Taxpayer's name	Taxpayer's SSN	Taxpayer's SSN		.021 FLINT		F-COV	
Employer Name	Employer Federal II	Employer Federal ID number		Salary Com	Job ⁻	Title	
NON-RESIDENT Wage Allocation - 2021 Ta	x Year			-	•		
Stay at Home Order Implications- must be of	completed for each	n employer	for which yo	u are allocati	ng wages.	Revised 01/01/2022	
ALLOCATION TEST WORKSHEET							
Check the box(es) below that apply.							
1. Were you laid off during the stay at home order and did you coll	ect unemployment? 1	Yes	No If Yes,	enter dates	From//_	To/	
2. Were you paid by your employer but did not perform any work?	2	Yes	No If Yes,	enter dates	From//_	To/	
Were you paid by your employer and only answered occasional occasional work-related phone conversations and/or were on ca	emails, had	Yes	No If Yes,	enter dates	From//_	To/	
Did you work by remote from your home outside of the taxing Ci approximating your regular shift?		Yes	No If Yes,	enter dates	From//_	To/	
No You cannot allocate your wages	as a non-resident. *pleas	e see explanation	on below				
question 4? wages and excludible wage sch	worksheet must be attached to your return or your wage allocation will be disallowed. See below for additional support that may be						
Under the penalty of perjury, I declare that I have exa by a person other than taxpayer, the preparer's decla information will be verified with my employer.			•		•		
SIGN HERE Employee Signature ===>	ate (MM/DD/YY)	Taxpayer's occ	cupation	Daytime phone r	number		
x If this box is checked your City requires an employer letter confirming you worked remotely.							

Explanation of why questions 1 to 3 are not part of the allocation.

- 1) Days out of work are not considered to be days worked. Unemployment compensation is not taxable and is not reported on your W-2.
- 2) No wage allocation is allowed, because days at home are not considered to be days work. These days fall under the same category as vacation/sick time.
- 3) No wage allocation allowed unless taxpayer was called in (i.e. worked by remote for hours approximating their regular shift). This appears to fall under many City Regulations as follows: The mere fact that a non-resident employee is subject to call at any time does not permit the allocation of compensation on a seven day per week basis. The mere fact that a non-resident employee is compensated on a seven day per week salary basis, when he/she does not in fact perform work or render services seven days per week, does not permit the allocation of compensation on a seven day per week basis. The mere fact that a non-resident employee takes work home does not permit the allocation of compensation.