



UNITED STATES GENERAL ACCOUNTING OFFICE

WASHINGTON, D.C. 20548

OFFICE OF GENERAL COUNSEL

B-221774

June 25, 1986

Sylvester L. Green, Director
Contract Standards Operations
U.S. Department of Labor
Room S3518
200 Constitution Avenue, N.W.
Washington, D.C. 20210

Dear Mr. Green:

Subject: Oaklyn Consolidated, Inc.
Project No. 034-78-1070
DOL File No. PA-85-356

By letter of August 20, 1985, you submitted to us the above-referenced case involving violations of the Davis-Bacon Act, 40 U.S.C. §§ 276a to 276a-5 (1982). You indicate that the Department of Labor does not recommend debarment of Oaklyn Consolidated, Inc.

We agree that Oaklyn Consolidated, Inc., should not be debarred. Our review of the record confirms that the violations in this case were not substantial and do not constitute a disregard of obligations to employees with respect to the minimum wage provisions of the Davis-Bacon Act.

The funds on deposit with our Claims Group in the amount of \$5,000, which were withheld for the violations of the Davis-Bacon Act, will be disbursed to the wage claimants in accordance with established procedures.

Sincerely yours,

Henry R. Wray

Henry R. Wray
Associate General Counsel

cc: Mr. John S. Orr
President
Oaklyn Consolidated, Inc.
4th & Booth Streets
Chester, Pennsylvania 19103

Group Director, Claims Group/GGD
with file Z-2863119