECTION OF THE IMPORTANT NOTICE TO AWARDING BODIES AND INTERESTED PARTIES REGARDING THE DEPARTMENT'S DECISION TO DISCONTINUE THE USE OF PRECEDENT DETERMINATIONS

“As part of the Department of Industrial Relations’ (‘DIR’) continuing review of Office of Administrative Law determinations and Governor Schwarzenegger’s Executive Order S-2-03, DIR will no longer rely on Government Code section 11425.60 and will no longer designate public works coverage determinations as “precedential.” The determinations should be considered advice letters directed to specific individuals or entities about whether a specific project or type of work is public work subject to prevailing wage requirements. DLSR is in the process of redesigning the web page for public works coverage determinations but, in the interim, will leave previously posted determinations on the website as a source of information for the public until the replacement web page is available.

Posted public works coverage determination letters provide an ongoing advisory service only. The letters present the Director of DIR’s interpretation of statutes, regulations and court decisions on public works and prevailing wage coverage issues and provide advice current only as of the date each letter is issued. In attempting to relate this advice to your own matter, care must be taken to ensure that the advice has not been superseded by subsequent legislative or administrative action or court decisions. Where there is an inconsistency between a statute, regulation or court decision and a public works coverage determination letter, statutory, regulatory or case law is controlling.”
July 1, 2008

IMPORTANT NOTICE TO AWARDING BODIES AND INTERESTED PARTIES REGARDING THE PREVAILING WAGE APPRENTICE SCHEDULES/APPRENTICE WAGE RATES

Effective July 1, 2008, the determination, issuance and publication of the prevailing wage apprentice schedules/apprentice wage rates have been reassigned by the Department of Industrial Relations from the Division of Labor Statistics and Research to the Division of Apprenticeship Standards.

To obtain any apprentice schedules/apprentice wage rates, please contact the Division of Apprenticeship Standards or refer to the Division of Apprenticeship Standards’ website at http://www.dir.ca.gov/das/das.html.
January 26, 2009

IMPORTANT NOTICE TO AWARDING BODIES AND INTERESTED PARTIES REGARDING PREVAILING WAGE DETERMINATIONS FOR RESIDENTIAL PROJECTS

The Division of Labor Statistics and Research (DLSR) will no longer issue residential wage rates as special prevailing wage determinations pursuant to the California Code of Regulations Section 16202. Effective January 26, 2009, the DLSR will make available on demand residential prevailing wage determinations for those crafts/classifications which are on file with the DLSR to any interested party upon request. This does not alter the basis for determination, it only improves the availability of these determinations to the regulated public.

As defined under the California Code of Regulations Section 16001(d), residential projects consist of single-family homes and apartments up to and including four stories. The residential determinations will apply only to the residential portion of the project meeting this definition. Construction of any structures or ancillary facilities on the project that does not meet this definition requires the payment of the general prevailing wage rates found in the Director’s General Prevailing Wage Determinations.

To obtain residential determinations, please fax a request to (415) 703-4771 or send to the following address:

Department of Industrial Relations
Division of Labor Statistics and Research
P.O. Box 420603
San Francisco, CA 94142-0603

It is anticipated that residential determinations will be updated semi-annually as are the Director’s General Prevailing Wage Determinations. An important notice will go up on DLSR’s website when residential determinations are updated. If you are obtaining residential determinations and your project is not immediately advertised for bids, please refer to these important notices to make sure you are using the residential determinations in effect at the time a project is advertised for bids.

If you have any questions, please contact the Division of Labor Statistics and Research at the aforementioned address or call (415) 703-4780 and ask for the Prevailing Wage Analyst of the Week.
February 22, 2009

IMPORTANT NOTICE TO AWARDING BODIES, OTHER INTERESTED PARTIES, AND CD RECIPIENTS REGARDING THE GENERAL PREVAILING WAGE DETERMINATIONS FOR THE CRAFT OF DRIVER (ON/OFF-HAULING TO/FROM CONSTRUCTION SITE)

The Department of Industrial Relations ("Department") conducted a wage investigation to determine the prevailing wage rate(s) for the craft of Driver (On/Off-Hauling to/from a Construction Site). Based on the results of this investigation, the Department has issued statewide prevailing wage determinations for the classifications of Dump Truck Driver and Mixer Truck Driver (see pages 2L-1 through 2L-6 and pages 2K-1 through 2K-16, respectively). These determinations will be applicable to public works projects advertised for bids on or after March 4, 2009.

The Department determined that the Dump Truck Driver rates found in the Teamsters Master Labor Agreement for on-site construction also set the prevailing rate for On/Off-Hauling to/from a Construction Site for Marin, Napa, Solano, Sonoma, and Yolo Counties. Based on the results of this investigation, this on-site determination does not apply to any other counties for On/Off-Hauling to/from a Construction Site. To find the applicable rate(s) for the Dump Truck Driver classification in Marin, Napa, Solano, Sonoma, and Yolo Counties, please refer to the prevailing wage determination for the craft of Teamster (Applies only to Work on the Construction Site) found on pages 55, 56, and 56A of the Director’s General Prevailing Wage Determinations.

For CD recipients, please note the correction that determination NC-23-261-4-2005-1 for the craft of Driver (On/Off-Hauling to/from a Construction Site), page 59, is no longer applicable to public works projects advertised for bids on or after March 4, 2009. To obtain the current determinations for this craft, please visit our website at http://www.dir.ca.gov/DLSR/PWD/Statewide.html on or after March 4, 2009, or contact the Prevailing Wage Unit at (415) 703-4774.
August 22, 2009

NOTICE REGARDING ADVISORY SCOPE OF WORK FOR
THE SOUTHERN CALIFORNIA LABORERS’
GENERAL PREVALING WAGE DETERMINATION

The classifications and type of work listed below, as identified in the Laborers 2006-2009 Master Labor Agreement, Memorandum of Agreement by and between Southern California District Council of Laborers and Associated General Contractors of California, Inc., Building Industry Association of Southern California, Inc. and Southern California Contractors Association, were not published or recognized by the Department of Industrial Relations in the August 22, 2009 issuance of the Southern California Laborers’ general determination, SC-23-102-2-2009-1. The rates associated with these unrecognized classifications SHALL NOT be applied or used on public works projects for the associated type of work.

The Department of Industrial Relations has not recognized the amendments under Article 1 in the Memorandum of Agreement. The following classifications have not been adopted for public works projects:

**Group 1**
- Concrete Curb and Gutter Laborer
- Environmental, Remediation, Monitoring Well, Toxic waste, Geotechnical Drill Helper
- Expansion Joint Caulking by any method (including preparation and clean-up)
- Laborer, Concrete
- Traffic Control Pilot Truck, Vehicle Operator in connection with all Laborers’ work

**Group 2**
- Grout Man (including forming, pouring, handling, mixing, finishing and cleanup of all types of grout)
- Irrigation Laborer

**Group 3**
- Bushing Hammer
- Guardrail Erector/Guardrail Builder
- Shot Blast Equipment Operator (8 to 48 inches)
- Small Skid Steer Loader

**Group 4**
- Concrete Handworking by any method or means
- Industrial Pipefitter
- Installer of Subsurface Instrumentation, Monitoring Wells, or Points, Remediation Systems Installer

**Group 5**
- Environmental, Remediation, Monitoring Well, Toxic Waste and Geotechnical Driller
- Directional Boring Drill Operator/Horizontal Directional Boring Driller

**Group 6**
- Boring System Electronic Tracking Locator/Horizontal Directional Drill Locator
IMPORTANT NOTICE REGARDING
THE SAN DIEGO LABORERS’ (ENGINEERING CONSTRUCTION)
GENERAL PREVAILING WAGE DETERMINATION

The classifications of work listed below, as identified in the 2007-2011 San Diego Laborers’ (Engineering Construction) Master Labor Agreement by and between Associated General Contractors of America San Diego Chapter and Laborers’ International Union of North America Local No. 89 were not published or recognized by the Department of Industrial Relations in the August 22, 2009 issuance of the San Diego Laborers’ (Engineering Construction) general determination, SD-23-102-3-2009-1. The rates associated with these unrecognized classifications SHALL NOT be applied or used on public works projects for the associated type of work.

The following classifications have not been adopted for public works projects:

**Group 1**
Concrete Curb and Gutter Laborer
Environmental, Remediation, Monitoring Well, Toxic waste, Geotechnical Drill Helper
Expansion Joint Caulking by any method (including preparation and clean-up)
Laborer, Concrete

**Group 2**
Grout Man (including forming, pouring, handling, mixing, finishing and cleanup of all types of grout)
Irrigation Laborer

**Group 3**
Bushing Hammer
Guardrail Erector
Shot Blast Equipment Operator (8 to 48 inches)

**Group 4**
Installer of Subsurface Instrumentation, Monitoring Wells, or Points, Remediation Systems Installer

**Group 5**
Environmental, Remediation, Monitoring Well, Toxic Waste and Geotechnical Driller
August 22, 2009

NOTICE REGARDING ADVISORY SCOPE OF WORK FOR
THE SOUTHERN CALIFORNIA AND SAN DIEGO
LANDSCAPE/IRRIGATION LABORER/TENDERS’
GENERAL PREVAILING WAGE DETERMINATIONS

The classifications and types of work listed below, as identified in the Laborers’ 2008-2012 Landscape Master Agreement by and between the Southern California District Council of Laborers and Valley Crest Landscape Development, Inc., have not been published or recognized by the Department of Industrial Relations in the August 22, 2009 issuance of the Southern California and San Diego Landscape/Irrigation Laborer/Tenders’ general determinations, SC-102-X-14-2009-2 and SD-102-X-14-2009-2. The rates associated with these unrecognized classifications and types of work SHALL NOT be applied or used on public works projects for the associated type of work.

The following classifications and types of work have not been adopted for public works projects:

**Classifications**

- Landscape/Irrigation Equipment Operator
- Landscape/Irrigation Truck Driver

**Types of Work**

- The operation of horizontal directional drills, including operation of drill and electronic tracking device (locator) and related work.
- Installation and cutting of pavers and paving stones.
- Operation of pilot trucks.
- *The operation of all landscape/irrigation equipment and landscape/irrigation trucks.

* This shall include all of the classifications listed in the prevailing wage determinations for Landscape Operating Engineer (SC-63-12-33-2009-1), Operating Engineers (SC-23-63-2-2009-2 and SD-23-63-3-2009-2), and Teamster (SC-23-261-2-2009-1 and SD-23-261-3-2009-2) in all the Southern California counties, including San Diego County.
February 22, 2010

NOTICE REGARDING ADVISORY SCOPE OF WORK FOR
THE SOUTHERN CALIFORNIA IRON WORKERS’
GENERAL PREVAILING WAGE DETERMINATION

The California Labor Code requires the Director of the Department of Industrial Relations to determine the prevailing rate of per diem wages for all workers employed upon public works projects. The Division of Labor Statistics and Research (“DLSR”) undertook an investigation in 2009 to determine the prevailing wage rates for the installation of solar and photovoltaic systems in Los Angeles, San Diego and Imperial Counties. The results of the questionnaire have been compiled and based on them the minimum rate of pay for the work in question is performed by Electricians: Inside Wiremen for the Los Angeles, San Diego, and Imperial Counties General Prevailing Wage Determinations.

The type of work listed below, as identified in the Iron Workers 2007-2010 Master Labor Agreement, between District Council of Iron Workers of the State of California and vicinity and Iron Worker Employers State of California and a portion of Nevada, were not published or recognized for the Los Angeles, San Diego, and Imperial Counties by the Department of Industrial Relations starting with the August 22, 2009 issuance of the Southern California Iron Workers’ general determination, C-20-X-1-2009-1 and continuing with any subsequent Southern California Iron Workers’ general determinations until superseded by the Director. The rates associated with this unrecognized type of work (solar energy systems) SHALL NOT be applied or used on public works projects for the associated type of work.
February 22, 2010

NOTICE REGARDING ADVISORY SCOPE OF WORK FOR THE SOUTHERN CALIFORNIA LABORERS’ GENERAL PREVAILING WAGE DETERMINATION

The California Labor Code requires the Director of the Department of Industrial Relations to determine the prevailing rate of per diem wages for all workers employed upon public works projects. The Division of Labor Statistics and Research (“DLSR”) undertook an investigation in 2009 to determine the prevailing wage rates for the installation of solar and photovoltaic systems in Los Angeles, San Diego and Imperial Counties. The results of the questionnaire have been compiled and based on them the minimum rate of pay for the work in question is -- Electricians: Inside Wiremen for the Los Angeles, San Diego, and Imperial Counties General Prevailing Wage Determinations.

The type of work listed below, as identified in the Laborers 2006-2009 Master Labor Agreement, Memorandum of Agreement by and between Southern California District Council of Laborers and Associated General Contractors of California, Inc., Building Industry Association of Southern California, Inc. and Southern California Contractors Association, were not published or recognized for the Los Angeles and Imperial Counties by the Department of Industrial Relations starting with the August 22, 2009 issuance of the Southern California Laborers’ general determination, SC-23-102-2-2009-1 and continuing with any subsequent Southern California Laborers’ general determinations until superseded by the Director. The rates associated with this unrecognized type of work (solar energy installations and appurtenances thereto) SHALL NOT be applied or used on public works projects for the associated type of work.
February 22, 2010

NOTICE REGARDING ADVISORY SCOPE OF WORK FOR
THE SOUTHERN CALIFORNIA CARPENTERS’
GENERAL PREVALEING WAGE DETERMINATION

The California Labor Code requires the Director of the Department of Industrial Relations to determine the prevailing rate of per diem wages for all workers employed upon public works projects. The Division of Labor Statistics and Research (“DLSR”) undertook an investigation in 2009 to determine the prevailing wage rates for the installation of solar and photovoltaic systems in Los Angeles, San Diego and Imperial Counties. The results of the questionnaire have been compiled and based on them the minimum rate of pay for the work in question is performed by Electricians: Inside Wiremen for the Los Angeles, San Diego, and Imperial Counties General Prevailing Wage Determinations.

The type of work listed below, as identified in the Carpenters 1998-2011 Master Labor Agreement, between Southern California Conference of Carpenters and Associated General Contractors of California, Inc., Building Industry Association of Southern California, Inc., Southern California Contractors Association and Millwright Employers Association, were not published or recognized for the Los Angeles and Imperial Counties by the Department of Industrial Relations starting with the August 22, 2009 issuance of the Southern California Carpenters’ general determination, SC-23-31-2-2009-1 and continuing with any subsequent Southern California Carpenters’ general determinations until superseded by the Director. The rates associated with this unrecognized type of work (solar energy installations and appurtenances thereto) SHALL NOT be applied or used on public works projects for the associated type of work.
NOTICE REGARDING ADVISORY SCOPE OF WORK FOR
THE SOUTHERN CALIFORNIA TEAMSTERS’
GENERAL PREVALING WAGE DETERMINATION

The California Labor Code requires the Director of the Department of Industrial Relations to determine the prevailing rate of per diem wages for all workers employed upon public works projects. The Division of Labor Statistics and Research ("DLSR") undertook an investigation in 2009 to determine the prevailing wage rates for the installation of solar and photovoltaic systems in Los Angeles, San Diego and Imperial Counties. The results of the questionnaire have been compiled and based on them the minimum rate of pay for the work in question is -- Electricians: Inside Wiremen for the Los Angeles, San Diego, and Imperial Counties General Prevailing Wage Determinations.

The type of work listed below, as identified in the Teamsters 2009-2010 Southern California Construction Master Labor Agreement between Southern California General Contractors and Teamsters Joint Council #42 and Teamsters Local Union #87, Affiliated with the International Brotherhood of Teamsters were not published or recognized for Los Angeles and Imperial Counties by the Department of Industrial Relations starting with the August 22, 2009 issuance of the Southern California Teamsters’ general determination, SC-23-261-2-2009-1 and continuing with any subsequent Southern California Teamsters’ general determinations until superseded by the Director. The rates associated with this unrecognized type of work (solar energy installations and appurtenances thereto) SHALL NOT be applied or used on public works projects for the associated type of work.
February 22, 2010

NOTICE REGARDING ADVISORY SCOPE OF WORK FOR
THE SAN DIEGO LABORERS’
GENERAL PREVAILING WAGE DETERMINATION

The California Labor Code requires the Director of the Department of Industrial Relations to determine the prevailing rate of per diem wages for all workers employed upon public works projects. The Division of Labor Statistics and Research (“DLSR”) undertook an investigation in 2009 to determine the prevailing wage rates for the installation of solar and photovoltaic systems in Los Angeles, San Diego and Imperial Counties. The results of the questionnaire have been compiled and based on them the minimum rate of pay for the work in question is -- Electricians: Inside Wiremen for the Los Angeles, San Diego, and Imperial Counties General Prevailing Wage Determinations.

The type of work listed below, as identified in the 2007-2011 San Diego Laborers’ (Engineering Construction) Master Labor Agreement by and between Associated General Contractors of America San Diego Chapter and Laborers’ International Union of North America Local No. 89, were not published or recognized for the San Diego County by the Department of Industrial Relations starting with the August 22, 2009 issuance of the San Diego Laborers’ (Engineering Construction) general determination, SD-23-102-3-2009-1 and continuing with any subsequent San Diego Laborers’ (Engineering Construction) general determinations until superseded by the Director. The rates associated with this unrecognized type of work (solar energy installations and appurtenances thereto) SHALL NOT be applied or used on public works projects for the associated type of work.
NOTICE REGARDING ADVISORY SCOPE OF WORK FOR THE SAN DIEGO LABORERS’ GENERAL PREVALING WAGE DETERMINATION

The California Labor Code requires the Director of the Department of Industrial Relations to determine the prevailing rate of per diem wages for all workers employed upon public works projects. The Division of Labor Statistics and Research (“DLSR”) undertook an investigation in 2009 to determine the prevailing wage rates for the installation of solar and photovoltaic systems in Los Angeles, San Diego and Imperial Counties. The results of the questionnaire have been compiled and based on them the minimum rate of pay for the work in question is -- Electricians: Inside Wiremen for the Los Angeles, San Diego, and Imperial Counties General Prevailing Wage Determinations.

The type of work listed below, as identified in the 2009-2012 San Diego Laborers’ (Building Construction) Master Labor Agreement by and between Associated General Contractors of America San Diego Chapter and Laborers’ International Union of North America Local No. 89, were not published or recognized for the San Diego County by the Department of Industrial Relations starting with the August 22, 2009 issuance of the San Diego Laborers’ (Building Construction) general determination, SD-23-102-4-2009-1 and continuing with any subsequent San Diego Laborers’ (Building Construction) general determinations until superseded by the Director. The rates associated with this unrecognized type of work (solar energy installations and appurtenances thereto) SHALL NOT be applied or used on public works projects for the associated type of work.
February 22, 2010

NOTICE REGARDING ADVISORY SCOPE OF WORK FOR
THE SOUTHERN CALIFORNIA PLUMBERS’
GENERAL PREVALING WAGE DETERMINATION

The California Labor Code requires the Director of the Department of Industrial Relations to determine the prevailing rate of per diem wages for all workers employed upon public works projects. The Division of Labor Statistics and Research ("DLSR") undertook an investigation in 2009 to determine the prevailing wage rates for the installation of solar and photovoltaic systems in Los Angeles, San Diego and Imperial Counties. The results of the questionnaire have been compiled and based on them the minimum rate of pay for the work in question is -- Electricians: Inside Wiremen for the LOS-2009-2, SDI-2009-2, and IMP-2009-2 General Prevailing Wage Determinations.

The type of work listed below, as identified in the Plumbers 2006-2011 Master Labor Agreement for the Plumbing and Piping Industry of Southern California, between Southern California Pipe Trades District Council No.16 of the United Association and California Plumbing and Mechanical Contractors Association, were not published or recognized for the Los Angeles, San Diego, and Imperial Counties by the Department of Industrial Relations starting with the August 22, 2009 issuance of the Southern California Plumbers’ general determination, LOS-2009-2, SDI-2009-2 and IMP-2009-2 and continuing with any subsequent Southern California Plumbers’ general determinations until superseded by the Director. The rates associated with this unrecognized type of work (solar systems; all solar systems and components thereof) SHALL NOT be applied or used on public works projects for the associated type of work.
February 22, 2010

NOTICE REGARDING ADVISORY SCOPE OF WORK FOR
THE LOS ANGELES GLAZIERS’
GENERAL PREVAILING WAGE DETERMINATION

The California Labor Code requires the Director of the Department of Industrial Relations to determine the prevailing rate of per diem wages for all workers employed upon public works projects. The Division of Labor Statistics and Research (“DLSR”) undertook an investigation in 2009 to determine the prevailing wage rates for the installation of solar and photovoltaic systems in Los Angeles, San Diego and Imperial Counties. The results of the questionnaire have been compiled and based on them the minimum rate of pay for the work in question is -- Electricians: Inside Wiremen for the Los Angeles, San Diego, and Imperial Counties General Prevailing Wage Determinations.

The type of work listed below, as identified in the 2008-2011 Los Angeles Glaziers’ Memorandum of Agreement and the 2005-2010 Los Angeles Glaziers Master Labor Agreement by and between Painters and Allied Trades District Council No. 36 and Southern California Glass Management Association, were not published or recognized for the Los Angeles County by the Department of Industrial Relations starting with the August 22, 2009 issuance of the Los Angeles Glaziers’ general determinations, LOS-2009-2 and continuing with any subsequent Los Angeles Glaziers’ general determinations until superseded by the Director. The rates associated with this unrecognized type of work (solar heat collectors containing glass or glass substitutes) SHALL NOT be applied or used on public works projects for the associated type of work.
February 22, 2010

NOTICE REGARDING ADVISORY SCOPE OF WORK FOR
THE SAN DIEGO AND IMPERIAL GLAZIERS’
GENERAL PREVALEING WAGE DETERMINATION

The California Labor Code requires the Director of the Department of Industrial Relations to determine the prevailing rate of per diem wages for all workers employed upon public works projects. The Division of Labor Statistics and Research (“DLSR”) undertook an investigation in 2009 to determine the prevailing wage rates for the installation of solar and photovoltaic systems in Los Angeles, San Diego and Imperial Counties. The results of the questionnaire have been compiled and based on them the minimum rate of pay for the work in question is -- Electricians: Inside Wiremen for the Los Angeles, San Diego, and Imperial Counties General Prevailing Wage Determinations.

The type of work listed below, as identified in the 2008-2011 San Diego Glazers’ Memorandum of Agreement and the 2005-2010 San Diego Glazers Master Labor Agreement by and between Painters and Allied Trades District Council No. 36 and Tower Glass, Inc., were not published or recognized for the San Diego and Imperial Counties by the Department of Industrial Relations starting with the August 22, 2009 issuance of the San Diego and Imperial Glazers’ general determinations, SDI-2009-2 and IMP-2009-2 and continuing with any subsequent San Diego and Imperial Glazers’ general determinations until superseded by the Director. The rates associated with this unrecognized type of work (solar heat collectors containing glass or glass substitutes) SHALL NOT be applied or used on public works projects for the associated type of work.
February 22, 2010

NOTICE REGARDING ADVISORY SCOPE OF WORK FOR
THE SAN DIEGO AND IMPERIAL SHEET METAL WORKERS’
GENERAL PREVAILING WAGE DETERMINATION

The California Labor Code requires the Director of the Department of Industrial Relations to determine the prevailing rate of per diem wages for all workers employed upon public works projects. The Division of Labor Statistics and Research (“DLSR”) undertook an investigation in 2009 to determine the prevailing wage rates for the installation of solar and photovoltaic systems in Los Angeles, San Diego and Imperial Counties. The results of the questionnaire have been compiled and based on them the minimum rate of pay for the work in question is – Electricians: Inside Wiremen for the Los Angeles, San Diego, and Imperial Counties General Prevailing Wage Determinations.

The type of work listed below, as identified in the Sheet Metal Workers Addendum to the Standard Form of Union Agreement A-01-05 by and between Sheet Metal Workers International Association, Local Union 206 and the San Diego Chapter of the Sheet Metal and Air Conditioning Contractors National Association, were not published or recognized for the San Diego and Imperial Counties by the Department of Industrial Relations starting with the August 22, 2009 issuance of the San Diego and Imperial Sheet Metal Workers’ general determinations, SDI-2009-2 and IMP-2009-2 and continuing with any subsequent San Diego and Imperial Sheet Metal Workers’ general determinations until superseded by the Director. The rates associated with this unrecognized type of work (solar systems) SHALL NOT be applied or used on public works projects for the associated type of work.
June 15, 2010

NOTICE REGARDING ADVISORY SCOPE OF WORK FOR THE RACEWAYS AND CONDUIT SYSTEM WORK IN SAN FRANCISCO COUNTY

Dear Public Official/Other Interested Parties:

The San Francisco Superior Court in *Northern California District Council of Laborers v. California Department of Industrial Relations*, Case No. CPF-10-510339, has ordered the Department of Industrial Relations to rescind the “Notice Regarding Advisory Scope of Work for Electrician: Inside Wireman General Prevailing Wage Determination in San Francisco County” and the “Notice Regarding Advisory Scope of Work for the Northern California Laborers’ General Prevailing Wage Determination.”

These notices have been rescinded and were removed from the Department’s website on May 27, 2010.
July 26, 2010

IMPORTANT NOTICE TO AWARDING BODIES AND OTHER INTERESTED PARTIES REGARDING A CORRECTION IN THE FEBRUARY 22, 2010 “NOTICE REGARDING ADVISORY SCOPE OF WORK FOR THE SOUTHERN CALIFORNIA CARPENTERS’ GENERAL PREVAILING WAGE DETERMINATION”

On February 22, 2010, the Division of Labor Statistics and Research issued the “Notice Regarding Advisory Scope of Work for the Southern California Carpenters’ General Prevailing Wage Determination.”

In reviewing the notice on our website, the carpenters notice contains a typographical error in the last sentence of paragraph 1, “the minimum rate of pay for work in question is performed by Electricians: Inside Wiremen...”

The correct wording should be as follows, “the minimum rate of pay for the work in question is – Electricians: Inside Wiremen...”

Attached is the corrected notice.
July 26, 2010

NOTICE REGARDING ADVISORY SCOPE OF WORK FOR
THE SOUTHERN CALIFORNIA CARPENTERS’
GENERAL PREVAILING WAGE DETERMINATION

The California Labor Code requires the Director of the Department of Industrial Relations to determine the prevailing rate of per diem wages for all workers employed upon public works projects. The Division of Labor Statistics and Research (“DLSR”) undertook an investigation in 2009 to determine the prevailing wage rates for the installation of solar and photovoltaic systems in Los Angeles, San Diego and Imperial Counties. The results of the questionnaire have been compiled and based on them the minimum rate of pay for the work in question is -- Electricians: Inside Wiremen for the Los Angeles, San Diego, and Imperial Counties General Prevailing Wage Determinations.

The type of work listed below, as identified in the Carpenters 1998-2011 Master Labor Agreement, between Southern California Conference of Carpenters and Associated General Contractors of California, Inc., Building Industry Association of Southern California, Inc., Southern California Contractors Association and Millwright Employers Association, were not published or recognized for the Los Angeles and Imperial Counties by the Department of Industrial Relations starting with the August 22, 2009 issuance of the Southern California Carpenters’ general determination, SC-23-31-2-2009-1 and continuing with any subsequent Southern California Carpenters’ general determinations until superseded by the Director. The rates associated with this unrecognized type of work (solar energy installations and appurtenances thereto) SHALL NOT be applied or used on public works projects for the associated type of work.
NOTICE REGARDING ADVISORY SCOPE OF WORK FOR
THE SHEET METAL WORKERS’
GENERAL PREVAILING WAGE DETERMINATIONS

August 22, 2010

Please note that the gutters, downspouts, and metal flashing work listed in the Labor Agreement between the Sheet Metal Workers International Association Local 162 and Sheet Metal and Air Conditioning Contractors National Association, were not recognized for the Alpine, Calaveras, Fresno, Kings, Madera, Merced, San Joaquin, Stanislaus, and Tuolumne Counties by the Department of Industrial Relations starting with the August 22, 2010 issuance of the Sheet Metal Workers’ general determinations, ALP-2010-2, CAL-2010-2, FRE-2010-2, KIN-2010-2, MAD-2010-2, MER-2010-2, SJO-2010-2, STA-2010-2, and TUO-2010-2 and continuing with any subsequent Alpine, Calaveras, Fresno, Kings, Madera, Merced, San Joaquin, Stanislaus, and Tuolumne Sheet Metal Workers’ general determinations until superseded by the Director. The rates associated with this unrecognized type of work (gutters, downspouts, and metal flashing) SHALL NOT be applied or used on public works projects for the associated type of work.
March 4, 2011

NOTICE REGARDING ADVISORY SCOPE OF WORK FOR
THE SOUTHERN CALIFORNIA AND SAN DIEGO
LANDSCAPE/IRRIGATION LABORER/TENDERS’
GENERAL PREVAILING WAGE DETERMINATIONS

The classifications and types of work listed below, as identified in the Laborers’ 2008-2012 Landscape Master Agreement by and between the Southern California District Council of Laborers and Valley Crest Landscape Development, Inc., have not been published or recognized by the Department of Industrial Relations in the August 22, 2010 issuance of the Southern California and San Diego Landscape/Irrigation Laborer/Tender general determinations, SC-102-X-14-2010-1 and SD-102-X-14-2010-1 and continuing with any subsequent Southern California (including San Diego) Counties Landscape/Irrigation Laborers/Tender general determinations until superseded by the Director. The rates associated with these unrecognized classifications and types of work SHALL NOT be applied or used on public works projects for the associated type of work.

The following classifications and types of work have not been adopted for public works projects: Classifications

• Landscape/Irrigation Equipment Operator
• Landscape/Irrigation Truck Driver

Types of Work

• The operation of horizontal directional drills, including operation of drill and electronic tracking device (locator) and related work.
• Installation and cutting of pavers and paving stones.
• Operation of pilot trucks.
• *The operation of all landscape/irrigation equipment and landscape/irrigation trucks.

* This shall include all of the classifications listed in the prevailing wage determinations for Landscape Operating Engineer (SC-63-12-33), Operating Engineers (SC-23-63-2 and SD-23-63-3), and Teamster (SC-23-261-2 and SD-23-261-3) in all the Southern California counties, including San Diego County.
March 4, 2011

IMPORTANT NOTICE REGARDING
THE SAN DIEGO LABORERS’ (ENGINEERING CONSTRUCTION)
GENERAL PREVAILING WAGE DETERMINATION

The classifications of work listed below, as identified in the 2007-2011 San Diego Laborers’ (Engineering Construction) Master Labor Agreement by and between Associated General Contractors of America San Diego Chapter and Laborers’ International Union of North America Local No. 89 were not published or recognized by the Department of Industrial Relations in the August 22, 2010 issuance of the San Diego Laborers’ (Engineering Construction) general determination, SD-23-102-3-2010-1 and continuing with any subsequent San Diego Laborers’ (Engineering Construction) general determination until superseded by the Director. The rates associated with these unrecognized classifications SHALL NOT be applied or used on public works projects for the associated type of work.

The following classifications have not been adopted for public works projects:

**Group 1**
Concrete Curb and Gutter Laborer
Environmental, Remediation, Monitoring Well, Toxic waste, Geotechnical Drill Helper
Expansion Joint Caulking by any method (including preparation and clean-up)
Laborer, Concrete

**Group 2**
Grout Man (including forming, pouring, handling, mixing, finishing and cleanup of all types of grout)
Irrigation Laborer

**Group 3**
Bushing Hammer
Guardrail Erector
Shot Blast Equipment Operator (8 to 48 inches)

**Group 4**
Installer of Subsurface Instrumentation, Monitoring Wells, or Points, Remediation Systems Installer

**Group 5**
Environmental, Remediation, Monitoring Well, Toxic Waste and Geotechnical Driller
IMPORTANT NOTICE REGARDING
THE SAN DIEGO TUNNEL WORKER (LABORER-ENGINEERING CONSTRUCTION)
GENERAL PREVAILING WAGE DETERMINATION

The classifications of work listed below, as identified in the 2011-2012 San Diego Tunnel Master Labor Agreement by and between Associated General Contractors of America San Diego Chapter and Laborers’ International Union of North America Local No. 89 were not published or recognized by the Department of Industrial Relations in the August 22, 2011 issuance of the San Diego Tunnel Worker (Laborer) general determination, SD-23-102-5-2011-1 and continuing with any subsequent San Diego Tunnel Worker (Laborer-Engineering Construction) general determination until superseded by the Director. The rates associated with these unrecognized classifications SHALL NOT be applied or used on public works projects for the associated type of work.

The following classifications have not been adopted for public works projects:

**Group I**
Batch Plant Laborer

**Group III**
Tunnel Concrete Finisher
September 1, 2012

IMPORTANT NOTICE TO AWARDING BODIES AND INTERESTED PARTIES REGARDING THE APPRENTICE PREVAILING WAGE RATES

Effective September 1, 2012, the determination, issuance and publication of the apprentice prevailing wage rates have been reassigned by the Department of Industrial Relations from the Division of Apprenticeship Standards to the Office of the Director – Research Unit.

The apprentice rates will be posted online on September 17, 2012. Until this time, please use the Division of Apprenticeship Standards apprentice rates at http://www.dir.ca.gov/DAS/PWAppWage/PWAppWageStart.asp.
IMPORTANT NOTICE TO AWARDING BODIES AND OTHER INTERESTED PARTIES CONCERNING A NEW AMENDMENT TO LABOR CODE SECTION 1720(a)(1)

The passage of Assembly Bill 1598 (Chapter 810), effective January 1, 2013, modifies the definition of installation to include the assembly and disassembly of freestanding and affixed modular office systems.

Labor Code section 1720, subdivision (a)(1) now includes the following language:

“For purposes of this paragraph, "installation" includes, but is not limited to, the assembly and disassembly of freestanding and affixed modular office systems.”

In accordance with Assembly Bill 1598, its terms will be strictly enforced for all public works projects advertised for bids on or after January 1, 2013.
September 1, 2015

SUMMARY OF IMPORTANT NOTICES CONCERNING BURGLAR ALARM AND FIRE ALARM INSTALLATION

Dear Public Officials/Other Interested Parties:

The Department has issued several important notices between June 27, 2002, and June 29, 2015, specifying the prevailing rate of pay for the installation of burglar and fire alarms. The tables on the following two pages provide a summary of the applicable rates of pay for burglar and fire alarm installation by county as of September 1, 2015. The information in these tables summarizes but does not alter the applicable rates of pay issued in the aforementioned important notices.

Please note that minimum rate of pay determinations are issued on a “project-by-project basis.” If you have a public works project in one of the counties listed in the tables that indicates “project-by-project basis,” you may request a minimum rate of pay determination prior to the bid advertisement date of the project by sending a written request to the address below. Each request should include all the relevant documents that would assist the Department in issuing a determination. These documents include but are not limited to the contract, financial documents, plans, specifications, as well as contact information for the Awarding Body.

Please refer to the county determinations to find the rates associated with the craft(s)/classification(s) referenced in the tables. The scope of work for each classification is posted on the Internet at http://www.dir.ca.gov/oprl/DPreWageDetermination.htm. This information may also be requested from the Office of the Director – Research Unit by calling (415) 703-4774, by faxing a request to (415) 703-4771 or by writing to:

California Department of Industrial Relations
Office of the Director – Research Unit
P.O. Box 420603
San Francisco, CA 94142
Table 1: Burglar Alarm Installation

<table>
<thead>
<tr>
<th>COUNTY</th>
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Notes: a Installation of conduit, boxes, cables, and devices is performed at the Inside Wireman rate, and the final connection and programming is performed at the Communication and System Installer rate.

Last updated: September 1, 2015
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**Notes:**

$^a$ Conduit installation is performed at the Inside Wireman rate, and the termination, setting of devices, wiring of control panel and system performance checks are performed at the Comm & System Installer rate.

$^b$ Installation of conduit, boxes, cables, and devices is performed at the Inside Wireman rate, and the final connection and programming is performed at the Comm and System Installer rate.

$^c$ The rates for the craft(s)/classification(s) of Electrician: Sound Electrician also apply.

**Last updated:** September 1, 2015
October 27, 2015

IMPORTANT NOTICE TO AWARDING BODIES AND OTHER INTERESTED PARTIES CONCERNING FIRE ALARM INSTALLATION

Dear Public Official/Other Interested Parties:

Based on a recent investigation conducted by the Department, it has been determined that the minimum rate of pay for fire alarm installation work in Riverside County would be that of the craft(s)/classification(s) Electrician/Communication and System Installer.

These changes apply only prospectively to public works projects advertised for bid on or after November 6, 2015.

This notice also updates the table that was issued with the Important Notice dated September 1, 2015 and Important Notice dated June 27, 2002, regarding the applicable rate of pay for work involving the installation of fire alarms. Please note that the minimum rate of pay for all conduit installation associated with fire alarm system installation would be that of the craft/classification of Electrician/Inside Wireman.

Please refer to the county determinations to find the rates for the craft(s)/classification(s) referenced above. The scope of work for each classification is posted on the Internet at http://www.dir.ca.gov/oprl/DPreWageDetermination.htm. This information may also be requested from the Office of the Director – Research Unit by calling (415) 703-4774, by faxing a request to (415) 703-4771 or by writing to:

California Department of Industrial Relations
Office of the Director – Research Unit
P.O. Box 420603
San Francisco, CA 94142
December 22, 2015

IMPORTANT NOTICE
TO AWARDING BODIES AND INTERESTED PARTIES REGARDING
THE PREVAILING WAGE RATES BELOW THE CALIFORNIA MINIMUM WAGE

In accordance with Labor Code Sections 1770, 1773, and 1773.1, the Director of the Department of Industrial Relations is responsible for determining the prevailing wage rates for each worker employed on public works projects of more than one thousand dollars ($1,000).

Effective January 1, 2016, the minimum wage in California will increase to ten dollars ($10.00) per hour. The Director’s prevailing wage determinations shall not be below the California minimum wage. Each employer is required to pay at least the California minimum wage for the basic hourly rate in all cases where the published prevailing wage rate is below the California minimum wage. Any and all employer payments required by these determinations must also be paid.

If the California minimum wage is increased in the future to an amount above that shown in a prevailing wage determination, the basic hourly rate in that determination automatically increases to the new minimum wage.
January 21, 2016

IMPORTANT NOTICE

RE: Electronic Certified Payroll (eCPR) Reporting On Public Works Projects

Dear Interested Parties:

This notice is in response to the numerous inquiries DIR has received regarding the difficulty that many contractors and subcontractors are having with the eCPR requirements effective January 1, 2016. See Labor Code § 1771.4(a)(3).

Effective immediately, enforcement of the eCPR requirement is hereby temporarily stayed pending outreach, education and upgrades to the eCPR system that will allow contractors and subcontractors to more easily submit CPRs into DIR’s system. DIR is currently exploring an alternative reporting format that will facilitate compliance with the eCPR requirements for contractors and subcontractors that are having difficulty. DIR anticipates that the upgrades should be completed by June 2016.

This notice only applies to the obligation to submit CPRs into DIR’s eCPR system. Awarding bodies must still ensure that contractors and subcontractors are registered under DIR’s contractor registration system and in compliance with all other prevailing wage laws including, but not limited to, Labor Code section 1776 (Reporting of Certified Payroll Records).

This notice also does not affect the ability or obligation of labor compliance personnel, or rights of other interested parties, to request and obtain certified payroll records (hard copies in the absence of electronic records).
March 3, 2016

IMPORTANT NOTICE TO 2016-1 CD RECIPIENTS, AWARDING BODIES, AND ALL INTERESTED PARTIES REGARDING CORRECTIONS TO THE DIRECTOR’S GENERAL PREVAILING WAGE DETERMINATIONS

Dear Public Official/Other Interested Parties:

CRAFT: Iron Worker
DETERMINATION: C-20-X-1-2016-1
LOCALITY: All localities within the State of California

The travel and subsistence provisions for the Iron Worker determination, C-20-X-1-2015-2, was mistakenly published on the 2016-1 CD instead of the travel and subsistence provisions for determination C-20-X-1-2016-1. To obtain the correct travel and subsistence provisions for determination C-20-X-1-2016-1, please visit our website @ http://www.dir.ca.gov/oprl/PWD/index.htm or contact the Prevailing Wage Unit @ 415-703-4774.

With the exception of this correction, all of the wage rates and other conditions found in the above referenced determination remain unchanged.

CRAFT: Metal Roofing Systems Installer
DETERMINATION: C-MR-2016-1K
LOCALITY: All localities within Santa Barbara County

The travel and subsistence provisions for the Metal Roofing Systems Installer determination, C-MR-2015-2K, was mistakenly published on the 2016-1 CD instead of the travel and subsistence provisions for determination C-MR-2016-1K. To obtain the correct travel and subsistence provisions for determination C-MR-2016-1K, please visit our website @ http://www.dir.ca.gov/oprl/PWD/index.htm or contact the Prevailing Wage Unit @ 415-703-4774.

With the exception of this correction, all of the wage rates and other conditions found in the above referenced determination remain unchanged.
March 3, 2016

IMPORTANT NOTICE TO 2016-1 CD RECIPIENTS, AWARDING BODIES, & ALL INTERESTED PARTIES REGARDING CORRECTIONS TO THE DIRECTOR’S GENERAL PREVAILING WAGE DETERMINATIONS

Dear Public Official/Other Interested Parties:

CRAFT: Landscape Maintenance Laborer
DETERMINATION: NC-LML-2016-1 and SC-LML-2016-1
LOCALITY: All localities within the State of California

The general prevailing wage determinations for the Craft of Landscape Maintenance Laborer, NC-LML-2014-1 and SC-LML-2014-1, were mistakenly published on the 2016-1 CD instead of determinations NC-LML-2016-1 and SC-LML-2016-1.

CRAFT: Landfill Worker (Operating Engineer)
DETERMINATION: SC-63-12-41-2016-1
LOCALITY: All localities within Imperial, Inyo, Kern, Los Angeles, Mono, Orange, Riverside, San Bernardino, San Diego, San Luis Obispo, Santa Barbara, and Ventura Counties

The general prevailing wage determination for the Craft of Landfill Worker (Operating Engineer), SC-63-12-41-2001-1, was mistakenly published on the 2016-1 CD instead of determination SC-63-12-41-2016-1.

CRAFT: Slurry Seal Worker
DETERMINATION: NC-830-X-69-2016-1

The general prevailing wage determination for the Craft of Slurry Seal Worker, NC-830-X-69-2014-1, was mistakenly published on the 2016-1 CD instead of determination NC-830-X-69-2016-1.

CRAFT: Telephone Installation Worker and Related Classifications
DETERMINATION: C-422-X-10-2016-1
LOCALITY: All localities within Del Norte, Inyo, Mono, San Bernardino, and Santa Barbara Counties.

The general prevailing wage determination for the Craft of Telephone Installation Worker and Related Classifications, C-422-X-1-2001-1, was mistakenly published on the 2016-1 CD instead of determination C-422-X-10-2016-1.

To obtain the correct determinations for the crafts referenced above in this Important Notice, Landscape Maintenance Laborer, Landfill Worker (Operating Engineer), Slurry Seal Worker, and Telephone Installation Worker and Related Classifications, please visit our website @ http://www.dir.ca.gov/oprl/PWD/index.htm or contact the Prevailing Wage Unit @ 415-703-4774.

Continued on next page.
CRAFT: Parking and Highway Improvement (Striping, slurry & seal coat operations-Laborer)
DETERMINATION: SC-23-102-6-2016-1
LOCALITY: All localities within Imperial, Inyo, Kern, Los Angeles, Mono, Orange, Riverside, San Bernardino, San Diego, San Luis Obispo, Santa Barbara and Ventura counties.

*The link to the predetermined increase column published on the 2016-1 CD in the San Diego html page (Step three) for the above referenced craft and determination, Parking and Highway Improvement (Striping, slurry & seal coat operations-Laborer), is inaccessible and incorrectly stated, “No increase *”. The above referenced determination has an expiration date of July 3, 2016**. Therefore, the predetermined increase column should say, “Increase”. To access the link to the predetermined increase, please visit our website at http://www.dir.ca.gov/oprl/pwd/SanDiego.html or contact the Prevailing Wage Unit @ 415-703-4774.*
March 9, 2016

IMPORTANT NOTICE REGARDING THE SCOPE OF WORK PROVISIONS FOR THE CRAFT OF ROOFER IN SANTA CLARA AND SANTA CRUZ COUNTIES ISSUED IN THE 2016-1 CD-ROM GENERAL PREVAILING WAGE DETERMINATIONS

Please be advised that the attached February 22, 2007 “Advisory Scope of Work” notice for Roofer regarding metal roofing systems work was inadvertently left out from the Scope of Work Provisions page published in the 2016-1 CD-ROM.

To obtain the updated scope of work, please visit our website at http://www.dir.ca.gov/oprl/pwd/.
February 22, 2007

ADVISORY SCOPE OF WORK

Please note that this advisory scope of work does not apply for metal roofing systems work in the counties where we have issued prevailing wage rates for the Metal Roofing Systems Installer. Please refer to the statewide general prevailing wage determinations for the Metal Roofing Systems Installer on pages 2J to 2J-15.
April 28, 2016

IMPORTANT NOTICE TO AWARDING BODIES AND ALL INTERESTED PARTIES REGARDING A CORRECTION TO THE DIRECTOR’S GENERAL PREVAILING WAGE DETERMINATIONS

Dear Public Official/Other Interested Parties:

CRAFT: Electrician:
CLASSIFICATION: Inside Wireman – Zone A, 3rd Shift
DETERMINATIONS: SBR-2015-2 and SBR-2016-1
LOCALITY: San Bernardino County

The expiration date of May 31, 2015** is incorrect. The correct expiration date should be May 31, 2016**.

With the exception of the above correction, all of the wage rates and other conditions found in the above referenced prevailing wage determinations remain unchanged.
**DETERMINATION:** NC-23-31-11-2016-2

**ISSUE DATE:** May 31, 2016

**EXPIRATION DATE OF DETERMINATION:** June 30, 2016**

The rate to be paid for work performed after this date has been determined. If work will extend past this date, the new rate must be paid and should be incorporated in contracts entered into now. Contact the Office of the Director – Research Unit for specific rates at (415) 703-4774.

**LOCALITY:** All localities within Alameda, Alpine, Amador, Butte, Calaveras, Colusa, Contra Costa, Del Norte, El Dorado, Fresno, Glenn, Humboldt, Kings, Lake, Lassen, Madera, Marin, Mariposa, Mendocino, Merced, Modoc, Monterey, Napa, Nevada, Placer, Plumas, Sacramento, San Benito, San Francisco, San Joaquin, San Mateo, Santa Clara, Santa Cruz, Shasta, Sierra, Siskiyou, Solano, Sonoma, Stanislaus, Sutter, Tehama, Trinity, Tulare, Tuolumne, Yolo, and Yuba Counties.

Note: This determination applies to projects advertised for bids on or after June 10, 2016 and supersedes Determination NC-23-31-11-2016-1.

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### Employer Payments

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<th>Classification (Journey-person)</th>
<th>Basic Hourly Rate</th>
<th>Health and Welfare</th>
<th>Pension</th>
<th>Vacation/Holiday</th>
<th>Training</th>
<th>Other Payments</th>
<th>Hours</th>
<th>Total Hourly Rate</th>
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<tbody>
<tr>
<td><strong>Pile Driver, Wharf, and Dock Builder</strong></td>
<td>$41.65**</td>
<td>11.05</td>
<td>13.55</td>
<td>5.46</td>
<td>0.83</td>
<td>0.25</td>
<td>8</td>
<td>72.79</td>
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<tr>
<td>Diver (wet) up to 50 ft depth **</td>
<td>91.17</td>
<td>11.05</td>
<td>13.55</td>
<td>5.46</td>
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### Straight-Time Rate

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<tr>
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<tr>
<td>Weekly</td>
<td>1/2X</td>
</tr>
<tr>
<td>Sunday</td>
<td>Holiday</td>
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**Note:** This determination applies to projects advertised for bids on or after June 10, 2016 and supersedes Determination NC-23-31-11-2016-1.

---

### Overtime Hourly Rate

<table>
<thead>
<tr>
<th>Hours</th>
<th>Rate</th>
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<tbody>
<tr>
<td>Daily</td>
<td>1/2X</td>
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<tr>
<td>Weekly</td>
<td>1/2X</td>
</tr>
<tr>
<td>Sunday</td>
<td>Holiday</td>
</tr>
</tbody>
</table>

---

**FOR "PILE DRIVER-BRIDGE BUILDER" - SEE NORTHERN CALIFORNIA CARPENTER PAGE 34.**

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**PLEASE NOTE:** To obtain wage rate information for Saturation Diver, Manned Submersible, Manipol Operator/Life Support Technician, Remote Controlled/Operated Vehicle (RCV/ROV) Pilot/Technician, Navigator Surveyor, Bell Winch Operator & Diving Equipment Technician, please contact the Office of the Director - Research Unit at (415) 703-4774.

---

**RECOGNIZED HOLIDAYS:** Holidays upon which the general prevailing hourly wage rate for Holiday work shall be paid, shall be all holidays in the collective bargaining agreement, applicable to the particular craft, classification, or type of worker employed on the project, which is on file with the Director of Industrial Relations. If the prevailing rate is not based on a collectively bargained rate, the holidays upon which the prevailing rate shall be paid shall be as provided in Section 6700 of the Government Code. You may obtain the holiday provisions for the current determinations on the Internet at [http://www.dir.ca.gov/OPRL/PWD](http://www.dir.ca.gov/OPRL/PWD). Holiday provisions for current or superseded determinations may be obtained by contacting the Office of the Director – Research Unit at (415) 703-4774.

**TRAVEL AND/OR SUBSISTENCE PAYMENT:** In accordance with Labor Code Sections 1773.1 and 1773.9, contractors shall make travel and/or subsistence payments to each worker to execute the work. You may obtain the travel and/or subsistence provisions for the current determinations on the Internet at [http://www.dir.ca.gov/OPRL/PWD](http://www.dir.ca.gov/OPRL/PWD). Travel and/or subsistence requirements for current or superseded determinations may be obtained by contacting the Office of the Director – Research Unit at (415) 703-4774.
## INTERIM DETERMINATION FOR THE CRAFT: # OPERATING ENGINEER (HEAVY AND HIGHWAY WORK)

### DETERMINATION:
NC-23-63-1-2016-1

### ISSUE DATE:
June 21, 2016

### EXPIRATION DATE OF DETERMINATION:
June 21, 2017

The rate to be paid for work performed after this date has been determined. If work will extend past this date, the new rate must be paid and should be incorporated in contracts entered into now. Contact the Office of the Director - Research Unit for specific rates at (415) 703-4774.

### LOCALITY:

This interim determination applies only to projects advertised for bids on or after July 1, 2016. These rates supersede determination NC-23-63-1-2015-2.

<table>
<thead>
<tr>
<th>Classification</th>
<th>Basic Hourly Rate</th>
<th>Health &amp; Welfare Payment</th>
<th>Pension Payment</th>
<th>Vacation &amp; Training Payment</th>
<th>Other Payments</th>
<th>Hours</th>
<th>Straight-Time Wage</th>
<th>Overtime Wage</th>
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<td>$119.76</td>
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## TRAVEL AND/OR SUBSISTENCE PAYMENT

In accordance with Labor Code Sections 1773.1 and 1773.9, contractors shall make travel and/or subsistence payments to each worker to execute the work. You may obtain the travel and/or subsistence provisions for the current determinations on the Internet at http://www.dir.ca.gov/OPRL/PWD. Travel and/or subsistence requirements for current or superseded determinations may be obtained by contacting the Office of the Director – Research Unit at (415) 703-4774.
Determination: NC-23-63-1-2016-1

Classifications

Group 1
- Drill Equipment, over 200,000 lbs
- Operator of Helicopter (when used in erection work)
- Hydraulic Excavator 7 cu yds and over
- Power Shovels, over 7 cu yds

Group 2
- Highline Cableway
- Hydraulic Excavator 3 1/2 cu yds up to 7 cu yds
- Licensed Construction Work Boat Operator, On Site
- Microtunneling Machine
- Power Blade Operator (finish)
- Power Shovels, over 1 cu yd and up to and including 7 cu yds m.r.c.

Group 3
- Asphalt Milling Machine
- Cable Backhoe
- Combination Backhoe and Loader over ½ cu yds
- Continuous Flight Tie Back Machine
- Crane Mounted Continuous Flight Tie Back Machine, tonnage to apply
- Crane Mounted Drill Attachments, Tonnage to apply
- Dozer, Slope Board
- Drill Equipment, over 100,000 lbs up to and including 200,000 lbs
- Gradall
- Hydraulic Excavator up to 3 1/2 cu yds
- Loader 4 cu yds and over
- Long Reach Excavator
- Multiple Engine Scrapers (when used as push pull)
- Power Shovels, up to and including 1 cu yd
- Pre-Stress Wire Wrapping machine
- Side Boom Cat, 572 or larger
- Track Loader 4 cu yds and over
- Wheel excavator (up to and including 750 cu yds per hour)

Group 4
- Asphalt Plant Engineer/Boxman
  - Chicago Boom
  - Combination Backhoe and Loader up to and including ½ cu yds
  - Concrete Batch Plants (wet or dry)
  - Dozer and/or Push Cat
  - Drill Equipment, over 50,000 lbs up to and including 100,000 lbs
  - Full-Type Elevating Loader
  - Grader/Grader, Grade Checker (GPS, mechanical or otherwise)
  - Grooving and Grinding Machine
  - Heading Shield Operator
  - Heavy Duty Drilling Equipment, Hughes, LDH, Watson 3000 or similar
  - Heavy Duty Repairman and/or Welder
  - Lime Spreader
  - Loader under 4 cu yds
  - Lubrication and Service Engineer (mobile and grease rack)
  - Mechanical Finsher or Spreader Machine (asphalt, Barber-Greene and similar)
  - Miller Formless M-9000 Slope Paver or similar
  - Portable Crushing and Screening plants
  - Power Blade Support
  - Roller Operator, Asphalt
  - Rubber-Tired Scrapper, Self-Loading (paddle-wheels, etc)
  - Rubber-Tired Earthmoving Equipment (Scrapers)
  - Slip Form Paver (concrete)
  - Small Tractor with Drag
  - Soil Stabilizer (P&H or equal)
  - Spider Plow and Spider Puller
  - Timber Skidder
  - Track Loader up to 4 yards
  - Tractor Drawn Scrapper
  - Tractor, Compressor Drill Combination
  - Tubex Pile Rig
- Unlicensed Construction Work Boat Operator, On Site
- Welder
- Woods-Mixer (and other similar Pugmill equipment)

Group 5
- Cast-in Place Pipe Laying Machine
- Concrete Conveyor or Concrete Pump, Truck or Equipment Mounted
- Concrete Conveyor, Building Site
- Concrete Pump or Pumpcrete Guns
- Drilling Equipment, Watson 2000, Texoma 700 or similar
- Drilling and Boring Machinery, Horizontal (not to apply to waterlines, wagon drills or jackhammers)
- Concrete Mixers/all
- Man and/or Material Hoist
- Mechanical Finishers (concrete) (Clary, Johnson, Bidwell Bridge Deck or similar types)
- Mechanical Burner, Curb and/or Curb and Gutter Machine, Concrete or Asphalt
- Mine or Shaft Hoist
- Screwed or Pan Headed Screw
- Power Jumbo Operator (setting slip-forms, etc., in tunnels)
- Screwedman (automatic or manual)
- Self Propelled Compactor with Dozer
- Tractor with boom, Ø6 or smaller
- Trenching Machine, maximum digging capacity over 5 ft. depth
- Vermeer T-600B Rock Cutter or similar

Group 6
- Armor-Coater (or similar)
- Ballast Jack Tamper
- Boom-Type Backfilling Machine
- Asst. Plant Engineer
- Bridge and/or Gaantry Crane
- Chemical Grouting Machine, truck mounted
- Chip Spreading Machine Operator
- Concrete Barrier Moving Machine
- Concrete Saws (self-propelled unit on streets, highways, airports, and canals)
- Deck Engineer
- Drill Doctor
- Drill Equipment, over 25,000 lbs up to and including 50,000 lbs
- Drilling Equipment Texoma 600, Hughes 200 series or similar up to and including 30 ft. m.r.c.
- Helicopter Radian
- Hydro-Hammer or similar
- Line Master
- Skidsteer Loader, Bobcat larger than 743 series or similar (with attachments)
- Locomotive
- Rotating Extendable Forklift, Lull Hi-Lift or similar
- Assistant to Engineer, Truck Mounted Equipment
- Paving Breaker, Truck Mounted, with compressor combination
- Paving Fabric Installation and/or Laying Machine
- Pipe Bending Machine (pipelines only)
- Pipe Wrapping Machine (Tractor propelled and supported)
- Screedman, (except asphaltic concrete paving)
- Self-Loading Chipper
- Self Propelled Pipeline Wrapping Machine
- Tractor

Group 7
- Ballast Regulator
- Cary Lift or similar
- Combination Slurry Mixer and/or Cleaner
- coolant/Slurry Tanker Operator
  - (hooked to Grooving/Girling Machine)
- Drilling Equipment, 20 ft and under m.r.c.
- Drill Equipment, over 1,000 lbs up to and including 25,000 lbs
- Fireman Hot Plant

Group 8
- Bit Sharpener
- Boiler Tender
- Box Operator
- Brakeman
- Combination Mixer and Compactor (shoretcor/equite)
- Compactor Operator
- Deckhand
- Fireman
- Generators
- Gunite/Shotcrete Equipment Operator
- Heavy Duty Repairman Helper
- Heavy Duty Repairman Helper
- Hydraulic Monitor
- Ken Seal Machine (or similar)
- Mast Type Forklift
- Mixermobile
- Assistant to Engineer
- Pump Operator
- Refrigerator Plant
- Reservoir-Debris Tug (Self-Propelled Floating)
- Ross Carrier (Construction site)
- Rotomill Operator
- Self Propelled Tape Machine
- Shuttlecar
- Self Propelled Power Sweeper Operator (Includes Vacuum Sweeper)
- Slusher Operator
- Surface Heater
- Switchman
- Tar Pol Fireman
- Tugger Hoist, Single Drum
- Vacuum Cooling Plant
- Welding Machine (powered other than by electricity)
DETERMINATION: NC-23-63-1-2016-1

GROUP 8-A
Articulated Dump Truck Operator
Elevator Operator
Mini Excavator under 25 H.P. (Backhoe-Trencher)
Skidsteer Loader, Bobcat 743 series or
Smaller and similar (without attachments)

ALL CRANES AND ATTACHMENTS:

GROUP 1
Cranes over 350 tons
Derrick over 350 tons
Self Propelled Boom Type Lifting Device over 350 tons

GROUP 1-A
Clamshells and Draglines over 7 cu yds
Cranes over 100 tons
Derrick, over 100 tons
Derrick Barge Pedestal mounted over 100 tons
Self Propelled Boom Type Lifting Device Over 100 tons

GROUP 2-A
Clamshells and Draglines over 1 cu yds up to and
including 7 cu yds
Cranes over 45 tons up to and including 100 tons
Derrick Barge 100 tons and under
Mobile Self-Erecting Tower Crane (Potain) over 3 stories
Self Propelled Boom Type Lifting Device over 45 tons
Tower Cranes

GROUP 3-A
Clamshells and Draglines up to and including 1 cu yd
Cranes 45 tons and under
Mobile Self-Erecting Tower Crane (Potain), 3 stories
and under
Self Propelled Boom Type Lifting Device 45 tons
and under

GROUP 4-A
Boom Truck or dual-purpose A-Frame Truck,
Non-Rotating over 15 tons.
Truck Mounted Rotating Telescopic Boom
Type Lifting Device, Manitex or similar
(Boom Truck -over 15 tons)
Truck-Mounted Rotating Telescopic Boom Type
Lifting Device, Manitex or Similar (Boom Truck),
under 16 tons
DESCRIPTION FOR AREAS 1 AND 2:

Area 1 is all of Northern California within the following Township, State
and/or county Boundaries:

Commencing in the Pacific Ocean on the extension of the Southerly
line of Township 19S, of the Mount Diablo Base and Meridian,
Thence Easterly along the Southerly line of Township 19S, to the
Northwest corner of Township 20S, Range 8E,
Thence Southerly to the Southwest corner of Township 20S, Range 6E,
Thence Easterly to the Northwest corner of Township 21S, Range 7E
Thence Southerly to the Southwest corner of Township 21S, Range 7E
Thence Easterly to the Northwest corner of Township 22S, Range 9E,
Thence Southerly to the Southwest corner of Township 22S, Range 9E,
Thence Easterly to the Northwest corner of Township 23S, Range 10E,
Thence Southerly to the Southwest corner of Township 24S, Range 10E,
Thence Easterly to the Northwest corner of Township 24S, Range 31E,
Thence Northerly to the Northeast corner of Township 25S, Range 31E,
Thence Easterly to the Northwest corner of Township 26S, Range 29E,
Thence Northerly to the Northeast corner of Township 27S, Range 29E,
Thence Easterly along the California / Oregon State Border,

Thence Westerly to the Southeast corner of Township 16S, Range 28E,
Thence Northerly to the Northeast corner of Township 13S, Range 28E,
Thence Westerly to the Southeast corner of Township 12S, Range 27E,
Thence Northerly to the Northeast corner of Township 11S, Range 27E,
Thence Westerly to the Southeast corner of Township 11S, Range 26E,
Thence Northerly to the Northeast corner of Township 10S, Range 26E,
Thence Westerly to the Southeast corner of Township 10S, Range 25E,
Thence Northerly to the Northeast corner of Township 9S, Range 25E,
Thence Westerly to the Southeast corner of Township 9S, Range 24E,
Thence Northerly to the Northeast corner of Township 8S, Range 24E,
Thence Westerly to the Southeast corner of Township 7S, Range 23E,
Thence Northerly to the Northeast corner of Township 7S, Range 23E,
Thence Westerly to the Southeast corner of Township 6S, Range 20E,
Thence Northerly to the Northeast corner of Township 6S, Range 20E,
Thence Westerly to the Southeast corner of Township 5S, Range 19E,
Thence Northerly to the Northeast corner of Township 5S, Range 19E,
Thence Westerly to the Southeast corner of Township 4S, Range 18E,
Thence Northerly to the Northeast corner of Township 4S, Range 18E,
Thence Westerly to the Southeast corner of Township 3S, Range 18E,
Thence Northerly to the Northeast corner of Township 3S, Range 18E,
Thence Westerly to the Southeast corner of Township 2S, Range 17E,
Thence Northerly to the Northeast corner of Township 2S, Range 17E,
Thence Westerly to the Southeast corner of Township 1S, Range 17E,
Thence Northerly to the Northeast corner of Township 1S, Range 17E,

California / Nevada State Border,

Thence Northerly along the California / Nevada State Border to the
Northern line of Township 17N,
Thence Westerly to the Southeast corner of Township 18N, Range 10E,
Thence Northerly to the Northeast corner of Township 20N, Range 10E,
Thence Westerly to the Southeast corner of Township 21N, Range 9E,
Thence Northerly to the Northeast corner of Township 21N, Range 9E,
Thence Westerly to the Southeast corner of Township 22N, Range 8E,
Thence Northerly to the Northeast corner of Township 22N, Range 8E,
Thence Westerly to the Southwest corner of Township 27N, Range 8E,
Thence Easterly to the Southeast corner of Township 27N, Range 8E,
Thence Northerly to the Northeast corner of Township 28N, Range 6E,
Thence Westerly to the Southeast corner of Township 29N, Range 6E,
Thence Northerly to the Northeast corner of Township 32N, Range 6E,
Thence Westerly to the Northwest corner of Township 32 N, Range 6E,
Thence Northerly to the Northeast corner of Township 35N, Range 5E,
Thence Westerly to the Southeast corner of Township 36N, Range 3E,
Thence Northerly to the Southeast corner of Township 37N, Range 1W,
Thence Northerly to the Northeast corner of Township 38N, Range 1W,
Thence Westerly to the Southeast corner of Township 39N, Range 2W,
Thence Northerly to the Northeast corner of Township 40N, Range 2W,
Thence Westerly to the Southeast corner of Township 41N, Range 4W,
Thence Northerly to the Northeast corner of Township 42N, Range 4W,
Thence Westerly to the Southeast corner of Township 43N, Range 5W,
Thence Northerly to the California / Oregon State Border,

Thence Westerly along the California / Oregon State Border to the
Westerly Boundary of Township Range 8W,
Thence Southerly to the Southwest corner of Township 43N, Range 8W,
Thence Easterly to the Southeast corner of Township 43N, Range 8W,
Thence Southerly to the Southwest corner of Township 42N, Range 7W,
Thence Easterly to the Southeast corner of Township 42N, Range 7W,
Thence Southerly to the Southwest corner of Township 41N, Range 6W,
Thence Easterly to the Northwest corner of Township 40N, Range 5W,
Thence Southerly to the Southwest corner of Township 39N, Range 5W,
Thence Westerly to the Northwest corner of Township 37N, Range 6W,
Thence Southerly to the Southwest corner of Township 35N, Range 6W,
Thence Westerly to the Northwest corner of Township 34N, Range 10W,
Thence Southerly to the Southwest corner of Township 31N, Range 10W,
Thence Easterly to the Northwest corner of Township 30N, Range 9W,
Thence Southerly to the Southwest corner of Township 29N, Range 8W,
Thence Southerly to the Southwest corner of Township 23N, Range 8W,
Thence Easterly to the Northwest corner of Township 22N, Range 6W,
Thence Northerly to the Northeast corner of Township 21N, Range 5W,
Thence Westerly to the Southwest corner of Township 20N, Range 2E,
Thence Northerly to the Northeast corner of Township 19N, Range 2E,
Thence Westerly to the Southeast corner of Township 18N, Range 1W,
Thence Northerly to the Northeast corner of Township 18N, Range 1W,
Thence Westerly to the Southeast corner of Township 17N, Range 1W,
Thence Northerly to the Northeast corner of Township 17N, Range 1W,

California / Nevada State Border,

Thence Northerly along the California / Nevada State Border to the
Northern line of Township 17N,
Thence Westerly to the Southeast corner of Township 18N, Range 10E,
Thence Northerly to the Northeast corner of Township 20N, Range 10E,
Thence Westerly to the Southeast corner of Township 21N, Range 9E,
Thence Northerly to the Northeast corner of Township 21N, Range 9E,
Thence Westerly to the Southeast corner of Township 22N, Range 8E,
Thence Northerly to the Northeast corner of Township 22N, Range 8E,
Thence Westerly to the Southwest corner of Township 27N, Range 8E,
Thence Easterly to the Southeast corner of Township 27N, Range 8E,
Thence Northerly to the Northeast corner of Township 28N, Range 6E,
Thence Westerly to the Southeast corner of Township 29N, Range 6E,
Thence Northerly to the Northeast corner of Township 32N, Range 6E,
Thence Westerly to the Northwest corner of Township 32 N, Range 6E,
Thence Northerly to the Northeast corner of Township 35N, Range 5E,
Thence Westerly to the Southeast corner of Township 36N, Range 3E,
Thence Northerly to the Southeast corner of Township 37N, Range 1W,
Thence Northerly to the Northeast corner of Township 38N, Range 1W,
Thence Westerly to the Southeast corner of Township 39N, Range 2W,
Thence Northerly to the Northeast corner of Township 40N, Range 2W,
Thence Westerly to the Southeast corner of Township 41N, Range 4W,
Thence Northerly to the Northeast corner of Township 42N, Range 4W,
Thence Westerly to the Southeast corner of Township 43N, Range 5W,
Thence Northerly to the California / Oregon State Border,

Area 2 shall be all areas not part of Area 1 described above.

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## Holiday Areas

- **Area 1b**: Includes an amount for supplemental dues.
- **Area 2c**: Saturdays in the same work week may be worked at straight-time if a job is shut down during the normal work week due to inclement weather.

### Requirements for Current or Superseded Determinations

- Contact the Office of the Director – Research Unit at (415) 703-4774.
- You may obtain the travel and/or subsistence provisions for the current determinations on the Internet at [http://www.dir.ca.gov/OPRL/PWD](http://www.dir.ca.gov/OPRL/PWD).

### Recognized Holidays

- Holidays upon which the prevailing rate shall be paid shall be as provided in Section 6700 of the Government Code. You may obtain the holiday provisions for the current determinations on the Internet at [http://www.dir.ca.gov/das/das.html](http://www.dir.ca.gov/das/das.html).

### Apprenticeship Wage Rates

- For classifications within each group, see pages 39B-40.
- To obtain any apprenticeable craft, please contact the Division of Apprenticeship Standards or refer to the Division of Apprenticeship Standards' website.

### Localities


### Interim Determination

- This interim determination applies only to projects advertised for bids on or after July 1, 2016. These rates supersede determination NC-23-63-1-2015-2.

### Determination

- **NC-23-63-1-2016-1**

### Issue Date

- June 21, 2016

### Expiration Date

- June 25, 2017

### General Prevailing Wage Determination

- **Pursuant to California Labor Code Part 7, Chapter 1, Article 2, Sections 1770, 1773 and 1773.1**

### For Commercial Building, Highway, Heavy Construction and Dredging Projects

- **Important Notice to Awarding Bodies & All Interested Parties**

### Interim Determination for the Craft: Operating Engineer (Heavy and Highway Work)

<table>
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<tr>
<th>Classification Group</th>
<th>Area 1</th>
<th>Area 2</th>
<th>Area 3</th>
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### All Cranes and Attachments

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<th>Vacation</th>
<th>Training</th>
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### Travel and/or Subsistence Payment

- In accordance with Labor Code Sections 1773.1 and 1773.9, contractors shall make travel and/or subsistence payments to each worker to execute the work. You may obtain the travel and/or subsistence provisions for the current determinations on the Internet at [http://www.dir.ca.gov/OPRL/PWD](http://www.dir.ca.gov/OPRL/PWD). Travel and/or subsistence requirements for current or superseded determinations may be obtained by contacting the Office of the Director – Research Unit at (415) 703-4774.
For Commercial Building, Highway, Heavy Construction and Dredging Projects

IMPORTANT NOTICE TO AWARDING BODIES & ALL INTERESTED PARTIES
REGARDING CHANGES TO THE DIRECTOR’S GENERAL PREVAILING WAGE DETERMINATIONS

INTERIM DETERMINATION FOR THE CRAFT: # OPERATING ENGINEER (BUILDING CONSTRUCTION)

**DETERMINATION:** NC-23-63-1-2016-1A
**ISSUE DATE:** June 21, 2016
**EXPIRATION DATE OF DETERMINATION:** June 25, 2017** The rate to be paid for work performed after this date has been determined. If work will extend past this date, the new rate must be paid and should be incorporated in contracts entered into now. Contact the Office of the Director - Research Unit for specific rates at (415) 703-4774.

**LOCALITY:** All localities within Alpine, Amador, Butte, Calaveras, Colusa, Del Norte, El Dorado, Fresno, Glenn, Humboldt, Kings, Lake, Lassen, Madera, Mariposa, Mendocino, Merced, Modoc, Monterey, Napa, Nevada, Placer, Plumas, Sacramento, San Benito, San Joaquin, Santa Cruz, Shasta, Sierra, Siskiyou, Sonoma, Stanislaus, Sutter, Tehama, Trinity, Tulare, Tuolumne, Yolo, and Yuba counties.

This interim determination applies only to projects advertised for bids on or after July 1, 2016. These rates supersede determination NC-23-63-1-2015-2A.

<table>
<thead>
<tr>
<th>Classification Group</th>
<th>(Journeyperson)</th>
<th>Basic Hourly Rate</th>
<th>Supplemental Vacation and Holiday Rate</th>
<th>Other Hourly Compensation</th>
<th>Overtime Hourly Rate</th>
<th>Employer Payments</th>
<th>Straight-Time Hourly Rate</th>
<th>Over-time Hourly Rate</th>
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<tr>
<td></td>
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**ALL CRANES AND ATTACHMENTS:**

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**Holidays upon which the prevailing rate shall be paid shall be all holidays in the collective bargaining agreement, applicable to the particular craft, classification, or type of worker employed on the project, which is on file with the Director of Industrial Relations. If the prevailing rate is not based on a collectively bargained rate, the holidays upon which the general prevailing hourly wage rate for Holiday work shall be paid, shall be all holidays in the collective bargaining agreement, applicable to the particular craft, classification, or type of worker employed on the project, which is on file with the Director of Industrial Relations. If the prevailing rate is not based on a collectively bargained rate, the holidays upon which the prevailing rate shall be paid shall be as provided in Section 6700 of the Government Code. You may obtain the holiday provisions for the current determinations on the Internet at http://www.dir.ca.gov/OPR/LPW. Holiday provisions for current or superseded determinations may be obtained by contacting the Office of the Director – Research Unit at (415) 703-4774.

**NOTE:** For Special Single and Second Shift rates, please see page 40C.

**RECOGNIZED HOLIDAYS:** Holidays upon which the general prevailing hourly wage rate for Holiday work shall be paid, shall be all holidays in the collective bargaining agreement, applicable to the particular craft, classification, or type of worker employed on the project, which is on file with the Director of Industrial Relations. If the prevailing rate is not based on a collectively bargained rate, the holidays upon which the general prevailing hourly wage rate for Holiday work shall be paid, shall be as provided in Section 6700 of the Government Code. You may obtain the holiday provisions for the current determinations on the Internet at http://www.dir.ca.gov/OPRL/PWD. Holiday provisions for current or superseded determinations may be obtained by contacting the Office of the Director – Research Unit at (415) 703-4774.

**TRAVEL AND/OR SUBSISTENCE PAYMENT:** In accordance with Labor Code Sections 1773.1 and 1773.9, contractors shall make travel and/or subsistence payments to each worker to execute the work. You may obtain the travel and/or subsistence provisions for the current determinations on the Internet at http://www.dir.ca.gov/OPR/LPW. Travel and/or subsistence requirements for current or superseded determinations may be obtained by contacting the Office of the Director – Research Unit at (415) 703-4774.
GENERAL PREVAILING WAGE DETERMINATION MADE BY THE DIRECTOR OF INDUSTRIAL RELATIONS
PURSUANT TO CALIFORNIA LABOR CODE PART 7, CHAPTER 1, ARTICLE 2, SECTIONS 1770, 1773 AND 1773.1

FOR COMMERCIAL BUILDING, HIGHWAY, HEAVY CONSTRUCTION AND DREDGING PROJECTS

IMPORTANT NOTICE TO AWARDING BODIES & ALL INTERESTED PARTIES
REGARDING CHANGES TO THE DIRECTOR'S GENERAL PREVAILING WAGE DETERMINATIONS

INTERIM DETERMINATION FOR THE CRAFT: # OPERATING ENGINEER (BUILDING CONSTRUCTION)
(SPECIAL SINGLE AND SECOND SHIFT)

DETERMINATION: NC-23-63-1-2016-1A
ISSUE DATE: June 21, 2016
EXPIRATION DATE OF DETERMINATION: June 25, 2017** The rate to be paid for work performed after this date has been determined. If work will extend past this date, the new rate must be paid and should be incorporated in contracts entered into now. Contact the Office of the Director - Research Unit for specific rates at (415) 703-4774.

LOCALITY: All localities within Alpine, Amador, Butte, Calaveras, Colusa, Del Norte, El Dorado, Fresno, Glenn, Humboldt, Kings, Lake, Lassen, Madera, Mariposa, Mendocino, Merced, Modoc, Monterey, Napa, Nevada, Placer, Plumas, Sacramento, San Benito, San Joaquin, Santa Cruz, Stanislaus, Sutter, Tehama, Trinity, Tulare, Tuolumne, Yolo, and Yuba counties.

This interim determination applies only to projects advertised for bids on or after July 1, 2016. These rates supersede determination NC-23-63-1-2015-2A.

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**ALL CRANES AND ATTACHMENTS:**

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<th>Basic Rate</th>
<th>Health Rate</th>
<th>Pension Rate</th>
<th>Vacation Rate</th>
<th>Training Rate</th>
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<th>Hours</th>
<th>Total Rate</th>
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**TRAVEL AND/OR SUBSISTENCE PAYMENT:** In accordance with Labor Code Sections 1773.1 and 1773.9, contractors shall make travel and/or subsistence payments to each worker to execute the work. You may obtain the travel and/or subsistence provisions for the current determinations on the Internet at http://www.dir.ca.gov/OPRL/PWAppWage/PWAppWageStart.asp. To obtain any apprentice wage rates as of July 1, 2008 and prior to September 27, 2012, please contact the Division of Apprenticeship Standards or refer to the Division of Apprenticeship Standards' website at http://www.dir.ca.gov/das/das.html.

# Indicates an apprenticeable craft. The current apprentice wage rates are available on the Internet at http://www.dir.ca.gov/OPRL/PWAppWage/PWAppWageStart.asp. To obtain any apprentice wage rates as of July 1, 2008 and prior to September 27, 2012, please contact the Division of Apprenticeship Standards or refer to the Division of Apprenticeship Standards' website at http://www.dir.ca.gov/das/das.html.

* For classifications within each group, see pages 398-40.

** AREA 1 - Butte, Kings, Merced, Napa, Sacramento, San Benito, San Joaquin, Santa Cruz, Stanislaus, Sutter, Yolo, and Yuba counties; and portions of Alpine, Amador, Calaveras, Colusa, Del Norte, El Dorado, Fresno, Glenn, Humboldt, Lake, Lassen, Madera, Mariposa, Mendocino, Monterey, Nevada, Placer, Plumas, Shasta, Sierra, Siskiyou, Sonoma, Tehama, Tulare, Tuolumne and Trinity counties.

*** AREA 2 - Modoc, and portions of Alpine, Amador, Calaveras, Colusa, Del Norte, El Dorado, Fresno, Glenn, Humboldt, Lake, Lassen, Madera, Mariposa, Mendocino, Monterey, Nevada, Placer, Plumas, Shasta, Sierra, Siskiyou, Sonoma, Tehama, Tulare, Tuolumne and Trinity counties. (Portions of counties falling in each area detailed on page 41).

$ Indicates an amount for supplemental dues.

RECOGNIZED HOLIDAYS: Holidays upon which the general prevailing hourly wage rate for Holiday work shall be paid, shall be all holidays in the collective bargaining agreement, applicable to the particular craft, classification, or type of worker employed on the project, which is on file with the Director of Industrial Relations. If the prevailing rate is not based on a collectively bargained rate, the holidays upon which the prevailing rate shall be paid shall be as provided in Section 6700 of the Government Code. You may obtain the holiday provisions for the current determinations on the Internet at http://www.dir.ca.gov/OPRL/PWD. Holiday provisions for current or superseded determinations may be obtained by contacting the Office of the Director – Research Unit at (415) 703-4774.
DETERMINATION:   NC-23-63-1-2016-1D1
ISSUE DATE:   June 21, 2016
LOCALITY:   All localities within Alpine, Amador, Butte, Calaveras, Colusa, Del Norte, El Dorado, Fresno, Glenn, Humboldt, Kings, Lake, Lassen, Madera, Mariposa, Mendocino, Merced, Modoc, Monterey, Napa, Nevada, Placer, Plumas, Sacramento, San Benito, San Joaquin, Santa Cruz, Shasta, Sierra, Siskiyou, Sonoma, Stanislaus, Sutter, Tehama, Trinity, Tulare, Tuolumne, Yolo, and Yuba counties.

This interim determination applies only to projects advertised for bids on or after July 1, 2016. These rates supersede determination NC-23-63-1-2015-2D1.

### Classification

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<tr>
<td>Truck Crane Assistant to Engineer</td>
<td>$36.05</td>
<td>$13.63</td>
<td>$10.78</td>
<td>$4.51</td>
<td>$0.77</td>
<td>$0.74</td>
<td>8 $66.48</td>
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<tr>
<td>Assistant to Engineer</td>
<td>$33.91</td>
<td>$13.63</td>
<td>$10.78</td>
<td>$4.51</td>
<td>$0.77</td>
<td>$0.74</td>
<td>8 $64.34</td>
</tr>
<tr>
<td>Group 2</td>
<td>$41.33</td>
<td>$13.63</td>
<td>$10.78</td>
<td>$4.51</td>
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<td>$0.74</td>
<td>8 $71.76</td>
</tr>
<tr>
<td>Truck Crane Assistant to Engineer</td>
<td>$35.83</td>
<td>$13.63</td>
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<td>$4.51</td>
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<td>$0.74</td>
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<td>$4.51</td>
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<td>$35.58</td>
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<td>$10.78</td>
<td>$4.51</td>
<td>$0.77</td>
<td>$0.74</td>
<td>8 $66.01</td>
</tr>
<tr>
<td>Hydraulic</td>
<td>$35.20</td>
<td>$13.63</td>
<td>$10.78</td>
<td>$4.51</td>
<td>$0.77</td>
<td>$0.74</td>
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</tr>
<tr>
<td>Assistant to Engineer</td>
<td>$33.43</td>
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<td>$4.51</td>
<td>$0.77</td>
<td>$0.74</td>
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<tr>
<td>Group 4</td>
<td>$38.01</td>
<td>$13.63</td>
<td>$10.78</td>
<td>$4.51</td>
<td>$0.77</td>
<td>$0.74</td>
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</tr>
<tr>
<td>Group 5</td>
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<td>$13.63</td>
<td>$10.78</td>
<td>$4.51</td>
<td>$0.77</td>
<td>$0.74</td>
<td>8 $67.19</td>
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</tbody>
</table>

# Indicates an apprenticeable craft. The current apprentice wage rates are available on the Internet at http://www.dir.ca.gov/OPRL/PWAppWage/PWAppWageStart.asp. To obtain any apprentice wage rates as of July 1, 2008 and prior to September 27, 2012, please contact the Division of Apprenticeship Standards or refer to the Division of Apprenticeship Standards’ website at http://www.dir.ca.gov/das/das.html.

* Saturday in the same work week may be worked at straight-time rates if a job is shut down during the normal work week due to inclement weather.

** Excludes an amount for supplemental dues.

When three shifts are employed for five (5) or more consecutive days, seven and one-half (7 1/2) consecutive hours (exclusive of meal period), shall constitute a day of work, for which eight (8) times the straight time hourly rate shall be paid at the non-shift wage rate for the second shift. The third shift shall be seven (7) hours of work for eight (8) hours of pay at the non-shift wage rate.

NOTE: For Special Single and Second Shift rates, please see page 40D.

RECOGNIZED HOLIDAYS:

Holidays upon which the general prevailing hourly wage rate for Holiday work shall be paid, shall be all holidays in the collective bargaining agreement, applicable to the particular craft, classification, or type of worker employed on the project, which is on file with the Director of Industrial Relations. If the prevailing rate is not based on a collectively bargained rate, the holidays upon which the prevailing rate shall be paid shall be as provided in Section 6700 of the Government Code. You may obtain the holiday provisions for the current determinations on the Internet at http://www.dir.ca.gov/OPRLPWD. Holiday provisions for current or superseded determinations may be obtained by contacting the Office of the Director – Research Unit at (415) 703-4774.

TRAVEL AND/OR SUBSISTENCE PAYMENT:

In accordance with Labor Code Sections 1773.1 and 1773.9, contractors shall make travel and/or subsistence payments to each worker to execute the work. You may obtain the travel and/or subsistence provisions for the current determinations on the Internet at http://www.dir.ca.gov/OPRLPWD. Travel and/or subsistence requirements for current or superseded determinations may be obtained by contacting the Office of the Director – Research Unit at (415) 703-4774.
GENERAL PREVAILING WAGE DETERMINATION MADE BY THE DIRECTOR OF INDUSTRIAL RELATIONS 
PURSUANT TO CALIFORNIA LABOR CODE PART 7, CHAPTER 1, ARTICLE 2, SECTIONS 1770, 1773 AND 1773.1 
FOR COMMERCIAL BUILDING, HIGHWAY, HEAVY CONSTRUCTION AND DREDGING PROJECTS 

IMPORTANT NOTICE TO AWARDING BODIES & ALL INTERESTED PARTIES 
REGARDING CHANGES TO THE DIRECTOR’S GENERAL PREVAILING WAGE DETERMINATIONS 

INTERIM DETERMINATION FOR THE CRAFT: #STEEL ERECTOR AND FABRICATOR (OPERATING ENGINEER-BUILDING CONSTRUCTION) 
(SPECIAL SINGLE AND SECOND SHIFT)

<table>
<thead>
<tr>
<th>Classification (Journeyperson)</th>
<th>Basic Hourly Rate</th>
<th>Health and Welfare</th>
<th>Pension</th>
<th>Vacation and Training</th>
<th>Other Payments</th>
<th>Hours</th>
<th>Total Hourly Rate</th>
<th>Daily</th>
<th>Saturday</th>
<th>Sunday and Holiday</th>
</tr>
</thead>
<tbody>
<tr>
<td>Group A-1</td>
<td>$48.16</td>
<td>$13.63</td>
<td>$10.78</td>
<td>$4.51</td>
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<td>$0.74</td>
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<td>$78.59</td>
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<tr>
<td>Group 1</td>
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<td>$10.78</td>
<td>$4.51</td>
<td>$0.77</td>
<td>$0.74</td>
<td>8</td>
<td>$77.84</td>
<td>$101.55</td>
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</tr>
<tr>
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<td>$39.55</td>
<td>$13.63</td>
<td>$10.78</td>
<td>$4.51</td>
<td>$0.77</td>
<td>$0.74</td>
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<td>$69.98</td>
<td>$89.76</td>
<td>$89.76</td>
</tr>
<tr>
<td>Group 2</td>
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<td>$10.78</td>
<td>$4.51</td>
<td>$0.77</td>
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<td>$10.78</td>
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<td>$0.77</td>
<td>$0.74</td>
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<td>$69.72</td>
<td>$88.95</td>
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<tr>
<td>Group 3</td>
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<td>$13.63</td>
<td>$10.78</td>
<td>$4.51</td>
<td>$0.77</td>
<td>$0.74</td>
<td>8</td>
<td>$74.34</td>
<td>$96.30</td>
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<tr>
<td>Truck Crane Assistant to Engineer</td>
<td>$39.01</td>
<td>$13.63</td>
<td>$10.78</td>
<td>$4.51</td>
<td>$0.77</td>
<td>$0.74</td>
<td>8</td>
<td>$69.44</td>
<td>$88.95</td>
<td>$88.95</td>
</tr>
<tr>
<td>Group 4</td>
<td>$41.76</td>
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<td>$10.78</td>
<td>$4.51</td>
<td>$0.77</td>
<td>$0.74</td>
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<td>$72.19</td>
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<tr>
<td>Group 5</td>
<td>$40.34</td>
<td>$13.63</td>
<td>$10.78</td>
<td>$4.51</td>
<td>$0.77</td>
<td>$0.74</td>
<td>8</td>
<td>$70.77</td>
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</tbody>
</table>

(RECOGNIZED HOLIDAYS: Holidays upon which the general prevailing hourly wage rate for Holiday work shall be paid, shall be all holidays in the collective bargaining agreement, applicable to the particular craft, classification, or type of worker employed on the project, which is on file with the Director of Industrial Relations. If the prevailing rate is not based on a collectively bargained rate, the holidays upon which the prevailing rate shall be paid shall be as provided in Section 6700 of the Government Code. You may obtain the holiday provisions for the current determinations on the Internet at http://www.dir.ca.gov/OPRL/PWD. Holiday provisions for current or superseded determinations may be obtained by contacting the Office of the Director – Research Unit at (415) 703-4774.)

TRAVEL AND/OR SUBSISTENCE PAYMENT: In accordance with Labor Code Sections 1773.1 and 1773.9, contractors shall make travel and/or subsistence payments to each worker to execute the work. You may obtain the travel and/or subsistence provisions for the current determinations on the Internet at http://www.dir.ca.gov/OPRL/PWD. Travel and/or subsistence requirements for current or superseded determinations may be obtained by contacting the Office of the Director – Research Unit at (415) 703-4774.)
### GENERAL PREVAILING WAGE DETERMINATION MADE BY THE DIRECTOR OF INDUSTRIAL RELATIONS
Pursuant to California Labor Code Part 7, Chapter 1, Article 2, Sections 1770, 1773 and 1773.1

FOR COMMERCIAL BUILDING, HIGHWAY, HEAVY CONSTRUCTION AND DREDGING PROJECTS

**IMPORTANT NOTICE TO AWARDING BODIES & ALL INTERESTED PARTIES REGARDING CHANGES TO THE DIRECTOR’S GENERAL PREVAILING WAGE DETERMINATIONS**

**INTERIM DETERMINATION FOR THE CRAFT: #STEEL ERECTOR AND FABRICATOR (OPERATING ENGINEER-HEAVY AND HIGHWAY WORK)**

**DETERMINATION:** NC-23-63-1-2016-1D

**ISSUE DATE:** June 21, 2016

**EXPIRATION DATE OF DETERMINATION:** June 25, 2017** The rate to be paid for work performed after this date has been determined. If work will extend past this date, the new rate must be paid and should be incorporated in contracts entered into now. Contact the Office of the Director - Research Unit for specific rates at (415) 703-4774.

**LOCALITY:** All localities within Alameda, Alpine, Amador, Butte, Calaveras, Colusa, Contra Costa, Del Norte, El Dorado, Fresno, Glenn, Humboldt, Kings, Lake, Lassen, Madera, Marin, Mariposa, Mendocino, Merced, Modoc, Monterey, Napa, Nevada, Placer, Plumas, Sacramento, San Benito, San Francisco, San Joaquin, San Mateo, Santa Clara, Santa Cruz, Shasta, Sierra, Siskiyou, Solano, Sonoma, Stanislaus, Sutter, Tehama, Trinity, Tulare, Tuolumne, Yolo, and Yuba counties.

This interim determination applies only to projects advertised for bids on or after July 1, 2016. These rates supersede determination NC-23-63-1-2015-2D.

<table>
<thead>
<tr>
<th>Classification (Journeyperson)</th>
<th>Basic Hourly Rate</th>
<th>Health and Welfare</th>
<th>Pension</th>
<th>Vacation and Holiday</th>
<th>Training</th>
<th>Other Payments</th>
<th>Total Hourly Rate</th>
<th>Straight-Time</th>
<th>Overtime Hourly Rate</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>GROUP A-1</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Cranes over 350 Tons</td>
<td>$45.27</td>
<td>$13.63</td>
<td>$10.78</td>
<td>$4.51</td>
<td>$0.77</td>
<td>$0.74</td>
<td>$75.70</td>
<td>$89.31</td>
<td>$89.31</td>
</tr>
<tr>
<td>Derrick over 100 tons</td>
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<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Self Propelled Boom Type Lifting Devices over 350 Tons</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**GROUP 1**

<table>
<thead>
<tr>
<th>Classification (Journeyperson)</th>
<th>Basic Hourly Rate</th>
<th>Health and Welfare</th>
<th>Pension</th>
<th>Vacation and Holiday</th>
<th>Training</th>
<th>Other Payments</th>
<th>Total Hourly Rate</th>
<th>Straight-Time</th>
<th>Overtime Hourly Rate</th>
</tr>
</thead>
<tbody>
<tr>
<td>Cranes over 100 tons</td>
<td>$44.52</td>
<td>$13.63</td>
<td>$10.78</td>
<td>$4.51</td>
<td>$0.77</td>
<td>$0.74</td>
<td>$75.70</td>
<td>$89.31</td>
<td>$89.31</td>
</tr>
<tr>
<td>Self Propelled Boom Type Lifting Device over 100 tons</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
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</table>

**GROUP 2**

<table>
<thead>
<tr>
<th>Classification (Journeyperson)</th>
<th>Basic Hourly Rate</th>
<th>Health and Welfare</th>
<th>Pension</th>
<th>Vacation and Holiday</th>
<th>Training</th>
<th>Other Payments</th>
<th>Total Hourly Rate</th>
<th>Straight-Time</th>
<th>Overtime Hourly Rate</th>
</tr>
</thead>
<tbody>
<tr>
<td>Cranes over 45 tons up to and including 100 tons</td>
<td>$39.25</td>
<td>$13.63</td>
<td>$10.78</td>
<td>$4.51</td>
<td>$0.77</td>
<td>$0.74</td>
<td>$67.41</td>
<td>$85.90</td>
<td>$103.07</td>
</tr>
<tr>
<td>Derrick, 100 tons and under</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Self Propelled Boom Type Lifting Device, over 45 tons Tower Crane</td>
<td></td>
<td></td>
<td></td>
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</table>

**GROUP 3**

<table>
<thead>
<tr>
<th>Classification (Journeyperson)</th>
<th>Basic Hourly Rate</th>
<th>Health and Welfare</th>
<th>Pension</th>
<th>Vacation and Holiday</th>
<th>Training</th>
<th>Other Payments</th>
<th>Total Hourly Rate</th>
<th>Straight-Time</th>
<th>Overtime Hourly Rate</th>
</tr>
</thead>
<tbody>
<tr>
<td>Cranes, 45 tons and under</td>
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<td>$0.77</td>
<td>$0.74</td>
<td>$73.18</td>
<td>$94.56</td>
<td>$119.93</td>
</tr>
<tr>
<td>Self Propelled Boom Type Lifting Device, 45 tons and under</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**GROUP 4**

<table>
<thead>
<tr>
<th>Classification (Journeyperson)</th>
<th>Basic Hourly Rate</th>
<th>Health and Welfare</th>
<th>Pension</th>
<th>Vacation and Holiday</th>
<th>Training</th>
<th>Other Payments</th>
<th>Total Hourly Rate</th>
<th>Straight-Time</th>
<th>Overtime Hourly Rate</th>
</tr>
</thead>
<tbody>
<tr>
<td>Chicago Boom</td>
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<td>$13.63</td>
<td>$10.78</td>
<td>$4.51</td>
<td>$0.77</td>
<td>$0.74</td>
<td>$71.70</td>
<td>$92.34</td>
<td>$112.97</td>
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<tr>
<td>Forklift, 10 tons and over</td>
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<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Heavy Duty Repairman/Welder</td>
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<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**GROUP 5**

<table>
<thead>
<tr>
<th>Classification (Journeyperson)</th>
<th>Basic Hourly Rate</th>
<th>Health and Welfare</th>
<th>Pension</th>
<th>Vacation and Holiday</th>
<th>Training</th>
<th>Other Payments</th>
<th>Total Hourly Rate</th>
<th>Straight-Time</th>
<th>Overtime Hourly Rate</th>
</tr>
</thead>
<tbody>
<tr>
<td>Boom Cat</td>
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<td>$10.78</td>
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<td>$0.77</td>
<td>$0.74</td>
<td>$69.68</td>
<td>$89.31</td>
<td>$108.93</td>
</tr>
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</table>

**NOTE:** For Special Single and Second Shift rates, please see page 45A.

**RECOGNIZED HOLIDAYS:** Holidays upon which the general prevailing hourly wage rate for Holiday work shall be paid, shall be all holidays in the collective bargaining agreement, applicable to the particular craft, classification, or type of worker employed on the project, which is on file with the Director of Industrial Relations. If the prevailing rate is not based on a collectively bargained rate, the holidays upon which the prevailing rate shall be paid shall be as provided in Section 6700 of the Government Code. You may obtain the holiday provisions for the current determinations on the Internet at http://www.dir.ca.gov/OPRL/PWD. Holiday provisions for current or superseded determinations may be obtained by contacting the Office of the Director – Research Unit at (415) 703-4774.

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PURSUANT TO CALIFORNIA LABOR CODE PART 7, CHAPTER 1, ARTICLE 2, SECTIONS 1770, 1773 AND 1773.1
FOR COMMERCIAL BUILDING, HIGHWAY, HEAVY CONSTRUCTION AND DREDGING PROJECTS

IMPORTANT NOTICE TO AWARDING BODIES & ALL INTERESTED PARTIES REGARDING CHANGES TO THE DIRECTOR'S GENERAL PREVAILING WAGE DETERMINATIONS

INTERIM DETERMINATION FOR THE CRAFT: #STEEL ERECTOR AND FABRICATOR (OPERATING ENGINEER-HEAVY AND HIGHWAY WORK)\(^2\)
(SPECIAL SINGLE AND SECOND SHIFT)

DETERMINATION: NC-23-63-1-2016-1D
ISSUE DATE: June 21, 2016
EXPIRATION DATE OF DETERMINATION: June 25, 2017** The rate to be paid for work performed after this date has been determined. If work will extend past this date, the new rate must be paid and should be incorporated in contracts entered into now. Contact the Office of the Director - Research Unit for specific rates at (415) 703-4774.


This interim determination applies only to projects advertised for bids on or after July 1, 2016. These rates supersede determination NC-23-63-1-2015-2D.

<table>
<thead>
<tr>
<th>Classification (Journeyperson)</th>
<th>Employer Payments</th>
<th>Straight-Time</th>
<th>Overtime Hourly Rate</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Basic Hourly Rate</td>
<td>Health and Welfare</td>
<td>Pension</td>
</tr>
<tr>
<td>Group A-1</td>
<td>$49.82</td>
<td>$13.63</td>
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<td>Group 1</td>
<td>$49.07</td>
<td>$13.63</td>
<td>$10.78</td>
</tr>
<tr>
<td>Truck Crane Assistant to Engineer</td>
<td>$40.84</td>
<td>$13.63</td>
<td>$10.78</td>
</tr>
<tr>
<td>Assistant to Engineer</td>
<td>$38.52</td>
<td>$13.63</td>
<td>$10.78</td>
</tr>
<tr>
<td>Group 2</td>
<td>$47.09</td>
<td>$13.63</td>
<td>$10.78</td>
</tr>
<tr>
<td>Truck Crane Assistant to Engineer</td>
<td>$40.59</td>
<td>$13.63</td>
<td>$10.78</td>
</tr>
<tr>
<td>Assistant to Engineer</td>
<td>$38.04</td>
<td>$13.63</td>
<td>$10.78</td>
</tr>
<tr>
<td>Group 3</td>
<td>$45.41</td>
<td>$13.63</td>
<td>$10.78</td>
</tr>
<tr>
<td>Truck Crane Assistant to Engineer</td>
<td>$40.29</td>
<td>$13.63</td>
<td>$10.78</td>
</tr>
<tr>
<td>Hydraulic</td>
<td>$39.86</td>
<td>$13.63</td>
<td>$10.78</td>
</tr>
<tr>
<td>Assistant to Engineer</td>
<td>$37.78</td>
<td>$13.63</td>
<td>$10.78</td>
</tr>
<tr>
<td>Group 4</td>
<td>$43.15</td>
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<td>$10.78</td>
</tr>
<tr>
<td>Group 5</td>
<td>$41.68</td>
<td>$13.63</td>
<td>$10.78</td>
</tr>
</tbody>
</table>

\(^a\) Includes an amount for supplemental dues.

GROUP A-1
Cranes over 350 Tons
Derrick over 350 Tons
Self Profelled Boom Type Lifting Devices over 350 Tons

GROUP A
Cranes over 100 tons
Derrick over 100 tons
Self Profelled Boom Type Lifting Device over 100 tons

GROUP 2
Cranes over 45 tons up to and including 100 tons
Derrick, 100 tons and under
Self Profelled Boom Type Lifting Device, over 45 tons
Tower Crane

RECOGNIZED HOLIDAYS: Holidays upon which the general prevailing hourly wage rate for Holiday work shall be paid, shall be all holidays in the collective bargaining agreement, applicable to the particular craft, classification, or type of worker employed on the project, which is on file with the Director of Industrial Relations. If the prevailing rate is not based on a collectively bargained rate, the holidays upon which the prevailing rate shall be paid shall be as provided in Section 6700 of the Government Code. You may obtain the holiday provisions for the current determinations on the Internet at http://www.dir.ca.gov/OPRL/PWD. Holiday provisions for current or superseded determinations may be obtained by contacting the Office of the Director – Research Unit at (415) 703-4774.

TRAVEL AND/OR SUBSISTENCE PAYMENT: In accordance with Labor Code Sections 1773.1 and 1773.9, contractors shall make travel and/or subsistence payments to each worker to execute the work. You may obtain the travel and/or subsistence provisions for the current determinations on the Internet at http://www.dir.ca.gov/OPRL/PWD. Travel and/or subsistence requirements for current or superseded determinations may be obtained by contacting the Office of the Director – Research Unit at (415) 703-4774.
# INTERIM DETERMINATION FOR THE CRAFT: #PILE DRIVER (OPERATING ENGINEER-HEAVY AND HIGHWAY WORK)

**DETERMINATION:** NC-23-63-1-2016-1B  
**ISSUE DATE:** June 21, 2016  
**EXPIRATION DATE OF DETERMINATION:** June 25, 2017** a **The rate to be paid for work performed after this date has been determined. If work will extend past this date, the new rate must be paid and should be incorporated in contracts entered into now.** Contact the Office of the Director - Research Unit for specific rates at (415) 703-4774.

**LOCALITY:** All localities within Alameda, Alpine, Amador, Butte, Calaveras, Colusa, Contra Costa, Del Norte, El Dorado, Fresno, Glenn, Humboldt, Kings, Lake, Lassen, Madera, Marin, Mariposa, Mendocino, Merced, Modoc, Monterey, Napa, Nevada, Placer, Plumas, Sacramento, San Benito, San Francisco, San Joaquin, San Mateo, Santa Clara, Santa Cruz, Shasta, Sierra, Siskiyou, Solano, Sonoma, Stanislaus, Sutter, Tehama, Trinity, Tulare, Tuolumne, Yolo, and Yuba counties.

This interim determination applies only to projects advertised for bids on or after July 1, 2016. These rates supersede determination NC-23-63-1-2015-2B.

<table>
<thead>
<tr>
<th>Classification (journeyperson)</th>
<th>Basic Hourly Rate</th>
<th>Health and Welfare</th>
<th>Pension</th>
<th>Vacation and Holiday</th>
<th>Training</th>
<th>Other Payments</th>
<th>Hoursa</th>
<th>Total Overtime Hourly Rate</th>
<th>Employer Payments</th>
<th>Straight-Time</th>
<th>Overtime Hourly Rate</th>
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<tr>
<td><strong>Group A-1</strong></td>
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<td></td>
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</tr>
<tr>
<td>Cranes over 350 Tons</td>
<td>$44.64</td>
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<td>$10.78</td>
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<td>8</td>
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<td>$119.71</td>
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<tr>
<td>Truck Crane Assistant to Engineer</td>
<td>$34.63</td>
<td>$13.63</td>
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<td>Truck Crane Assistant to Engineer</td>
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<td>$64.79</td>
<td>$81.97</td>
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<td>$99.15</td>
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<td>$70.82</td>
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<td>$66.80</td>
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<td>$81.64</td>
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<tr>
<td><strong>Group 4</strong></td>
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</tr>
<tr>
<td>Truck Crane Or Crawler, Land Or Barge Mounted 45 Tons And Under</td>
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<td>$13.63</td>
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<td>$4.51</td>
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</tr>
<tr>
<td>Truck Crane Or Crawler, Land Or Barge Mounted, Over 45 Tons</td>
<td>$35.98</td>
<td>$13.63</td>
<td>$10.78</td>
<td>$4.51</td>
<td>$0.77</td>
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<td>$66.41</td>
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<tr>
<td>Up To And Including 100 Tons</td>
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<td>$10.78</td>
<td>$4.51</td>
<td>$0.77</td>
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<td>$64.18</td>
<td>$81.06</td>
<td>$81.06</td>
<td>$97.93</td>
</tr>
</tbody>
</table>

# # Indicates an apprenticeable craft. The current apprentice wage rates are available on the Internet at http://www.dir.ca.gov/OPRL/PWApp/Wage/PWAppWageStart.asp. To obtain any apprentice wage rates as of July 1, 2008 and prior to September 27, 2012, please contact the Division of Apprenticeship Standards or refer to the Division of Apprenticeship Standards’ website at http://www.dir.ca.gov/das/das.html.

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**NOTE:** For Special Single and Second Shift rates, please see page 47B.

**RECOGNIZED HOLIDAYS:** Holidays upon which the general prevailing hourly wage rate for Holiday work shall be paid, shall be all holidays in the collective bargaining agreement, applicable to the particular craft, classification, or type of worker employed on the project, which is on file with the Director of Industrial Relations. If the prevailing rate is not based on a collectively bargained rate, the holidays upon which the prevailing rate shall be paid shall be as provided in Section 6700 of the Government Code. You may obtain the holiday provisions for the current determinations on the Internet at http://www.dir.ca.gov/OPRL/PWD. Holiday provisions for current or superseded determinations may be obtained by contacting the Office of the Director – Research Unit at (415) 703-4774.

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The page contains a table detailing various classifications of workers, their hourly rates, and other relevant information. The table includes columns for classification, basic hourly rate, health and welfare, pension, vacation, retirement, training, other payments, hours, total hours, daily holiday rate, and overtime holiday rate. The rates are organized by group and include information on holidays, apprenticeable crafts, and locality. The page also mentions the importance of obtaining current or superseded determinations from the Office of the Director - Research Unit or the Internet.

### Table: Hourly Rates

<table>
<thead>
<tr>
<th>Classification</th>
<th>Basic Hourly Rate</th>
<th>Health and Welfare</th>
<th>Pension</th>
<th>Vacation</th>
<th>Retirement</th>
<th>Training</th>
<th>Other Payments</th>
<th>Hours</th>
<th>Total Hours</th>
<th>Daily Holiday Rate</th>
<th>Overtime Holiday Rate</th>
</tr>
</thead>
<tbody>
<tr>
<td>Group A-1</td>
<td>$49.11</td>
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<td>$10.78</td>
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<td>$0.77</td>
<td>$0.74</td>
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<tr>
<td>Group 2</td>
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<td>$0.74</td>
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<td>$98.07</td>
<td>$98.07</td>
<td>$106.31</td>
</tr>
<tr>
<td>Group 3</td>
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<td>$10.78</td>
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<td>$7.46</td>
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<td>$97.08</td>
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<tr>
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<td>$4.51</td>
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<td>$0.74</td>
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<td>$89.62</td>
<td>$109.35</td>
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<td>$0.74</td>
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<td>$85.87</td>
<td>$85.87</td>
<td>$104.35</td>
</tr>
</tbody>
</table>

### Other Information

- **Locality:** Localities include Alameda, Alpine, Amador, Butte, Calaveras, Colusa, Contra Costa, Del Norte, El Dorado, Fresno, Glenn, Humboldt, Kings, Lake, Lassen, Madera, Marin, Mariposa, Mendocino, Merced, Modoc, Monterey, Napa, Nevada, Placer, Plumas, Sacramento, San Benito, San Francisco, San Joaquin, San Mateo, Santa Clara, Santa Cruz, Shasta, Sierra, Siskiyou, Solano, Sonoma, Stanislaus, Sutter, Tehama, Trinity, Tulare, Tuolumne, Yolo, and Yuba counties.

This interim determination applies only to projects advertised for bids on or after July 1, 2016. These rates supersede determination NC-23-63-1-2015-2B.

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**Footnotes:**
- # Indicates an apprenticeable craft.
- a Saturday in the same work week may be worked at straight-time rates if a job is shut down during the normal work week due to inclement weather.
- b Includes an amount for supplemental dues.
- c Rate applies to the first 2 daily overtime hours only. All other time is paid at the double rate.

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**Notes:**
- Page 47B of the document contains the full text and details of the wage determination.
**DETERMINATION:** NC-23-63-1-2016-1B1  
**ISSUE DATE:** June 21, 2016  
**LOCALITY:** All localities within Alpine, Amador, Butte, Calaveras, Colusa, Del Norte, El Dorado, Fresno, Glenn, Humboldt, Kings, Lake, Lassen, Madera, Mariposa, Mendocino, Merced, Modoc, Monterey, Napa, Nevada, Placer, Plumas, Sacramento, San Benito, San Joaquin, Santa Cruz, Shasta, Sierra, Siskiyou, Sonoma, Stanislaus, Sutter, Tehama, Trinity, Tulare, Tuolumne, Yolo, and Yuba counties.  
This interim determination applies only to projects advertised for bids on or after July 1, 2016. These rates supersede determination NC-23-63-1-2015-2B1.

### Employer Payments

<table>
<thead>
<tr>
<th>Classification (Journey-person)</th>
<th>Basic Hourly Rate</th>
<th>Health and Welfare</th>
<th>Pension</th>
<th>Vacation and Holiday</th>
<th>Training</th>
<th>Other Payments</th>
<th>Hours</th>
<th>Total Hourly Rate</th>
<th>Daily</th>
<th>Saturday</th>
<th>Sunday and Holiday</th>
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<td>$63.18</td>
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<td>$79.56</td>
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</table>

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a  Saturday in the same work week may be worked at straight-time rates if a job is shut down during the normal work week due to inclement weather.

For classifications within each group, see page 47.

Includes an amount for supplemental dues.

d  When three shifts are employed for five (5) or more consecutive days, seven and one-half (7 1/2) consecutive hours (exclusive of meal period), shall constitute a day of work, for which eight (8) times the straight time hourly rate shall be paid at the non-shift wage rate for the second shift. The third shift shall be seven (7) hours of work for eight (8) hours of pay at the non-shift wage rate.

**NOTE:** For Special Single and Second Shift rates, please see page 47C.

**RECOGNIZED HOLIDAYS:** Holidays upon which the general prevailing hourly wage rate for Holiday work shall be paid, shall be all holidays in the collective bargaining agreement, applicable to the particular craft, classification, or type of worker employed on the project, which is on file with the Director of Industrial Relations. If the prevailing rate is not based on a collectively bargained rate, the holidays upon which the prevailing rate shall be paid shall be as provided in Section 6700 of the Government Code. You may obtain the holiday provisions for the current determinations on the Internet at http://www.dir.ca.gov/OPRL/PWD. Holiday provisions for current or superseded determinations may be obtained by contacting the Office of the Director – Research Unit at (415) 703-4774.

**TRAVEL AND/OR SUBSISTENCE PAYMENT:** In accordance with Labor Code Sections 1773.1 and 1773.5 contractors shall make travel and/or subsistence payments to each worker to execute the work. You may obtain the travel and/or subsistence provisions for the current determinations on the Internet at http://www.dir.ca.gov/OPRL/PWD. Travel and/or subsistence requirements for current or superseded determinations may be obtained by contacting the Office of the Director – Research Unit at (415) 703-4774.
**DETERMINATION:** NC-23-63-1-2016-1B1  
**ISSUE DATE:** June 21, 2016  
**LOCALITY:** All localities within Alpine, Amador, Butte, Calaveras, Colusa, Del Norte, El Dorado, Fresno, Glenn, Humboldt, Kings, Lake, Lassen, Madera, Marin, Mendocino, Merced, Modoc, Monterey, Napa, Nevada, Placer, Plumas, Sacramento, San Benito, San Joaquin, Santa Cruz, Shasta, Sierra, Siskiyou, Sonoma, Stanislaus, Sutter, Tehama, Trinity, Tulare, Tuolumne, Yolo, and Yuba counties.

This interim determination applies only to projects advertised for bids on or after July 1, 2016. These rates supersede determination NC-23-63-1-2015-2B1.

### Classification

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To obtain any apprentice wage rates as of July 1, 2008 and prior to September 27, 2012, please contact the Division of Apprenticeship Standards or refer to the Division of Apprenticeship Standards’ website at [http://www.dir.ca.gov/das/das.html](http://www.dir.ca.gov/das/das.html).

For classifications within each group, see page 47.

- **Saturday** in the same work week may be worked at straight-time rates if a job is shut down during the normal work week due to inclement weather.
- For classifications within each group, see page 47.
- Includes an amount for supplemental dues.

**RECOGNIZED HOLIDAYS:** Holidays upon which the prevailing hourly wage rate for Holiday work shall be paid, shall be all holidays in the collective bargaining agreement, applicable to the particular craft, classification, or type of worker employed on the project, which is on file with the Director of Industrial Relations. If the prevailing rate is not based on a collectively bargained rate, the holidays upon which the prevailing rate shall be paid shall be as provided in Section 6700 of the Government Code. You may obtain the holiday provisions for the current determinations on the Internet at [http://www.dir.ca.gov/OPRL/PWD](http://www.dir.ca.gov/OPRL/PWD). Holiday provisions for current or superseded determinations may be obtained by contacting the Office of the Director – Research Unit at (415) 703-4774.

**TRAVEL AND/OR SUBSISTENCE PAYMENT:** In accordance with Labor Code Sections 1773.1 and 1773.9, contractors shall make travel and/or subsistence payments to each worker to execute the work. You may obtain the travel and/or subsistence provisions for the current determinations on the Internet at [http://www.dir.ca.gov/OPRL/PWD](http://www.dir.ca.gov/OPRL/PWD). Travel and/or subsistence requirements for current or superseded determinations may be obtained by contacting the Office of the Director – Research Unit at (415) 703-4774.
GENERAL PREVAILING WAGE DETERMINATION MADE BY THE DIRECTOR OF INDUSTRIAL RELATIONS
PURSUANT TO CALIFORNIA LABOR CODE PART 7, CHAPTER 1, ARTICLE 2, SECTIONS 1770, 1773 AND 1773.1

FOR COMMERCIAL BUILDING, HIGHWAY, HEAVY CONSTRUCTION AND DREDGING PROJECTS

IMPORTANT NOTICE TO AWARDING BODIES & ALL INTERESTED PARTIES
REGARDING CHANGES TO THE DIRECTOR'S GENERAL PREVAILING WAGE DETERMINATIONS

INTERIM DETERMINATION FOR THE CRAFT: # TUNNEL/UNDERGROUND (OPERATING ENGINEER-HEAVY AND HIGHWAY WORK)

**DETERMINATION:** NC-23-63-1-2016-1C

**ISSUE DATE:** June 21, 2016

**EXPIRATION DATE OF DETERMINATION:** June 25, 2017** The rate to be paid for work performed after this date has been determined. If work will extend past this date, the new rate must be paid and should be incorporated in contracts entered into now. Contact the Office of the Director - Research Unit for specific rates at (415) 703-4774.

**LOCALITY:** All localities within Alameda, Alpine, Amador, Butte, Calaveras, Colusa, Contra Costa, Del Norte, El Dorado, Fresno, Glenn, Humboldt, Kings, Lake, Lassen, Madera, Marin, Mariposa, Mendocino, Merced, Modoc, Monterey, Napa, Nevada, Placer, Plumas, Sacramento, San Benito, San Francisco, San Joaquin, San Mateo, Santa Clara, Santa Cruz, Shasta, Sierra, Siskiyou, Solano, Sonoma, Stanislaus, Sutter, Tehama, Trinity, Tulare, Tuolumne, Yolo, and Yuba counties.

This interim determination applies only to projects advertised for bids on or after July 1, 2016. These rates supersede determination NC-23-63-1-2015-2C.

### Shack-Stopes & Raises

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**CLASSIFICATIONS:**

**GROUP 1-A**

- Tunnel Bore Machine Operator - 20 feet in diameter or more
- Combination Slusher and Motor Operator
- Concrete Pump or Pumpcrete Guns
- Grouting Machine Operator
- Power Jumbo Operator
- Motorman

**GROUP 1**

- Heading Shield Operator
- Heavy Duty Repairman/Welder
- Mucking Machine
- Raised Bore Operator
- Mine or Shaft Hoist
- Tunnel Mole Bore Operator
- Tunnel Boring Machine Operator 10 ft up to 20 ft

**GROUP 2**

- Combination Slusher and Motor Operator
- Combination Slurry Mixer Cleaner
- Grouting Machine Operator
- Motorman

**GROUP 3**

- Drill Doctor
- Bit Sharpeners
- Brake man
- Combination Mixer and Compressor (Gunite)
- Compressor Operator
- Assistant to Engineer
- Pump Operator
- Slusher Operator

**CLASSIFICATIONS:**

- Tunnel Boring Machine Operator - 20 feet in diameter or more
- Combination Slusher and Motor Operator
- Concrete Pump or Pumpcrete Guns
- Grouting Machine Operator
- Power Jumbo Operator
- Motorman
- Drill Doctor
- Bit Sharpeners
- Brake man
- Combination Mixer and Compressor (Gunite)
- Compressor Operator
- Assistant to Engineer
- Pump Operator
- Slusher Operator

**NOTE:** For Special Single and Second Shift rates, please see page 58.

**RECOGNIZED HOLIDAYS:** Holidays upon which the general prevailing hourly wage rate for Holiday work shall be paid, shall be all holidays in the collective bargaining agreement, applicable to the particular craft, classification, or type of worker employed on the project, which is on file with the Director of Industrial Relations. If the prevailing rate is not based on a collectively bargained rate, the holidays upon which the prevailing rate shall be paid shall be as provided in Section 6700 of the Government Code. You may obtain the holiday provisions for the current determinations on the Internet at http://www.dir.ca.gov/OPRL/PWD. Holiday provisions for current or superseded determinations may be obtained by contacting the Office of the Director – Research Unit at (415) 703-4774.

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GENERAL PREVAILING WAGE DETERMINATION MADE BY THE DIRECTOR OF INDUSTRIAL RELATIONS
PURSUANT TO CALIFORNIA LABOR CODE PART 7, CHAPTER 1, ARTICLE 2, SECTIONS 1770, 1773 AND 1773.1

FOR COMMERCIAL BUILDING, HIGHWAY, HEAVY CONSTRUCTION AND DREDGING PROJECTS

IMPORTANT NOTICE TO AWARDING BODIES & ALL INTERESTED PARTIES
REGARDING CHANGES TO THE DIRECTOR'S GENERAL PREVAILING WAGE DETERMINATIONS

INTERIM DETERMINATION FOR THE CRAFT: # TUNNEL/UNDERGROUND (OPERATING ENGINEER-HEAVY AND HIGHWAY WORK) (SPECIAL SINGLE AND SECOND SHIFT)

DETERMINATION:  NC-23-63-1-2016-1C
ISSUE DATE:  June 21, 2016
EXPIRATION DATE OF DETERMINATION:  June 25, 2017** The rate to be paid for work performed after this date has been determined. If work will extend past this date, the new rate must be paid and should be incorporated in contracts entered into now. Contact the Office of the Director - Research Unit for specific rates at (415) 703-4774.


This interim determination applies only to projects advertised for bids on or after July 1, 2016. These rates supersede determination NC-23-63-1-2015-2.

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** Indicates an apprenticeable craft. The current apprentice wage rates are available on the Internet at http://www.dir.ca.gov/OPRL/PWAppWage/PWAppWageStart.asp. To obtain any apprentice wage rates as of July 1, 2008 and prior to September 27, 2012, please contact the Division of Apprenticeship Standards or refer to the Division of Apprenticeship Standards’ website at http://www.dir.ca.gov/das/das.html.

1 AREA 1 - Alameda, Butte, Contra Costa, Kings, Marin, Merced, Napa, Sacramento, San Benito, San Francisco, San Joaquin, San Mateo, Santa Clara, Santa Cruz, Solano, Stanislaus, Sutter, Yolo and Yuba counties; and portions of Alpine, Amador, Calaveras, Colusa, Del Norte, El Dorado, Fresno, Glenn, Humboldt, Lake, Lassen, Madera, Mariposa, Mendocino, Monterey, Nevada, Placer, Plumas, Shasta, Sierra, Siskiyou, Sonoma, Tehama, Tulare, Tuolumne and Trinity counties.

2 AREA 2 - Modoc, and portions of Alpine, Amador, Calaveras, Colusa, Del Norte, El Dorado, Fresno, Glenn, Humboldt, Lake, Lassen, Madera, Mariposa, Mendocino, Monterey, Nevada, Placer, Plumas, Shasta, Sierra, Siskiyou, Sonoma, Tehama, Tulare, Tuolumne and Trinity counties. (Portions of counties falling in each area detailed on page 41).

3 Includes an amount for supplemental dues.

4 Saturday in the same work week may be worked at straight-time if a job is shut down during the normal work week due to inclement weather.

RECOGNIZED HOLIDAYS: Holidays upon which the general prevailing hourly wage rate for Holiday work shall be paid, shall be all holidays in the collective bargaining agreement, applicable to the particular craft, classification, or type of worker employed on the project, which is on file with the Director of Industrial Relations. If the prevailing rate is not based on a collectively bargained rate, the holidays upon which the prevailing rate shall be paid shall be as provided in Section 6700 of the Government Code. You may obtain the holiday provisions for the current determinations on the Internet at http://www.dir.ca.gov/OPRL/PWD. Holiday provisions for current or superseded determinations may be obtained by contacting the Office of the Director – Research Unit at (415) 703-4774.

TRAVEL AND/OR SUBSISTENCE PAYMENT: In accordance with Labor Code Sections 1773.1 and 1773.9, contractors shall make travel and/or subsistence payments to each worker to execute the work. You may obtain the travel and/or subsistence provisions for the current determinations on the Internet at http://www.dir.ca.gov/OPRL/PWD. Travel and/or subsistence requirements for current or superseded determinations may be obtained by contacting the Office of the Director – Research Unit at (415) 703-4774.
PREDETERMINED INCREASES FOR

OPERATING ENGINEER (HEAVY & HIGHWAY WORK) (NC-23-63-1-2016-1)

OPERATING ENGINEER (BUILDING CONSTRUCTION) (NC-23-63-1-2016-1A)

PILE DRIVER (OPERATING ENGINEER – HEAVY & HIGHWAY WORK) (NC-23-63-1-2016-1B)

PILE DRIVER (OPERATING ENGINEER – BUILDING CONSTRUCTION) (NC-23-63-1-2016-1B1)

STEEL ERECTOR AND FABRICATOR (OPERATING ENGINEER – HEAVY & HIGHWAY WORK) (NC-23-63-1-2016-1D)

STEEL ERECTOR AND FABRICATOR (OPERATING ENGINEER – BUILDING CONSTRUCTION) (NC-23-63-1-2016-1D1)

TUNNEL/UNDERGROUND (OPERATING ENGINEER – HEAVY AND HIGHWAY WORK) (NC-23-63-1-2016-1C)

ALL LOCALITIES WITHIN ALAMEDA¹, ALPINE, AMADOR, BUTTE, CALAVERAS, COLUSA, CONTRA COSTA¹, DEL NORTE, EL DORADO, FRESNO, GLENN, HUMBOLDT, KINGS, LAKE, LASSEN, MADERA, MARIN¹, MARIPOSA, MENDOCINO, MERCEDES, MODOC, MONTEREY, NAPA, NEVADA, PLACER, PLUMAS, SACRAMENTO, SAN BENITO, SAN FRANCISCO¹, SAN JOAQUIN, SAN MATEO¹, SANTA CLARA¹, SANTA CRUZ, SHASTA, SIERA, SISKIYOU, SOLANO¹, SONOMA, STANISLAUS, SUTTER, TEHAMA, TRINITY, TULARE, TUOLUMNE, YOLO, AND YUBA COUNTIES

¹ County not covered by Operating Engineer (Building Construction), Steel Erector and Fabricator (Operating Engineer – Building Construction), and Pile Driver (Operating Engineer – Building Construction).

This predetermined increase(s) for the above named craft(s) applies only to the current determination for work being performed on public works projects with bid advertisement dates on or after July 1, 2016, until the determination(s) is/are superseded by a new determination or a predetermined increase modification notice becomes effective.
When referencing our prevailing wage determinations, please note that if the prevailing wage rate determination which was in effect on the bid advertisement date of a project has a single asterisk (*) after the expiration date, the rate will be good for the life of the project. However, if a prevailing wage rate determination has double asterisks (**) after the expiration date, the rate must be updated on the following date to reflect the predetermined rate change(s).

**OPERATING ENGINEER: All Classifications (Areas 1 and 2), and All Shifts**
The above Determinations are currently in effect and expire on June 25, 2017**.

**Effective June 26, 2017,** there will be an increase of $2.35 to be allocated to wages and/or fringe benefits.

**Effective June 25, 2018,** there will be an increase of $2.35 to be allocated to wages and/or fringe benefits.

**Effective June 24, 2019,** there will be an increase of $2.35 to be allocated to wages and/or fringe benefits.

There will be no further increases applicable to these determinations.

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Issued 6/21/2016 Effective 7/1/2016 until superseded.

This page will be updated when wage rate breakdown information becomes available.

**Last Updated:** July 1, 2016
August 1, 2016

IMPORTANT NOTICE TO AWARDING BODIES AND ALL INTERESTED PARTIES REGARDING A MODIFICATION TO THE DIRECTOR’S GENERAL PREVAILING WAGE DETERMINATIONS

Dear Public Official/Other Interested Parties:

CRAFT: Roofer
CLASSIFICATION: Helper
DETERMINATIONS: STC-2016-1 and STZ-2016-1
LOCALITY: Santa Clara and Santa Cruz Counties

The predetermined wage increase applicable to this craft, classification and county has been modified as follows:

The $2.50 predetermined increase scheduled to take effect on August 1, 2016 and the $2.25 predetermined increase scheduled to take effect on August 1, 2017 have been modified. As noted below, there is a decrease in the total predetermined amounts. The predetermined increases have been modified as follows:

Effective August 1, 2016, there will be an increase of $2.35, allocated as follows: $1.30 to the Basic Hourly Rate, $0.25 to Health & Welfare, $0.65 to Pension and $0.15 to Vacation/Holiday.

Effective August 1, 2017, there will be an increase of $2.03 to be allocated to wages and/or employer payments.

With the exception of the above correction, all of the wage rates and other conditions found in the above referenced prevailing wage determinations remain unchanged.
August 16, 2016

IMPORTANT NOTICE TO AWARDING BODIES
AND ALL INTERESTED PARTIES REGARDING A MODIFICATION
TO THE DIRECTOR’S GENERAL PREVAILING WAGE DETERMINATIONS

Dear Public Official/Other Interested Parties:

CRAFT: Electrician
CLASSIFICATION: Inside Wireman and Cable Splicer (All Shifts)

LOCALITY: All localities within Fresno, Kings, Madera, and Tulare Counties

The predetermined wage increase of $0.77 effective on September 1, 2016, has been reallocated as follows:

• $0.25 to the Basic Hourly Rate and $0.52 to Pension.

With the exception of this modification stated above, all of the wage rates and other conditions found in the above referenced determination remain unchanged.
August 25, 2016

IMPORTANT NOTICE TO AWARDING BODIES AND ALL INTERESTED PARTIES REGARDING A CORRECTION TO THE DIRECTOR’S GENERAL PREVAILING WAGE DETERMINATIONS

Dear Public Official/Other Interested Parties:

CRAFT: Plumber
CLASSIFICATION: Service and Repair
DETERMINATIONS: SBE-2016-1 and STC-2016-1
LOCALITY: San Benito and Santa Clara Counties

The total daily overtime hourly rate is incorrect. The correct total daily overtime hourly rate should be $126.05.

With the exception of the above correction, all of the wage rates and other conditions found in the above referenced prevailing wage determinations remain unchanged.