



Department of Energy
Richland Operations Office
P.O. Box 550
Richland, Washington 99352

CERTIFIED MAIL

July 21, 2016

Ms. Anna Clark
Torres Consulting and Law Group, LLC
2239 East Baseline Road
Tempe, Arizona 85283

Dear Ms. Clark:

FREEDOM OF INFORMATION ACT REQUEST (FOI 2016-00969)

This letter is in response to your Freedom of Information Act (FOIA) request dated May 25, 2016, requesting the below documents regarding:

Prime Contract No.:	DE-AC27-08RV14800
Prime Contract Name:	Tank Operations Contract
Location:	Department of Energy – Hanford Nuclear Reservation
Prime Contractor:	Washington River Protection Solutions
Request for Proposal (RFP):	276704
Project:	241 AP Exhauster System Installation Phase II
Subcontractor:	Federal Engineers & Constructors
Lower Tier Sub:	Total Energy Management

1. “Subcontractors Statement and Acknowledgment (SF-1413) for all mechanical contractors,
2. Designated Wage Determination incorporated into the contract,
3. All certified payrolls related to any and all plumber/pipefitter work, including but not limited to, rate of pay, worker classification, fringe benefits paid, hour’s worked, etc., covering work performed from start of construction to present,
4. Contractor Fringe Benefit Statement,
5. A copy of the Apprenticeship Standards for the bona fide apprenticeship programs in which an apprentice may be registered, as well as, evidence of the formal certification by the U.S. Department of Labor (“DOL”) for the plumber/pipefitter work, and
6. Employee interviews DOE conducted while observing the plumber/pipefitter work.”

In an email dated May 31, 2016, you provided the following clarification for Items 2, 3, 4 and 5 of your request: “The information that we are asking for is specific to those subcontractors hired by DOE’s general contractor for the performance of the plumber and pipefitter scopes of work on this RFP as stated on each of the subcontractors SF-1413 Statement and Acknowledgment form.”

“Item #2 – The wage determination follows the contract from start to completion so there is only one (1) decision. Therefore, we are asking for the U.S. Department of Labor Davis-Bacon wage determination that was incorporated into the contract, and which should have been a part of every subcontract issued by DOE’s general contractor for the work on this RFP.”

“Item #3 – DOE’s general contractors subcontract out specific scopes of specialty work, e.g., plumber/pipefitter, electrical, sheet metal etc., to specialty subcontractors as evidenced on the completed and signed SF-1413 Statement and Acknowledgment forms. Therefore, we are asking for any and all certified payrolls that were submitted to the DOE by those subcontractors who were hired to perform the plumber/pipefitter scope of work identified as such on the SF-1413 forms, regardless of the classifications those contractors may have reported on their certified payroll reports.”

“Item #4 – For each certified payroll report that a contractor submits they are required to state how they met their prevailing wage obligation when it comes to employee fringe benefits. Some contractors provide benefits which are equivalent to the stated fringe benefit amount listed on the wage determination. In those instances, contractors can and do provide a fringe benefit statement that details where the employee’s fringe benefits are contributed and the amounts for each allocation. Therefore, we are asking for any fringe benefit statements that accompanied the certified payroll records submitted to the DOE by those subcontractors who were hired to perform the plumber/pipefitter scope of work identified as such on the SF-1413 forms.”

“Item #5 – Contractors are required to show proof that apprentices they employed on the site of work are individually registered in a bona fide apprenticeship program. Therefore, we are asking for a copy of the apprenticeship standards that govern said apprentices which should have been submitted to the DOE by the subcontractor to whom the apprentice is employed. Additionally, we asked for evidence of the formal certification by the U.S. Department of Labor for any apprentices employed by the subcontractors hired to perform the plumber/pipefitter work identified as such on the SF-1413 forms.”

Your request was assigned to the U.S. Department of Energy (DOE), Richland Operations Office (RL) Procurement Support Division (PSD) and Washington River Protection Solutions to conduct a search of its files. In response to Items 1 through 4 of your request, the responsive documents are enclosed.

With respect to Item 3, the certified payroll records are enclosed with deletions pursuant to Exemptions 3, 4 and 6 of the FOIA. In the records, we have deleted the Tax Identification Number pursuant to Exemption 3 of the FOIA. Exemption 3 incorporates into the FOIA other laws that restrict the availability of specific information. To qualify under this exemption, a statute must require information to be withheld in such a manner as to leave no discretion to the agency. 26 U.S.C. 6103, “Confidentiality and disclosure of returns and return information,” is such a statute. This statute prohibits the release of tax identification numbers.

With respect to Exemption 4, we have deleted the work classification, labor rates, total hours worked and total hours paid from the enclosed documents. Exemption 4 was meant to protect the disclosure of confidential business information. If the documents you are requesting were released in their entirety, competitors could gain insight into Intermech's business practices and pricing strategies that are unique to them. The result of such a release would place Intermech at a competitive disadvantage by giving their competitors insight into how they do business.

In interpreting the FOIA, information may be withheld if disclosure would be likely to impair the government's ability to obtain similar information in the future. If the redacted information was released to competitors, it would clearly impair the government's ability to obtain the most favorable terms in future procurements because companies would be less willing to risk disclosure of their information.

We also have deleted the names and social security numbers of the workers pursuant to Exemption 6 of the FOIA. Exemption 6 provides that an agency may protect from disclosure all personal information if its disclosure would constitute a clearly unwarranted invasion of privacy by subjecting the individuals to unwanted communications, harassment, intimidation, retaliation, or other substantial privacy invasions by interested parties.

In invoking Exemption 6 we considered whether 1) a significant privacy interest would be invaded by disclosure of information, 2) a release of the information would further the public interest by shedding light on the operations or activities of the government, and 3) balancing the private interest against the public interest, disclosure would constitute a clearly unwarranted invasion of privacy. We have determined that the public interest in the identity of the individuals whose names and personal information appear in the documents does not outweigh the individuals' privacy interests.

This satisfies the standard set forth by the U.S. Attorney General in a memorandum dated March 19, 2009, that the agency is justified in not releasing material if it reasonably foresees that disclosure would harm an interest protected by one of the statutory exemptions or disclosure is prohibited by law. This also satisfies Title 10, *Code of Federal Regulations* (CFR), Section 1004.1, "Purpose and Scope," to make records available which it is authorized to withhold under 5 USC 552, "Public Information; agency rules, opinions, orders, records, and proceedings," when it determines that such disclosure is in the public interest. Accordingly, we will not make discretionary disclosure of this information.

With respect to Item 4 of your request for copies of the "contractor fringe benefit statement," documents responsive to this item are included along with Item 3 of your request and are titled, "Statement of Compliance." No documents were located for Item 5 of your request.

For Item 6 of your request, this item was assigned to the DOE Office of River Protection (ORP) and RL to conduct a search of its files. A thorough search was conducted and no documents were located.

We conducted a thorough search for all items of your request. Our search was conducted by individuals within the agency who are most familiar with the subject matter of your request, in locations where documents most likely would be found.

All releasable information in the documents has been segregated and is being provided to you. The undersigned individual is responsible for this determination. You have the right to appeal to the Office of Hearings and Appeals, as provided in 10 CFR 1004.8, for any information denied to you in this letter or for the adequacy of our search. Any such appeal shall be made in writing to the following address: Director, Office of Hearings and Appeals (HG-1), U.S. Department of Energy, L'Enfant Plaza Building, 1000 Independence Avenue SW, Washington, D.C. 20585-1615, and shall be filed within 30 days after receipt of this letter. Should you choose to appeal, please provide this office with a copy of your letter.

For purposes of assessment of fees, you have been categorized under 10 CFR 1004.9(b)(4) as an "other" requester. In this category, you are entitled to two hours of search time and 100 pages at no cost. Search time for this request was one hour, therefore, there will be no charge for this response.

If you have any questions regarding your request, please contact me at our address above or on (509) 376-6288.

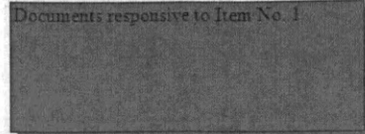
Sincerely,

-Original Signed By-

Dorothy Riehle
Freedom of Information Officer
Office of Communications
and External Affairs

OCE:DCR

Enclosures



STATEMENT AND ACKNOWLEDGMENT

OMB Control Number: 9000-0014
Expiration Date: 12/31/2017

PAPERWORK REDUCTION ACT STATEMENT: Public reporting burden for this collection of information is estimated to average .05 hours per response, including the time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. Send comments regarding this burden estimate or any other aspects of this collection of information, including suggestions for reducing this burden, to U.S. General Services Administration, Regulatory Secretariat (MVCB)/IC 9000-0014, Office of Governmentwide Acquisition Policy, 1800 F Street, NW, Washington, DC 20405.

PART I - STATEMENT OF PRIME CONTRACTOR

1. PRIME CONTRACT NO. 22340-020		2. DATE SUBCONTRACT AWARDED 02/22/2016		3. SUBCONTRACT NUMBER 22340-020/600082-01	
4. PRIME CONTRACTOR			5. SUBCONTRACTOR		
a. NAME TOTAL ENERGY MANAGEMENT INC			a. NAME INTERMECH, INC		
b. STREET ADDRESS 1975 BUTLER LOOP			b. STREET ADDRESS 645 Truman Avenue		
c. CITY RICHLAND		d. STATE WA	e. ZIP CODE 99354	c. CITY RICHLAND	
		d. STATE WA	e. ZIP CODE 99352		
6. The prime contract <input checked="" type="checkbox"/> does, <input type="checkbox"/> does not contain the clause entitled "Contract Work Hours and Safety Standards Act - Overtime Compensation."					
7. The prime contractor states that under the contract shown in Item 1, a subcontract was awarded on the date shown in Item 2 to the subcontractor identified in Item 5 by the following firm:					
a. NAME OF AWARDED FIRM TOTAL ENERGY MANAGEMENT INC					
b. DESCRIPTION OF WORK BY SUBCONTRACTOR Providing Welding Support					

8. PROJECT 241-AP Exhauster System		9. LOCATION Hanford 200 Area East Richland, WA	
10a. NAME OF PERSON SIGNING Brad DeWitt		11. BY (Signature) 	12. DATE SIGNED
10b. TITLE OF PERSON SIGNING Vice President			

PART II - ACKNOWLEDGMENT OF SUBCONTRACTOR

13. The subcontractor acknowledges that the following clauses of the contract shown in Item 1 are included in this subcontract:

- | | |
|---|---|
| Contract Work Hours and Safety Standards Act - Overtime Compensation
(If included in prime contract see Block 6) | Construction Wage Rate Requirements |
| Payrolls and Basic Records | Apprentices and Trainees |
| Withholding of Funds | Compliance with Copeland Act Requirements |
| Disputes Concerning Labor Standards | Subcontracts (Labor Standards) |
| Compliance with Construction Wage Rate Requirements and Related Regulations | Contract Termination - Debarment |
| | Certification of Eligibility |

14. NAME(S) OF ANY INTERMEDIATE SUBCONTRACTORS, IF ANY

A	N/A		C
B			D
15a. NAME OF PERSON SIGNING TOBY WILCOX		16. BY (Signature) 	17. DATE SIGNED 3/28/2016
15b. TITLE OF PERSON SIGNING Asst. Gen. Mgr.			

Revision #1

SUBMITTED TO IDMS 03/31/2016.

STATEMENT AND ACKNOWLEDGMENT

OMB Control Number: 9000-0014
Expiration Date: 12/31/2017

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PART I - STATEMENT OF PRIME CONTRACTOR

1. PRIME CONTRACT NO. 2340-020 / 1600082-01		2. DATE SUBCONTRACT AWARDED 02/22/2016		3. SUBCONTRACT NUMBER 2340-020/00082-01 382506	
4. PRIME CONTRACTOR				5. SUBCONTRACTOR	
a. NAME TOTAL ENERGY MANAGEMENT INC			a. NAME INTERMECH, INC		
b. STREET ADDRESS 1875 BUTLER LOOP			b. STREET ADDRESS 645 Truman Avenue		
c. CITY RICHLAND		d. STATE WA	e. ZIP CODE 99354	c. CITY RICHLAND	
		d. STATE WA	e. ZIP CODE 99352		
6. The prime contract <input checked="" type="checkbox"/> does, <input type="checkbox"/> does not contain the clause entitled "Contract Work Hours and Safety Standards Act - Overtime Compensation."					
7. The prime contractor states that under the contract shown in Item 1, a subcontract was awarded on the date shown in Item 2 to the subcontractor identified in Item 5 by the following firm:					
a. NAME OF AWARDFIRM TOTAL ENERGY MANAGEMENT INC					
b. DESCRIPTION OF WORK BY SUBCONTRACTOR Providing Welding Support					

8. PROJECT 241-AP Exhauster System		9. LOCATION Hanford 200 Area East Richland, WA	
10a. NAME OF PERSON SIGNING Brad DeWitt		11. BY (Signature) 	12. DATE SIGNED 3/27/2016
10b. TITLE OF PERSON SIGNING Vice President			

PART II - ACKNOWLEDGMENT OF SUBCONTRACTOR

13. The subcontractor acknowledges that the following clauses of the contract shown in Item 1 are included in this subcontract:
- | | |
|---|---|
| Contract Work Hours and Safety Standards Act - Overtime Compensation
(If included in prime contract see Block 6) | Construction Wage Rate Requirements |
| Payrolls and Basic Records | Apprentices and Trainees |
| Withholding of Funds | Compliance with Copeland Act Requirements |
| Disputes Concerning Labor Standards | Subcontracts (Labor Standards) |
| Compliance with Construction Wage Rate Requirements and Related Regulations | Contract Termination - Debarment |
| | Certification of Eligibility |

14. NAME(S) OF ANY INTERMEDIATE SUBCONTRACTORS, IF ANY

A	N/A	C
B		D

15a. NAME OF PERSON SIGNING TOBY WILCOX		16. BY (Signature) 	17. DATE SIGNED 3/28/2016
15b. TITLE OF PERSON SIGNING Asst. Gen. MGR.			

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STANDARD FORM 1413 (REV. 4/2013)
Prescribed by GSAFAR (48 CFR) 53.222(e)

STATEMENT AND ACKNOWLEDGMENT

OMB Control Number: 9000-0014
Expiration Date: 12/31/2017

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PART I - STATEMENT OF PRIME CONTRACTOR

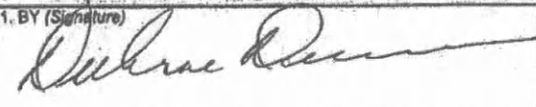
1. PRIME CONTRACT NO. 22340-020		2. DATE SUBCONTRACT AWARDED 08/24/2015		3. SUBCONTRACT NUMBER 600082 Task 01	
4. PRIME CONTRACTOR				5. SUBCONTRACTOR	
a. NAME Federal Engineers & Constructors, Inc.				a. NAME Total Energy Management	
b. STREET ADDRESS 3240 Richardson Road				b. STREET ADDRESS 1975 Butler Loop	
c. CITY Richland		d. STATE WA	e. ZIP CODE 99354	c. CITY Richland	
				d. STATE WA	e. ZIP CODE 99354

6. The prime contract does, does not contain the clause entitled "Contract Work Hours and Safety Standards Act - Overtime Compensation."

7. The prime contractor states that under the contract shown in Item 1, a subcontract was awarded on the date shown in Item 2 to the subcontractor identified in Item 5 by the following firm:

a. NAME OF AWARDING FIRM
Federal Engineers & Constructors, Inc.

b. DESCRIPTION OF WORK BY SUBCONTRACTOR
Fabrication and installation of ventilation equipment, underground drain piping, and underground exhauster drain piping for the 241-AP Exhauster System Installation Phase II Project.

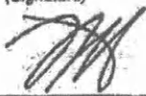
8. PROJECT 241-AP Exhauster System Installation Phase II		9. LOCATION 200 East Hanford Site	
10a. NAME OF PERSON SIGNING DeVerne Dunnum		11. BY (Signature) 	
10b. TITLE OF PERSON SIGNING Executive VP and Chief Operating Officer		12. DATE SIGNED 7/6/15	

PART II - ACKNOWLEDGMENT OF SUBCONTRACTOR

13. The subcontractor acknowledges that the following clauses of the contract shown in item 1 are included in this subcontract:

Contract Work Hours and Safety Standards Act - Overtime Compensation (If included in prime contract see Block 6)	Construction Wage Rate Requirements
Payrolls and Basic Records	Apprentices and Trainees
Withholding of Funds	Compliance with Copeland Act Requirements
Disputes Concerning Labor Standards	Subcontracts (Labor Standards)
Compliance with Construction Wage Rate Requirements and Related Regulations	Contract Termination - Debarment
	Certification of Eligibility

14. NAME(S) OF ANY INTERMEDIATE SUBCONTRACTORS, IF ANY

A	C
B	D
15a. NAME OF PERSON SIGNING BRAD DENTI	16. BY (Signature) 
15b. TITLE OF PERSON SIGNING J.P. - PRINCIPAL	17. DATE SIGNED 7-6-15

Rev. 1

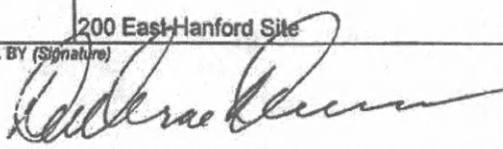
STATEMENT AND ACKNOWLEDGMENT

OMB Control Number: 9000-0014
Expiration Date: 12/31/2017

PAPERWORK REDUCTION ACT STATEMENT: Public reporting burden for this collection of information is estimated to average .05 hours per response, including the time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. Send comments regarding this burden estimate or any other aspects of this collection of information, including suggestions for reducing this burden, to U.S. General Services Administration, Regulatory Secretariat (MVCB)IC 9000-0014, Office of Governmentwide Acquisition Policy, 1800 F Street, NW, Washington, DC 20405.

PART I - STATEMENT OF PRIME CONTRACTOR

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4. PRIME CONTRACTOR			5. SUBCONTRACTOR		
a. NAME Federal Engineers & Constructors, Inc.			a. NAME Total Energy Management		
b. STREET ADDRESS 3240 Richardson Road			b. STREET ADDRESS 1975 Butler Loop		
c. CITY Richland		d. STATE WA	e. ZIP CODE 99354	c. CITY Richland	
		d. STATE WA	e. ZIP CODE 99354		
6. The prime contract <input checked="" type="checkbox"/> does, <input type="checkbox"/> does not contain the clause entitled "Contract Work Hours and Safety Standards Act -- Overtime Compensation."					
7. The prime contractor states that under the contract shown in Item 1, a subcontract was awarded on the date shown in Item 2 to the subcontractor identified in item 5 by the following firm:					
a. NAME OF AWARDING FIRM Federal Engineers & Constructors, Inc.					
b. DESCRIPTION OF WORK BY SUBCONTRACTOR Fabrication and installation of ventilation equipment, underground drain piping, and underground exhauster drain piping for the 241-AP Exhauster System Installation Phase II Project.					

8. PROJECT 241-AP Exhauster System Installation Phase II		9. LOCATION 200 East Hanford Site	
10a. NAME OF PERSON SIGNING DeVerne Dunnum		11. BY (Signature) 	12. DATE SIGNED 3/2/16
10b. TITLE OF PERSON SIGNING Executive VP and Chief Operating Officer			

PART II - ACKNOWLEDGMENT OF SUBCONTRACTOR

13. The subcontractor acknowledges that the following clauses of the contract shown in Item 1 are included in this subcontract:

- | | |
|---|---|
| Contract Work Hours and Safety Standards Act - Overtime Compensation
(If included in prime contract see Block 6) | Construction Wage Rate Requirements |
| Payrolls and Basic Records | Apprentices and Trainees |
| Withholding of Funds | Compliance with Copeland Act Requirements |
| Disputes Concerning Labor Standards | Subcontracts (Labor Standards) |
| Compliance with Construction Wage Rate Requirements and Related Regulations | Contract Termination - Debarment |
| | Certification of Eligibility |

14. NAME(S) OF ANY INTERMEDIATE SUBCONTRACTORS, IF ANY

A	Intermech, Inc.	C	
B		D	
15a. NAME OF PERSON SIGNING BRAD DEWITT		16. BY (Signature) 	
15b. TITLE OF PERSON SIGNING V.P. - PRINCIPAL		17. DATE SIGNED 3-2-16	

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RECEIVED 03/07/2016 BY WRPS PROCUREMENT, SUBMITTED TO IDMS 03/22/2016.
22340-020 FE&C
600082-01 TEM 200 East

STATEMENT OF COMPLIANCE

PAYROLL NUMBER 1	PAYROLL PAYMENT DATE 03/03/2016	CONTRACT NUMBER 382506 14228-116011 (Hanford 200 East)
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DATE 3/2/2016

I, Cindy Cook Payroll Specialist do hereby state;
(Name of Signatory Party) (Title)

(1) That I pay or supervise the payment of the persons employed by Intermech, Inc. on the Total Energy Management Labor Support AP Farm project that during the payroll period commencing on 02/22/2016 and ending 02/28/2016, all persons employed on said project have been paid the full weekly wages earned, that no rebates have been or will be made by either directly or indirectly to or on behalf of said Intermech, Inc. 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 (29 CFR Subtitle A), issued by the Secretary of Labor under the Copeland Act, as amended (48 Stat. 848.63 Stat. 108,72 Stat.967; 76 Stat. 357; 40 U.S.C. 276c) and described below
FICA/MEDICARE FEDERAL WITHHOLDING STATE WITHHOLDING UNION/MISC DEDUCTIONS.

(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 in the contract that the classifications set forth therein for each laborer or mechanic conform with the work he performed.

(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 Labor.

(4) That:

[a] WHERE FRINGE BENEFITS ARE PAID TO APPROVED PLANS, FUNDS, OR PROGRAMS
 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

[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 on the Contract, except as noted in section 4(c) below.

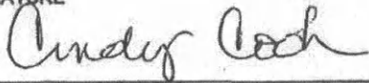
[c] EXCEPTIONS

EXCEPTION (Craft)	EXPLANATION
Travel Pay as per the HSSA Agreement \$22.00	

REMARKS: Misc Deductions include Union Dues, Employee portion of Workers Comp, Child Support, Garnishments, Voluntary Credit Union and 401-K Withholding.

FEDERAL EIN #: [REDACTED]

(b)(3):26
U.S.C. 6103

NAME AND TITLE Cindy Cook Payroll Specialist	SIGNATURE 
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RECEIVED 03/07/2016 BY WRPS PROCUREMENT, SUBMITTED TO IDMS 03/22/2016.

R5507601

Certified Payroll Report

3/1/2016 18:25:46

Date 2/28/2016

Intermech Inc.

Page - 26 of 26

Project Number 382506

4731 Commercial Park Court

Project Address TEM-Labor Support AP Farm -

Clemmons, NC 27012

200 East

Customer PO 14228-116011 - Total Energy Management

Payroll # 1

Employee Name - Social Security	Pay Type	2/22	2/23	2/24	2/25	2/26	2/27	2/28	Total	Rate	Job Gross	Gross Pay	FICA	Med	Federal	WH	State WH	Union Mics	Ded	Total Ded	Wages Paid
(b)(6)	(b)(4)					(b)(4)			(b)(4)		(b)(4)										
	1 REGULAR					(b)(4)			(b)(4)		(b)(4)										
	2 OVERTIM					(b)(4)			(b)(4)		(b)(4)	.00	.00	.00	.00	.00	.00		.00	.00	.00
	Employee Total					(b)(4)			(b)(4)		(b)(4)						.00		(b)(4)		
(b)(6)	(b)(4)					(b)(4)			(b)(4)		(b)(4)										
	1 REGULAR					(b)(4)			(b)(4)		(b)(4)										
	Employee Total					(b)(4)			(b)(4)		(b)(4)										0.00
(b)(6)	(b)(4)					(b)(4)			(b)(4)		(b)(4)										
	1 REGULAR					(b)(4)			(b)(4)		(b)(4)										
	Employee Total					(b)(4)			(b)(4)		(b)(4)										0.00
Total all employees						(b)(4)			(b)(4)		(b)(4)										.00
Per Diem Total																					

22340-020 FE&C
600082-01 TEM

STATEMENT OF COMPLIANCE		
PAYROLL NUMBER 2	PAYROLL PAYMENT DATE 03/10/2016	CONTRACT NUMBER 382506 22340-020 FE&C / 600082-01TEM (Hanford 200 East)

DATE 3/14/2016

I, Cindy Cook Payroll Specialist do hereby state;
(Name of Signatory Party) (Title)

(1) That I pay or supervise the payment of the persons employed by Intermech, Inc. on the Total Energy Management Labor Support AP Farm project that during the payroll period commencing on 02/29/2016 and ending 03/06/2016, all persons employed on said project have been paid the full weekly wages earned, that no rebates have been or will be made by either directly or indirectly to or on behalf of said Intermech, Inc. 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 (29 CFR Subtitle A), issued by the Secretary of Labor under the Copeland Act, as amended (48 Stat. 848.63 Stat. 108,72 Stat.967; 76 Stat. 357; 40 U.S.C. 276c) and described below
FICA/MEDICARE FEDERAL WITHHOLDING STATE WITHHOLDING UNION/MISC DEDUCTIONS.

(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 in the contract that the classifications set forth therein for each laborer or mechanic conform with the work he performed.

(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 Labor.

(4) That:

[a] WHERE FRINGE BENEFITS ARE PAID TO APPROVED PLANS, FUNDS, OR PROGRAMS
 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

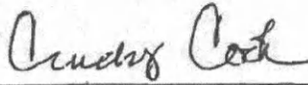
[b] WHERE FRINGE BENEFITS ARE PAID IN CASH
 Each laborer or mechanic listed in the above referenced payroll has been paid as indicated on the payroll, an amount not less than the sum of the applicable basic hourly wage rate plus the amount of the required fringe benefits as listed on the Contract, except as noted in section 4[c] below.

[c] EXCEPTIONS

EXCEPTION (Craft)	EXPLANATION
(b)(4) Travel Pay as per the HSSA Agreement \$22.00	(b)(6) hrs Charged to (b)(6) that is not on the Hanford Site Will correct WE 3/13/2016

(b)(3):26
U.S.C. 6103

REMARKS: Misc Deductions include Union Dues, Employee portion of Workers Comp, Child Support, Garnishments, Voluntary Credit Union and 401-K Withholding.
FEDERAL EIN #: XXXXXXXXXX

NAME AND TITLE Cindy Cook Payroll Specialist	SIGNATURE 
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STATEMENT OF COMPLIANCE

PAYROLL NUMBER 3	PAYROLL PAYMENT DATE 03/17/2016	CONTRACT NUMBER 382506 22340-020 FE&C / 600082-01TEM (Hanford 200 East)
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DATE 3/15/2016

I, Cindy Cook Payroll Specialist do hereby state:
(Name of Signatory Party) (Title)

(1) That I pay or supervise the payment of the persons employed by Intermach, Inc. on the Total Energy Management Labor Support AP Farm project that during the payroll period commencing on 03/07/2016 and ending 03/13/2016, all persons employed on said project have been paid the full weekly wages earned, that no rebates have been or will be made by either directly or indirectly to or on behalf of said Intermach, Inc. 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 (29 CFR Subtitle A), issued by the Secretary of Labor under the Copeland Act, as amended (48 Stat. 848.63 Stat. 108.72 Stat. 967; 76 Stat. 357; 40 U.S.C. 276c) and described below
FICA/MEDICARE FEDERAL WITHHOLDING STATE WITHHOLDING UNION/MISC DEDUCTIONS.

(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 in the contract that the classifications set forth therein for each laborer or mechanic conform with the work he performed.

(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 Labor.

(4) That:

[a] WHERE FRINGE BENEFITS ARE PAID TO APPROVED PLANS, FUNDS, OR PROGRAMS

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

[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 on the Contract, except as noted in section 4(c) below.

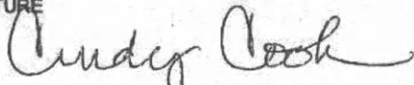
[c] EXCEPTIONS

EXCEPTION (Craft)	EXPLANATION
Travel Pay as per the HSSA Agreement \$22.00	Previous Adjusted (b)(6) hrs should have posted to (b)(6) that is not on the Hanford Site (b)(4)

REMARKS: Misc Deductions include Union Dues, Employee portion of Workers Comp, Child Support, Garnishments, Voluntary Credit Union and 401-K Withholding.

FEDERAL EIN #: [REDACTED]

(b)(3):26
U.S.C. 6103

NAME AND TITLE Cindy Cook Payroll Specialist	SIGNATURE 
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RECEIVED BY AND SUBMITTED BY WRPS PROCUREMENT ON 03/22/2016.

3/15/2016 18:29:02

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R5507001

Certified Payroll Report

Intermech Inc.
4731 Commercial Park Court
Clemmons, NC 27012

Date 3/13/2016
Project Number 382506 Payroll Number 3
Project Address TEM-Labor Support AP Farm -
Customer PO 22340-020 FE&C; 600082-01 TEM - Total Energy Management

Hanford 200 EAST

Employee Name - Social Security Job Title	Pay Type	3/7 3/8 3/9 3/10 3/11 3/12 3/13							Total	Rate	Job				Union		Wages Paid
		Mon	Tue	Wed	Thu	Fri	Sat	Sun			Gross	Gross Pay	FICA Med	Federal W/H	State W/H	Misc Ded	
(b)(6) (b)(4)	(b)(4) 30 Prev Ad							(b)(4)							0.00	(b)(4)	
Employee Total								(b)(4)							0.00	(b)(4)	
(b)(6) (b)(4)	(b)(4) 1 REGULAR 23 TRAVEL-			(b)(4)				(b)(4)			(b)(4)	.00	.00	.00	0.00	.00	.00
Employee Total				(b)(4)				(b)(4)			(b)(4)	.00	.00	.00	0.00	(b)(4)	.00
Total all employees								(b)(4)			(b)(4)	.00	.00	.00	0.00	(b)(4)	.00
Per Diem Total								(b)(4)			(b)(4)					(b)(4)	

STATEMENT OF COMPLIANCE		
PAYROLL NUMBER 4	PAYROLL PAYMENT DATE 03/24/2016	CONTRACT NUMBER 362506 22340-020 FE&C / 600082-01TEM (Hanford 200 East)

DATE 3/22/2016

I, Cindy Cook Payroll Specialist do hereby state;
(Name of Signatory Party) (Title)

(1) That I pay or supervise the payment of the persons employed by Intermech, Inc. on the Total Energy Management Labor Support AP Farm project that during the payroll period commencing on 03/14/2016 and ending 03/20/2016, all persons employed on said project have been paid the full weekly wages earned, that no rebates have been or will be made by either directly or indirectly to or on behalf of said Intermech, Inc. 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 (29 CFR Subtitle A), issued by the Secretary of Labor under the Copeland Act, as amended (48 Stat. 848.63 Stat. 108,72 Stat.967; 76 Stat. 357; 40 U.S.C. 276c) and described below
FICA/MEDICARE FEDERAL WITHHOLDING STATE WITHHOLDING UNION/MISC DEDUCTIONS.

(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 in the contract that the classifications set forth therein for each laborer or mechanic conform with the work he performed.

(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 Labor.

(4) That:

[a] WHERE FRINGE BENEFITS ARE PAID TO APPROVED PLANS, FUNDS, OR PROGRAMS
 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

[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 on the Contract, except as noted in section 4[c] below.

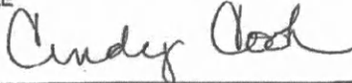
[c] EXCEPTIONS

EXCEPTION (Craft)	EXPLANATION
Travel Pay as per the HSSA Agreement \$22.00	(b)(6) not on site

REMARKS: Misc Deductions include Union Dues, Employee portion of Workers Comp, Child Support, Garnishments, Voluntary Credit Union and 401-K Withholding.

FEDERAL EIN #: [REDACTED]

(b)(3):26
U.S.C. 6103

NAME AND TITLE Cindy Cook Payroll Specialist	SIGNATURE 
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STATEMENT OF COMPLIANCE		
PAYROLL NUMBER 5	PAYROLL PAYMENT DATE 03/31/2016	CONTRACT NUMBER 382506 22340-020 FE&C / 600082-01TEM (Hanford 200 East)

DATE 3/29/2016

I, Cindy Cook Payroll Specialist do hereby state;
(Name of Signatory Party) (Title)

(1) That I pay or supervise the payment of the persons employed by Intermech, Inc. on the Total Energy Management Labor Support AP Farm project that during the payroll period commencing on 03/21/2016 and ending 03/27/2016, all persons employed on said project have been paid the full weekly wages earned, that no rebates have been or will be made by either directly or indirectly to or on behalf of said Intermech, Inc. 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 (29 CFR Subtitle A), issued by the Secretary of Labor under the Copeland Act, as amended (48 Stat. 848.63 Stat. 108.72 Stat.967; 76 Stat. 357; 40 U.S.C. 276c) and described below
FICA/MEDICARE FEDERAL WITHHOLDING STATE WITHHOLDING UNION/MISC DEDUCTIONS.

(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 in the contract that the classifications set forth therein for each laborer or mechanic conform with the work he performed.

(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 Labor.

(4) That:

[a] WHERE FRINGE BENEFITS ARE PAID TO APPROVED PLANS, FUNDS, OR PROGRAMS
 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

[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 on the Contract, except as noted in section 4(c) below.

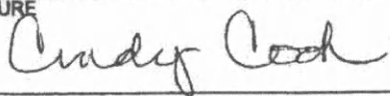
[c] EXCEPTIONS

EXCEPTION (Craft)	EXPLANATION
Travel Pay as per the HSSA Agreement \$22.00	(b)(6) not on site

REMARKS: Misc Deductions include Union Dues, Employee portion of Workers Comp, Child Support, Garnishments, Voluntary Credit Union and 401-K Withholding.

FEDERAL EIN #: [REDACTED]

(b)(3):26
U.S.C. 6103

NAME AND TITLE Cindy Cook Payroll Specialist	SIGNATURE 
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STATEMENT OF COMPLIANCE		
PAYROLL NUMBER 6	PAYROLL PAYMENT DATE 04/07/2016	CONTRACT NUMBER 382506 22340-020 FE&C / 600082-01TEM (Hanford 200 East)

DATE 4/5/2016

I, Cindy Cook Payroll Specialist do hereby state;
(Name of Signatory Party) (Title)

(1) That I pay or supervise the payment of the persons employed by Intermech, Inc. on the Total Energy Management Labor Support AP Farm project that during the payroll period commencing on 03/28/2016 and ending 04/03/2016, all persons employed on said project have been paid the full weekly wages earned, that no rebates have been or will be made by either directly or indirectly to or on behalf of said Intermech, Inc. 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 (29 CFR Subtitle A), issued by the Secretary of Labor under the Copeland Act, as amended (48 Stat. 848.63 Stat. 108,72 Stat.967; 76 Stat. 357; 40 U.S.C. 276c) and described below:
FICA/MEDICARE FEDERAL WITHHOLDING STATE WITHHOLDING UNION/MISC DEDUCTIONS.

(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 in the contract that the classifications set forth therein for each laborer or mechanic conform with the work he performed.

(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 Labor.

(4) That:

[a] WHERE FRINGE BENEFITS ARE PAID TO APPROVED PLANS, FUNDS, OR PROGRAMS
 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.

[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 on the Contract, except as noted in section 4(c) below.

[c] EXCEPTIONS

EXCEPTION (Craft)	EXPLANATION
Travel Pay as per the HSSA Agreement \$22.00	(b)(6) not on site 2 days

REMARKS: Misc Deductions include Union Dues, Employee portion of Workers Comp, Child Support, Garnishments, Voluntary Credit Union and 401-K Withholding
FEDERAL EIN #: XXXXXXXXXX

(b)(3):26
U.S.C. 6103

NAME AND TITLE Cindy Cook Payroll Specialist	SIGNATURE
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STATEMENT OF COMPLIANCE		
PAYROLL NUMBER 7	PAYROLL PAYMENT DATE 04/14/2016	CONTRACT NUMBER 382606 22340-020 FE&C / 600082-01TEM (Hanford 200 East)

DATE 4/13/2016

I, Cindy Cook Payroll Specialist do hereby state;
(Name of Signatory Party) (Title)

(1) That I pay or supervise the payment of the persons employed by Intermech, Inc. on the Total Energy Management Labor Support AP Farm project that during the payroll period commencing on 04/04/2016 and ending 04/10/2016, all persons employed on said project have been paid the full weekly wages earned, that no rebates have been or will be made by either directly or indirectly to or on behalf of said Intermech, Inc. 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 (29 CFR Subtitle A), issued by the Secretary of Labor under the Copeland Act, as amended (48 Stat. 848.63 Stat. 108,72 Stat.957; 76 Stat. 357; 40 U.S.C. 276c) and described below
FICA/MEDICARE FEDERAL WITHHOLDING STATE WITHHOLDING UNION/MISC DEDUCTIONS.

(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 in the contract that the classifications set forth therein for each laborer or mechanic conform with the work he performed.

(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 Labor.

(4) That:

[a] WHERE FRINGE BENEFITS ARE PAID TO APPROVED PLANS, FUNDS, OR PROGRAMS
 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

[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 on the Contract, except as noted in section 4[c] below.

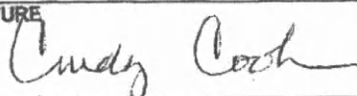
[c] EXCEPTIONS

EXCEPTION (Craft)	EXPLANATION
Travel Pay as per the HSSA Agreement \$22.00	

REMARKS: Misc Deductions include Union Dues, Employee portion of Workers Comp, Child Support, Garnishments, Voluntary Credit Union and 401-K Withholding.

FEDERAL EIN # [REDACTED]

(b)(3):26
U.S.C. 6103

NAME AND TITLE Cindy Cook Payroll Specialist	SIGNATURE 
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RECEIVED 04/15/2016 BY WRPS PROCUREMENT, SUBMITTED TO IDMS 04/18/2016.

R5507001

Certified Payroll Report

4/12/2016 18:11:14

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Date 4/10/2016
 Project Number 382506 Payroll Number 7
 Project Address TEM-Labor Support AP Farm -
 Customer PO 22348-020 FE&C; 600082-01 TEM - Total Energy Management

Intermech Inc.
 4731 Commercial Park Court
 Clammons, NC 27012

Hanford 200 EAST

Employee Name - Social Security Job Title	Pay Type								Total	Rate	Job Gross	Gross Pay	FICA Med	Federal WH	State WH	Misc Ded	Total Ded	Wages Paid
		4/4 Mon	4/5 Tue	4/6 Wed	4/7 Thu	4/8 Fri	4/9 Sat	4/10 Sun										
(b)(6)	(b)(4)								(b)(4)									
(b)(4)	1 REGULAR 23 TRAVEL-				(b)(4)				(b)(4)			.00	.00	.00	.00	.00	.00	.00
Employee Total		(b)(4)							(b)(4)									
Total all employees																		
Per Diem Total																		

STATEMENT OF COMPLIANCE		
PAYROLL NUMBER 9	PAYROLL PAYMENT DATE 04/28/2016	CONTRACT NUMBER 382506 22340-020 FE&C / 600082-01TEM (Hanford 200 East)

DATE 4/26/2016

I, Cindy Cook Payroll Specialist do hereby state;
(Name of Signatory Party) (Title)

(1) That I pay or supervise the payment of the persons employed by Intermech, Inc. on the Total Energy Management Labor Support AP Farm project that during the payroll period commencing on 04/18/2016 and ending 04/24/2016, all persons employed on said project have been paid the full weekly wages earned, that no rebates have been or will be made by either directly or indirectly to or on behalf of said Intermech, Inc. 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 (29 CFR Subtitle A), issued by the Secretary of Labor under the Copeland Act, as amended (48 Stat. 848.63 Stat. 108,72 Stat.967; 76 Stat. 357; 40 U.S.C. 276c) and described below
FICA/MEDICARE FEDERAL WITHHOLDING STATE WITHHOLDING UNION/MISC DEDUCTIONS.

(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 in the contract that the classifications set forth therein for each laborer or mechanic conform with the work he performed.

(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 Labor.

(4) That:

[a] WHERE FRINGE BENEFITS ARE PAID TO APPROVED PLANS, FUNDS, OR PROGRAMS

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

[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 on the Contract, except as noted in section 4[c] below.

[c] EXCEPTIONS

EXCEPTION (Craft)	EXPLANATION
Travel Pay as per the HSSA Agreement \$22.00	

REMARKS: Misc Deductions include Union Dues, Employee portion of Workers Comp, Child Support, Garnishments, Voluntary Credit Union and 401-K Withholding.

FEDERAL EIN # XXXXXXXXXX

(b)(3):26
U.S.C. 6103

NAME AND TITLE Cindy Cook Payroll Specialist	SIGNATURE 
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STATEMENT OF COMPLIANCE		
PAYROLL NUMBER 8	PAYROLL PAYMENT DATE 04/21/2016	CONTRACT NUMBER 382506 22340-020 FE&C / 600082-01TEM (Hanford 200 East)

DATE 4/20/2016

I, Cindy Cook Payroll Specialist do hereby state;
(Name of Signatory Party) (Title)

(1) That I pay or supervise the payment of the persons employed by Intermech, Inc. on the **Total Energy Management Labor Support AP Farm** project that during the payroll period commencing on **04/11/2016** and ending **04/17/2016**, all persons employed on said project have been paid the full weekly wages earned, that no rebates have been or will be made by either directly or indirectly to or on behalf of said Intermech, Inc. 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 (29 CFR Subtitle A), issued by the Secretary of Labor under the Copeland Act, as amended (48 Stat. 848.63 Stat. 108,72 Stat.967; 76 Stat. 357; 40 U.S.C. 276c) and described below
FICA/MEDICARE FEDERAL WITHHOLDING STATE WITHHOLDING UNION/MISC DEDUCTIONS.

(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 in the contract that the classifications set forth therein for each laborer or mechanic conform with the work he performed.

(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 Labor.

(4) That:

[a] WHERE FRINGE BENEFITS ARE PAID TO APPROVED PLANS, FUNDS, OR PROGRAMS
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

[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 on the Contract, except as noted in section 4(c) below.

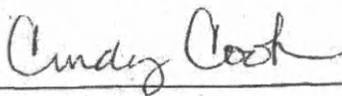
[c] EXCEPTIONS

EXCEPTION (Craft)	EXPLANATION
Travel Pay as per the HSSA Agreement \$22.00	

REMARKS: Misc Deductions include Union Dues, Employee portion of Workers Comp, Child Support, Garnishments, Voluntary Credit Union and 401-K Withholding.

FEDERAL EIN #: XXXXXXXXXX

(b)(3):26
U.S.C. 6103

NAME AND TITLE Cindy Cook Payroll Specialist	SIGNATURE 
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STATEMENT OF COMPLIANCE		
PAYROLL NUMBER 10	PAYROLL PAYMENT DATE 05/05/2016	CONTRACT NUMBER 382506 22340-020 FE&C / 600082-01TEM (Hanford 200 East)

DATE 5/11/2016

I, Cindy Cook Payroll Specialist do hereby state;
(Name of Signatory Party) (Title)

(1) That I pay or supervise the payment of the persons employed by Intermech, Inc. on the Total Energy Management Labor Support AP Farm project that during the payroll period commencing on 04/25/2016 and ending 05/01/2016, all persons employed on said project have been paid the full weekly wages earned, that no rebates have been or will be made by either directly or indirectly to or on behalf of said Intermech, Inc. 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 (29 CFR Subtitle A), issued by the Secretary of Labor under the Copeland Act, as amended (48 Stat. 848.63 Stat. 108.72 Stat.967; 76 Stat. 357; 40 U.S.C. 276c) and described below
FICA/MEDICARE FEDERAL WITHHOLDING STATE WITHHOLDING UNION/MISC DEDUCTIONS.

(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 in the contract that the classifications set forth therein for each laborer or mechanic conform with the work he performed.

(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 Labor.

(4) That:

[a] WHERE FRINGE BENEFITS ARE PAID TO APPROVED PLANS, FUNDS, OR PROGRAMS

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

[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 on the Contract, except as noted in section 4[c] below.

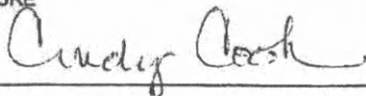
[c] EXCEPTIONS

EXCEPTION (Craft)	EXPLANATION
Travel Pay as per the HSSA Agreement \$22.00	

REMARKS: Misc Deductions include Union Dues, Employee portion of Workers Comp, Child Support, Garnishments, Voluntary Credit Union and 401-K Withholding.

FEDERAL EIN #: [REDACTED]

(b)(3):26
U.S.C. 6103

NAME AND TITLE	SIGNATURE
Cindy Cook Payroll Specialist	

(b)
(4)

STATEMENT OF COMPLIANCE		
PAYROLL NUMBER 11	PAYROLL PAYMENT DATE 05/12/2016	CONTRACT NUMBER 362506 22340-020 FE&C / 600082-01TEM (Hanford 200 East)

DATE 5/12/2016

I, Cindy Cook Payroll Specialist do hereby state;
(Name of Signatory Party) (Title)

(1) That I pay or supervise the payment of the persons employed by Intermech, Inc. on the Total Energy Management Labor Support AP Farm project that during the payroll period commencing on 05/02/2016 and ending 05/08/2016, all persons employed on said project have been paid the full weekly wages earned, that no rebates have been or will be made by either directly or indirectly to or on behalf of said Intermech, Inc. 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 (29 CFR Subtitle A), issued by the Secretary of Labor under the Copeland Act, as amended (48 Stat. 848.63 Stat. 108,72 Stat.967; 76 Stat. 357; 40 U.S.C. 276c) and described below
FICA/MEDICARE FEDERAL WITHHOLDING STATE WITHHOLDING UNION/MISC DEDUCTIONS.

(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 in the contract that the classifications set forth therein for each laborer or mechanic conform with the work he performed.

(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 Labor.

(4) That:

[a] WHERE FRINGE BENEFITS ARE PAID TO APPROVED PLANS, FUNDS, OR PROGRAMS

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

[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 on the Contract, except as noted in section 4[c] below.

[c] EXCEPTIONS

EXCEPTION (Craft)	EXPLANATION
Travel Pay as per the HSSA Agreement	
\$22.00	(b)(6) work in the shop 5.3.16

REMARKS: Misc Deductions include Union Dues, Employee portion of Workers Comp, Child Support, Garnishments, Voluntary Credit Union and 401-K Withholding.

FEDERAL EIN #:

(b)(3):26
U.S.C. 6103

NAME AND TITLE Cindy Cook Payroll Specialist	SIGNATURE
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STATEMENT OF COMPLIANCE

PAYROLL NUMBER 12	PAYROLL PAYMENT DATE 05/19/2016	CONTRACT NUMBER 382506 22340-020 FE&C / 600082-01TEM (Hanford 200 East)
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DATE 5/18/2016

I, Cindy Cook Payroll Specialist do hereby state;
(Name of Signatory Party) (Title)

(1) That I pay or supervise the payment of the persons employed by Intermech, Inc. on the Total Energy Management Labor Support AP Farm project that during the payroll period commencing on 05/09/2016 and ending 05/16/2016, all persons employed on said project have been paid the full weekly wages earned, that no rebates have been or will be made by either directly or indirectly to or on behalf of said Intermech, Inc. 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 (29 CFR Subtitle A), issued by the Secretary of Labor under the Copeland Act, as amended (48 Stat. 848.63 Stat. 108,72 Stat.967; 76 Stat. 357; 40 U.S.C. 276c) and described below
FICA/MEDICARE FEDERAL WITHHOLDING STATE WITHHOLDING UNION/MISC DEDUCTIONS.

(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 in the contract that the classifications set forth therein for each laborer or mechanic conform with the work he performed.

(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 Labor.

(4) That:

[a] WHERE FRINGE BENEFITS ARE PAID TO APPROVED PLANS, FUNDS, OR PROGRAMS

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

[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 on the Contract, except as noted in section 4[c] below.

[c] EXCEPTIONS

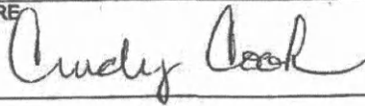
EXCEPTION (Craft)	EXPLANATION
Travel Pay as per the HSSA Agreement \$22.00	

NO HOURS TO REPORT

REMARKS: Misc Deductions include Union Dues, Employee portion of Workers Comp, Child Support, Garnishments, Voluntary Credit Union and 401-K Withholding.

FEDERAL EIN #: [REDACTED]

(b)(3):26
U.S.C. 6103

NAME AND TITLE Cindy Cook Payroll Specialist	SIGNATURE 
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STATEMENT OF COMPLIANCE		
PAYROLL NUMBER 13	PAYROLL PAYMENT DATE 05/26/2016	CONTRACT NUMBER 382506 22340-020 FE&C / 600082-01TEM (Hanford 200 East)

DATE 5/26/2016

I, Cindy Cook Payroll Specialist do hereby state;
(Name of Signatory Party) (Title)

(1) That I pay or supervise the payment of the persons employed by Intermech, Inc. on the Total Energy Management Labor Support AP Farm project that during the payroll period commencing on 05/16/2016 and ending 05/22/2016, all persons employed on said project have been paid the full weekly wages earned, that no rebates have been or will be made by either directly or indirectly to or on behalf of said Intermech, Inc. 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 (29 CFR Subtitle A), issued by the Secretary of Labor under the Copeland Act, as amended (48 Stat. 848.63 Stat. 108,72 Stat.967; 76 Stat. 357; 40 U.S.C. 276c) and described below
FICA/MEDICARE FEDERAL WITHHOLDING STATE WITHHOLDING UNION/MISC DEDUCTIONS.

(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 in the contract that the classifications set forth therein for each laborer or mechanic conform with the work he performed.

(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 Labor.

(4) That:

[a] WHERE FRINGE BENEFITS ARE PAID TO APPROVED PLANS, FUNDS, OR PROGRAMS

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

[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 on the Contract, except as noted in section 4(c) below.

[c] EXCEPTIONS

EXCEPTION (Craft)	EXPLANATION
Travel Pay as per the HSSA Agreement \$22.00	

REMARKS: Misc Deductions include Union Dues, Employee portion of Workers Comp, Child Support, Garnishments, Voluntary Credit Union and 401-K Withholding

FEDERAL EIN #: (b)(3):26 U.S.C.
6103

NAME AND TITLE

Cindy Cook
Payroll Specialist

SIGNATURE

Cindy Cook

Tank Operations Contract
 Contract No. DE-AC27-08RV14800

Section J.10
 Modification No. 138

DAVIS BACON ACT-WAGE DETERMINATION

General Decision Number: WA100009 10/28/2011 WA9

Superseded General Decision Number: WA20080009

State: Washington

Construction Types: Building, Heavy and Highway

Counties: Benton and Franklin Counties in Washington.
 (D.O.E. HANFORD SITE ONLY)

BENTON AND FRANKLIN COUNTIES (D.O.E. HANFORD SITE ONLY)
 BUILDING (does not include residential construction consisting
 of single family homes and apartments up to and including 4
 stories), HEAVY and HIGHWAY CONSTRUCTION

Modification Number	Publication Date
0	03/12/2010
1	03/11/2011
2	04/01/2011
3	04/22/2011
4	06/24/2011
5	07/01/2011
6	07/08/2011
7	07/22/2011
8	07/29/2011
9	09/16/2011
10	10/28/2011

* SUWA2001-001 09/03/2001

(D.O.E. HANFORD SITE ONLY)

	Rates	Fringes
Asbestos Worker/Insulator.....	\$ 31.42	15.62
BOILERMAKER.....	\$ 35.13	24.86
BRICKLAYER.....	\$ 26.81	12.86
Carpenters:		
Carpenters.....	\$ 30.00	11.84
Divers.....	\$ 31.75	10.56
Millwright & Machine		
erector.....	\$ 32.00	11.84
Piledriver.....	\$ 27.00	11.84
Tenders.....	\$ 30.75	10.56

Cement Masons:

GROUP 1.....	\$ 25.08	11.32
GROUP 2.....	\$ 25.70	11.32
GROUP 3.....	\$ 26.21	11.32
Electricians:		
Cable Splicers.....	\$ 37.75	14.63+3%
Electricians.....	\$ 35.95	14.63+3%
IRONWORKER.....	\$ 31.09	19.85
Laborers:		
GROUP 1.....	\$ 23.41	10.00
GROUP 2.....	\$ 23.68	10.00
GROUP 3.....	\$ 23.95	10.00
GROUP 4.....	\$ 24.23	10.00
GROUP 5.....	\$ 24.79	10.00
PAINTER (includes tape finishers, soft floor covers, glaziers, spray painters, steel painters, steam clean and acid etching, sign writers).....	\$ 24.10	8.38
PLUMBER/PIPEFITTER.....	\$ 37.85	22.39
Power equipment operators:		
GROUP 1.....	\$ 24.76	12.05
GROUP 2.....	\$ 25.08	12.05
GROUP 3.....	\$ 25.69	12.05
GROUP 4.....	\$ 26.01	12.05
GROUP 5.....	\$ 26.29	12.05
GROUP 6.....	\$ 26.56	12.05
GROUP 7.....	\$ 27.66	12.05
GROUP 8.....	\$ 29.00	12.05
ROOFER (Including Waterproofer and Kettleman).....	\$ 23.69	10.02
Sheet metal worker.....	\$ 32.16	16.20
SPRINKLER FITTER.....	\$ 29.25	18.15
TRUCK DRIVER		
GROUP 1.....	\$ 20.83	13.50
GROUP 2.....	\$ 22.10	13.50
GROUP 3.....	\$ 23.14	13.50
GROUP 4.....	\$ 23.43	13.50
GROUP 5.....	\$ 23.54	13.50
GROUP 6.....	\$ 23.71	13.50
GROUP 7.....	\$ 24.24	13.50
GROUP 8.....	\$ 24.57	13.50

CEMENT MASON CLASSIFICATIONS

GROUP 1: Rodding, tamping, floating, troweling, patching, stoning, rubbing, sack rubbing; All exposed aggregate finishing; Setting of screeds, screeds forms, curb and gutter and sidewalk forms; Preparation of all concrete for caulking of the joints and the caulking of expansion joints; Preparation of concrete for the application of hardners, sealers and curing compounds and their application; Grouting and dry packing of machine base; Removal of snap ties and she bolts prior to patching of concrete

GROUP 2: Power troweling machine operator; Troweling of magnesite, torganal or material with epoxy bases of oxichloride base; All power grinders, bushing hammer, chipping gun; All sandblasting for architectural finishes and exposing of aggregate for finish; Concrete sawing and cutting for expansion joints and scoring for decorative patterns; Operating of Clary-type floats, Longitudinal Floats, Rodding Machines and Belting Machines; Scarifiers; Working on scaffolds

GROUP 3: Grinding, bushing or chipping of toxic materials or high density concrete; Operating of power tools on a scaffold

LABORER CLASSIFICATIONS

GROUP 1: Brush Hog Feeder; Carpenter Tender; Cement Handler; Concrete Signalman; Concrete Crewman (to include Stripping of forms, hand operating jacks on slip form construction, application of concrete curing compounds, pumpcrete machine, signaling, handling the nozzle of squeezecrete or similar machine- 6 inches and smaller); Crusher Feeder; Demolition (to include clean-up, burning, loading, wrecking and salvage of all material); Dumpman; Fence Erector (to include Guard Rail, guide and reference posts, sign posts, and right-of-way markers); Flagman; Form cleaning machine feeder; Stacker; General Laborer; Group Machine Header Tender; Miner, Class "A" (to include bull gang, concrete crewman, dumpman and pumpcrete crewman, including distributing pipe, assembly and dismantle, and nipper); Nipper; Riprap Man; Sandblast Tailhoseman, wood or steel; Scaleman; Stake Jumper; Structural Mover (to include separating foundation, preparation, cribbing, shoring, jacking and unloading of structures); Tailhoseman (water nozzle); Timber Bucker and Faller (by hand); Truck Loader; Wellpoint Man; Window Cleaner

GROUP 2: Asphalt Raker; Asphalt Roller, walking; Cement Finisher Tender; Concrete Saw, walking; Demolition Torch; Dope Pot Fireman, non-mechanical; Driller Tender (when required to move and position machine); Form Setter, paving; Grade Checker using level optional; Jackhammer Operator; Miner, Class "B" (to include brakeman, finisher,

vibrator, and form setter); Nozzleman (to include squeeze and flow-crete nozzle); Nozzleman, water, air or steam; Pavement Breaker (under 90 lbs); Pipelayer, corrugated metal culvert; Pipelayer, multi-section; Pot Tender; Power Buggy Operator; Power Tool Operator, gas, electrical, pneumatic; Rodder and Spreader; Tamper (to include operation of Barco, Essex and similar Tampers); Trencher, Shawnee; Tugger Operator; Wagon Drills; Wheelbarrow, power driven; Water Pipe Liner

GROUP 3: Air Track Drill; Bit Grinder; Brush Machine (to include Horizontal construction joint clean-up brush machine, power propelled); Caisson Worker, free air; Chain Saw Operator and Faller; Concrete Stack (to include Laborers when working on free standing concrete stacks for smoke or fume control above 40 ft high); Gunnite (to include operation of machine and nozzle); High Scaler; Hod Carrier; Miner, Class "C" (to include miner, nozzleman for concrete, and laser beam operator on tunnels); Monitor Operator (air track or similar mounting); Mortar Mixer; Nozzleman (to include jet blasting nozzleman, over 1200 lbs., jet blast machine, power propelled, sandblast nozzle); Pavement Breaker, 90 lbs. & over; Pipelayer (to include working topman, caulker, collarman, jointer, mortarman, rigger, jacker, shorer, valve or meter installer, tamper); Pipewrapper; Vibrators (all); Laser Beam Operator (Grade Checker and Elevation Control)

GROUP 4: Drills with dual masts; Miner Class "D" (to include raise and shaft miner, laser beam operator on raises and shafts)

GROUP 5: Powderman

POWER EQUIPMENT OPERATOR CLASSIFICATIONS

GROUP 1: Bit Grinders; Bolt Threading Machine; Compressors (under 2000 CFM, gas, diesel or electric power); Crusher Feeder (mechanical); Deck Hand; Drillers Tender; Fireman and Heater Tender; Grade Checker; Tender Mechanic, Welder H.D.; Hydro-seeder, Mulcher, Nozzleman; Oiler; Oiler and Cable Tender, Mucking Machine; Pumpman; Rollers, all types on subgrade (farm type, Case, John Deere and similar, or Compacting Vibrator), except when pulled by Dozer with operable blade; Steam Cleaner; Welding Machine

GROUP 2: A-Frame Truck (single drum); Assistant Refrigeration Plant (under 1000 ton); Assistant Plant Operator, Fireman or Pugmixer (asphalt); Bagley or Stationary Scraper; Belt Finishing Machine; Blower Operator (cement); Cement Hog; Compressor (2000 CFM or over, 2 or more, gas, diesel or electric power); Concrete Saw (multiple cut); Distributor Leverman; Ditch Witch or similar; Elevator, hoisting

materials; Dope Pots (power agitated); Fork Lift or Lumber Stacker, Hydra-lift and similar; Gin Trucks (pipeline); Hoist, single drum; Loaders (bucket, elevators and conveyors); Longitudinal Float; Mixer (portable - concrete); Pavement Breaker, Hydra-hammer and similar; Power Broom; Spray Curing Machine (concrete); Spreader Box (self-propelled); Straddle Buggy (Ross and similar on construction job only); Tractor (Farm type R/T with attachments, except Backhoe); Tugger Operator

GROUP 3: A-Frame Truck (2 or more drums); Assistant Refrigeration Plant and Chiller Operator (over 1000 ton); Backfillers (Cleveland and similar); Batch Plant and Wet Mix Operator single unit (concrete); Belt-crete Conveyors with power pack or similar; Belt Loader (Kocal or similar); Bend Machine; Bob Cat; Boring Machine (earth); Boring Machine (rock under 8 inch bit) (Quarry Master, Joy or similar); Bump Cutter (Wayne, Saginaw or similar); Canal Lining Machine (concrete) Chipper (without crane), Cleaning and Doping Machine (pipeline); Curb Extruder (Asphalt and Concrete); Deck Engineer; Elevating Belt-type Loader (Euclid, Barber Green and similar); Elevating Grader-type Loader (Dumor, Adams or similar); Generator Plant Engineers (diesel, electric); Guniting Combination Mixer and Compressor; Locomotive Engineer; Mixermobile; Posthole Auger or Punch; Pump (grout or jet); Soil Stabilizer (P & H or similar); Spreader Machine; Surface Heater and Planer Machine; Tractor (to D-6 or equivalent) and Traxacavator; Traverse Finish Machine; Turnhead Operator

GROUP 4: Blade Operator (motor patrol and attachments); Concrete Pumps (squeeze-crete, flow-crete, pump-crete, Whitman and similar); Drilling Equipment (8 inch bit and over) (Robbins, reverse circulation and similar); Drills (Churn, Core, Calyx, or Diamond); Equipment Serviceman, Greaser and Oiler; Hoe Ram; Hoist (2 or more drums or Tower Hoist); Loaders (overhead and front-end, under 4 yards R/T); Paving (Dual Drum) Rubber Tire; Refrigeration Plant Engineers (under 1000 ton); Signaller (Whileys, Highline, Hammerheads or similar); Skidders (R/T with or without attachments); Screed Operator; Trenching Machines (under 7 ft depth capacity); Vacuum Drill (reverse circulation drill under 8 inch bit)

GROUP 5: Automatic Subgrader (Ditches and Trimmers) (Autograde, ABC, R.A. Hansen and similar on grade wire); Backhoe (under 1 yd); Batch Plant (over 4 units); Batch and Wet Mix Operator (multiple units, 2 and including 4); Boat Operator; Cableway Controller (dispatcher); Concrete Pump Boom Truck; Conveyor Aggregate Placement Equipment; Cranes (25 tons and under); Derricks and Stifflegs (under 65 tons); Drill Doctor; Multiple Dozer Units with single blade; Paving Machine (asphalt and concrete); Piledriving

Engineers; Rollerman (finishing pavement); Trenching Machines (7 ft depth and over)

GROUP 6: Asphalt Plant Operator (Backhoes (1 yd to 3 yds); Blade (finish and bluetop) Automatic, CMI, ABC and similar when used as automatic; Boom Cats (side); Cableway Operators; Clamshell Operators (under 3 yds); Concrete Slip Form Paver; Cranes (over 25 tons, including 45 tons); Crusher, Grizzle and Screening Plant Operator; Draglines (under 3 yds); Elevating Belt (holland type); Gradall (1 yd to 3 yds); Loader Operator (front-end and overhead, 4 yards, including 8 yds); Mucking Machine; Quadtrack or similar equipment; Rubber-tired Scrapers; Shovels (under 3 yds); Tractors (D-6 and equivalent and over); Vactor Guzzler, Super Sucker; Concrete Cleaning/Decontamination Machine; Ultra High Pressure Waterjet Cutting Tool System (30,000 psi)

GROUP 7: Backhoes (3 yds and over); Cranes (All Cranes over 45 tons, including 100 tons) Climbing, Rail and Tower Cranes up to including 45 tons; Clamshell Operator (3 yds. and over); Derricks and Stifflegs (65 tons and over); Draglines (3 yds and over); Lead Water Well Driller; Loader (360 degrees revolving Koehring Scooper or similar); Loaders (overhead and front-end, over 8 yds); Shovels (3 yds and over); Whirleys and Hammerheads, all; Vacuum Blasting Machine Operator; HD Mechanic/welder

GROUP 8: Cranes(all cranes over 100 tons); Climbing, Rail and Tower Cranes over 45 tons

ALL CRANE BOOMS, INCLUDING TOWER CRANES:
Measure from center of rotation to center of shaft (radius):
130 ft TO 200 ft .50 hr. additional to classification
Over 200 ft .80 hr. additional to classification

TRUCK DRIVERS CLASSIFICATIONS

GROUP 1: Escort Driver or Pilot Car tender and swamper, Pickup Hauling Employees or Materials

GROUP 2: Flat Bed Truck, single rear axle; Fork Lift, 3000 lbs and under; Leverperson Loading Trucks at Bunkers; Seeder and Mulcher; Stationary Fuel Operator; Team Driver; Tractor (small rubber tired, pulling trailer or similar equipment); Trailer Mounted hydro Seeder and Mulcher; Water Tank Truck, up to 1800 gallons

GROUP 3: Bus Driver or Employee Haul Driver; Flat Bed Truck, dual rear axle; Power Boat hauling employees or material

GROUP 4: Buggy Mobile and similar; Bulk Cement Tanks and Spreader; Power Operated Sweeper; Straddle Carrier (Ross,

Hyster and similar); Water Tank Truck, 1801-4000 gallons

GROUP 5: Auto Crane, 2000 lbs capacity; Dumptor (6 yds and under); Flat Bed Truck (with hydraulic system); Fork Lift (3001-16,000 lbs); Fuel Truck Driver, steam cleaner and washer; Rubber-tired Tunnel Jumbo; Scissors Truck; Slurry Truck Driver; Transite Mixers & mixers hauling concrete 3 yd to and including 6 yd.; Wrecker and Tow Trucks

GROUP 6: A-Frame; Service Greaser; Tireperson; Truck, side, end, and bottom & articulated end dump (up to and including 12 yds); Water Tank Truck, 4001 to 8000 gallons

GROUP 7: Dumps, semi-end; Flagerty Spreader Box Driver; Flowboys; Fork lift, 16,000 lbs and over; Lowboy, 50 tons and under; Mechanic, Field; Oil Distributors Driver (road, bootperson, leverperson); and Oil Tank Driver; Self-Loading Roll Off and Dumpster over 6 yds; Stringer Truck (cable operated trailer); Tractor with Steer Trailer; Transfer Truck & Trailer; Transit Mixers & Truck Hauling Concrete: over 6 yards to and including 20 yards; Truck & Pup; Trucks, side, end, bottom, & articulated end dump: over 12 yards to and including 100 yards; Truck Mounted Crane (with load-bearing surface, either mounted or pulled) up to 14 tons; Turnarocker, DWs & similar, with 2 or or more 4 wheel-power tractor with trailer, gallonage or yardage scale, whichever is greater; Vacuum truck (super sucker, guzzler, etc.); Water Tank Truck, 8,001 to 14,000; Semi-truck and Trailer, 50 tons and under Lowboy

GROUP 8: Lowboy, over 50 tons; Prime movers & stinger truck; Transit Mixers and truck hauling concrete, over 20 yards; Trucks, side, end bottom and articulated end dump, over 100 yards.

WELDERS - Receive rate prescribed for craft performing operation to which welding is incidental.
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Unlisted classifications needed for work not included within the scope of the classifications listed may be added after award only as provided in the labor standards contract clauses (29CFR 5.5 (a) (1) (ii)).

In the listing above, the "SU" designation means that rates listed under the identifier do not reflect collectively bargained wage and fringe benefit rates. Other designations indicate unions whose rates have been determined to be prevailing.

WAGE DETERMINATION APPEALS PROCESS

1.) Has there been an initial decision in the matter? This can be:

- * an existing published wage determination
- * a survey underlying a wage determination
- * a Wage and Hour Division letter setting forth a position on a wage determination matter
- * a conformance (additional classification and rate) ruling

On survey related matters, initial contact, including requests for summaries of surveys, should be with the Wage and Hour Regional Office for the area in which the survey was conducted because those Regional Offices have responsibility for the Davis-Bacon survey program. If the response from this initial contact is not satisfactory, then the process described in 2.) and 3.) should be followed.

With regard to any other matter not yet ripe for the formal process described here, initial contact should be with the Branch of Construction Wage Determinations. Write to:

Branch of Construction Wage Determinations
Wage and Hour Division
U.S. Department of Labor
200 Constitution Avenue, N.W.
Washington, DC 20210

2.) If the answer to the question in 1.) is yes, then an interested party (those affected by the action) can request review and reconsideration from the Wage and Hour Administrator (See 29 CFR Part 1.8 and 29 CFR Part 7). Write to:

Wage and Hour Administrator
U.S. Department of Labor
200 Constitution Avenue, N.W.
Washington, DC 20210

The request should be accompanied by a full statement of the interested party's position and by any information (wage payment data, project description, area practice material, etc.) that the requestor considers relevant to the issue.

3.) If the decision of the Administrator is not favorable, an interested party may appeal directly to the Administrative Review Board (formerly the Wage Appeals Board). Write to:

Administrative Review Board
U.S. Department of Labor
200 Constitution Avenue, N.W.

Washington, DC 20210

4.) All decisions by the Administrative Review Board are final.

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END OF GENERAL DECISION