state	county	100
State,	county	(33.

## Worker's Verified Affidavit and Notice to Terminate Form W-4 Agreement (or its equivalent) and Notice to Terminate Withholding Authorization

Notice to Agent is Notice to Principal, Notice to Principal is Notice to Agent

Attach this document to the current Form W-4 (or its equivalent) in the records you maintain on me. This document is to remain a permanent record in my files.

1.	NOT	NOTICE 10: Company name		
	Attn:	,title,		
	Comp	pany address		
	city,	state, zip		
	a non	-governmental private sector Company;		
2.	FRO	M: Worker's name,		
	maili	ng location		
		state, zip a te sector American at no time employed within any U.S. (Congress) agency or sub-divisions;		
3.	I am	at least 18 years old and competent to testify to the facts stated herein based on my knowledge.		
4.	socia	VERIFIED AFFIDAVIT is in reference to working for the above-named Company; the disclosure of a l security number; the completion of government forms; the voluntary nature of IRS Form W-4; and onconsensual taking from pay.		
5.		my review of this document, I have determined I have fully complied with the law, including all cable federal and/or state statutes and regulations.		
6.		is my OFFICIAL NOTICE AND DEMAND to the Company to cease the nonconsensual taking		
		pay without my explicit, voluntary, written consent.		
7.	I have	e based my determination on the following facts and law:		
	A.	I never agreed, contracted or authorized the Company to withhold sums from my pay for federal and/or state taxes, fees or other charges (levy, penalty, Social Security, Medicare, etc.)		
	В.	I never authorized the Company to allow third party interlopers into our bi-lateral contract.		
	C.	I never agreed, contracted or authorized the Company to deduct and transmit amounts from my pay to any third parties (federal and/or state agencies and their subdivisions)		
	D.	Under the terms for me to provide services or labor as a private sector worker to the Company, no written disclosure or acceptance of nexus to federal and/or state subject matter jurisdiction exists.		
	E.	No law requires a private sector worker to file a Form W-4 (or its equivalent). In <u>U.S. v. Mobil Oil</u> <u>Co.</u> , 82-1 USTC para. 9242, <u>U.S.D.C. ND Tex. Dallas</u> 1981 CA. 3-80-0438-G, the court ruled that a Company does not even have to send a W-4 Form or other employment forms to the Internal		

Revenue Service unless served with a judicial court-ordered summons to do so.

- F. The current Form W-4 (or its equivalent) in the Company's possession was not voluntarily submitted. The Company compelled me to file the form as a condition of being hired. I may have unlawfully been refused work or not been paid. I could have been wrongfully terminated had I not signed it.
- G. Absent a valid, order executed from a court of competent jurisdiction, the Company has no lawful authority to take amounts from my pay for non-judicial federal and/or state garnishments, levies, liabilities, offsets, interest and/or penalties without my written consent.
- H. Agreements for administration of qualified state income taxes are authorized by *Part 215 of 31 CFR*. The authority applies exclusively to federal government agencies and their personnel; it does not extend to the general population in states of the more perfect Union.
- I. Neither the Company nor the federal government have provided any evidence of them having entered into a **Section 218 Voluntary Agreement** for coverage of social security specific to me, pursuant to 42 USC 418. I have not consented to participate in any federal and/or state social insurance or benefit programs.
- J. This statement establishes my earnings are "excluded" with respect to Federal income taxes imposed under subtitle A of the Code, pursuant to 26 CFR § 31.3402(n)-1 certifying that:
  - 1. I incurred no liability for income tax imposed under the federal municipal law (internal revenue code) for the preceding year;
  - 2. I anticipate I will incur no liability for income tax imposed for the current year.
- K. With respect to *Internal Revenue Code § 3101*, *Federal Insurance Contributions Act* (commonly known as Social Security), this also establishes my "non-covered worker" status certifying that:
  - 1. I do not derive income taxable under the federal municipal law (internal revenue code) and am therefore classified as "non-covered" worker;
  - 2. I have never been made liable for any such tax;

All rights reserved.

3. I have never been issued any lawful assessment for any such tax.

## Verified Affidavit

IN WITNESS, WHEREOF, I solemnly affirm, I have read the foregoing, and know the contents thereof to be true to the best of my knowledge, except as to the matters which are therein stated on my information or belief, and as to those matters, I believe them to be true. This instrument is submitted upon good faith effort that it is grounded in fact, warranted by existing law for the modification or reversal of existing law and submitted for proper purposes, and not to cause harassment and unnecessary delay or costs.

Notice to Terminate W-4 Page 2 of 2