HUD-52158 Maintenance Wage Rate Determination

U.S. Department of Housing and Urban Development Office of Davis-Bacon and Labor Standards

Issuance of a Maintenance Wage Rate Determination to a Public Housing Agency, Tribally Designated Housing Entity, or the Department of Hawaiian Home Lands (collectively "Local Contracting Agencies" or "LCAs") does not require the LCA to submit any materials to HUD upon receipt. Issuance of this form sets an obligation on the receiving LCA to pay no less than the HUD-determined or adopted prevailing wage rates to maintenance laborers and mechanics employed in the LCA's operation of certain Public and Indian housing projects. This requirement is set by statute pursuant to Section 12(a) of the U.S. Housing Act of 1937, as amended (42 USC § 1437j(a)), and Sections 104(b) and 805(b) of the Native American Housing Assistance and Self-Determination Act of 1996 (NAHASDA), as amended (25 USC § 4114(b) and 25 USC § 4225(b), respectively.)

4114(b) and 25 USC § 4225(b), respectively.)		
Agency Name:	DBLS Agency ID No:	Wage Decision Type:
		☐ Routine Maintenance
		☐ Nonroutine Maintenance
	Effective Date:	Expiration Date:
The following wage rate determination is made pursuant to Set Housing Agencies), or pursuant to Section 104(b) of the Native 1996, as amended (Tribally Designated Housing Entities), or pursuant and Self-Determination Act of 1996, as amended (Discontractors shall pay to maintenance laborers and mechanics actually perform.	American Housing Assistar ursuant to Section 805(b) of Department of Hawaiian Hom	nce and Self-Determination Act of the Native American Housing e Lands). The Agency and its
DBLS Staff Signature	Date	_
Name and Title		
WORK CLASSIFICATION(S)	HOURLY WAGE RATES	
	BASIC WAGE	FRINGE BENEFIT(S) (if any)

Previous editions obsolete. HUD-52158 (05/2022)