

is amended as follows, effective November 25, 1972.

§ 152.45 [Amended]

1. By striking out the phrase "in § 151.41(a)" in § 152.45(a)(1), and inserting the phrase "in § 152.41(a)" in place thereof.

§ 152.53 [Amended]

2. By striking out the phrase "Department of Labor Form DB-11 or DB-11(a), as appropriate," in the first sentence in § 152.53(c)(1) and the phrase "Form DB-11 or DB-11(a), as appropriate," in the third sentence in § 152.53(d)(1), and inserting the phrase "Standard Form 308" in place thereof.

3. By inserting the following sentence at the end of § 152.53(c)(2): "* * *. All general (area) wage determinations are published in the FEDERAL REGISTER."

4. By amending paragraph D of appendix H as follows:

a. By striking out the phrase "subdivision (4)(i)(b)" in the first sentence in subdivision (4)(iii), and inserting the phrase "subdivision (5)(ii)" in place thereof.

b. By striking out the phrase "with § 5a.5(iii)" in the first sentence in subdivision (4)(iv), and inserting the phrase "with § 5(iii)" in place thereof.

c. By striking out the phrase "in subdivisions (4)(i), (ii), and (iii)" in the first sentence of subdivision (4)(v), and inserting the phrase "in this subdivision (4)" in place thereof.

d. By inserting the phrase "Workers Defense League," after the phrase "Urban League," in the first sentence of subdivision (5)(iii)(a).

e. By amending subdivision (8) to read as follows:

D. *Apprentices and trainees.*

(8) *Enforcement.* (i) The FAA shall insure that the contract clauses required by subdivision (4)(1) of this paragraph are inserted in every Federal or federally assisted construction contract subject thereto. For assistance programs for construction work for which it does not contract directly, the FAA shall promulgate regulations and procedures necessary to insure that contracts for the construction work subject to subdivision (4) of this paragraph D will contain the clauses required thereby.

(ii) Enforcement activities, including the investigation of complaints of violations, to assure compliance with the requirements of this part, shall be the primary duty of the FAA. The Department of Labor will coordinate its efforts with the FAA, as may be necessary to assure consistent enforcement of the requirements of this part. Enforcement of these provisions shall be in accordance with 29 CFR 5.6.

(Secs. 11 through 27 of the Airport and Airway Development Act of 1970; 84 Stat. 220-233. Section 1.47(g)(1) of the Regulations of the Office of the Secretary of Transportation; 49 CFR 1.47(g)(1))

Issued in Washington, D.C., on November 15, 1972.

J. H. SHAFFER,
Administrator.

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[Docket No. 12388; Amdt. 152-1]

PART 152—AIRPORT AID PROGRAM

**Rules of the Secretary of Labor;
Clarifying Amendments**

The purpose of these amendments to Part 152 of the Federal Aviation Regulations is to: (1) Substitute, in two places in § 152.53, reference to Standard Form 308 instead of old Forms DB-11 and DB-11(a) of the Department of Labor; (2) clarify several items in paragraph D of appendix H by changing the language "Each Federal agency concerned" and "Federal agencies" (adopted from the regulations of the Secretary of Labor) to "the FAA;" (3) correct several cross-references in paragraph D and one in § 152.45 (a)(1); and (4) add a new sentence in § 152.53(c)(2) to state that general (area) wage determinations now are published in the FEDERAL REGISTER instead of being disseminated to each agency concerned, as formerly.

Since these amendments are clarifying in nature, impose no additional burden on any person, and relate to public grants, benefits, and contracts, notice and public procedure thereon are not required and they may be made effective in less than 30 days.

In consideration of the foregoing, Part 152 of the Federal Aviation Regulations