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## U. S. DEPARTMENT OF LABOR WAGE AND HOUR AND PUBLIC CONTRACTS DIVISION

OFFICE OF THE ADMINISTRATOR
WASHINGTON
20210

December 17, 1968

## MEMORANDUM # 79

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: AGENCIES ADMINISTERING STATUTES REFERRED TO IN

29 CFR, SUBTITLE A, PART 5

FROM

: Clarence T. Lundquist, Administrator

Wage and Hour and Public Contracts Divisions

SUBJECT: Semi-annual Enforcement Reports

29 CFR, Part 5.7(b), requires all agencies administering the Davis-Bacon and Related Acts and the Contract Work Hours Standards Act to submit a semi-annual enforcement report to the U. S. Department of Labor. The present form used for these reports is provided by All Agency Memorandum # 65, dated November 15, 1965.

The format for these reports and the type of information to be included has been reviewed for the purpose of simplification. Attached is a copy of a proposed form (with instructions). This is submitted to the agencies for any comments the agencies may have. Such agency comments should be sent to this office not later than January 31, 1969. This will enable the final version of the form to be printed and distributed in time to be used for the report to be submitted July 31, 1969.

Attachment

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## OFFICE OF THE ASSISTANT SECRETARY OF DEFENSE

WASHINGTON, D. C. 20301

28 January 1969

MANPOWER AND RESERVE AFFAIRS

Mr. Ben P. Robertson
Acting Administrator, Wage and Hour
and Public Contracts Divisions
Labor Department Building, Rm. 5146
14th & Constitution Avenue, N.W.
Washington, D. C. 20210

Dear Mr. Robertson:

Reference is made to your Memorandum #79, dated December 17, 1968, inviting comments from Federal agencies on a proposed Form for semi-annual enforcement labor standards report.

It is noted that the instructions for completing the Form requests information on non-construction contracts subject to the Contract Work Hours Standards Act. This will be a new reporting requirement if the Labor Department determines a need for this information. Within Department of Defense the contracting offices for non-construction and construction work are generally separate and appropriate new implementing instructions would have to be issued. It is assumed that the class of non-construction contracts to be reported would be those contracts subject to the McNamara-O'Hara Service Contract Act which your agency now investigates for compliance. Some contract information on MOSCA is already being obtained by your Bureau of Labor Standards as well as your own office through the receipt of the Notice of Intention to Make a Service Contract.

DoD can arrange to furnish the proposed information with respect to construction contracts although we have no objection to the continuation of the report in the Form now provided your Department. In the event your agency modifies the Form, we plan to continue to obtain the information previously submitted to your Department as it provides useful data to us.

Sincerely yours,

Samuel Silver
Director for Industrial Relations