

Staff Instructions for the PW 6 form

**Note: For Internal Use Only.
Do not mail this page.**

The purpose of the PW 6, 'Employee Permission for Action form,' is to give the Commissioner of Labor the ability to collect on behalf of the claimant from a surety after an order has been filed

The attached form should be signed by **verified claimants only** if all of the following exist:

- The claimant has not signed a PW4 that has the following statement " I certify that the above statements are true and authorize the Commissioner of Labor to commence an action on my behalf as provided under Labor Law Section 220-g."
- An order has been filed
- There is a bond
- Filing for action with the Attorney General less than one year after the Order has been filed.

Do Not Mail these instructions to the employee!

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Do not mail staff instructions to employee!



Employee Permission for Action form

I give permission for the Commissioner of Labor to commence an action on my behalf as provided for by the following section of the Labor Law:

§ 220-g. Additional enforcement of article. For the purpose of enforcing this article, the affected employee may bring an action to recover from the bond which is required by section one hundred thirty-seven of the state finance law, of the contractor, the subcontractor or both, unpaid wages and supplements, including interest as provided for in subdivision eight of section two hundred twenty of this article, due to persons furnishing labor to either the contractor or subcontractor. Said action may be brought against the contractor, the subcontractor, or the issuer of such bond, without prior notice, within one year of the date of the last alleged underpayment, or within one year of the date of the filing of an order by the commissioner or other fiscal officer determining a wage or supplement underpayment. The employee may permit an employee organization or the commissioner or other fiscal officer to commence such action on his behalf.

Signature: _____ Dated: ____ / ____ / ____
Print Name: _____