MASSPORT WEEKLY FEDERAL CERTIFIED PAYROLL REPORT FORM (FORM MWH-347)

Issued: 3/8/10 Revised Date:

NAME OF CONTRACTOR []	OR SUBCO	ONTRACTOR []		ADDRES	is.									I								
MANUE OF CONTRACTOR [] OR COBCONTRACTOR []				7.551.25	Check if No Work week																	
MASSPORT CONTRACT NO.	ASSPORT CONTRACT NO. FOR WEEK ENDING			MASSPOR	MASSPORT CONTRACT NAME / CITY							Check if Final Report			REPORT #							
(1) NAME AND INDIVIDUAL IDENTIFYING	(2) (3) WORK				(4)	DAY AND D	ATE			(5)	(6)	(7) MASSPORT		(8) DEDUCTIONS				(9)				
NUMBER (e.g., LAST FOUR DIGITS OF SOCIAL SECURITY NUMBER) OF WORKER	OSHA 10 CERT. ?	CLASSIFICATION (SHOW APPRENT. STEP, ATTACH APP. ID CARD)		HOURS WORKED EACH DAY					RATE OF PAY		FICA	WITH- HOLDING TAX			OTHER	TOTAL DEDUCT- IONS	NET WAGES PAID FOR WEEK					
	V/N		ОТ							0.00		0.00						0.00	0.00			
	Y/N		ST							0.00								0.00	0.00			
	Y/N		ОТ							0.00		0.00						0.00	0.00			
		Y/N	ST							0.00								0.00				
	Y/N	V/V	ОТ							0.00	0.0	0.00					0.00	0.00				
		Y/N	Y/N		ST							0.00								0.00	0.00	
	Y/N	V/N		ОТ							0.00		0.00						0.00	0.00		
		IN .	ST							0.00								0.00	0.00			
	Y/N		ОТ							0.00		0.00						0.00	0.00			
			ST							0.00								0.00	0.00			
	Y/N	Y/N	V/N	V/N		ОТ							0.00		0.00						0.00	0.00
				ST							0.00								0.00	0.00		
	Y/N	Y/N		ОТ							0.00		0.00						0.00	0.00		
				ST							0.00								0.00	0.00		
	\ \ \.\ \.\ \.\ \.\ \.\ \.\ \.\ \.\	Y /N	ОТ							0.00		0.00						0.65	0.55			
	Y			ST							0.00								0.00	0.00		
While completion of Form MWH-347 is	ontional it	is mandatory for sovered so	atractors and	ou boontrootoro	norforming	work on Fod	arally finan	and or again	ad construe	tion contract	a to recenand to th	a information o	allostion con	tained in 20	CED33	E E(a) The C	Canaland Asi	(40 II C C 3	14E) requiree			

While completion of Form MWH-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) requires 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 CFR Part 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.

SEND ONLY ONE COPY TO: Prevailing Wage Auditor, Internal Audit Dept., Massachusetts Port Authority, 1 Harborside Drive, Boston, MA 02128, and if requested, to the Massport Resident Engineer or Capital Programs Project Manager.

Page _____ of ____

(Name of Signatory Party)	(Title)	
(1 1 1 1 3 1 1 7 1 7 7 7		
o hereby state:		
(1) That I pay or supervise the paymen	t of the persons employed by	
(1) 1100 Pay 11 cap 1110 110 pay		
		on the
	(Contractor or Subcontractor)	
(Contract / Projec	t Name)	
(2) That during the payroll period comm	encing on the	
(2) That during the payron period comm		
	and ending	
(Week Beginning Date)	(Week Ending Date)	
benair of said		
i denair of said		from the t
reekly wages earned by any person and t ermissible deduction as defined in Regula	(Contractor or Subcontractor) nat no deductions have been made either directly or indirectly from the full wages earned stions, Part 3 (29C.F.R. Subtitle A), issued by the Secretary of Labor under the Copeland 157: 40 U.S.C. 3145), and described below:	
ermissible deduction as defined in Regula	nat no deductions have been made either directly or indirectly from the full wages earned	by any person, other than
reekly wages earned by any person and t ermissible deduction as defined in Regula	nat no deductions have been made either directly or indirectly from the full wages earned ations, Part 3 (29C.F.R. Subtitle A), issued by the Secretary of Labor under the Copeland	by any person, other than
eekly wages earned by any person and t ermissible deduction as defined in Regula	nat no deductions have been made either directly or indirectly from the full wages earned ations, Part 3 (29C.F.R. Subtitle A), issued by the Secretary of Labor under the Copeland	by any person, other than
eekly wages earned by any person and termissible deduction as defined in Regulate, 63 Start. 108, 72 Stat. 967; 76 Stat. 3 (3) That any payrolls otherwise under the borers or mechanics contained therein a e classification set forth therein for each (4) That any apprentices employed in the gency recognized by the Bureau of Apprentices employed in the gency recognized by	nat no deductions have been made either directly or indirectly from the full wages earned ations, Part 3 (29C.F.R. Subtitle A), issued by the Secretary of Labor under the Copeland	by any person, other than Act, as amended (48 Statement of the Statement of the Wage rates for ted into the contract; that
cekly wages earned by any person and termissible deduction as defined in Regula 18, 63 Start. 108, 72 Stat. 967; 76 Stat. 3 (3) That any payrolls otherwise under the borers or mechanics contained therein as e classification set forth therein for each (4) That any apprentices employed in the series of the ser	has no deductions have been made either directly or indirectly from the full wages earned attions, Part 3 (29C.F.R. Subtitle A), issued by the Secretary of Labor under the Copeland (57; 40 U.S.C. 3145), and described below: his contract required to be submitted for the above period are correct and complete; that he not less than the applicable wage rates contained in any wage determination incorporal laborer or mechanic conform with the work he/she performed. he above period are duly registered in a bona fide apprenticeship program registered with	by any person, other than Act, as amended (48 Statement of the Statement of the Wage rates for ted into the contract; that
eekly wages earned by any person and termissible deduction as defined in Regula 18, 63 Start. 108, 72 Stat. 967; 76 Stat. 3 (3) That any payrolls otherwise under the other or mechanics contained therein a e classification set forth therein for each (4) That any apprentices employed in the other of the	has no deductions have been made either directly or indirectly from the full wages earned attions, Part 3 (29C.F.R. Subtitle A), issued by the Secretary of Labor under the Copeland (57; 40 U.S.C. 3145), and described below: his contract required to be submitted for the above period are correct and complete; that he not less than the applicable wage rates contained in any wage determination incorporal laborer or mechanic conform with the work he/she performed. he above period are duly registered in a bona fide apprenticeship program registered with	by any person, other than Act, as amended (48 State Act, as amended (4

(h)	WHERE	FRINGE	BENEFITS	ARF	PAID	IN	CASE
(U)	VVIILIXL	INNOL	DLINLI II O	\neg	ו הוט	111	CCOI

 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 fining benefits as listed in the contract, except as noted in section 4(c) below.
benefits as listed in the contract, except as noted in section 4(c) below

(c) EXCEPTIONS

EXCEPTION (CRAFT)	EXPLANATION
REMARKS:	
REMARKS:	
NAME AND TITLE ,	SIGNATURE
EMAIL ADDRESS:	

NAIVIL AND THEL	SIGNATURE
,	
EMAIL ADDDECC.	

THE WILLFUL FALSIFICATION OF ANY OF THE ABOVE STATEMENTS MAY SUBJECT THE CONTRACTOR OR SUBCONTRACTOR TO CIVIL OR CRIMINAL PROSECUTION. SEE SECTION 1001OF TITLE 18 AND SECTION 231 of TITLE 31 OF THE UNITED STATES CODE.