Certified Payroll Report

Name of Contractor Demo1 Sample Client 2								Address 123 ABC Street Boynton Beach, FL, 33436												
Payroll NO.				Period Begin 12/19/2007 Period End 12/31/2003						Project and Location						Project or Contract NO. 08-421R				
Name, Address	NO. of Withholding exemptions	Work Classifi- cation		Day and Date						1		Data	Gross	Deductions						
and Social Security Number of Employee				Wed 19	Thu 20	Fri 21 Iours W	Sat 22 orked E	Sun 23 Each Da	Mon 24 Iy	Tue 25	Total Hours	Rate of Pay	Payroll Project/ Week	FED W/H	FICA	State/ Local Taxes	Union Dues	ion Other Total Paid for We	Net Wages Paid for Week	
BanksStaffordW 3207 Hendersonmill Rd C7 Atlanta, GA, 30341-0000 444-55-9999	S	Jw -	0								0.00	0.00	480.00	480.00 39.47 480.00	36.72	0.00	0.00	19.20	95.39	384.61
	0		s	19.00					4.00	7.00	30.00	16.00	480.00		50.72					
PlantVelenaR 3207 Hendersonmill Rd C7 Atlanta, GA, 30341-0000 444-66-6666	S 0	Jw	0								0.00	0.00	154.00	5.21	11.78	0.00	0.00	0.00	16.99	137.01
			s	14.00					4.00	4.00	22.00	7.00	154.00				0.00			

I,	 (b) WHERE FRINGE BENEFITS ARE PAID IN CASH - Each laborer or mechanic listed in the above referenced payroll has been paid, as indicated on the payroll, an amount not less than the sum of the applicable basic hourly wage rate plus the amount of the required fringe benefits as listed in the contract, except as noted in Section 4(c) below. (c) EXCEPTIONS 						
day of <u>December</u> year 2007 and ending the <u>31</u> day of <u>December</u> year 2003 all persons employed on said project have been paid the full weekly wages earned, that no rebates have been or will be made either directly or indirectly to or on behalf of said	EXCEPTION (CRAFT)	EXPLANATION					
(Contractoror subcontractor)							
from the full weekly wages earned by any person and that no deductions have been made either directly or indirectly from the full wages earned by any person, other than permissible deductions as defined in Regulations, Part 3 (29CFR Subtitle A), issued by the Secretary of Labor under the Copeland Act, as amended (48 Stat. 948,63 Stat. 108, 72 Stat. 967;76 Stat. 357;40 U.S.C. 276c), and described below:							
(2) That any payrolls otherwise under this contract required to be submitted for the above period are correct and complete; that the wage rates for laborers or mechanics contained therein are not less than the applicable wage rates contained in any wage determination incorporated into the contract; that the classifications set forth therin for each laborer or mechanic conform with the work he performed.	REMARKS						
(3) That any apprentices employed in the above period are duly registered in a bona fide apprenticeship program registered with a State apprenticeship agency recognized by the Bureau of Apprenticeship and Training, United States Department of Labor, or if no such recognized agency exists in a State, are registered with the Bureau of Apprenticeship and Training, United States Department of Apprenticeship and Training, United States Department of Apprenticeship and Training, United States Department of Labor.							
(4) hat: (a) WHERE FRINGE BENEFITS ARE PAID TO APPROVED PLANS, FUNDS, OR PROGRAMS	NAME AND TITLE	SIGNATURE					
In addition to the basic hourly wage rates paid to each laborer or mechanic listed in the above referenced payroll, payments of fringe benefits as listed in the contract have been or will be made to appropriate programs for the benefit of such employees, except as noted in Section 4(c) below.	THE WILLFUL FALSIFICATION OF ANY OF THE ABOVE STATEMENTS MAY SUBJECT THE CONTRACTOR OR SUBCONTRACTOR TO CIVIL OR CRIMINAL PROSECUTION. SEE SECTION 1001 OF TITLE 18 AND SECTION 231 OF TITLE 31 OF THE UNITED STATES CODE.						

Date _