

SOUTH EAST PERSONNEL LEASING, INC. (SPLI*) EMPLOYEE LEASING APPLICATION

(SOLICITUD PARA CONTRATO DE EMPLEADOS ARRENDADOS)

Payroll Fax: (727) 437-0000

Client Company Name (Compañía del Cliente)		Location (Ubicaci	ón) (if multiple client k	ocations/offices exist)
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kast Name (Apellido)	* First Name (Primer Nombre)	**************************************	*	
rast Harrie (Apeniou)	LH21 Mattre (Lumer Moimbre)	MJ (Initial del	segundo) SSIN (Numei	ro de Seguro Social)
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Applicant Address (Dirección del Solicitante)	Apt/Lot/etc (Apt. o lote) City	(Ciudad)	State (Estado)	Zip Code (Codigo postal)
*	<u>*</u>			
Phone Number (Numero de Teléfono) Application Date	(Fecha de Aplicación) Birthdate (echa de Nacimiento) Email A	ddress (Correo Electrónic	o)
EEO Data: We are subject to certain government recomply with these laws, we invite you to voluntarily sprovide it will not subject you to any adverse treatmy provisions of applicable laws, executive orders and regovernment for civil rights enforcement. When report compilación de datos y reportes para la administrativo voluntariamente identificar tu raza y género. Provee información obtenida se mantendrá confidencial y sol aquellas que requieren el resumen y reporte de la infino identificaran a ningún individuo en específico.) Gender: M F Ethnicity: White/Caucaslan I understand and agree to the following: I am not yet for the Client Company but before I am accepted as Compensation Coverage, even if I am paid by SPLI or se compensation coverage will not be provided by SPLI for me, the complete SPLI Employee Leasing Application includes all the following documents: This page, the Accident/Reasonable Suspicion Program, Acknowledit-9, and Form W-4, including instructions, can be obten the following and compensation coverage will not be provided by SPLI for me mpleado contratado de SPLI. En consecuencia, si ye Compañía Cliente y antes de ser aceptado como un Planilla de Pago y no se proporcionará cobertura de empleados, hayan sido llenadas y firmadas por el Solicitud de SPLI de Contratación de Empleados	self-identify your race or ethnicitient. The information obtained egulations, including those that ited, data will not identify any spacion de leyes y regulaciones or está información es voluntario lamente se utilizara de acuerdo cormación al gobierno federal para leased employee of SPLI. If I si a leased employee by SPLI, the ubsequentiy accepted as an employ in any accidents until after all para por is delivered to SPLI, and SPLI a Applicant Acknowledgment, the gment of Alcohol and Drug Polic tained at https://spli.com/docs.org/file-com/docs.o	y and gender. Submission of will be kept confidential and require the information to lecific individual. (Nosotros ele los derechos civiles. Par y negarse a suministrarla non las leyes aplicables, ordera el cumplimiento de derecha el cumplimiento de derecha la Alaskan Nuffer an injury or have suffer Client Company (not SPL) loyee of SPLI. I will not be aciges of the SPLI Employee Leccepts me as a leased emplosafe Working Practices Ackry, Arbitration Agreement, Fophp. (Yo entiendo y estoy oufrido una lesión relacionada Compañía Cliente será resmenos que todas las páginis	this information is void may only be used in the summarized and restamos sujetos a cierta cumplir con estas to traerá ninguna con nanzas y regulaciones hos civiles. Cuando se vidian/ Pacific Islanted an injury related to will be responsible freepted as an employer asing Application are revee. The SPLI Employer towledgment, Acknown I-9, and Form Water acuerdo con lo sigua con el trabajo mienta de la aplicación de la aplicación de	cluntary and refusal to a accordance with the eported to the federal tos requerimientos de leyes, te invitamos a secuencia adversa. La ejecutivas incluyendo reporten, estos datos m/ Two or More Races to work while working or providing Workers' e of SPLI, and workers' completed and signed ee Leasing Application yledgment of the Post 4. The complete Formulente: Aún no soy un tras trabajaba para la ón. No se procesará la
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Employee's Withholding Certificate

► Complete Form W-4 so that your employer can withhold the correct federal income tax from your pay.

► Give Form W-4 to your employer.

Internal Revenue Ser		➤ Your withholding	ng is subject to review by the l	RS.		<u> </u>	
Step 1:	(a) F	irst name and middle initial	Last name		(b) So	ocial securi	ity number
Enter Personal Information	Addre	ss r town, state, and ZIP code			name card?	on your so If not, to en	ne match the ocial security isure you get nings, contact
					SSA a		213 or go to
		Single or Married filing separately Married filing jointly (or Qualifying widow(er))					
ı	[Head of household (Check only if you're unman	ied and pay more than half the costs	of keeping up a home for y	ourself ar	d a qualifyir	ng individual.)
		4 ONLY if they apply to you; otherwis m withholding, when to use the online e		2 for more informati	on on e	ach step	, who can
Step 2: Multiple Jobs		Complete this step if you (1) hold mo also works. The correct amount of wit					ur spouse
or Spouse Works		Do only one of the following. (a) Use the estimator at www.irs.gov/l	MAAnn for most accurate wi	thholding for this ster	o (and 9	Stone 3—	1): or
		(b) Use the Multiple Jobs Worksheet on p	• •	•	-	-	•
		(c) If there are only two jobs total, you is accurate for jobs with similar pay	may check this box. Do the s	same on Form W-4 fo	r the ot	her job. T	his option
		TIP: To be accurate, submit a 2020 fincome, including as an independent of	-		se) hav	e self-em	nployment
		4(b) on Form W-4 for only ONE of the you complete Steps 3–4(b) on the Form			obs. (Ye	our withh	olding will
Step 3:		If your income will be \$200,000 or less	s (\$400,000 or less if married	filing jointly):			
Claim Dependents		Multiply the number of qualifying ch	ildren under age 17 by \$2,000	1▶ \$	-		
		Multiply the number of other deper	ndents by \$500	▶ <u>\$</u>	-		
		Add the amounts above and enter the	total here	<u> </u>	3	\$ 0	
Step 4 (optional): Other		(a) Other income (not from jobs). If y this year that won't have withholdin include interest, dividends, and retir	g, enter the amount of other i			\$	
Adjustments		(b) Deductions. If you expect to clair and want to reduce your withholds enter the result here			∄	\$ 0 _	
		(c) Extra withholding. Enter any addi	tional tax you want withheld	each pay period .	4(c)	\$	
			···				
Step 5: Sign	Unde	r penalties of perjury, I declare that this certi	ficate, to the best of my knowled	ige and belief, is true, c	orrect, a	and compl	ete.
Here) <u>-</u>	nployee's signature (This form is not v	atial conference conceins the	> 5	ate		
			and unless you sign it.)				
Employers Only	Empl	oyer's name and address		First date of employment	Employ number	er identific (EIN)	ation
	L			l			

General Instructions

Future Developments

For the latest information about developments related to Form W-4, such as legislation enacted after it was published, go to www.irs.gov/FormW4.

Purpose of Form

Complete Form W-4 so that your employer can withhold the correct federal income tax from your pay. If too little is withheld, you will generally owe tax when you file your tax return and may owe a penalty. If too much is withheld, you will generally be due a refund. Complete a new Form W-4 when changes to your personal or financial situation would change the entries on the form. For more information on withholding and when you must furnish a new Form W-4, see Pub. 505.

Exemption from withholding. You may claim exemption from withholding for 2020 if you meet both of the following conditions: you had no federal income tax liability in 2019 and you expect to have no federal income tax liability in 2020. You had no federal income tax liability in 2019 if (1) your total tax on line 16 on your 2019 Form 1040 or 1040-SR is zero (or less than the sum of lines 18a, 18b, and 18c), or (2) you were not required to file a return because your income was below the filing threshold for your correct filing status. If you claim exemption, you will have no income tax withheld from your paycheck and may owe taxes and penalties when you file your 2020 tax return. To claim exemption from withholding, certify that you meet both of the conditions above by writing "Exempt" on Form W-4 in the space below Step 4(c). Then, complete Steps 1a, 1b, and 5. Do not complete any other steps. You will need to submit a new Form W-4 by February 16, 2021.

Your privacy. If you prefer to limit information provided in Steps 2 through 4, use the online estimator, which will also increase accuracy.

As an alternative to the estimator: if you have concerns with Step 2(c), you may choose Step 2(b); if you have concerns with Step 4(a), you may enter an additional amount you want withheld per pay period in Step 4(c). If this is the only job in your household, you may instead check the box in Step 2(c), which will increase your withholding and significantly reduce your paycheck (often by thousands of dollars over the year).

When to use the estimator. Consider using the estimator at www.irs.gov/W4App if you:

- 1. Expect to work only part of the year;
- 2. Have dividend or capital gain income, or are subject to additional taxes, such as the additional Medicare tax;
- 3. Have self-employment income (see below); or
- Prefer the most accurate withholding for multiple job situations.

Self-employment. Generally, you will owe both income and self-employment taxes on any self-employment income you receive separate from the wages you receive as an employee. If you want to pay these taxes through withholding from your wages, use the estimator at www.irs.gov/W4App to figure the amount to have withheld.

Nonresident alien. If you're a nonresident alien, see Notice 1392, Supplemental Form W-4 Instructions for Nonresident Aliens, before completing this form.

Specific Instructions

Step 1(c). Check your anticipated filing status. This will determine the standard deduction and tax rates used to compute your withholding.

Step 2. Use this step if you (1) have more than one job at the same time, or (2) are married filing jointly and you and your spouse both work.

Option (a) most accurately calculates the additional tax you need to have withheld, while option (b) does so with a little less accuracy.

If you (and your spouse) have a total of only two jobs, you may instead check the box in option (c). The box must also be checked on the Form W-4 for the other job. If the box is checked, the standard deduction and tax brackets will be cut in half for each job to calculate withholding. This option is roughly accurate for jobs with similar pay; otherwise, more tax than necessary may be withheld, and this extra amount will be larger the greater the difference in pay is between the two jobs.



Multiple jobs. Complete Steps 3 through 4(b) on only one Form W-4. Withholding will be most accurate if you do this on the Form W-4 for the highest paying job.

Step 3. Step 3 of Form W-4 provides instructions for determining the amount of the child tax credit and the credit for other dependents that you may be able to claim when you file your tax return. To qualify for the child tax credit, the child must be under age 17 as of December 31, must be your dependent who generally lives with you for more than half the year, and must have the required social security number. You may be able to claim a credit for other dependents for whom a child tax credit can't be claimed, such as an older child or a qualifying relative. For additional eligibility requirements for these credits, see Pub. 972, Child Tax Credit and Credit for Other Dependents. You can also include other tax credits in this step, such as education tax credits and the foreign tax credit. To do so, add an estimate of the amount for the year to your credits for dependents and enter the total amount in Step 3. Including these credits will increase your paycheck and reduce the amount of any refund you may receive when you file your tax return.

Step 4 (optional).

Step 4(a). Enter in this step the total of your other estimated income for the year, if any. You shouldn't include income from any jobs or self-employment. If you complete Step 4(a), you likely won't have to make estimated tax payments for that income. If you prefer to pay estimated tax rather than having tax on other income withheld from your paycheck, see Form 1040-ES, Estimated Tax for Individuals.

Step 4(b). Enter in this step the amount from the Deductions Worksheet, line 5, if you expect to claim deductions other than the basic standard deduction on your 2020 tax return and want to reduce your withholding to account for these deductions. This includes both itemized deductions and other deductions such as for student loan interest and IRAs.

Step 4(c). Enter in this step any additional tax you want withheld from your pay each pay period, including any amounts from the Multiple Jobs Worksheet, line 4. Entering an amount here will reduce your paycheck and will either increase your refund or reduce any amount of tax that you owe.

Step 2(b) - Multiple Jobs Worksheet (Keep for your records.)



If you choose the option in Step 2(b) on Form W-4, complete this worksheet (which calculates the total extra tax for all jobs) on **only ONE** Form W-4. Withholding will be most accurate if you complete the worksheet and enter the result on the Form W-4 for the highest paying job.

Note: If more than one job has annual wages of more than \$120,000 or there are more than three jobs, see Pub. 505 for additional tables; or, you can use the online withholding estimator at www.irs.gov/W4App.

1	Two jobs. If you have two jobs or you're married filing jointly and you and your spouse each have one job, find the amount from the appropriate table on page 4. Using the "Higher Paying Job" row and the "Lower Paying Job" column, find the value at the intersection of the two household salaries and enter		
	that value on line 1. Then, skip to line 3	1	\$
2	Three jobs. If you and/or your spouse have three jobs at the same time, complete lines 2a, 2b, and 2c below. Otherwise, skip to line 3.		
	a Find the amount from the appropriate table on page 4 using the annual wages from the highest paying job in the "Higher Paying Job" row and the annual wages for your next highest paying job in the "Lower Paying Job" column. Find the value at the intersection of the two household salaries and enter that value on line 2a	2a	\$
	b Add the annual wages of the two highest paying jobs from line 2a together and use the total as the wages in the "Higher Paying Job" row and use the annual wages for your third job in the "Lower Paying Job" column to find the amount from the appropriate table on page 4 and enter this amount on line 2b	2b	s
	c Add the amounts from lines 2a and 2b and enter the result on line 2c	2c	\$ 0
3	Enter the number of pay periods per year for the highest paying job. For example, if that job pays weekly, enter 52; if it pays every other week, enter 26; if it pays monthly, enter 12, etc	3	
4	Divide the annual amount on line 1 or line 2c by the number of pay periods on line 3. Enter this amount here and in Step 4(c) of Form W-4 for the highest paying job (along with any other additional amount you want withheld)	4	\$
	Step 4(b) - Deductions Worksheet (Keep for your records.)		
1	Enter an estimate of your 2020 itemized deductions (from Schedule A (Form 1040 or 1040-SR)). Such deductions may include qualifying home mortgage interest, charitable contributions, state and local taxes (up to \$10,000), and medical expenses in excess of 10% of your income	1	\$
2	Enter: • \$24,800 if you're married filing jointly or qualifying widow(er) • \$18,650 if you're head of household • \$12,400 if you're single or married filing separately	2	\$
3	If line 1 is greater than line 2, subtract line 2 from line 1. If line 2 is greater than line 1, enter "-0-"	3	\$
4	Enter an estimate of your student loan interest, deductible IRA contributions, and certain other adjustments (from Schedule 1 (Form 1040 or 1040-SR)), See Pub. 505 for more information	4	\$
5	Add lines 3 and 4. Enter the result here and in Step 4(b) of Form W-4	5	\$ 0

Privacy Act and Paperwork Reduction Act Notice. We ask for the information on this form to carry out the Internal Revenue laws of the United States. Internal Revenue Code sections 3402(f)(2) and 6109 and their regulations require you to provide this information; your employer uses it to determine your federal income tax withholding. Failure to provide a properly completed form will result in your being treated as a single person with no other entries on the form; providing fraudulent information may subject you to penalties. Routine uses of this information include giving it to the Department of Justice for civil and criminal litigation; to cities, states, the District of Columbia, and U.S. commonwealths and possessions for use in administering their tax laws; and to the Department of Health and Human Services for use in the National Directory of New Hires. We may also disclose this information to other countries under a tax treaty, to federal and state agencies to enforce federal nontax criminal laws, or to federal law enforcement and intelligence agencies to combat terrorism.

You are not required to provide the information requested on a form that is subject to the Paperwork Reduction Act unless the form displays a valid OMB control number. Books or records relating to a form or its instructions must be realined as long as their contents may become material in the administration of any Internal Revenue law. Generally, tax returns and return information are confidential, as required by Code section 6103.

The average time and expenses required to complete and file this form will vary depending on individual circumstances. For estimated averages, see the instructions for your income tax return.

If you have suggestions for making this form simpler, we would be happy to hear from you. See the instructions for your income tax return.

Form W-4 (2020)					· <u>.</u>							Page 4
			Marri				fying Wic		·			
Higher Paying Job Annual Taxable		A15 ===			Υ	1	al Taxable				I	I
Wage & Salary	\$0 - 9,999	\$10,000 - 19,999	\$20,000 - 29,999	\$30,000 - 39,999	\$40,000 - 49,999	\$50,000 - 59,999	\$60,000 - 69,999	\$70,000 - 79,999	\$80,000 - 89,999	\$90,000 - 99,999	\$100,000 - 109,999	\$110,000 - 120,000
\$0 - 9,999	\$0	\$220	\$850	\$900	\$1,020	\$1,020	\$1,020	\$1,020	\$1,020	\$1,210	\$1,870	\$1,870
\$10,000 - 19,999	220	1,220	1,900	2,100	2,220	2,220	2,220	2,220	2,410	3,410	4,070	4,070
\$20,000 - 29,999	850	1,900	2,730	2,930	3,050	3,050	3,050	3,240	4,240	5,240	5,900	5,900
\$30,000 - 39,999	900	2,100	2,930	3,130	3,250	3,250	3,440	4,440	5,440	6,440	7,100	7,100
\$40,000 - 49,999 \$50,000 - 59,999	1,020 1,020	2,220 2,220	3,050	3,250	3,370	3,570	4,570	5,570	6,570	7,570	8,220	8,220
\$60,000 - 69,999	1,020	2,220	3,050 3,050	3,250 3,440	3,570 4,570	4,570 5,570	5,570 6,570	6,570 7,570	7,570 8,570	8,570 9,570	9,220	9,220
\$70,000 - 79,999	1,020	2,220	3,240	4,440	5,570	6,570	7,570	8,570	9,570	10,570	11,220	11,240
\$80,000 - 99,999	1,060	3.260	5,090	6,290	7,420	8,420	9,420	10,420	11,420	12,420	13,260	13,460
\$100,000 - 149,999	1,870	4,070	5,900	7,100	8,220	9,320	10,520	11,720	12,920	14,120	14,980	15,180
\$ 150,000 - 239,999	2.040	4,440	6,470	7,870	9,190	10,390	11,590	12,790	13,990	15,190	16,050	16,250
\$240,000 - 259,999	2,040	4,440	6,470	7,870	9,190	10,390	11,590	12,790	13,990	15,520	17,170	18,170
\$260,000 - 279,999	2,040	4,440	6,470	7,870	9,190	10,390	11,590	13,120	15,120	17,120	18,770	19,770
\$280,000 - 299,999	2,040	4,440	6,470	7,870	9,190	10,720	12,720	14,720	16,720	18,720	20,370	21,370
\$300,000 - 319,999	2,040	4,440	6,470	8,200	10,320	12,320	14,320	16,320	18,320	20,320	21,970	22,970
\$320,000 - 364,999	2,720	5,920	8,750	10,950	13,070	15,070	17,070	19,070	21,290	23,590	25,540	26,840
\$365,000 - 524,999	2,970	6,470	9,600	12,100	14,530	16,830	19,130	21,430	23,730	26,030	27,980	29,280
\$525,000 and over	3,140	6,840	10,170	12,870	15,500	18,000	20,500	23,000	25,500	28,000	30,150	31,650
							Separate					
Higher Paying Job							al Taxable		T	т		
Annual Taxable Wage & Salary	\$0 - 9,999	\$10,000 - 19,999	\$20,000 - 29,999	\$30,000 - 39,999	\$40,000 - 49,999	\$50,000 - 59,999	\$60,000 - 69,999	\$70,000 - 79,999	\$80,000 - 89,999	\$90,000 - 99,999	\$100,000 - 109,999	\$110,000 - 120,000
\$0 - 9,999	\$460	\$940	\$1,020	\$1,020	\$1,470	\$1,870	\$1,870	\$1, 870	\$1,870	\$2,040	\$2,040	\$2,040
\$10,000 - 19,999	940	1,530	1,610	2,060	3,060	3,460	3,460	3,460	3,640	3,830	3,830	3,830
\$20,000 - 29,999	1,020	1,610	2,130	3,130	4,130	4,540	4,540	4,720	4,920	5,110	5,110	5,110
\$30,000 - 39,999	1,020	2,060	3,130	4,130	5,130	5,540	5,720	5,920	6,120	6,310	6,310	6,310
\$40,000 - 59,999	1,870	3,460	4,540	5,540	6,690	7,290	7,490	7,690	7,890	8,080	8,080	8,080
\$60,000 - 79,999	1,870	3,460	4,690	5,890	7,090	7,690	7,890	8,090	8,290	8,480	9,260	10,060
\$80,000 - 99,999	2,020	3,810	5,090	6,290	7,490	8,090	8,290	8,490	9,470	10,460	11,260	12,060
\$100,000 - 124,999	2,040	3,830	5,110	6,310	7,510	8,430	9,430	10,430	11,430	12,420	13,520 16,270	14,620 17,370
\$125,000 - 149,999	2,040	3,830	5,110	7,030	9,030	10,430 12,730	11,430 14,030	12,580 15,330	13,880 16,630	15,170 17,920	19,020	20,120
\$150,000 - 174,999 \$175,000 - 199,999	2,360 2,720	4,950 5,310	7,030 7,540	9,030 9,840	11,030 12,140	13,840	15,140	16,440	17,740	19,030	20,130	21,230
\$200,000 - 249,999	2,720	5,860	8,240	10,540	12,840	14,540	15,840	17,140	18,440	19,730	20,830	21,930
\$250,000 - 399,999	2,970	5,860	8,240	10,540	12,840	14,540	15,840	17,140	18,440	19,730	20,830	21,930
\$400,000 - 449,999	2,970	5,860	8,240	10,540	12,840	14,540	15,840	17,140	18,450	19,940	21,240	22,540
\$450,000 and over	3,140	6,230	8,810	11,310	13,810	15,710	17,210	18,710	20,210	21,700	23,000	24,300
					Head of					· · · · · · · · · · · · · · · · · · ·		
Higher Paying Job				Lowe	er Paying	Job Annu:	al Taxable	Wage & S	Salary			
Annual Taxable Wage & Salary	\$0 - 9,999	\$10,000 - 19,999	\$20,000 - 29,999	\$30,000 - 39,999	\$40,000 - 49,999	\$50,000 - 59,999	\$60,000 - 69,999	\$70,000 - 79,999	\$80,000 - 89,999	\$90,000 - 99,999	\$100,000 - 109,999	\$110,000 - 120,000
\$0 - 9,999	\$0	\$830	\$930	\$1,020	\$1,020	\$1,020	\$1,480	\$1,870	\$1,870	\$1,930	\$2,040	\$2,040
\$10,000 - 19,999	830	1,920	2,130	2,220	2,220	2,680	3,680	4,070	4,130	4,330	4,440	4,440
\$20,000 - 29,999	930	2,130	2,350	2,430	2,900	3,900	4,900	5,340	5,540	5,740	5,850	5,850
\$30,000 - 39,999	1,020	2,220	2,430	2,980	3,980	4,980	6,040	6,630	6,830	7,030	7,140	7,140
\$40,000 - 59,999	1,020	2,530	3,750	4,830	5,860	7,060	8,260	8,850	9,050	9,250	9,360	9,360
\$60,000 - 79,999	1,870	4,070	5,310	6,600	7,800	9,000	10,200	10,780	10,980	11,180	11,580	12,380
\$80,000 - 99,999	1,900	4,300	5,710	7,000	8,200	9,400	10,600	11,180	11,670	12,670	13,580	14,380
\$100,000 - 124,999	2,040	4,440	5,850	7,140	8,340	9,540	11,360	12,750	13,750	14,750	15,770	16,870
\$125,000 - 149,999	2,040	4,440	5,850	7,360	9,360	11,360	13,360	14,750	16,010	17,310	18,520	19,620
\$150,000 - 174,999	2,040	5,060	7,280	9,360	11,360	13,480	15,780	17,460	18,760	20,060	21,270	22,370
\$175,000 - 199,999	2,720	5,920	8,130	10,480	12,780	15,080	17,380	19,070	20,370	21,670	22,880	23,980
\$200,000 - 249,999	2,970	6,470	8,990	11,370	13,670	15,970	18,270	19,960	21,260	22,560	23,770	24,870
\$250,000 - 349,999	2,970	6,470	8,990	11,370	13,670	15,970	18,270	19,960	21,260	22,560	23,770	24,870
\$350,000 - 449,999	2,970	6,470	8,990	11,370	13,670	15,970	18,270	19,960	21,260	22,560	23,900	25,200

6,840

3,140

\$450,000 and over

9,560

12,140.

14,640

17,140

19,640

23,030

24,530

25,940

21,530

27,240



Employment Eligibility Verification

Department of Homeland Security

U.S. Citizenship and Immigration Services

USCIS Form I-9

OMB No. 1615-0047 Expires 10/31/2022

▶ START HERE: Read instructions carefully before completing this form. The instructions must be available, either in paper or electronically, during completion of this form. Employers are liable for errors in the completion of this form.

ANTI-DISCRIMINATION NOTICE: It is illegal to discriminate against work-authorized individuals. Employers **CANNOT** specify which document(s) an employee may present to establish employment authorization and identity. The refusal to hire or continue to employ an individual because the documentation presented has a future expiration date may also constitute illegal discrimination.

Section 1. Employee Information than the first day of employment, but not			ust complete an	d sign Se	ection 1 o	f Form I-9 no later	
Last Name (Family Name)	First Name (Given Nam	ne)	Middle Initial	Other L	r Last Names Used <i>(if any)</i>		
Address (Street Number and Name)	Apt. Number	City or Town			State	ZIP Code	
Date of Birth (mm/dd/yyyy) U.S. Social Sec	urity Number Empl	ırity Number Employee's E-mail Address			Employee's Telephone Number		
I am aware that federal law provides for connection with the completion of this f	form.			or use of	false do	cuments in	
I attest, under penalty of perjury, that I a	am (check one of the	e following bo	xes):				
1. A citizen of the United States							
2. A noncitizen national of the United States	(See instructions)						
3. A lawful permanent resident (Alien Reg	gistration Number/USCI	S Number):					
4. An alien authorized to work until (expira	• • •			_			
Some aliens may write "N/A" in the expiration date field. (See instructions) Aliens authorized to work must provide only one of the following document numbers to complete Form I-9: An Alien Registration Number/USCIS Number OR Form I-94 Admission Number OR Foreign Passport Number.							
Alien Registration Number/USCIS Number: OR			_				
2. Form I-94 Admission Number: OR							
3. Foreign Passport Number:							
Country of Issuance:							
Signature of Employee			Today's Date	e (mm/dd/	<i>(</i> уууу)		
Preparer and/or Translator Certif I did not use a preparer or translator. (Fields below must be completed and signed)	A preparer(s) and/or tra ed when preparers ar	anslator(s) assistend/or translators	s assist an emplo	oyee in c	ompleting	g Section 1.)	
I attest, under penalty of perjury, that I h knowledge the information is true and c	ave assisted in the orrect.	completion of	Section 1 of th	is form a	and that t	to the best of my	
Signature of Preparer or Translator				Today's [Date (mm/d	dd/yyyy)	
Last Name (Family Name)		First Nar	me (Given Name)				
Address (Street Number and Name)		City or Town			State	ZIP Code	

ST0F

Employer Completes Next Page

STOP

Form I-9 10/21/2019 Page 1 of 3



Employment Eligibility Verification Department of Homeland Security

U.S. Citizenship and Immigration Services

USCIS Form I-9

OMB No. 1615-0047 Expires 10/31/2022

Section 2. Employer or Authorized Representative Review and Verification

(Employers or their authorized representative must complete and sign Section 2 within 3 business days of the employee's first day of employment. You

must physically examine one docu of Acceptable Documents.")	ment from List	A OR a	a combin	ation of one	document	from List I	B and	one docui	ment fro	m List C as listed on the "Lists
Employee Info from Section 1	Last Name (I	Family I	Name)		First Name	e (Given i	Name)	IV	I.I. Cit	izenship/Immigration Status
List A Identity and Employment Aut		OR		List Iden			ANI	D	Er	List C nployment Authorization
Document Title	110112411011	Doc	cument T		tity			Documen		inployment Authorization
Issuing Authority		Issu	uing Auth	ority				Issuing A	uthority	
Document Number Docu			cument N	lumber				Documen	it Numbe	er
Expiration Date (if any) (mm/dd/yy	vv)	Exp	oiration D	ate (if any) (mm/dd/yyy	v)		Expiration	n Date <i>(i</i> i	f any) (mm/dd/yyyy)
								'	`	3, (3333,
Document Title										
Issuing Authority		Ac	dditional	Informatio	n					QR Code - Sections 2 & 3 Do Not Write In This Space
Document Number										
Expiration Date (if any) (mm/dd/yy	уу)									
Document Title										
Issuing Authority										
Document Number										
Expiration Date (if any) (mm/dd/yy	уу)									
Certification: I attest, under per (2) the above-listed document (employee is authorized to work	s) appear to	be ger	nuine ar							
The employee's first day of	employment	(mm/	dd/yyyy	<i>ı</i>):		(Se	ee ins	truction	s for e	kemptions)
Signature of Employer or Authorize	ed Representa	itive		Today's Date (mm/dd/yyyy) Title of E			Employer or Authorized Representative			
Last Name of Employer or Authorized	Representative	First	t Name of	Name of Employer or Authorized Representative			dent Employer's Business or Organization Name			
Wolfson		Jor	nathan					Sherlocl	k Tree C	ompany, Inc
Employer's Business or Organizati	on Address (S	Street N	lumber aı	nd Name)	City or To	wn			State	ZIP Code
697 SW 9th Terrace				Pompano Beach			FL	33069		
Section 3. Reverification	and Rehire	es (To	be com	pleted and	signed by	employ	er or a	authorize	d repre	sentative.)
A. New Name (if applicable)										f applicable)
Last Name (Family Name)	Firs	t Name	(Given N	lame)	Mic	ldle Initial	I C	oate (mm/	dd/yyyy)	
C. If the employee's previous grant continuing employment authorization					provide the	informat	tion for	the docu	ment or	receipt that establishes
Document Title				Docume	ent Number				Expiration	n Date (if any) (mm/dd/yyyy)
I attest, under penalty of perjuithe employee presented docur										
Signature of Employer or Authorize				Date (mm/o						

LISTS OF ACCEPTABLE DOCUMENTS All documents must be UNEXPIRED

Employees may present one selection from List A or a combination of one selection from List B and one selection from List C.

	LIST A Documents that Establish Both Identity and Employment Authorization	OR	LIST B Documents that Establ Identity	ish ANE	LIST C Documents that Establish Employment Authorization
2.	U.S. Passport or U.S. Passport Card Permanent Resident Card or Alien Registration Receipt Card (Form I-551) Foreign passport that contains a temporary I-551 stamp or temporary		Driver's license or ID card iss State or outlying possession United States provided it con photograph or information su name, date of birth, gender, h color, and address	of the tains a ch as neight, eye	A Social Security Account Number card, unless the card includes one of the following restrictions: (1) NOT VALID FOR EMPLOYMENT (2) VALID FOR WORK ONLY WITH INS AUTHORIZATION
4.	I-551 printed notation on a machine- readable immigrant visa Employment Authorization Document that contains a photograph (Form I-766)		. ID card issued by federal, sta government agencies or entit provided it contains a photog information such as name, da gender, height, eye color, and	ies, raph or ate of birth, d address	 (3) VALID FOR WORK ONLY WITH DHS AUTHORIZATION 2. Certification of report of birth issued by the Department of State (Forms DS-1350, FS-545, FS-240)
5.	For a nonimmigrant alien authorized to work for a specific employer because of his or her status: a. Foreign passport; and b. Form I-94 or Form I-94A that has		 School ID card with a photog Voter's registration card U.S. Military card or draft reco Military dependent's ID card 		3. Original or certified copy of birth certificate issued by a State, county, municipal authority, or territory of the United States bearing an official seal
	the following: (1) The same name as the passport; and		U.S. Coast Guard Merchant I Card Native American tribal docum	nent	 Native American tribal document U.S. Citizen ID Card (Form I-197) Identification Card for Use of
	(2) An endorsement of the alien's nonimmigrant status as long as that period of endorsement has not yet expired and the proposed employment is not in conflict with any restrictions or limitations identified on the form.		Driver's license issued by a C government authority For persons under age 18 unable to present a document and a document	who are	Resident Citizen in the United States (Form I-179) 7. Employment authorization document issued by the Department of Homeland Security
6.	Passport from the Federated States of Micronesia (FSM) or the Republic of the Marshall Islands (RMI) with Form I-94 or Form I-94A indicating nonimmigrant admission under the Compact of Free Association Between the United States and the FSM or RMI		School record or report card Clinic, doctor, or hospital rec Day-care or nursery school	cord	,

Examples of many of these documents appear in the Handbook for Employers (M-274).

Refer to the instructions for more information about acceptable receipts.

Form I-9 10/21/2019 Page 3 of 3

APPLICANT ACKNOWLEDGMENT (RECONOCIMIENTO DEL SOLICITANTE)

I, the undersigned applicant, acknowledge by my signature that I have been informed that if accepted as a leased employee of SPLI I will be leased to:

(Client Company). I further understand that if accepted as a leased employee of SPLI, either SPLI or I can terminate our relationship at any time, as I will be an at-will leased employee of SPLI. I also understand and agree that if accepted, while I am a leased employee of SPLI, if SPLI does not receive payment from the Client Company for services which I perform, SPLI will still pay me the applicable minimum wage (or the legally required overtime pay, at the applicable minimum wage rate, in a workweek in which I have worked overtime) for any such pay period and I agree to this method of compensation.

As a term of employment with SPLI, I understand and agree that all of my compensation for work done for the Client Company must be paid by SPLI. It is expressly prohibited for me to accept compensation from any source other than SPLI for work done for the Client Company without the express written consent from SPLI. The moment I accept compensation from any source other than SPLI for work performed for the Client Company without SPLI's written consent, my employment with SPLI will be automatically terminated/dissolved, effective the beginning of the pay period in which I received that compensation, even if SPLI is not yet aware of it and even if SPLI continues to pay me. Therefore, I understand and agree that if I receive any compensation from any source other than SPLI for work done for the Client Company without SPLI's written consent, I will be considered an employee of that source and not an employee of SPLI. I understand and agree that this means that if I get paid by any source other than SPLI for work done for the Client Company without SPLI's written consent and I get hurt while working, I will not be an employee of SPLI and will, therefore, not be covered by SPLI or SPLI's workers' compensation policy. This paragraph does not apply to tips from patrons.

I also agree to comply with any drug/alcohol testing policy, which SPLI has or may adopt. I specifically agree to post-accident drug/alcohol testing after every work injury regardless of whether I am able to give consent at that time. This document is my authority to post-accident drug/alcohol testing in all instances. SPLI is in agreement with the Federal Government that marijuana is a controlled substance and will not recognize medical marijuana as a legitimate prescription. A positive test result for marijuana will be treated the same as any other positive test result, even if an employee has a medical marijuana prescription. I acknowledge that I am required to promptly report all incidents of discrimination, harassment, or retaliation, regardless of the offender's identity or position, to the Client Company. I further acknowledge that the Client Company is responsible for investigating my complaint and taking appropriate action, if any is determined to be necessary, to end or remediate the discrimination or retaliation. I further acknowledge and agree that because SPLI does not have actual control over my work with the Client Company, and as such is not in a position to know of any alleged discrimination, harassment, or retaliation, all action to end or remediate any discrimination, harassment, or retaliation must come solely from the Client Company.

Yo, el solicitante infrascrito, reconozco atravez de mi firma que se me ha informado que si me aceptan como un empleado arrendado por SPLI seré arrendado a: (Compañía del Cliente). Al igual entiendo que si me aceptan como empleado arrendado de SPLI, cualquier SPLI o Vo podemos terminar nuestra relación en cualquier momento, ya que seré un empleado arrendado de SPLI por mi propia voluntad. Yo también entiendo y estoy de acuerdo que si soy aceptado, mientras sea un empleado arrendado de SPLI, si SPLI no recibe pago por parte de la Compañía del Cliente por los servicios que yo preste, SPLI me pagara el salario mínimo aplicable (o el pago por tiempo extra exigido por la ley, a la tasa de salario aplicable en una semana de trabajo durante la cual yo haya laborado tiempo extra) por cualquier periodo de pago y yo estoy de acuerdo con este método de Compensación.

Como un término de empleo con SPLI, yo entiendo y estoy de acuerdo que toda mi Compensación por trabajo prestado mediante a la Compañía del Cliente debe de ser pagada atravez de SPLI. Esta expresamente prohibido el aceptar Compensación de cualquier otra fuente que no sea SPLI por trabajo prestado para la Compañía del Cliente sin el consentimiento por escrito de SPLI. En el momento que Yo acepte Compensación de otra fuente que no sea SPLI por trabajo prestado para la Compañía del Cliente sin el consentimiento por escrito de SPLI, mi empleo con SPLI sera automáticamente terminado/disuelto, efectivamente iniciando el periodo de pago en el cual Yo recibi la Compensación, aum si SPLI no este enterado de esto y aun si SPLI continué pagándome. Por lo tanto, Yo entiendo y estoy de acuerdo que si Yo recibo cualquier fuente aparte de SPLI, yo seré considerado un empleado de esa fuente y no un empleado de SPLI. Yo entiendo y estoy de acuerdo que esto significa que si Yo recibo pago de otra fuente que no sea SPLI por trabajo prestado para la Compañía del Cliente sin el consentimiento por escrito de SPLI, y me lastimo mientras estoy hacienda mi trabajo, no seré un empleado de SPLI y por lo tanto no seré cuhierio por SPLI o por la póliza de Compensación de obreros de SPLI. Este párrafo no se aplica a las propinas de patrones.

Yo también estoy de acuerdo en cumplir con cualquier póliza de pruebas de drogas/alcohol, la cual SPLI pueda adoptar. Yo específicamente estoy de acuerdo en la prueba de drogas/alcohol después de cada accidente en el trabajo aunque Yo no pueda dar consentimiento en ese momento. Este documento es mi autorización a una prueba de drogas/alcohol después de un accidente de trabajo en cualquier caso. SPLI está de acuerdo con el gobierno federal que la marijuana es una substancia controlada y no reconocerá la marijuana médica como prescripción legítima. Un resultado de prueba positivo, aunque el empleado tenga una prescripción médica para la marijuana. Yo reconocco que es requerido que reporte prontamente al a Compañía del Cliente, todos incidentes de discriminación, soso, o venganza, no importa la identificación o posición del ofensor. Yo también reconocco que la Compañía del Cliente er responsable de investigar mis quejas y tomar la acción apropiada, si determinada necesaria, para terminar o remediar la discriminación o venganza. Al igual reconocco y estoy de acuerdo que ya que SPLI no tiene el control actual sobre mi trabajo con la Compañía del Cliente, y como tal no está en posición de saber sobre cualquier alegación de discriminación, acoso, o venganza, todas las acciones para terminar o remediar cualquier discriminación, acoso o venganza deben venir totalmente de la Compañía del Cliente.

SAFE WORKING PRACTICES ACKNOWLEDGMENT (RECONOCIMIENTO DE PRACTICAS DE SEGURIDAD DE TRABAJO)

- I agree to follow all safety requirements, procedures and practices, including but not limited to those imposed or recommended by: any government entity, OSHA, Client Company, SPLI or any other entity whatsoever without exception.
- 2. I agree to report any work-related accident, or injury, to my supervisor with the Client Company as soon as it occurs, without exception.
- 3. If I need treatment for a work-related injury, I agree to:
 - Notify my supervisor with the Client Company of the need for treatment.
 - B. Only go to Client Company/SPLI directed physicians for the initial treatment.
 - C. On the initial visit, hand carry a Medical Authorization for Treatment form to the authorized treating facility.
 - D. Notify SPLI or SPLI's workers' compensation carrier when I am referred to any specialist for treatment.
 - E. Only go to SPLI or SPLI's workers' compensation carrier's directed specialists for care.

I understand that failure on my part, to follow the above procedures, could result in disciplinary action, not to exclude termination! I agree to inform SPLI of any safety violations I encounter in the workplace. I also understand that according to Section 440.09 (4) of the Florida Workers' Compensation Law, my compensation benefits could be reduced for any injury, which occurs because of a failure to follow established safety procedures. I understand if I do not report my accident to South East Personnel Leasing, Inc. within 30 days, my claim will be denied for lack of notice.

- Yo convengo en seguir todos los requerimientos, procedimientos y prácticas, incluyendo y no limitada a esas impuestas o recomendadas por: cualquier entidad gubernamental, OSHA, Compañía del Cliente, SPLI o cualquier otra entidad cualquiera sin excepción.
- 2. Yo convengo en reportar cualquier accidente relacionado al trabajo, o lesión, a mi supervisor de la Compañía del Cliente tan pronto como ocurra, sin excepción.
- Si Yo necesito tratamiento médico por una lesión relacionada al trabajo, Yo convengo a:
 - a. Notificar a mi supervisor de la Compañía del Cliente de la necesidad de tratamiento médico.
 - b. Solo ver un médico asignado por la Compañía del Cliente/SPLI para el tratamiento inicial.
 - c. En la visita inicial, llevar el formulario Autorización Medica para Tratamiento, para autorizar a esa facilidad proveer tratamiento médico.
 - d. Notificar a SPLI o portador de Compensación de obreros de SPLI cuando haya sido referido a un especialista para tratamiento médico.
 - e. Solo ir a especialistas para tratamiento dirigido por SPLI o por el portador de Compensación de obreros de SPLI.

Yo entiendo que sería una falta de mi parte, si no he de seguir los procedimientos mencionados anteriormente, y puede resultar en una acción disciplinaria, no excluye terminación. Yo convengo a informar a SPLI de cualquier violación a la seguridad que yo encuentre en el lugar de trabajo. Yo también entiendo que de acuerdo a la Sección 440.09 (4) de las Leyes de Compensación de Obreros del Estado de La Florida, mis beneficios de Compensación pueden ser reducidos por cualquier lesión, que haya acurrido por falta de seguir los procedimientos de seguridad establecidos. Yo entiendo si no reporto mi accidente a South East Personnel Leasing. Inc. en el plazo de 30 días, mi demanda seré negado por fulta de aviso.

ACKNOWLEDGMENT OF THE POST-ACCIDENT/REASONABLE SUSPICION PROGRAM (RECONOCIMIENTO DEL PROGRAMA DE SOSPECHA RAZONABLE POSTERIOR AL ACCIDENTE)

I understand that SPLI maintains a Post-Accident/Reasonable Suspicion Program requiring all leased employees to report to work in a substance free condition,

I have read, or had read to me, a copy of this policy and I understand the consequences of violating the policy, including my obtigations under the Post-Accident/Reasonable Suspicion Policy. If I did not understand the policy, I have asked for and have received an explanation. I specifically understand that if I am injured on the job and have a confirmed positive test result; refuse to consent or submit to a drug or alcohol test; tamper with or adulterate a drug and/or alcohol specimen, refuse to authorize the release of drug or alcohol test results to Southeast, or otherwise violate this policy I may forfeit all benefits under this state's workers' compensation and unemployment compensation laws. SPLI is in agreement with the Federal Government that marijuana is a controlled substance and will not recognize medical marijuana as a legitimate prescription. A positive test result for marijuana will be treated the same as any other positive test result, even if an employee has a medical marijuana prescription. I understand that as a condition of my continued employment, where reasonable suspicion of drug and/or alcohol use exists, SPLI will require me to undergo substance screening by urinalysis for drugs and blood for alcohol. I hereby agree to submit to such tests including follow up to rehabilitation testing and the required post-accident testing. I further consent to the results of any such drug or alcohol tests being released to SPLI's authorized representative by the Medical Review Officer (MRO). I understand that I am legally authorized to receive a copy of this consent form if requested. The results will not be released to any additional parties without my written authorization, except I acknowledge that SPLI, agents of SPLI's, and the testing laboratory will have access to the test results and may disclose such results to its attorney in connection with workers' compensation proceedings, and may use the test results when relevant to its defense in other civil or administrative matters. I release any testi

Yo entiendo que SPLI mantiene el Programa de Sospecha Razonable Posterior al Accidente requiriendo que todos los empleados arrendados se reporten al trabajo en condición libre de drogas.

He leído, a me han leído, una copia de esta póliza y Yo entiendo las consecuencias de violar la póliza, incluyendo mis obligaciones de la póliza del Programa de Sospecha Razonable Posterior al Accidente. Si Yo no entendí la póliza, he pedido y he recibido una explicación. Yo específicamente entiendo que si me lesiono en el trabajo y rechazo someterme a una prueba de drogas o alcohol o mi resultado es positivo. Yo de tal modo puedo perder mi elegibilidad a todos los beneficios médicos, e indemnificacion de Compensación de obreros. Yo entiendo que como una condición para continuar mi empleo, donde hay sospecha razonable de uso de drogas y o de alcohol. SPLI requerirá que Yo me someta a una prueba urinaria de drogas y de sangre para alcohol. Yo convengo a someterme a estas pruebas incluvendo seguimiento pruebas de rehabilitación y las pruebas requeridas después de un accidente. SPLI está de acuerdo con el gobierno federal que la marijuana es una substancia controlada y no reconocerá la marijuana médica como prescripción legítima. Un resultado de prueba positivo para la marijuana será tratada igual que cualquier otro resultado de prueba positivo, aunque el empleado tenga una prescripción médica para la marijuana. Yo doy consentimiento a que los resultados de cualquier prueba de droga o alcohol hechas por un Oficial de Revisión Médica sean entregada al representate autorizado de SPLI. Yo entiendo que yo estoy legalmente autorizado a recibir una copia de este consentimiento en el caso de que yo lo requiera. El resultado no será entregado a ningún partido adicional sin mi autorización por escrito, excepto Yo convengo que SPLI, agentes de SPLI, y el laboratorio de pruebas tendrán acceso al resultado de la prueba y que puedan divulgar este resultado con sus abogados en coneccion a procedimientos de Compensación de obreros, y puedan usar el resultado de la prueba cuando sea relevante a su defensa en casos civiles o administrativos. Yo libero a cualquier personal de la facilidad de pruebas y o cualquier médico quien me haya tomado la prueba de cualquier responsabilidad proveniente de la entrega o de usar cualquier y todos los resultados, reportes escritos, expedientes médicos y datos que traten sobre mi prueba(s) a los oficiales apropiados de SPLI. Yo también libero a todos los oficiales de SPLI de cualquier responsabilidad proveniente de la comunicación o uso de tales resultados. Yo también entiendo que la Póliza del Programa de Sospecha Razonable Posterior al Accidente y los documentos relaciónados no están intencionados para constituir un contrato entre SPLI y Yo. Yo reconozco haber recibido una copia de esta póliza.

ACKNOWLEDGMENT OF ALCOHOL AND DRUG POLICY (RECONOCIMIENTO DE PRACTICAS DE SEGURIDAD DE TRABAJO)

South East Personnel Leasing, Inc. has recognized that drug and alcohol abuse is a social problem, as well as a problem on the job site. We believe the abuse of alcohol and use of illegal drugs endangers the health and safety of the abuser(s) as well as others in the immediate area. South East is committed to maintaining a Post-Accident / Reasonable Suspicion Program without jeopardizing the job security of valued, but troubled employees, provided they seek help. Complying with South East's Post Accident / Reasonable Suspicion Program, as a condition of employment, requires an employee to refrain from reporting to work or working with the presence of illegal drugs or alcohol in his/her body. This prohibition includes the possession, use, or sale of illegal drugs and the abuse of alcohol. Company sponsored events or social activities, at which alcoholic beverages are served and consumed, will not be considered alcohol abuse just because alcohol is served. Employees, who are on the job site, under the influence of alcohol or illegal drugs are violating this policy and may be terminated. To maintain a safer and more rewarding place to work, it is important that we work together when dealing with a substance abuse problem.

SouthEast Personnel Leasing, Inc. reconoce que el abuso de drogas y alcohol es un problema social, al igual que un problema en el lugar de trabajo. Nosotros creemos que el abuso de alcohol y el uso de drogas ilegales ponen en peligro la salud y seguridad del abusador(es) al igual que los demás en su área inmediata. SouthEast esta comprometido a mantener un Programa de Sospecha Razonable Posterior al Accidente sin poner en riesgo la seguridad de empleados valiosos, pero que tiene problemas, siempre y cuando estos soliciten ayuda. Al cumplir con el Programa de Sospecha Razonable Posterior al Accidente de SouthEast, como condición de empleo, requiere que el empleado se abstenga de presentarse a trabajar o que trabaje con la presencia de drogas ilegales o alcohol en su cuerpo. Esta prohibición incluye a la posesión, uso, o venta de drogas ilegales y del abuso de alcohol. Actividades socialeas realizadas por la compañía en las cuales se sirven y se consumen bebidas alcoholicas no seran consideras como abuso de alcohol solo por que se sirva alcohol Empleados, que estén en el lugar de trabajo, bajo la influenza de alcohol o drogas ilegales están violando esta pólica y pueden ser despedido. Para mantener un lugar de trabajo seguro y gratificante, es importante que trabajemos unidos cuando estemos tratando con este problema de abuso de substancias.

I have read, or	had read t	o me, an	d understand	the APPLICA	NT ACKNO	DWLEDGMENT	. the SAFF	WORKING	PRACTICES	ACKNOWLED	GMENT, the
ACKNOWLEDG	MENT OF	THE PO	OST-ACCIDES	NI/REASONAL	BLE SUSPI	CION PROGRA	M, and the	ACKNOWI	EDGMENT (DE ALCOHOL.	AND DREG
POLICY.											

He leido, o se me ha leido, y comprendo el RECONOCIMIENTO DEL SOLICITANTE, el RECONOCIMIENTO DE PRACTICAS DE SEGURIDAD DE TRABAJO, el RECONOCIMIENTO DEL PROGRAMA DE SOSPECHA RAZONABLE POSTERIOR AL ACCIDENTE, y el RECONOCIMIENTO DE POLIZA DE ALCOHOL Y DROGA.

Applicant's Signature (Firma del Solicitame)	Printed Name (Nombre Impreso del Solicuane)	Date (Incha)

ARBITRATION AGREEMENT (ACUERDO DE ARBITRAJE)

Please read this document carefully. It describes how employment disputes, if any, will be handled, if they cannot be resolved internally. By accepting employment, you are agreeing to the terms of this Arbitration Agreement ("Agreement").

You agree and acknowledge that South East Personnel Leasing, Inc. and subsidiaries (collectively "SPLI"), your temporary staffing employer, if any, ("Temporary Staffing Employer"), and (your "Worksite Employer"), and you will utilize binding arbitration to resolve all disputes that may arise out of the employment context.

In consideration of your employment and other good and valuable consideration, including but not limited to the promises herein and the compensation and benefits paid to you, the receipt and sufficiency of which is acknowledged by the parties, the parties agree to the following terms of

this Agreement.

- 1. "SPLI Entities" includes SPLI's past, present and future parent entities (direct or indirect), subsidiaries (direct or indirect), affiliates, legal successors, predecessors, assigns, businesses, investors, as well as the owners, directors, officers, managers, members, shareholders, principals, employees and agents of same.
- Any dispute or claim of any kind or nature between you and SPLI, any of the applicable SPLI Entities, your Temporary Staffing Employer, or your Worksite Employer arising out of, related to, or in connection with any aspect of your employment or its termination, including but not limited to claims for breach of contract, negligence, torts, unpaid wages or other wage payment or compensation-related claims, discrimination, harassment or retaliation in violation of Title VII of the Civil Rights Act of 1964, the Civil Rights Act of 1991, 42 U.S.C. § 1981, the Age Discrimination in Employment Act of 1967, the Americans With Disabilities Act of 1990, the Family and Medical Leave Act of 1993, the Fair Labor Standards Act. the Fair Credit Reporting Act, or any other federal, state or local law, will be settled by final and binding arbitration conducted by a single, neutral arbitrator. IN AGREEING TO ARBITRATE CLAIMS, YOU AND SPLI, THE SPLI ENTITIES, YOUR TEMPORARY STAFFING EMPLOYER, AND YOUR WORKSITE EMPLOYER AGREE TO WAIVE THE RIGHT TO HAVE COVERED DISPUTES DECIDED BY A JUDGE OR JURY. This Agreement applies to all disputes or claims that arose before and/or after this Agreement went into effect.
- Claims for state employment insurance benefits (e.g., unemployment compensation, workers' compensation), and any other claims that, by law, cannot be required to be resolved by binding arbitration are not covered, and thus are not subject to arbitration. In addition, this Agreement does not prevent you from filing charges with, or participating in investigations conducted by, government agencies with oversight over employment laws, including but not limited to the National Labor Relations Board and the U.S. Equal Employment Opportunity Commission. To the extent that a benefit plan specifies that a claim under the benefit plan be arbitrated under the benefit plan's arbitration process and/or procedures, then that arbitration process and/or procedures shall apply to the benefit claim.
- 4. The arbitration will be administered by the American Arbitration Association ("AAA") under its Employment Arbitration Rules and Mediation Procedures (including the Optional Rules for Emergency Measures of Protection), except as otherwise provided in this Agreement. These rules are available on the AAA's website located at: https://www.adr.org/.
- 5. Arbitration must be initiated by filing a written arbitration demand stating a description of the claim(s) and the remedy sought at any office of the AAA within the time limit established by the applicable substantive law's statute of limitations.
- 6. Arbitration will take place in the metropolitan area where you are or were last employed, unless prohibited by applicable law. The parties may agree to another location for the arbitration.
- 7. If SPLI, the SPLI Entities, your Temporary Staffing Employer, or your Worksite Employer files an arbitration claim, it will pay all arbitration fees and other forum costs charged by AAA. If you file an arbitration claim, you will pay an arbitration filing fee of \$200 when the claim is filed; SPLI, the SPLI Entities, your Temporary Staffing Employer, or your Worksite Employer will pay for the remainder of the arbitration filing fees and all other arbitration forum costs charged by AAA. However, if it is determined by AAA that it would be an undue hardship on you to pay your \$200 portion of the filing fee, then SPLI, the SPLI Entities, your Temporary Staffing Employer, or your Worksite Employer will pay that amount.
- 8. Upon a finding that a party has sustained its burden of persuasion in establishing a violation of applicable law, the arbitrator shall have the same power and authority as would a court to grant any relief, including costs and attorney's fees, in conformance with applicable principles of federal or state decisions and statutory law. The arbitrator shall issue an award in writing and state the essential findings and conclusions on which the award is based. Judgment on the award issued by the arbitrator may be entered in any court having jurisdiction.
- 9. The arbitrator has no authority to consolidate claims by different persons into one proceeding, nor shall the arbitrator have the power to hear an arbitration as a group, class or collective action (a group, class or collective action includes an arbitration or lawsuit where representative members of a group who claim to share a common interest seek group, class or collective relief).
- 10. If a party files a lawsuit in court to resolve claims subject to arbitration, the parties agree that the court shall dismiss the lawsuit and require that the claims be resolved through arbitration as provided herein.
- CLASS OR COLLECTIVE ACTION WAIVER BY ENTERING INTO THIS AGREEMENT YOU AND SPLI, THE SPLI ENTITIES, YOUR TEMPORARY STAFFING EMPLOYER, AND YOUR WORKSITE EMPLOYER WAIVE THE RIGHT TO COMMENCE OR BE PARTY TO ANY GROUP, CLASS OR COLLECTIVE ACTION CLAIM (OTHER THAN REPRESENTATIVE ACTIONS, SEPARATELY ADDRESSED IN PARAGRAPH 12 BELOW) IN ARBITRATION OR ANY OTHER FORUM ARISING OUT OF, RELATED TO, OR IN CONNECTION WITH ANY ASPECT OF YOUR EMPLOYMENT AND SEPARATION. THE PARTIES AGREE THAT ANY CLAIM BY OR AGAINST YOU OR SPLI, THE SPLI ENTITIES, YOUR TEMPORARY STAFFING EMPLOYER, OR YOUR WORKSITE EMPLOYER WILL BE HEARD ON AN INDIVIDUAL BASIS WITHOUT CONSOLIDATION OF SUCH CLAIM WITH ANY OTHER PERSON'S OR ENTITY'S CLAIM. THIS PROVISION IS NOT APPLICABLE TO THE EXTENT SUCH WAIVER IS PROHIBITED BY THE LAW OF THE STATE IN WHICH YOU WORK. IF THIS PROVISION DOES NOT APPLY, THE GROUP, CLASS OR COLLECTIVE ACTION CLAIM MUST BE LITIGATED IN A CIVIL COURT OF COMPETENT JURISDICTION.
- 12. REPRESENTATIVE ACTION WAIVER BY ENTERING INTO THIS AGREEMENT YOU AND SPLI, THE SPLI ENTITIES, YOUR TEMPORARY STAFFING EMPLOYER, AND YOUR WORKSITE EMPLOYER WAIVE THE RIGHT TO COMMENCE OR BE PARTY TO ANY REPRESENTATIVE ACTION CLAIM IN ARBITRATION OR ANY OTHER FORUM ARISING OUT OF, RELATED TO, OR IN CONNECTION WITH ANY ASPECT OF YOUR EMPLOYMENT AND SEPARATION. THE PARTIES AGREE THAT ANY CLAIM BY OR AGAINST YOU OR SPLI, THE SPLI ENTITIES, YOUR TEMPORARY STAFFING EMPLOYER OR YOUR WORKSITE EMPLOYER WILL BE HEARD ON AN INDIVIDUAL BASIS WITHOUT CONSOLIDATION OF SUCH CLAIM WITH ANY OTHER PERSON'S OR ENTITY'S CLAIM, INCLUDING PARTICIPATING AS A NAMED AGGRIEVED EMPLOYEE PLAINTIFF OR AS AN AGGRIEVED EMPLOYEE MEMBER OF A REPRESENTATIVE ACTION. THIS PROVISION IS NOT APPLICABLE TO THE EXTENT SUCH WAIVER IS PROHIBITED BY THE LAW OF THE STATE IN WHICH YOU WORK. IF THIS PROVISION DOES NOT APPLY, THE REPRESENTATIVE ACTION CLAIM MUST BE LITIGATED IN A CIVIL COURT OF COMPETENT JURISDICTION.
- Any party may apply to the arbitrator seeking injunctive relief until the arbitration award is rendered, or the controversy is otherwise resolved. Any party also may, without waiving any remedy under this Agreement, seek from any court having jurisdiction any interim or provisional relief that is necessary to protect the rights or property of that party, pending the appointment

of the arbitrator or pending the arbitrator's determination of the merits of the controversy. While it is the intent of the parties that this Agreement be fully enforced, to the extent any judicial action is required in aid of this Agreement, the parties agree that any such action will be brought exclusively in the United Stated District Court for the district in which you are or were last employed.

- 14. The parties expressly acknowledge and agree that this Agreement involves interstate commerce and the interpretation and enforcement of the arbitration provisions herein will be governed by the provisions of the Federal Arbitration Act, 9 U.S.C. § 1 et seq., to the exclusion of any different or inconsistent state or local law, ordinance or judicial rule.
 - 15. New employees must sign this Agreement as a condition of employment,
- 16. The SPLI Entities, your Temporary Staffing Employer, and your Worksite Employer are express third-party beneficiaries of this Agreement.
- If for any reason the provisions of this Agreement requiring arbitration of disputes are found to be invalid, unenforceable or void, then TO THE FULLEST EXTENT ALLOWED BY APPLICABLE LAW, YOU AND SPLI, THE SPLI ENTITIES, YOUR TEMPORARY STAFFING EMPLOYER, AND YOUR WORKSITE EMPLOYER EXPRESSLY AGREE TO WAIVE ANY RIGHT TO SEEK OR DEMAND A JURY TRIAL AND AGREE TO HAVE ANY DISPUTE DECIDED SOLELY BY A JUDGE OF THE COURT.
- 18. Nothing in this Agreement modifies the at will nature of your employment which can be terminated at any time, with or without cause.

 19. This Agreement may be modified, in whole or in part, or terminated by SPLI only after an authorized SPLI representative provides at least 14 days' written notice of the modification or termination. The Agreement in effect at the time a claim is filed by a party will govern the process by which the claim is determined.
- This Agreement represents the entire agreement and understanding between you and SPLI, the SPLI Entities, your Temporary Staffing Employer, and your Worksite Employer regarding the subject matter covered herein. This Agreement supersedes all prior understandings and agreements between the parties on the covered subject matter.

Por favor lea cuidadosamente este documento. Describe cómo se manejarán las disputas laborales, si las hay, si no se pueden resolver internamente. Al aceptar el empleo, usted acepta los términos de este Acuerdo de Arbitraje ("Acuerdo").

En consideración a su empleo y otras contraprestaciones, que incluyen pero no se limitan a las promesas incluidas en este documento y la compensación y beneficios pagados a usted, cuyo recibo y suficiencia son reconocidos por las partes, las partes acuerdan los siguientes términos de este Acuerdo.

- 1. Las "Entidades SPLI" incluye las entidades matrices pasadas, presentes y futuras de SPLI (directa o indirectamente), subsidiarias (directas o indirectas), afiliadas, sucesores legales, predecesores, cesionarios, negocios, inversionistas, así como los propietarios, directores, funcionarios, gerentes, miembros, accionistas, directores, empleados y agentes de la misma.
- Cualquier disputa o reclamo de cualquier tipo o naturaleza entre usted y SPLI, cualquiera de las Entidades SPLI aplicables, su Empleador de Personal Temporal, o su Empleador del Lugar de Trabajo que surja de, relacionado con, o en conexión con cualquier aspecto de su empleo o su terminación, incluyendo pero no limitado a reclamos por incumplimiento de contrato, negligencia, agravios, salarios no pagados u otro pago de salario o reclamos relacionados con compensación, discriminación, acoso o represalias en violación del Título VII de la Ley de Derechos Civiles de 1964, los Derechos Civiles de la Ley de 1991, 42 USC § 1981, la Ley de Discriminación por Edad en el Empleo de 1967, la Ley de Estadounidenses con Discapacidades de 1990, la Ley de Permisos Medicos y Familiares de 1993, la Ley de Normas Razonables de Trabajo, la Ley de Informes Crediticios Justos o cualquier otra ley federal, estatal o local, será resuelto por arbitraje definitivo y obligatorio realizado por un solo árbitro imparcial. AL ACEPTAR EL ARBITRAJE DE RECLAMOS, USTED Y SPLI, LAS ENTIDADES SPLI, SU EMPLEADOR DE PERSONAL TEMPORAL Y SU EMPLEADOR EN EL LUGAR DE TRABAJO ACUERDAN RENUNCIAR AL DERECHO A DISPUTAS CUBIERTAS DECIDIDAS POR UN JUEZ O JURADO. Este Acuerdo se aplica a todas las disputas o reclamos que surgieron antes y / o después de que este Acuerdo entró en vigencia.
- 3. Los reclamos para beneficios del seguro estatal de empleo (por ejemplo, compensación por desempleo, compensación laboral) y cualquier otro reclamo que, por ley, no se pueda exigir que se resuelva mediante arbitraje obligatorio, no están cubiertos, y por lo tanto no están sujetos a arbitraje. Además, este Acuerdo no le impide presentar cargos, ni participar en investigaciones conducidas por agencias gubernamentales con supervisión sobre las leyes laborales, incluyendo, entre otros, la Junta Nacional de Relaciones Laborales y la Comisión de Igualdad de Oportunidades de Empleo de EE. UU. En la medida en que un plan de beneficios especifique que un reclamo bajo el plan de beneficios sea sometido a arbitraje según el proceso y/o procedimientos de arbitraje del plan de beneficios, entonces ese proceso de arbitraje y/o procedimientos se aplicarán al reclamo de beneficios.
- 4. El arbitraje será administrado por la Asociación Americana de Arbitraje ("AAA") bajo sus Reglas de Arbitraje Laboral y Procedimientos de Mediación (incluyendo las Reglas Opcionales para Medidas de Protección de Emergencia), excepto que se disponga lo contrario en este Acuerdo. Estas reglas están disponibles en el sitio web de la AAA ubicado en: https://www.adr.org/.
- 5. El arbitraje debe iniciarse mediante la presentación de una demanda de arbitraje por escrito que establezca una descripción de la(s) demanda(s) y el remedio solicitado en cualquier oficina de la AAA dentro del plazo establecido por el estatuto de limitaciones de la ley sustantiva aplicable.
- 6. El arbitraje tendrá lugar en el área metropolitana en la que está o estuvo empleado por última vez, a menos que lo prohíban las leyes aplicables. Las partes pueden acordar otro lugar para el arbitraje.
- 7. Si SPLI, las Entidades SPLI, su Empleador de Personal Temporal o su Empleador de Lugar de Trabajo presentan un reclamo de arbitraje, pagará todas las tarifas de arbitraje y otros costos de foro cobrados por AAA. Si usted presenta un reclamo de arbitraje, usted pagará una tarifa de presentación de arbitraje de \$ 200 cuando se presente el reclamo; SPLI, las Entidades SPLI, su Empleador Temporal de Personal, o su Empleador de Lugar de Trabajo pagarán por el resto de las tarifas de presentación de arbitraje y todos los demás costos de foro de arbitraje cargados por ΛΛΑ. Sin embargo, si AAA determina que sería una dificultad excesiva para usted pagar su parte de la tarifa de presentación de \$ 200, entonces SPLI, las Entidades SPLI, su Empleador Temporal de Personal o su Empleador de Lugar de Trabajo pagarán esa cantidad.
- 8. Tras concluir que una parte ha soportado su carga de persuasión al establecer una violación de la ley aplicable, el árbitro tendrá el mismo poder y autoridad que un tribunal para otorgar cualquier alivio, incluidos los costos y honorarios de abogados, de conformidad con los principios aplicables de decisiones federales o estatales y la ley estatutaria. El árbitro emitirá una sentencia por escrito e indicará los hallazgos y conclusiones esenciales en los que se basa la sentencia. El fallo sobre la sentencia emitida por el árbitro se puede ingresar en cualquier tribunal que tenga jurisdicción.

- The El árbitro no tiene autoridad para consolidar reclamos de diferentes personas en un solo procedimiento, ni el árbitro tendrá la facultad de escuchar un arbitraje como grupo, clase o acción colectiva (un grupo, clase o acción colectiva incluye un arbitraje o demanda donde los miembros representativos de un grupo que dice compartir un interés común, busca alivio grupal, de clase o colectivo).
- Si una de las partes presenta una demanda ante el tribunal para resolver reclamos sujetos a arbitraje, las partes acuerdan que el tribunal desestimará la demanda y exigirá que los reclamos se resuelvan mediante el arbitraje según lo dispuesto en este documento.
- RENUNCIA DE ACCIÓN DE CLASE O COLECTIVA: AL CELEBRAR ESTE ACUERDO USTED Y SPLI, LAS ENTIDADES SPLI, SU EMPLEADOR TEMPORAL DE PERSONAL Y SU EMPLEADOR DE LUGAR DE TRABAJO RENUNCIAN AL DERECHO DE COMENZAR O SER PARTE DE UN RECLAMO DE ACCION DE GRUPO, CLASE O COLECTIVA (QUE NO SEAN ACCIONES REPRESENTATIVAS, ABORDADAS POR SEPARADO EN EL PÁRRAFO 12 A CONTINUACIÓN) EN ARBITRAJE O EN CUALQUIER OTRO FORO QUE SURJA DE, RELACIONADO CON, O EN CONEXIÓN CON, CUALQUIER ASPECTO DE SU EMPLEO Y SEPARACIÓN. LAS PARTES ACUERDAN QUE CUALQUIER RECLAMO POR O EN CONTRA DE USTED O SPLI, LAS ENTIDADES SPLI, SU EMPLEADOR TEMPORAL DE PERSONAL Y SU EMPLEADOR DE LUGAR DE TRABAJO SERÁ ESCUCHADO DE MANERA INDIVIDUAL SIN LA CONSOLIDACIÓN DE DICHO RECLAMO CON EL RECLAMO DE OTRA PERSONA O ENTIDAD. ESTA DISPOSICIÓN NO ES APLICABLE EN LA MEDIDA EN QUE DICHA RENUNCIA ESTÉ PROHIBIDA POR LA LEY DEL ESTADO EN EL CUAL USTED TRABAJA. SI ESTA DISPOSICIÓN NO SE APLICA, EL RECLAMO DE GRUPO, CLASE O ACCIÓN COLECTIVA DEBE SER LITIGADO EN UN TRIBUNAL CIVIL DE LA JURISDICCIÓN COMPETENTE.
- RENUNCIA DE ACCIÓN REPRESENTATIVA AL CELEBRAR ESTE ACUERDO USTED Y SPLI, LAS ENTIDADES SPLI, SU EMPLEADOR TEMPORAL DE PERSONAL Y SU EMPLEADOR DE LUGAR DE TRABAJO RENUNCIAN AL DERECHO DE COMENZAR O SER PARTE DE UN RECLAMO DE ACCION DE GRUPO, CLASE O COLECTIVA EN ARBITRAJE O EN CUALQUIER OTRO FORO QUE SURJA DE, RELACIONADO CON, O EN CONEXIÓN CON, CUALQUIER ASPECTO DE SU EMPLEO Y SEPARACIÓN. LAS PARTES ACUERDAN QUE CUALQUIER RECLAMO POR O EN CONTRA DE USTED O SPLI, LAS ENTIDADES SPLI, SU EMPLEADOR TEMPORAL DE PERSONAL Y SU EMPLEADOR DE LUGAR DE TRABAJO SERÁ ESCUCHADO DE MANERA INDIVIDUAL SIN LA CONSOLIDACIÓN DE DICHO RECLAMO CON EL RECLAMO DE OTRA PERSONA O ENTIDAD, INCLUIDA LA PARTICIPACIÓN COMO EMPLEADO AGRAVIADO DEMANDANTE O COMO UN EMPLEADO AGRAVIADO MIEMBRO DE UNA ACCIÓN REPRESENTATIVA. ESTA DISPOSICIÓN NO ES APLICABLE EN LA MEDIDA EN QUE DICHA RENUNCIA ESTÉ PROHIBIDA POR LA LEY DEL ESTADO EN EL CUAL USTED TRABAJA. SI ESTA DISPOSICIÓN NO SE APLICA, EL RECLAMO DE GRUPO, CLASE O ACCIÓN COLECTIVA DEBE SER LITIGADO EN UN TRIBUNAL CIVIL DE LA JURISDICCIÓN COMPETENTE.
- Cualquiera de las partes puede solicitar al árbitro que solicita una medida cautelar hasta que se dicte la sentencia de arbitraje, o la controversia se resuelva de otra manera. Cualquiera de las partes puede, sin renunciar a ningún recurso bajo este Acuerdo, solicitar a cualquier tribunal competente cualquier alivio provisional o interino que sea necesaria para proteger los derechos o propiedad de esa parte, en espera del nombramiento del árbitro o en espera de la determinación del árbitro de los méritos de la controversia. Si bien la intención de las partes es que este Acuerdo se cumpla por completo, en la medida en que se requiera una acción judicial en ayuda de este Acuerdo, las partes acuerdan que dicha acción se presentará exclusivamente en el Tribunal de Distrito de Estados Unidos en el distrito en el cual usted este o estuvo empleado por última vez.
- Las partes expresamente reconocen y aceptan que este Acuerdo implica comercio interestatal y la interpretación y cumplimiento de las disposiciones de arbitraje en este documento se regirán por las disposiciones de la Ley Federal de Arbitraje, 9 U.S.C. § 1 et seq., con exclusión de cualquier ley, ordenanza o norma judicial estatal o estatal diferente o inconsistente.
 - Los nuevos empleados deben firmar este Acuerdo como una condición de empleo. 15.
- Las Entidades SPLI, su Empleador Temporal de Personal, o su Empleador de Lugar de Trabajo son expresamente terceros 16. beneficiarios de este Acuerdo.
- Si por alguna razón las disposiciones de este Acuerdo que requieren arbitraje de disputas son inválidas, inaplicables o nulas, entonces, EN LA MÁXIMA MEDIDA PERMITIDA POR LA LEY APLICABLE, USTED, LAS ENTIDADES SPLI, SU EMPLEADOR TEMPORAL DE PERSONAL, O SU EMPLEADOR DE LUGAR DE TRABAJO ACEPTAN EXPRESAMENTE RENUNCIAR A CUALQUIER DERECHO A SOLICITAR O EXIGIR UN JUICIO CON JURADO Y ACUERDAN QUE CUALQUIER DISPUTA SEA DECIDIDA ÚNICAMENTE POR UN JUEZ DEL TRIBUNAL.
 - Nada en este Acuerdo modifica la naturaleza a voluntad de su empleo que puede rescindirse en cualquier momento, con o sin causa. 18.
- Este Acuerdo puede ser modificado, en su totalidad o en parte, o rescindido por SPLI solo después de que un representante autorizado de SPLI proporcione al menos 14 días de aviso por escrito de la modificación o terminación. El Acuerdo vigente en el momento en que un reclamo es presentado por una parte regirá el proceso por el cual se determina el reclamo.
- Este Acuerdo representa la totalidad del acuerdo y entendimiento entre usted y SPLI, las Entidades SPLI, su Empleador Temporal de Personal y su Empleador de Lugar de Trabajo con respecto al tema tratado en este documento. Este Acuerdo reemplaza todos los convenios y acuerdos previos entre las partes sobre el tema tratado.

SPLI	
By (Por): Dolling	
lts: Human Resource Administrator (Su: Administrador de Recu	ursos Humanos)
AGREED and ACCEPTED as of (4CORDADO y ACEPTAD	Date Pechuj
Employee Signature (1'irma del Empleado):	Print Employee Name (Nombre impresso del Empleado):



DEDUCTION AUTHORIZATION (AUTORIZACION DE DEDUCCIÓN)

Em	ployee Name (Nombre del Empleado):			_ SSN (Número de 3	Seguridud Social):	
Cli	ent Name (Compañia del Cliente):						
Be	nefits Deductions (Deducciones	para Beneficios)					
Ben	efit deductions will be completed by your	Insurance Company Name or 3rd Party Administrator	as deducciones para bene Type of Deduction Health/Dental/401k/Roth/	Deduction		nia cliente emplea r Percentage per P	
	Check One (marque una)	(Nombre de la compañía de seguros o Administrador del Plan)	Simple IRA (Tipo de Deducción)	Begin Date (Fecha de Comienzo)		dad por Periodo de I	
I	New Deduction (Nucva) Change Current Amount (Camio) Add to Current Amount (Incrementar)				Pre-Tax Amount	Post-Tax Amount	Balance
2	New Deduction (Nueva) Change Current Amount (Cania) Add to Current Amount (Incrementar)				Pre-Tax Amount	Post-Tax Amount	Balance
3	New Deduction (Nucva) Change Current Amount (Camia) Add to Current Amount (Incrementar)				Pre-Tax Amount	Post-Tax Amount	Balance
4	New Deduction (Nueva) Change Current Amount (Camio) Add to Current Amount (Incrementar)				Pre-Tax Amount	Post-Tax Amount	<u>Balance</u>
5	New Deduction (Nueva) Change Current Amount (Camio) Add to Current Amount (Incrementar)				Pre-Tax Amount	Post-Tax Amount	Вависе
* <u>C</u> *(D	hild Support (CS) Deductions leducciones de Manutención)	Yes, I have CS deductions (Si, tengo deducciones de Manu		not have CS deduct go deducciones de M		Initials (Inicial	
	State of Order (Estado de Orden)	Case # (Case #)		ress for Distribution ción para distribución)			er Pay Period Periodo de Paga)
1							
2							
3							
4							
5			"				
<u>Pa</u>	ducciones de Nómina) Type of Deduction (Uniform.	Yes, I have payroll deductio (Si, tengo deducciones de nómin , Loan, Advance, etc.)	ns O No, I do (No, no te		<i>iómina)</i> ount of Deductio	Initials (Inicia	ales): er Pay Period Periodo de Puga)
1	(l'ipo de deduccion: uniforme, p	restamo, adelanto, etc.)	(Fecha de Comienzo <u>de Non</u>	una) (Camada	Total De Deucción	T Cuatom por	r erman de r agay
2		-					
3							
4							
5							
[he	creby authorize SouthEast Personnel Leaponsible for satisfying the above amount	ts. I further understand and agree i	e deductions from my pa that deductions will be m ims in which I have enroll	nade after any federa	d or state requir	ements as well as	d agree that I am for any SPLI or
soy par	este medio autorizo a SouthEast Personr responsable de satisfacer las susodichas a cualquier SPLI o the estado de acuerdo.	nel. Inc (SPLI) a hacer las susodichas	s deducciones de mi paga	de acuerdo con los si es serán hechas despi	usodichos termin ués de cualquier	os. Entiendo y este exigencia federal (o estatal así como
-	nployee Signature (Firma del Solicità	inte):			Date (F	echa):	_
	ent Representative Signature (Firma	•					

USE BLACK OR BLUE INK ONLY

Form **8850**(Rev. March 2016)
Department of the Treasury Internal Revenue Service

Pre-Screening Notice and Certification Request for the Work Opportunity Credit

OMB No. 1545-1500

► Information about Form 8850 and its separate instructions is at www.irs.gov/form8850.

our	name	Social security number >
tree	et address where you live	
ity c	or town, state, and ZIP code	
oun	nty	Telephone number
you	are under age 40, enter your date of birth (month, day, year)	Division
1	☐ Check here if you received a conditional certification fro for the work opportunity credit.	m the state workforce agency (SWA) or a participating local agency
2	months during the past 18 months.	ce from Temporary Assistance for Needy Families (TANF) for any 9 d Supplemental Nutrition Assistance Program (SNAP) benefits (food
		d by the state, an employment network under the Ticket to Work
	 During the past year, I was convicted of a felony or rel I received supplemental security income (SSI) benefits 	t 6 months; or of the past 5 months, but is no longer eligible to receive them. leased from prison for a felony.
3	Check here if you are a veteran and you were unemploy year.	red for a period or periods totaling at least 6 months during the past
4	☐ Check here if you are a veteran entitled to compensat released from active duty in the U.S. Armed Forces during	ion for a service-connected disability and you were discharged or ng the past year.
5	☐ Check here if you are a veteran entitled to compensatio period or periods totaling at least 6 months during the p	n for a service-connected disability and you were unemployed for a ast year.
6	after August 5, 1997, ended during the past 2 years; o	ng after August 5, 1997, and the earliest 18-month period beginning
7	☐ Check here if you are in a period of unemployment that you received unemployment compensation.	at is at least 27 consecutive weeks and for all or part of that period
	Cianatana All Au	plicants Must Sign

OMB Control No. 1205-0371 Expiration Date: January 31, 2020

	work Opportunity Tax Gredit	,,,, ,, ,, ,, ,, ,, ,, ,, ,, ,, ,, ,, ,				
1. Control No. (For Agency use only)	APPLICANT INFORMATION	2. Date Received (For Agency Use only)				
	(See instructions on reverse)					
	(Occ mistractions on reverse)		. <u> </u>			
EMPLOYER INFORMATION						
3. Employer Name	4. Employer Address and Telephone	5. Employer Federal	ID Num	ber (EIN)		
	2739 US Highway 19 North					
South East Personnel Leasing, Inc.	Holiday, FL 34691	59-3298197				
	727-938-5562					
APPLICANT INFORMATION						
6. Applicant Name (Last, First, MI)	7. Social Security Number	8. Have you worked	for this	employer		
o. Applicant Name (Last, 1 list, Wil)	7. Godar Geodity Number	before? Yes				
		If YES, enter las employment:				
	USE BLACK OR BLUE INK ONLY	employment		_		
APPLICANT CHARACTERISTICS FOR WOTC TARGET GROUP CERTIFICATION						
9. Employment Start Date	10. Starting Wage	11. Position				
· · · · · · · · · · · · · · · · · · ·						
12. Are you at least age 16, but unde	r age 40?		Yes	No		
If YES, enter your date of birth						
13. Are you a Veteran of the U.S. Arn	ned Forces?		Yes	No_		
If NO, go to Box 14.						
If YES, are you a member of a family that received Supplemental Nutrition Assistance						
Program (SNAP) benefits (Food Stamps) for at least 3 months during the 15 months						
before you were hired?				_ No		
If YES, enter name of primary recipient and						
city and state where benefits were received						
OR, are you a veteran entitled to compensation for a service-connected disability? YesNo						
If YES, were you discharged or released from active duty within a year before you were hired?			Yes	No		
OR, were you unemployed for a combined period of at least 6 months (whether or not						
consecutive) during the year befo			Yes	No		
	t received Supplemental Nutrition Assis	tance Program				
<u> </u>			Yes	_ No		
I	at least a 3-month period within the last					
But you are no longer receiving t	hem?		Yes	_ No		
If YES to either question, enter	name of primary recipient	and city	1			
And state where benefits were received						
15. Were you referred to an employer	by a Vocational Rehabilitation Agency	approved by				
a State?			Yes	_ No		
OR, by an Employment Network under the Ticket to Work Program?			Yes	_ No		
OR, by the Department of Veterans Affairs?				No		
16. Are you a member of a family tha	t received TANF assistance for at least	the last 18 months				

before you were hired?		Yes	No		
OR, are you a member of a family that received TANF benefits for any 18 months beginning					
after August 5, 1997, and the earliest 18-month period	after August 5, 1997, and the earliest 18-month period beginning after August 5, 1997, ended				
within 2 years before you were hired?			No		
OR, did your family stop being eligible for TANF assista					
because a Federal or state law limited the maximum time those payments could be made?			No		
If NO, are you a member of a family that received TANF assistance for any 9 months during					
the 18-month period before you were hired?			No		
If YES, to any question, enter name of primary recipient and			_''`		
the city and state where benefits were received					
17. Were you convicted of a felony or released from prisor	after a felony conviction during				
·	Vaa	Ma			
the year before you were hired? If YES, enter date of conviction and date of release			_ No		
Was this a Federal or a State conviction ?		·			
	` '	\/			
18. Do you live in an Empowerment Zone or Rural Renew	al County (RRC)?	Yes	No		
19. Do you live in an Empowerment Zone and are at least	age 16, but not yet 18, on				
your hiring date?		Yes	No		
			<u>-</u>		
20. Did you receive Supplemental Security Income (SSI) b	enefits for any month ending within				
60 days before you were hired?	•	Yes	No		
21. Are you a veteran unemployed for a combined period	of at least 6 months (whether or not		·		
consecutive) during the year before you were hired?	· · · · · · · · · · · · · · · · · · ·	Yes	No		
22. Are you a veteran unemployed for a combined period of at least 4 weeks but less than 6 months (whether or not					
consecutive) during the year before you were hired? YesNo					
23. Are you an individual who is or was in a period of unemployment that is at least 27 consecutive weeks and for all					
or part of that period you received unemployment compens		Yes			
If YES, what state did you receive unemployment comp					
, , ,	(Enter state where UI compensation	ation was red	ceived)		
24. Sources used to document eligibility: (Employers/C					
SWA Staff: List all documentation used in determining target group eligibility and enter your initials and date when the					
determination was made.					
I certify that this information is true and correct to the best of my knowledge. I understand that the information above may be subject to verification.					
25(a). Signature: (See instructions in Box 25.(b) for who signs this signature block)	25.(b) Indicate with a ✓ mark who signed this form:	26. Date:			
, ·	☐ Employer, ☐ Consultant, ☐ SWA,				
	☐ Participating Agency, ☐ Applicant, or				
	☐ Parent/Guardian (if applicant is a minor)				
<u> </u>	ETA Form 906	1 /Rev Nove	mber 2016)		



U.S. Department Labor Employment and Training Administration

OMB Control No. 1205-0371 Expiration Date: January 31, 2020

LONG-TERM UNEMPLOYMENT RECIPIENT SELF-ATTESTATION FORM Work Opportunity Tax Credit (WOTC) Program

Instructions: This Self-Attestation Form (SAF) is to be completed, signed, and dated by the new hire only. Employers or consultants submit this SAF to the State Workforce Agency with IRS Form 8850 or if filed separately, with ETA Form 9061 (or ETA Form 9062) for each certification request filed for the new target Under penalties of perjury, I declare that this information is true and correct to the best of my knowledge. New Hire's Signature: ______Date New Hire Name: _____ Employer Name: _ Please check the statements below if they apply to you. I declare that I was in a period of unemployment that is at least 27 consecutive weeks and for all or part of that period I received unemployment compensation. I declare that I have been in a period of unemployment since (Enter start date) (MM/DD/YYYY) Privacy Act Notice: The Internal Revenue Code of 1986, Section 51, as amended and its enacting legislation, P.L. 104-188, specify that the State Workforce Agencies are the "designated" agencies responsible for administering the WOTC certification procedures of this program. The information you have provided completing this form will be disclosed by your employer to the State Workforce Agency. Provision of this information is voluntary, however the information is required to determine your employer's eligibility for the federal tax credit. Public Burden Statement: Persons are not required to respond to this collection of information unless it displays a currently valid OM B control number. Respondents' obligation to complete this form is required to obtain or retain benefits (P.L. 111-5). Public reporting burden is estimated to average 10 minutes 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 to the U.S. Department of Labor, Division of National Programs Tools Technical Assistance,

Room C-4510, Washington, D.C. 20210 (Paperwork Reduction Project 1205-0371). Please do not submit completed forms to this address.