U.S. Department of Labor

PAYROLL

Wage and Hour Division

(For Contractor's Optional Use; See Instructions at www.dol.gov/whd/forms/wh347instr.htm)

U.S. Wage and Hour Division Rev. Dec. 2008

Persons are not required to respond to the collection of information unless it displays a currently valid OMB control number.

NAME OF CONTRACTOR OR SUBCONTRACTOR							. ^	ADDRESS								OMB No.:1235-0008 Expires: 04/30/2021			
PAYROLL NO. FOR WEEK ENDING							F	PROJECT AND LOCATION PROJECT OR CONTRACT							T NO.				
(1)		(3)	ST.	(4) DAY AND DATE			<u></u>	(5)	(6)	(7)	DEL			(B) DUCTIONS			(9)		
NAME AND INDIVIDUAL IDENTIFYING NUMBER (e.g., LAST FOUR DIGITS OF SOCIAL SECURITY NUMBER) OF WORKER	NO, OF WITHHOLDING EXEMPTIONS	WORK CLASSIFICATION	OT. OR	HOUR	s wc	RKED	EACH	1 DAY	T	OTAL	RATE. OF PAY	GROSS AMOUNT EARNED	FICA	WITH- HOLDING TAX			OTHER	TOTAL DEDUCTIONS	WAGES PAID FOR WEEK
		· '	0	,	· ·		_												
		'	s o				-		\dashv	_	_						-		· · · · · · ·
			s	+									•						
			٥										·					•	
			s					_	\dashv	.								· · · · · ·	
			ś	+-		-	\dashv	\dashv	+	•				,					
			0													-			
· · · · · ·			s				-		•			/		-			,	· <u>-</u>	
			s					\dashv											
			0											·					
·			s				_	_	1		· ·	<u>/</u>		,	· 		•		· · · · · · · · · · · · · · · · · · ·
			o s				+		_	-				·					

While completion of Form WH-347 is optional, it is mandatory for covered contractors and subcontractors performing work on Federally financed or assisted construction contracts to respond to the information collection contained in 29 C.F.R. § 3.3, 5.5(a). The Copeland Act (40 U.S.C. § 3145) contractors and subcontractors performing work on Federally financed or assisted construction contracts to "furnish weekly a statement with respect to the wages paid each employee during the preceding week." U.S. Department of Labor (DOL) regulations at 29 C.F.R. § 5.5(a)(3)(ii) require contractors to submit weekly a copy of all payrolls to the Federal agency contracting for or financing the construction project, accompanied by a signed "Statement of Compliance" indicating that the payrolls are correct and complete and that each laborer or mechanic has been paid not less than the proper Davis-Bacon prevailing wage rate for the work performed. DOL and federal contracting agencies receiving this information review the information to determine that employees have received legally required wages and fringe benefits.

Public Burden Statement

We estimate that is will take an average of 55 minutes to complete this collection, including time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. If you have any comments regarding these estimates or any other aspect of this collection, including suggestions for reducing this burden, send them to the Administrator, Wage and Hour Division, U.S. Department of Labor, Room S3502, 200 Constitution Avenue, N.W. Washington, D.C. 20210

						• •	•		•
•	•	·				·		•	
	•				•				
,								•	
D. ()		•			, '	•	•	•	
Date	 ·	•		•	(b) WHERE FRING	SE BENEFITS ARE PAID	O IN CASH		
,				•					
(Name of Sigr	natory Party)		(Title)	_	∐ - E	Each laborer or mechanions in the payrous indicated on the payro	c listed in the above r	eferenced payroll to the sum of the	nas been paid, he applicable
do hereby state:				•	b	asic hourly wage rate pl	us the amount of the	required fringe ber	nefits as listed
(d) That I have an assessment					, in	n the contract, except as	noted in section 4(c)	below.	
(1) That I pay or superv	ise the payment of the pers	sons employed by	,		(c) EXCEPTIONS				
	- <u> </u>		on t	the [
1	(Contractor or Subcont	tractor)		1	EXCEPTION	ON (CRAFT)		EXPLANATION	
(D. 11 !!)		; that during the payrol	II period commencing on t	he -	· · · · · · · · · · · · · · · · · · ·	 i			
(Building or \	•			ľ					
day of	, and endi	· — · -		_; }					
all persons employed on said been or will be made either d	project have been paid the	a full weekly wages earn hebalf of said	ed, that no rebates have	• .	•				
	accay or mancony to or on	,		-					
			from the	full ·	•				
•	(Contractor or Subcor	ntractor)		· -		,			
weekly wages earned by any	person and that no deduc	tions have been made e	ither directly or indirectly		· ·		-		
from the full wages earned by 3 (29 C.F.R. Subtitle A), issue	<i>i</i> any person, other than pe	rmissible deductions as	defined in Regulations, P	art	·				
weekly wages earned by any from the full wages earned by 3 (29 C.F.R. Subtitle A), issue 63 Stat. 108, 72 Stat. 967; 76	Stat. 357; 40 U.S.C. § 314	45), and described below	v.	340,					
	. ;	•	•	· .					
<u> </u>				-		•	1.		
٠.,	•					··		-	
				•					
•	•		,	. -	· · · · · · · · · · · · · · · · · · ·		 		· · · · · ·
				.	,	-			
•				<u></u>	EMARKS:			·	
				· ['	EWAING.	·			
(2) That any payrolls oth	nerwise under this contract	required to be submitted	I for the above period are		• *				
correct and complete; that the applicable wage rates contain	 wage rates for laborers or sed in any wage determinat 	r mechanics contained t	herein are not less than to	he					
set forth therein for each labo	rer or mechanic conform w	ith the work he performe	d.	2.107.15.	•			•	
(O) That any appropriate		dad am dub	b Ed	.	•				•
any apprentices) inat any apprentices program registered with a Sta	employed in the above peri	tod are duly registered in recognized by the Bureau	i a bona tide apprenticesh u of Apprenticeship and	lib				•	
Training, United States Depai	rtment of Labor, or if no suc	ch recognized agency ex	rists in a State, are registe	red	•		•		
with the Bureau of Apprentice	ship and Training, United S	states Department of Lab	oor.					•	
(4) That:		•	•	<u> </u>					
(a) WHERE FRING	E BENEFITS ARE PAID TO	O APPROVED PLANS, F	FUNDS, OR PROGRAMS		AME AND TITLE		SIGNATURE		
in addi	tion to the basic hourly wa	an raton noid to cook !-	.harar an maahawia lice-d	·			· · · · · ·		
the ab	ove referenced payroll, pa	syments of fringe benefit	ts as listed in the contra	ct Tr	HE WILLFUL FALSIFICATION	ON OF ANY OF THE AROVE	TATEMENTS MAY SUBT	CT THE CONTRACTO	OR OR
. have b	een or will be made to appr	ropriate programs for the	benefit of such employee	ıs. ∣s	UBCONTRACTOR TO CIVIL OF THE UNITED STATES C	OR CRIMINAL PROSECUTIO	N. SEE SECTION 1001 O	TITLE 18 AND SECT	ION 231 OF TITLE
except	as noted in section 4(c) be	low.		[3	OF THE ONLED STATES C	,OUC.	7		
	٠.	,				•			
•	•			•			• _		
		,		•					
		:				. ,		•	