

Robert Haas, Owner and Individually, and National Flooring Removal LLC PO Box 58 Augusta NJ 07822 July 20, 2022

Re: PC-172-0422-PER

Butler Board of Ed: Removal & Disposal of Asbestos Floor Tile Butler Board of Ed: Removal & Disposal of Asbestos Floor Tile

Butler Board of Education

Dear Robert Haas:

The Wage and Hour Division and Contract Compliance conducted an inspection of your firm. It has been determined you are in violation of Title 34 which provides that any person who violates any provision of the New Jersey Wage and Hour Law or regulations may be prosecuted, fined, and/or penalized. In addition, the Commissioner of Labor and Workforce Development has the authority to assess administrative fees based on the amount of back wages, liquidated damages, and misclassification penalty assessed. As a result of our inspection, you may be liable for a Penalty or both a Penalty and Administrative Fee.

Under the provisions of N.J.S.A. 34:11-4.1, an employer is any individual, partnership, association, joint stock company, trust, corporation, the administrator or executor of the estate of a deceased individual, or the receiver, trustee, or successor of any of the same, employing any person in this State. For the purposes of this act, the officers of a corporation and any agents having the management of such corporation shall be deemed to be the employers of the employees of the corporation.

Total Monies Due Employees: These monies are due directly to Employees.

Back Wages: If back wages are assessed, the gross back wages due amount is listed on the attached Monies Due Employees Form. Gross back wages <u>are</u> subject to tax deductions.

Liquidated Damages: If liquidated damages are assessed, the amount is listed on the attached Monies Due Employees Form. Liquidated Damages cannot exceed 200% of gross back wages due and are <u>not</u> subject to tax deductions.

Misclassification Penalty: Pursuant to N.J.S.A. 34:1A-1.18, a misclassification penalty is assessed for each worker not properly classified as an employee. If a misclassification penalty is assessed, the amount is listed on the attached Monies Due Employees Form. The penalty is based up to 5% of the misclassified worker's gross back wages for the past 12 months and is **not** subject to tax deductions.

Administrative Fee: If back wages, liquidated damages or misclassification penalty are assessed, an administrative fee is due. The fee is equal to a percentage of total monies due employees and is based on your history of violations: 10% for the first violation, 18% for the second violation, and 25% for the third and subsequent violations.

<u>Penalty</u>: The attached Assessment Form provides a brief explanation of each violation, the section of law or regulation violated, and the penalty amount which has been assessed.

Respond to this Notice within 15 Days of the above Date:

- 1. If you are not contesting this assessment, complete the bottom section of the Assessment Form and submit payment within 15 days of the above date.
- 2. If you are contesting any portion of this assessment, you must submit a written request for a telephone conference. Complete the bottom section of the Assessment Form and return within 15 days of the above date. A Division Representative will contact you by telephone to hold an informal conference to discuss your case. If your case cannot be resolved over the telephone, we will schedule you for a hearing in Trenton and send you written notification regarding your hearing.

If you have questions contact this office Monday to Friday, 8:30 am to 4:30 pm.

cc: The Gillespie Group, Inc.

Sincerely,

Marc Goldberg, Section Chief Public Contracts Section 609-292-2259

Assessment Form

Case No. PC-172-0422-PER

National Flooring Removal LLC

7/20/2022

Violation of New Jersey Statutes Annotated (N.J.S.A.) and/or New Jersey Administrative Code (N.J.A.C.):

Violation	Citation No.	Penalty			
Unpaid Wages / Late Payment	34:11-4.2	\$250.00 (1 ee x \$250)			
Failure to Pay Prevailing Wage	34:11-56.27	\$500.00 (1 ee x \$500)			
Assessments:					
Total Monies due Employees	\$122.72				
Back Wages \$	122.72				
	0.00				
Misclassification Penalty \$0 Administrative Fee (18% of Total Monie	0.00 es) \$22.09				
Penalty	\$750.00				
	<u>Instructions</u>				
a statement of deductions. Any	withholdings should be remitted ubject to tax deductions. Subm	ectly. For gross back wages due, provide employees with to the proper taxing agencies. Liquidated Damages and lit copies of all payments to employee (cancelled checks) ment.			
	" line. Forward the returned	e, add "or Commissioner of LWD" after the employee's check and statement of deductions to the Wage and Hour Include case number on check.			
2. Payment of Administrative Fee and/or Penalty: Make check payable to the Commissioner of Labor and Workforce Development. Include case number on check.					
3. Check the appropriate box below: Mail completed forms, cancelled employee checks, corresponding statement of deductions, and payment to:					
	Wage and Hour Division and C	Contract Compliance			
	PO Box 389				
	Trenton, NJ 08625-0389 Fax (609) 695-1174				
I am submitting payment for the Administrative Fee and/or Penalty. If any monies are due employees, I have paid employees directly as per the above instructions. I am submitting copies of the cancelled employee checks and corresponding statement of deductions as proof of payment. Any withholdings have been remitted to the proper taxing agencies.					
☐ I am contesting the above Assessments and I am requesting a telephone conference to discuss my case because (explain briefly):					
Print Name:		Phone:			
Title:		Fax:			
Signature:	Date:	Email:			

Monies Due Employees Form

Robert Haas, Owner and Individually, and National Flooring Removal LLC PO Box 58 Augusta NJ 07822 Case No.: PC-172-0422-PER

7/20/2022

If any employee's personal information is missing or incorrect, please provide missing information and/or make the necessary corrections. If the last four digits of the SSN is missing or incorrect, provide the entire SSN.

Pay employees directly. For gross back wages due, provide employees with a statement of deductions. Any withholdings should be remitted to the proper taxing agencies. Liquidated Damages and Misclassification Penalty are not subject to tax deductions. Submit copies of all payments to employee (cancelled checks) and corresponding statement of deductions to this office as proof of payment.

Employee Name and Mailing Address	SSN	Monies Due Employee
2.		Gross Back Wages: \$122.72
	XXX-XX-	Liquidated Damages: \$0.00
		Misclass Penalty: \$0.00
Employee No		Total Monies Due: \$122.72

Total Gross Back Wages Due: \$122.72

Total Liquidated Damages Due: \$0.00

Total Misclass Penalty Due: \$0.00

Total Monies Due Employees: \$122.72



July 20, 2022



Re: PC-172-0422-PER

National Flooring Removal LLC

Butler Board of Ed: Removal & Disposal of Asbes Butler Board of Ed: Removal & Disposal of Asbes

Dear

Please be advised that your subcontractor on the above-referenced public works project may be in violation of the New Jersey Prevailing Wage Act (N.J.S.A. 34:11-56.25 et seq.).

This office has conducted an inspection of the subcontractor's records, and the preliminary finding indicates possible violations. The subcontractor has not yet had the opportunity to respond to our preliminary findings, and a final determination will be made after all of the necessary information has been gathered. You are being advised of this matter because, as the general contractor on a public works project, you may be held liable for the attached assessment against your subcontractor, if your subcontractor fails to comply with the provisions of the Prevailing Wage Act.

If you have any questions or need additional information regarding this matter, do not hesitate to contact me. Lastly, if you have any information which you feel may be helpful in resolving or investigating this matter, please forward it to my attention immediately.

Sincerely,

Marc Goldberg, Section Chief Public Contracts Section 609-292-2259

Attachment: Assessment Letter to Subcontractor





July 20, 2022



Re: PC-172-0422-PER

National Flooring Removal LLC

Butler Board of Ed: Removal & Disposal of Asbes Butler Board of Ed: Removal & Disposal of Asbes

Dear

Please be advised that your subcontractor on the above-referenced public works project may be in violation of the New Jersey Prevailing Wage Act (N.J.S.A. 34:11-56.25 et seq.).

This office has conducted an inspection of the subcontractor's records, and the preliminary finding indicates possible violations. The subcontractor has not yet had the opportunity to respond to our preliminary findings, and a final determination will be made after all of the necessary information has been gathered. You are being advised of this matter because, as the general contractor on a public works project, you may be held liable for the attached assessment against your subcontractor, if your subcontractor fails to comply with the provisions of the Prevailing Wage Act.

If you have any questions or need additional information regarding this matter, do not hesitate to contact me. Lastly, if you have any information which you feel may be helpful in resolving or investigating this matter, please forward it to my attention immediately.

Sincerely,

Marc Goldberg, Section Chief Public Contracts Section 609-292-2259

Attachment: Assessment Letter to Subcontractor





July 20, 2022



Re: PC-172-0422-PER

National Flooring Removal LLC

Butler Board of Ed: Removal & Disposal of Asbes Butler Board of Ed: Removal & Disposal of Asbes

Dear :

Please be advised that your subcontractor on the above-referenced public works project may be in violation of the New Jersey Prevailing Wage Act (N.J.S.A. 34:11-56.25 et seq.).

This office has conducted an inspection of the subcontractor's records, and the preliminary finding indicates possible violations. The subcontractor has not yet had the opportunity to respond to our preliminary findings, and a final determination will be made after all of the necessary information has been gathered. You are being advised of this matter because, as the general contractor on a public works project, you may be held liable for the attached assessment against your subcontractor, if your subcontractor fails to comply with the provisions of the Prevailing Wage Act.

If you have any questions or need additional information regarding this matter, do not hesitate to contact me. Lastly, if you have any information which you feel may be helpful in resolving or investigating this matter, please forward it to my attention immediately.

Sincerely,

Marc Goldberg, Section Chief Public Contracts Section 609-292-2259

Attachment: Assessment Letter to Subcontractor





Tim Patrick, Partner and Individually, and National Flooring Removal LLC PO Box 58 Augusta NJ 07822 July 20, 2022

Re: PC-172-0422-PER

Butler Board of Ed: Removal & Disposal of Asbestos Floor Tile Butler Board of Ed: Removal & Disposal of Asbestos Floor Tile

Butler Board of Education

Dear Tim Patrick:

The Wage and Hour Division and Contract Compliance conducted an inspection of your firm. It has been determined you are in violation of Title 34 which provides that any person who violates any provision of the New Jersey Wage and Hour Law or regulations may be prosecuted, fined, and/or penalized. In addition, the Commissioner of Labor and Workforce Development has the authority to assess administrative fees based on the amount of back wages, liquidated damages, and misclassification penalty assessed. As a result of our inspection, you may be liable for a Penalty or both a Penalty and Administrative Fee.

Under the provisions of N.J.S.A. 34:11-4.1, an employer is any individual, partnership, association, joint stock company, trust, corporation, the administrator or executor of the estate of a deceased individual, or the receiver, trustee, or successor of any of the same, employing any person in this State. For the purposes of this act, the officers of a corporation and any agents having the management of such corporation shall be deemed to be the employers of the employees of the corporation.

Total Monies Due Employees: These monies are due directly to Employees.

Back Wages: If back wages are assessed, the gross back wages due amount is listed on the attached Monies Due Employees Form. Gross back wages <u>are</u> subject to tax deductions.

Liquidated Damages: If liquidated damages are assessed, the amount is listed on the attached Monies Due Employees Form. Liquidated Damages cannot exceed 200% of gross back wages due and are <u>not</u> subject to tax deductions.

Misclassification Penalty: Pursuant to N.J.S.A. 34:1A-1.18, a misclassification penalty is assessed for each worker not properly classified as an employee. If a misclassification penalty is assessed, the amount is listed on the attached Monies Due Employees Form. The penalty is based up to 5% of the misclassified worker's gross back wages for the past 12 months and is **not** subject to tax deductions.

Administrative Fee: If back wages, liquidated damages or misclassification penalty are assessed, an administrative fee is due. The fee is equal to a percentage of total monies due employees and is based on your history of violations: 10% for the first violation, 18% for the second violation, and 25% for the third and subsequent violations.

<u>Penalty</u>: The attached Assessment Form provides a brief explanation of each violation, the section of law or regulation violated, and the penalty amount which has been assessed.

Respond to this Notice within 15 Days of the above Date:

- 1. If you are not contesting this assessment, complete the bottom section of the Assessment Form and submit payment within 15 days of the above date.
- 2. If you are contesting any portion of this assessment, you must submit a written request for a telephone conference. Complete the bottom section of the Assessment Form and return within 15 days of the above date. A Division Representative will contact you by telephone to hold an informal conference to discuss your case. If your case cannot be resolved over the telephone, we will schedule you for a hearing in Trenton and send you written notification regarding your hearing.

If you have questions contact this office Monday to Friday, 8:30 am to 4:30 pm.

cc: The Gillespie Group, Inc.

Sincerely,

Marc Goldberg, Section Chief Public Contracts Section 609-292-2259

Assessment Form

Case No. PC-172-0422-PER

National Flooring Removal LLC

7/20/2022

Violation of New Jersey Statutes Annotated (N.J.S.A.) and/or New Jersey Administrative Code (N.J.A.C.):

Violation	Citation No.	Penalty			
Unpaid Wages / Late Payment	34:11-4.2	\$250.00 (1 ee x \$250)			
Failure to Pay Prevailing Wage	34:11-56.27	\$500.00 (1 ee x \$500)			
Assessments:					
Total Monies due Employees	\$122.72				
Back Wages \$	122.72				
	0.00				
Misclassification Penalty \$0 Administrative Fee (18% of Total Monie	0.00 es) \$22.09				
Penalty	\$750.00				
	<u>Instructions</u>				
a statement of deductions. Any	withholdings should be remitted ubject to tax deductions. Subm	ectly. For gross back wages due, provide employees with to the proper taxing agencies. Liquidated Damages and lit copies of all payments to employee (cancelled checks) ment.			
	" line. Forward the returned	e, add "or Commissioner of LWD" after the employee's check and statement of deductions to the Wage and Hour Include case number on check.			
2. Payment of Administrative Fee and/or Penalty: Make check payable to the Commissioner of Labor and Workforce Development. Include case number on check.					
3. Check the appropriate box below: Mail completed forms, cancelled employee checks, corresponding statement of deductions, and payment to:					
	Wage and Hour Division and C	Contract Compliance			
	PO Box 389				
	Trenton, NJ 08625-0389 Fax (609) 695-1174				
I am submitting payment for the Administrative Fee and/or Penalty. If any monies are due employees, I have paid employees directly as per the above instructions. I am submitting copies of the cancelled employee checks and corresponding statement of deductions as proof of payment. Any withholdings have been remitted to the proper taxing agencies.					
☐ I am contesting the above Assessments and I am requesting a telephone conference to discuss my case because (explain briefly):					
Print Name:		Phone:			
Title:		Fax:			
Signature:	Date:	Email:			

Monies Due Employees Form

Tim Patrick, Partner and Individually, and National Flooring Removal LLC PO Box 58 Augusta NJ 07822 Case No.: PC-172-0422-PER

7/20/2022

If any employee's personal information is missing or incorrect, please provide missing information and/or make the necessary corrections. If the last four digits of the SSN is missing or incorrect, provide the entire SSN.

Pay employees directly. For gross back wages due, provide employees with a statement of deductions. Any withholdings should be remitted to the proper taxing agencies. Liquidated Damages and Misclassification Penalty are not subject to tax deductions. Submit copies of all payments to employee (cancelled checks) and corresponding statement of deductions to this office as proof of payment.

Employee Name and Mailing Address	SSN	Monies Due Employee
2.		Gross Back Wages: \$122.72
	XXX-XX-	Liquidated Damages: \$0.00
		Misclass Penalty: \$0.00
Employee No.		Total Monies Due: \$122.72

Total Gross Back Wages Due: \$122.72

Total Liquidated Damages Due: \$0.00

Total Misclass Penalty Due: \$0.00

Total Monies Due Employees: \$122.72



July 20, 2022



Re: PC-172-0422-PER

National Flooring Removal LLC

Butler Board of Ed: Removal & Disposal of Asbes Butler Board of Ed: Removal & Disposal of Asbes

Dear :

Please be advised that your subcontractor on the above-referenced public works project may be in violation of the New Jersey Prevailing Wage Act (N.J.S.A. 34:11-56.25 et seq.).

This office has conducted an inspection of the subcontractor's records, and the preliminary finding indicates possible violations. The subcontractor has not yet had the opportunity to respond to our preliminary findings, and a final determination will be made after all of the necessary information has been gathered. You are being advised of this matter because, as the general contractor on a public works project, you may be held liable for the attached assessment against your subcontractor, if your subcontractor fails to comply with the provisions of the Prevailing Wage Act.

If you have any questions or need additional information regarding this matter, do not hesitate to contact me. Lastly, if you have any information which you feel may be helpful in resolving or investigating this matter, please forward it to my attention immediately.

Sincerely,

Marc Goldberg, Section Chief Public Contracts Section 609-292-2259

Attachment: Assessment Letter to Subcontractor





July 20, 2022



Re: PC-172-0422-PER

National Flooring Removal LLC

Butler Board of Ed: Removal & Disposal of Asbes Butler Board of Ed: Removal & Disposal of Asbes

Dear

Please be advised that your subcontractor on the above-referenced public works project may be in violation of the New Jersey Prevailing Wage Act (N.J.S.A. 34:11-56.25 et seq.).

This office has conducted an inspection of the subcontractor's records, and the preliminary finding indicates possible violations. The subcontractor has not yet had the opportunity to respond to our preliminary findings, and a final determination will be made after all of the necessary information has been gathered. You are being advised of this matter because, as the general contractor on a public works project, you may be held liable for the attached assessment against your subcontractor, if your subcontractor fails to comply with the provisions of the Prevailing Wage Act.

If you have any questions or need additional information regarding this matter, do not hesitate to contact me. Lastly, if you have any information which you feel may be helpful in resolving or investigating this matter, please forward it to my attention immediately.

Sincerely,

Marc Goldberg, Section Chief Public Contracts Section 609-292-2259

Attachment: Assessment Letter to Subcontractor





July 20, 2022



Re: PC-172-0422-PER

National Flooring Removal LLC

Butler Board of Ed: Removal & Disposal of Asbes Butler Board of Ed: Removal & Disposal of Asbes

Dear

Please be advised that your subcontractor on the above-referenced public works project may be in violation of the New Jersey Prevailing Wage Act (N.J.S.A. 34:11-56.25 et seq.).

This office has conducted an inspection of the subcontractor's records, and the preliminary finding indicates possible violations. The subcontractor has not yet had the opportunity to respond to our preliminary findings, and a final determination will be made after all of the necessary information has been gathered. You are being advised of this matter because, as the general contractor on a public works project, you may be held liable for the attached assessment against your subcontractor, if your subcontractor fails to comply with the provisions of the Prevailing Wage Act.

If you have any questions or need additional information regarding this matter, do not hesitate to contact me. Lastly, if you have any information which you feel may be helpful in resolving or investigating this matter, please forward it to my attention immediately.

Sincerely,

Marc Goldberg, Section Chief Public Contracts Section 609-292-2259

Attachment: Assessment Letter to Subcontractor

