## MISSISSIPPI DEPARTMENT OF TRANSPORTATION

Date:				
(Name of signatory party)	do hereby state:			
(1)That I pay or supervise the payment of the persons emp				
(1) That I pay of supervise the payment of the persons emp	(Contractor or subcontractor)			
on the	that during the payroll period commencing on the			
(Building or work)				
day of, 20 and ending the	day of			
all persons employed on said project have been paid the fu	dl weekly wages earned, that no rebates have been or will			
be made either directly or indirectly to or on behalf of said				
	(Contractor or subcontractor)			
	no deductions have been made either directly or indirectly			
from the full wages earned by any person, other than perm CFR Subtitle A), issued by the Secretary of Labor under the				
72 Stat. 967; 76 Stat. 357; 40 U.S.C. 276c) and described l	•			
, 2 state 501, 10 state 501, 10 state 2100, and described	310 111			
(2) That any payrolls otherwise under this contract require	d to be submitted for the above period are correct and			
complete; that the wage rates for laborers or mechanics co				
contained in any wage determination incorporated into the	contract; that the classifications set forth therein for each			
laborer or mechanic conform with the work they performe	d.			
(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 b	by the Bureau of Apprenticeship and Training, United			
States Department of Labor, or if no such recognized agen	cy 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 API	PROVED 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.	НЗ			
(b) WHERE FRINGE BENEFITS ARE PAID IN CAS	roll has been paid as indicated on the payroll, an amount not less than			
	nount of the required fringe benefits as listed in the contract, except as			
noted in Section 4(c) below.				
(c) EXCEPTIONS				
EXCEPTION (CRAFT)	EXPLANATION			
DEMADUC				
REMARKS				
NAME AND TITLE	SIGNATURE			
The willful falsification of any of the above statements may subject the c	ontractor or subcontractor to civil or criminal prosecution. See section			

# INSTRUCTIONS FOR PREPARATION OF STATEMENT OF COMPLIANCE

This statement of compliance meets needs resulting from the amendment of the Davis-Bacon Act to include fringe benefits provisions. Under the amended law, the contractor is required to pay fringe benefits as predetermined by the Department of Labor, in addition to payment of the minimum rates. The contractor's obligation to pay fringe benefits may be met by payment of the fringe benefits to the various plans, funds, or programs or by making these payments to the employees as cash in lieu of fringes.

The contractor **should show on the face of his payroll all monies paid to the employees** whether as basic rates or as cash in lieu of fringes. The contractor shall represent in the statement of compliance that **he is paying to others** fringes required by the contract and not paid as cash in lieu of fringes. Detailed instructions follow:

#### Contractors who pay all required fringe benefits:

A contractor who pays fringe benefits to approved plans, funds, or programs in amounts not less than were determined in the applicable wage decision of the Secretary of Labor shall continue to show on the face of his payroll the basic cash hourly rate and overtime rate paid to his employees, just as he has always done. Such a contractor shall check paragraph 4(a) of the statement to indicate that he is also paying to approved plans, funds, or programs not less than the amount predetermined as fringe benefits for each craft. Any exception shall be noted in Section 4(c).

#### Contractors who pay no fringe benefits:

A contractor who pays no fringe benefits shall pay to the employee and insert in the straight time hourly rate column of his payroll an amount not less than the predetermined rate for each classification plus the amount of fringe benefits determined for each classification in the applicable wage decision. Inasmuch as it is not necessary to pay time and a half on cash paid in lieu of fringes, the overtime rate shall be not less than the sum of the basic predetermined rate, plus the half time premium on the basic or regular rate plus the required cash in lieu of fringes at the straight time rate. To simplify computation of overtime, it is suggested that the straight time basic rate and cash in lieu of fringes be separately stated in the hourly rate column, thus \$3.25/.40. In addition, the contractor shall check paragraph 4(b) of the statement to indicate that he is paying fringe benefits in cash directly to his employees. Any exceptions shall be noted in Section 4(c).

### Use of Section 4(c). Exceptions

Any contractor who is making payment to approved plans, funds, or programs in amounts less than the wage determination requires is obliged to pay the deficiency directly to the employees as cash in lieu of fringes. Any exceptions to Section 4(a) or 4(b), whichever the contractor may check, shall be entered in section 4(c). Enter in the Exception column the craft, and enter in the Explanation column the hourly

program as fringes.			

amount paid the employees as cash in lieu of fringes, and the hourly amount paid to plans, funds, or