IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

In re:)	Chapter 11		्र ्र च
BUILDING MATERIALS HOLDING CORPORATION, et al.,)))	Case No. 09-12074	(KJC)	S1 12
, , , , , , , , , , , , , , , , , , , ,)	Jointly Administered		
Debtors.)	Hearing Date: Nov	. 19 20	09 27

DECLARATION OF AVAELIO VILLA - PENEZ

IN SUPPORT OF PROOF OF CLAIM AND IN RESPONSE TO THE DEBTORS' FIRST OMNIBUS NON-SUBSTANTIVE OBJECTION

- I, Avnello Villa-Penet hereby declare under penalty of perjury and pursuant to 28 U.S.C. § 1746, as follows:
- 1. I am an adult resident of the State of

 Nevana, and I make this declaration based on my

 personal knowledge and in support of the Proof of Claim which I submitted in this matter.
- 2. In my proof of claim, I seek approximately $\frac{47,520}{}$ for unpaid overtime and other wages which one or more of the Debtors owes to me as a result of my employment.
- 3. I understand that the Debtors have objected to my claim on the ground that the claim did not have sufficient supporting documentation or facts. Declaration of Paul S. Street, ¶ 8 and Exhibit D. This Declaration provides additional facts to supplement my proof of claim.

- 4. From approximately 8/03/06 to 5/20/08, I was employed by Sacri Brico Navion as framer.

 I believe that my employer has records of the dates of my employment; attached to this statement is a paystub, proving that I did work there.
- 5. During my employment, it was the common practice of my employer to pay its workers, including me, on a piece rate system for each job. Under this system, we were not paid overtime for such work, and in many cases not paid even straight time for all of our work. In addition, we were not paid for breaks required by law.
- 6. Based on the length of my employment, and my calculation that I worked an average of _______ hours of unpaid overtime each week, I have determined that ______ Name Name of owes me approximately \$_______ in overtime and other wages which were never paid.
- 7. I also worked with other employees who filed proofs of claim in this case for the same sort of unpaid wages, including:

 Trancisco Villa Parez

 To the best of my knowledge, the company's practice toward my

8. I live in <u>Nevana</u>, and am unable to travel to Delaware to participate in the hearing on the Debtors' objection. I respectfully ask the Court to deny the Debtors'

wages and hours was also applied to these individuals.

objection at this point, and to permit my claim to be decided based on all the evidence, especially when the full records of my employment are in my employer's control.

I declare under penalty of perjury that the foregoing is true and correct. Executed on November ______, 2009.

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SELECTBUILD NEVADA INC. PO BOX 70006 BOISE, ID 83707-0106

Taxable Marital Status: Married Exemptions/Allowances:

086-0006

Period Beginning: Period Ending:

05/22/2008 05/28/2008

Pay Date:

06/06/2008

476.00

AURELIO VILLA-PEREZ

4480 SIRIUS AVE NO F145 EI LAS VEGAS NV 89102

Earnings Statement

Social Security Number: XXX-XX-2779			
rate	hours	this period	year to date
7	28.00	476.00	2,924.00
			4,672.00
Gross Pay		\$476.00	7,596.00

No State Income Tax .

this period Information 401K Elig Wages Ytd Reg Hours

Other Benefits and

284.00

total to date

Deductions

Earnings

Piecework

Regular

Statutory

Federal:

NV:

Social Security Tax Medicare Tax

-29.51 -6.90

470.95 110.14

Net Pay

Your federal taxable wages this period are \$476.00