Labor Commissioner, State of California

Department of Industrial Relations Division of Labor Standards Enforcement Bureau of Field Enforcement- Public Works

TEL: (213) 897-9495



DATE:

PW 33 (Revised - 12 16 19)

February 13, 2024

In Reply Refer to Case No: 40-76940-687

CIVIL WAGE AND PENALTY ASSESSMENT

San Diego Project No		DIR Project ID No.	
		DIP Project ID No.	
		DIK HOJECUD NO.	
CIP18-00008			399740
CSLB License No.	Contractor Regis	stration (PWCR) No.	
697924	1000005041		
CSLB License No.	Contractor Registration (PWCR) No.		
988716	1000047694		
SLB License No. Contractor Registration (PWCR) No.			
•	697924 CSLB License No. 988716	697924 1000005041 CSLB License No. Contractor Regi: 988716 1000047694	697924 1000005041 CSLB License No. Contractor Registration (PWCR) No. 988716 1000047694

After an investigation concerning the payment of wages to workers employed in the execution of the contract for the above-named public works project, compliance with the apprenticeship standards found in Labor Code section 1777.5, or compliance with the registration requirements set forth in Labor Code section 1725.5, the Labor Commissioner has determined that violations of the California Labor Code have been committed by the contractor and/or subcontractor(s) identified above. In accordance with Labor Code section 1741, the Labor Commissioner hereby issues this Civil Wage and Penalty Assessment.

TOTAL ASSESSMENT:	<u>\$10,257.85</u>	
The nature of the violations of the Labor Code a Wage Violations: Eailure to pay Saturda LC 1815. Failure to pay overtime prevailing wateraining fund contributions in violation of LC 17	ay premium prevailing wage rates in ge rates in violation of LC 1815. Fai	violation of LC 1774 and
The attached Audit Summary further details the penalties due under Labor Code sections 1775 a		zes the calculation of wages and
The Labor Commissioner has determined the to	tal amount of wages due is:	<u>\$887.85</u>
The Labor Commissioner has determined the an penalties assessed under Labor Code section 17		<u>\$120.00</u>
The Labor Commissioner has determined the an	mount of	
penalties assessed under Labor Code section 18	13 is:	<u>\$50.00</u>
	(continued on next page)	
STATE LABOR COMMISSIONER		
By Sara Brown Deputy Labor Commissioner I		

Apprenticeship Violations: Failure to submit the Notice of Contract Award (DAS 140) in a timely manner to all			
applicable committees in violation of LC 1777.5(e). Failure to employ apprentices	in the required ratio of		
apprentice-to-journeyman hours in violation of LC 1777.5(g).			
The Labor Commissioner has determined the amount of			
penalties assessed under Labor Code section 1777.7 is:	\$9,200.00		
penalties assessed under Labor Code section 1777.7 is.	97,200.00		
Labor Code Section 1776 Violations:			
Labor Code Section 1770 Violations.			
The Labor Commissioner has determined the amount of penalties assessed under I	Labor Code section 1776(h) against		
Next Level Construction Services , a California corporation	is: <u>\$0.00</u>		
Public Works Contractor Registration Violations:			
The Labor Commissioner has determined the amount of penalties assessed under I	Labor Code section 1771.1 against		
General contractor	is: \$0.00		
Subcontractor	is: \$0.00		
Second-tier subcontractor	is: \$0.00		
Third-tier subcontractor, if applicable	is: <u>\$0.00</u>		

Please refer to page 6 for specific withholding obligations pertaining to these amounts.

Notice of Right to Obtain Review - Formal Hearing

In accordance with Labor Code section 1742, an affected contractor or subcontractor may obtain review of this Civil Wage and Penalty Assessment by transmitting a written request to the office of the Labor Commissioner that appears below within 60 days after service of the assessment.

To obtain a hearing, a written Request for Review must be transmitted to the following address:

Labor Commissioner - State of California Civil Wage and Penalty Assessment Review Office PO Box 32889 Long Beach, CA 90832

A Request for Review either shall clearly identify the Civil Wage and Penalty Assessment from which review is sought, including the date of the assessment, or it shall include a copy of the assessment as an attachment, and shall also set forth the basis upon which the assessment is being contested. In accordance with Labor Code section 1742, the contractor or subcontractor shall be provided an opportunity to review evidence to be utilized by the Labor Commissioner at the hearing within 20 days of the Labor Commissioner's receipt of the written Request for Review.

Failure by a contractor or subcontractor to submit a timely Request for Review will result in a final order which shall be binding on the contractor and subcontractor, and which shall also be binding, with respect to the amount due, on a bonding company issuing a bond that secures the payment of wages and a surety on a bond. Labor Code section 1743.

In accordance with Labor Code section 1742(d), a certified copy of a final order may be filed by the Labor Commissioner in the office of the clerk of the superior court in any county in which the affected contractor or subcontractor has property or has or had a place of business. The clerk, immediately upon the filing, shall enter judgment for the State against the person assessed in the amount shown on the certified order.

Payment of Civil Wage and Penalty Assessment

Payment of the assessed wages and/or penalties, including interest on all due and unpaid wages pursuant to Labor Code section 1741(b), must be made by check or money order payable to the Division of Labor Standards Enforcement and mailed to the following address along with a copy of this Civil Wage and Penalty Assessment:

State of California - Department of Industrial Relations
Division of Labor Standards Enforcement - Cashiering Unit
2031 Howe Avenue, Suite 100
Sacramento, CA 95825-0196

Opportunity for Settlement Meeting

In accordance with Labor Code section 1742.1(c), the Labor Commissioner shall, upon receipt of a request from the affected contractor or subcontractor within 30 days following the service of this Civil Wage and Penalty Assessment, afford the contractor or subcontractor the opportunity to meet with the Labor Commissioner or his or her designee to attempt to settle a dispute regarding the assessment. The settlement meeting may be held in person or by telephone and shall take place before the expiration of the 60-day period for seeking a hearing as set forth under the heading Notice of Right to Obtain Review. No evidence of anything said or any admission made for the purpose of, in the course of, or pursuant to, the settlement meeting is admissible or subject to discovery in any administrative or civil proceeding. This opportunity to timely request an informal settlement meeting is in addition to the right to obtain a formal hearing, and a settlement meeting may be requested even if a written Request for Review has already been made.

Requesting a settlement meeting, however, does not extend the 60-day period during which a formal hearing may be requested.

A written request to meet with the Labor Commissioner or his or her designee to attempt to settle a dispute regarding this assessment must be transmitted to at the following address:

Sara Brown

at the following address:

State of California - Department of Industrial Relations
Division of Labor Standards Enforcement - Public Works Unit
320 W Fourth Street, Suite 450
Los Angeles, CA 90013

Liquidated Damages

In accordance with Labor Code section 1742.1(a), after 60 days following the service of this Civil Wage and Penalty Assessment, the affected contractor, subcontractor, and surety on a bond or bonds issued to secure the payment of wages covered by the assessment shall be liable for liquidated damages in an amount equal to the wages, or portion that still remain unpaid. If the assessment subsequently is overturned or modified after administrative or judicial review, liquidated damages shall be payable only on the wages found to be due and unpaid.

Notwithstanding the above, in accordance with Labor Code section 1742.1(b), there shall be no liability for liquidated damages if **the full amount of the assessment or notice, including penalties,** has been deposited with the Department of Industrial Relations, within 60 days following service of the Assessment or Notice, for the Department to hold in escrow pending administrative and judicial review. The Department shall release such funds, plus any interest earned, at the conclusion of all administrative and judicial review to the persons and entities who are found to be entitled to such funds.

The full amount of the assessment that should be deposited is:

\$10,257.85

Deposits must be made by check or money order payable to the Department of Industrial Relations with a cover letter and a copy of the Civil Wage and Penalty Assessment and mailed to:

Department of Industrial Relations Attention Cashiering Unit P.O. Box 420603 San Francisco, CA 94142

Statutory Withholding Obligations

1. Awarding Body Withholding Obligations

In accordance with Labor Code section 1727(a), before making payments to the contractor of money due under a contract for public work, the awarding body shall withhold and retain therefrom all amounts required to satisfy this Civil Wage and Penalty Assessment. The amount required to satisfy this Civil Wage and Penalty Assessment shall not be disbursed by the awarding body until receipt of a final order that is no longer subject to judicial review.

The amount which must be withheld and retained by the awarding body pursuant to this Civil Wage and Penalty Assessment is:

Wages Due:	\$213.60
Training Funds Due:	\$674.25
Penalties Due Under Labor Code section 1775:	\$120.00
Penalties Due Under Labor Code section 1813:	\$50.00
Penalties Due Under Labor Code section 1777.7:	\$9,200.00
Penalties Due Under Labor Code section 1776(h):	\$0.00
Penalties Due Under Labor Code section 1771.1:	\$0.00
Total Withholding Amount:	\$10,257.85

2. Prime Contractor Withholding Obligations:

In accordance with Labor Code section 1727(b), if the awarding body has not retained sufficient money under the contract to satisfy this Civil Wage and Penalty Assessment based on a subcontractor's violations, the contractor shall, upon the request of the Labor Commissioner, withhold sufficient money due the subcontractor under the contract to satisfy the assessment and transfer the money to the awarding body. This amount shall not be disbursed by the awarding body until receipt of a final order that is no longer subject to judicial review.

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X If this box is checked, the Labor Commissioner hereby requests that the prime contractor withhold the following amount from money due the subcontractor and transfer the money to the awarding body to satisfy this assessment:

\$0.00
\$0.00
\$120.00
\$50.00
\$9,200.00
\$0.00
\$0.00
\$9,370.00

Distribution: Awarding Body Surety(s) on Bond Prime Contractor Subcontractor(s)

STATE OF CALIFORNIA DEPARTMENT OF INDUSTRIAL RELATIONS - DIVISION OF LABOR STANDARDS ENFORCEMENT

CERTIFICATION OF SERVICE BY MAIL (C.C.P. 1013a) OR CERTIFIED MAIL

I, Sandi Fortner-Howard,	do hereby certify that I am a resident o	f or employed in the County of
Los Angeles , over 18 y	ears of age, and not a party to the with	in action, and that I am employed at
and my business address is:		
E 3	Division of Labor Standards Enforceme Bureau of Field Enforcement - Public W 20 W Fourth Street, Suite 450 Los Angeles, CA 90013	
	I served the within: (1) Civil Wag	ge and Penalty Assessment
(2) Audit Summary by placing a true copy thereof in an env	relone addressed as follows:	
by placing a true copy thereof in all chiv	crope addressed as follows:	
City of Oceanside- Development Services 300 N. Coast Highway Oceanside, CA 92054 David Toschak	Next Level Construction Services 25780 Washington Ave. Murrieta, CA 92562 Kevin Richard Fox	Reed Family Enterprises, Inc. 31915 Rancho California Rd. Ste. 200 Temecula, CA 92591 Michael Anthony Reed
1505 Corporation CSC - Lawyers Incorporating Serv Agent For Service Of Process: Nex 2710 Gateway Oaks Drive, Sacramento, CA 95833 Hudson Insurance Company Bond Number: 30054750		Shana Marya Reed Agent for Service of Process: Reed Fa 42597 De Portola Road Temecula, CA 92592
1035 Greenwood Blvd Suite 265 Lake Mary FL 32746		
and then sealing the envelope and with and then depositing it in the United Sta		icable) thereon fully prepaid, by:
2	Ordinary first class mail Certified mail Registered mail	
I certify under penalty of perjury that	the foregoing is true and correct	
Executed on February 13, 202	4, atLos Angeles, County of	Los Angeles , California
Sundi Fortue James	SB	
SIGNATURE		

STATE CASE NO. 40-76940-687 PW 34 (Revised - 4/2002)