State of Maine Department of Labor Bureau of Labor Standards



NAME OF CONTRACTOR OR SUBCONTR	ACTOR					ADDRES	SS								
PAYROLL NO.		FOR WEEK ENDING	G			PROJEC		ON				PROJECT (OR CONTRAC	T NO.	
(1)	(2) SNC	(3)	RST.	(4) DAY AND DA	TE	(5)	(6)	(7)			DED	(8) UCTIONS			(9)
NAMEÁÐEÖÁÞEÖXZÖVUZŠÁÐÖÒÞVØÐŸÞEŐÁÞWTÓÒÜ Á MÁZEN MAUNUÁ DÍÐÍÐÍ ÓÐÍ Á MAUNUÁ DÍÐÍ Í Í Í Í Í Í Í Í Í Í Í Í Í Í Í Í Í	NO. OF WITHHOLDING EXEMPTIONS	WORK CLASSIFICATION	OT. OR	HOURS WORKED EA	CH DAY	TOTAL HOURS	RATE OF PAY	GROSS AMOUNT EARNED	FICA	WITH- HOLDING TAX			OTHER	TOTAL DEDUCTIONS	NET WAGES PAID FOR WEEK
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ı,	(Name of Signatory)	(Title)
	(Name of Signatory)	(The)
lo her	reby state:	
(1)	That I pay or supervise the payment of the	e persons employed by
		on the
	(Contractor or Subcor	ntractor)
		; that during the payroll period commencing on the
	(Building or Work)	
	day of,, an	d ending the day of,,
	een or will be made wither directly or indir	
	(Contractor or Subcon	tractor)
	y wages earned by any person and that no	tractor) deduction have been made either directly or
ndired	y wages earned by any person and that no ctly from the full wages earned by any perso	tractor)
indireo state o	y wages earned by any person and that no ctly from the full wages earned by any perso or federal law That any payrolls otherwise under this co are correct and complete; that the wage r not less than the applicable prevailing wa	tractor) deduction have been made either directly or on, other than permissible deduction as defined by ntract required to be submitted for the above period rates for laborers or mechanics contained therein are ge rates contained in any wage determination lassifications set forth therein for each laborer or
indireo state o	y wages earned by any person and that no ctly from the full wages earned by any person federal law That any payrolls otherwise under this con are correct and complete; that the wage r not less than the applicable prevailing wa incorporated into the contract; that the cl mechanic conform with the work he perfor That any apprentices employed in the abor apprenticeship program registered with a Bureau of Apprenticeship and Training, Un	tractor) deduction have been made either directly or on, other than permissible deduction as defined by ntract required to be submitted for the above period rates for laborers or mechanics contained therein an ge rates contained in any wage determination lassifications set forth therein for each laborer or
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ndirec state c (2)	y wages earned by any person and that no ctly from the full wages earned by any person federal law That any payrolls otherwise under this con are correct and complete; that the wage r not less than the applicable prevailing wa incorporated into the contract; that the cl mechanic conform with the work he perfor That any apprentices employed in the abo apprenticeship program registered with a Bureau of Apprenticeship and Training, Un recognized agency exists in a State, are re Training, United States Department of Lak That:	deduction have been made either directly or on, other than permissible deduction as defined by ntract required to be submitted for the above period rates for laborers or mechanics contained therein an ge rates contained in any wage determination lassifications set forth therein for each laborer or ormed. Deve period are duly registered in a bona fide State apprenticeship agency recognized by the nited States Department of Labor, or if no such gistered with the Bureau of Apprenticeship and boor
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(3)	y wages earned by any person and that no ctly from the full wages earned by any person federal law That any payrolls otherwise under this con are correct and complete; that the wage r not less than the applicable prevailing way incorporated into the contract; that the cl mechanic conform with the work he perfor That any apprentices employed in the abor apprenticeship program registered with a Bureau of Apprenticeship and Training, Un recognized agency exists in a State, are re Training, United States Department of Lak That: (a) WHERE FRINGE BENEFITS ARE PAID T in addition to the basic hourly wage rates p	deduction have been made either directly or on, other than permissible deduction as defined by ntract required to be submitted for the above period rates for laborers or mechanics contained therein an ge rates contained in any wage determination lassifications set forth therein for each laborer or ormed. Deve period are duly registered in a bona fide State apprenticeship agency recognized by the nited States Department of Labor, or if no such gistered with the Bureau of Apprenticeship and boor

(c) EXCEPTIONS	
Exceptions (Craft)	Explanation
Remarks:	
Name & Title:	Signature:
	OF THE ABOVE STATEMENTS MAY SUBJECT THE CONTRACTOR O NAL PROSECUTION. See Title 26, Chapter 15, §1303-1313 of