

No.	Name of Subcontractor, Supplier or Laborer	Type of Improvement Furnished	Total Contract Price	Change Orders (+) or (-)	Adjusted Contract Price	Amount Already Paid	Amount Currently Owning	Total Retention Withheld	Balance To Complete	Amount of Laborer Wages Due But Unpaid	Amount of Laborer Fringe Benefits and Withholdings Due But Unpaid
19		Finish Electrical									
20		Drywall Labor									
21		Drywall Material									
22		Cement Work—Inside									
23		Cement Work—Outside									
24		Rough Heating/Air									
25		Finish Heating/Air									
26		Ceramic Tile									
27		Painting Labor/Materials									
28		Kitchen Cabinets									
29		Countertops									
30		Garage Door									
31		Final Grading									
32		Electrical Fixtures									
33		Carpeting									
34		Floor Covering									
35		Built-in Appliances									
36		Well/Septic Service									
37											
38											
39											
		TOTALS									

(NOTE: SOME COLUMNS ARE NOT APPLICABLE TO ALL PERSONS LISTED.)

- (3) That the contractor has not procured material from, or subcontracted with, any person other than those set forth above and owes no money for the improvement other than the sums set forth above.
- (4) Deponent further says that he or she makes the foregoing statement as the (contractor) (subcontractor) or as _____ of the (contractor) (subcontractor) for the purpose of representing to the owner or possibility of construction liens, except as specifically set forth above and except for claims of construction liens by laborers which may be provided pursuant to Section 109 of the Construction Lien Act, Act No. 497 of the Public Acts of 1980, as amended, being Section 570.1109 of the Michigan Compiled Laws.

WARNING TO DEPONENT: A PERSON, WHO WITH INTENT TO DEFRAUD, GIVES A FALSE SWORN STATEMENT IS SUBJECT TO CRIMINAL PENALTIES AS PROVIDED IN SECTION 110 OF THE CONSTRUCTION LIEN ACT, ACT NO. 497 OF THE PUBLIC ACTS OF 1980, AS AMENDED, BEING SECTION 570.1110 OF THE MICHIGAN COMPILED LAWS.

Date: _____ Subscribed and sworn to me before this day of _____, 19_____.

Deponent

_____ County, Michigan

Notary Public

My Commission Expires: _____

_____ hereby indemnifies and holds Liberty Title and its insurance underwriter harmless from and against any lien, claim or suit of or by any subcontractor, supplier, laborer or other construction lien claimant if said lien, claim or suit is asserted by a claimant whose compensation for services or materials furnished was, or should have been, received whether directly or indirectly out of funds paid pursuant hereto. This indemnity includes, but is not limited to, a reimbursement of all legal fees and other reasonable expenses connected with the proper defense of their insureds against claims of construction liens.

By: _____

Its: _____