Verification of Apprentice and Journeyman Hours

(1777.5 (e)) Within 60 days after concluding work on the contract, each contractor and subcontractor shall submit to the awarding body, if requested, AND to the apprenticeship program a verified statement of the journeyman and apprentice hours performed on the contract. The information under this subdivision shall be public. The apprenticeship committee shall retain this information for 12 months.

I _____________________________________________________ declare under penalty of perjury that:

1. I am the____________________________ of____________________________________________
   (owner, officer, partner, etc.)                                                       (Company)
   responsible for the payment of persons employed by___________________________________________
   (Company) who performed work on the___________________________________________, in the classification of
   (Name of project)

   The labor performed by these workers can be best described as:_____________________________

   ___________________________________________________________________

2. During the payroll period(s) commencing on ________________ and ending on ________________
   all persons employed by my company on this project have been paid the specified general prevailing rate of
   per diem wages for the specified craft or classification pursuant to Labor Code 1771. *

3. ___  No Apprentices were dispatched in response to my submission(s) of a DAS 140, “Public Works
   Contract Award Information”, and therefore all workers were classified as Journeymen.
   -Or-

4. ___ Apprentice(s) worked a total of __________hours and __________ Journeymen worked a
   total of __________ hours establishing an apprentice/journeyman ratio in hours _______ to ________.

   Executed this _________ day of ___________ 200__, at ________________________in California.

   (Signature)

* Except for public works projects of one thousand dollars ($1,000) or less, not less than the general prevailing rate of per diem wages
for work of a similar character in the locality in which the public work is performed, and not less than the general prevailing rage of
per diem wages for holiday and overtime work fixed as provided in this chapter, shall be paid to all workers employed on public
works. This section is applicable only to work performed under contract, and is not applicable to work carried out by a public agency
with its own forces. This section is applicable to contracts let for maintenance work.