

IN THE MATTER OF

CONKLIN'S TECH-MECHANICAL, INC.;

and

WILLIAM CONKLIN,

as officer and/or shareholder of

CONKLIN'S TECH-MECHANICAL, INC.;

and its successor or substantially owned- affiliated entity

TECH-MECHANICAL FAB D.C. INC.

Prime Contractor,

for a determination pursuant to Article 8 of the Labor Law as to whether prevailing wages and supplements were paid to or provided for the laborers, workers and mechanics employed on a public work project for the Northeast Webutuck Central School District, in Amenia, New York.

IN THE MATTER OF

CONKLIN'S TECH-MECHANICAL, INC.;

and WILLIAM CONKLIN,

as an as officer and/or shareholder of

CONKLIN'S TECH MECHANICAL , INC.;

and its successor or substantially owned-

Prime Contractor

for a determination pursuant to Article 8 of the Labor Law as to whether prevailing wages and supplements were paid to or provided for the laborers, workers and mechanics employed on a public work project for the Spackenkill UFSD in Poughkeepsie, New York.

**NOTICE
OF
FILING**

Prevailing Rate Case
PRC No. 2008007131
Case ID: PW01 2008011155
Dutchess County

Prevailing Rate Case
PRC No. 2007004799
Case ID: PW012008011153
Dutchess County

STATE OF NEW YORK DEPARTMENT OF LABOR

IN THE MATTER OF

AMERESCO INC.; and GEORGE P SAKELLARIS,

as a shareholder of
AMERESCO INC.

Prime Contractor

and

TECH-MECHANICAL FAB D.C., INC ;

and

WILLIAM CONKLIN,

as an officer and shareholder of

TECH-MECHANICAL FAB D.C., INC ;

and its successor or substantially owned-affiliated entity
CONKLIN'S TECH-MECHANICAL, INC.

Subcontractor

for a determination pursuant to Article 8 of the Labor Law as to whether prevailing wages and supplements were paid to or provided for the laborers, workers and mechanics employed on a public work project for Schoharie Central School District, in Schoharie, New York.

Prevailing Rate Case
PRC No. 2010002963
Case ID: PW01 2012005932
Schoharie County

PLEASE TAKE NOTICE that annexed hereto are true copies of the final Determination & Order and the Report & Recommendation duly filed in the Office of the Commissioner of Labor on March 25, 2014.

Labor Law § 220 (8) provides that any party aggrieved by this Determination & Order may, pursuant to Article 78 of the Civil Practice Law and Rules, commence a proceeding for review directly in the Appellate Division of the Supreme Court within 30 days from this Notice of Filing.

Dated: March 25, 2014
Albany, New York



Jerome A. Tracy, Hearing Officer
Office of Administrative Adjudication

TO:

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FOR THE DEPARTMENT

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