

# Ensuring compliance with Davis-Bacon

From NMED RLF Loan Agreement, 2<sup>nd</sup> paragraph

“The Borrower shall also carry out the Project in accordance with the Davis-Bacon Act of 1931 (CERCLA §104(g)(1), 40 U.S.C. §§3141, 3142, 3147 (formerly 40 U.S.C. §§276a, 276a-5), and 42 U.S.C. §3212). Compliance with the Davis Bacon Act requires payment of federal prevailing wage rates for construction, repair or alteration work funded in whole or in part with BCRLF Loan Funds. The Borrower must obtain recent and applicable wage rates from the U.S. Department of Labor and incorporate them into the construction contract.”



# Ensuring compliance with Davis-Bacon

- Early Notification
  - Initial meetings with borrowers
  - Procurement of subcontractors
- Loan Agreement (front page)
- Statement in subcontractor contract(s)
- Certified Payroll

# Contact

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