Taxpayer's name		Taxpayer's SSN	Taxpayer's SSN		2022 FLINT		F-COV
Employer Name		Employer Federal ID	Employer Federal ID number		ay Type Hourly Salary Commission		Job Title
NON-RESIDENT Wage Allocation - 2022 Tax Year							
Stay at Home Order Implications- must be completed for each employer for which you are allocating wages. Revised 01/2							Revised 01/01/2022
ALLOCATION TEST	WORKSHEET				-		
Check the box(es) be	elow that apply.						
Were you laid off during	ollect unemployment? 1	Yes	No	If Yes, enter dates	From/	/ To/	
2. Were you paid by you		Yes	No	If Yes, enter dates	From/	/ To/	
Were you paid by you occasional work-relate	al emails, had	Yes	No	If Yes, enter dates	From/	/ To/	
4. Did you work by remote approximating your re-		Yes	No	If Yes, enter dates	From/	/ To/	
Did you	No You cannot allocate your wages as a non-resident. *please see explanation below						
5 answer Yes to question 4?	Yes Wage allocation is allowed to the extent that you worked remotely not including any sick/vacation you may have taken. Use the wages and excludible wage schedule to calculate the exclusion based only on the dates shown on line 4. A signed copy of this worksheet must be attached to your return or your wage allocation will be disallowed. See below for additional support that may be required.						
by a person oth	Ity of perjury, I declare that I have ex er than taxpayer, the preparer's decl be verified with my employer.						
SIGN HERE Employee Signature ===> Date (MI		Date (MM/DD/YY)	Taxpayer's occupation		Daytime phone	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.