Form <b>14430-A</b>	CC 0 Determination Determination for Dublic Increation			
(July 2013)				
Occupation 03TRA Tradespersons		Determination: X Employee	C	ontractor
UILC		Third Party Communica	ication:	
I have read Notice 441 and am requesting:				
Additional redactions based on categories listed in section entitled "Deletions We May Have Made to Your Original Determination Letter"				
Delay based on an on-going transaction			-	
90 day delay				For IRS Use Only:
Facts of Case				

The firm is a residential remodeling/repair/construction business. The worker was engaged to perform services as a general laborer. The firm and worker entered into an independent contractor agreement. As a result, the firm treated the worker status as independent contractor, and issued to the worker a Form 1099-MISC at year-end to report the monies received for his services as non-employee compensation.

The firm provided work assignments to the worker, and instructions on the tasks to be completed. The firm and worker both determined the work methods by which to perform the services. Work related issues were resolved by the firm. The worker performed his services personally, at the firm's work sites.

The firm and worker both provided the equipment, tools, and supplies needed to perform the services. The worker incurred expenses for the items he provided, and for food expenses. The firm paid the worker on an hourly wage, plus piecework basis as payment for his services. There was no information provided to support that the worker bid on jobs from the firm. There was no information provided to support that the worker incurred economic loss or financial risks related to the services he performed for the firm.

The firm covered the worker under workers' compensation insurance. There was no information provided to support that employment benefits were made available to the worker. There was no information provided to support that the worker performed similar services for others, or that he advertised as being available to perform similar services for others while engaged by the firm. The work relationship was continuous, and could have been terminated by either party at any time without incurring liabilities.

## Analysis

The statement that the worker was an independent contractor pursuant to an agreement is without merit. For federal employment tax purposes, it is the actual working relationship that is controlling and not the terms of the contract (oral or written) between the parties.

The facts provided for this case do not evidence the worker's behavioral control of the work relationship. The worker followed the firm's instructions, work methods, schedule, and routine in the performance of his services. The worker's services were performed personally, at locations designated by the firm. The worker used the firm's equipment, tools, and supplies and represented the firm's business operations in the performance of his services. As a result, the firm retained the right to direct and control the worker to the extent necessary to protect its investment, and the reputation of its business operations.

The facts provided for this case do not evidence the worker's financial control of the work relationship. The worker's remuneration was established by the firm. The worker had no opportunity for profit or loss as a result of the services performed for the firm. "Profit or loss" implies the use of capital by a person in an independent business of his or her own. The worker did not have a significant investment in the facilities, equipment, tools, or supplies used to perform his services for the firm. The term "significant investment" does not include tools, instruments, and clothing commonly provided by employees in their trade; nor does it include education, experience, or training. Also, if the firm has the right to control the equipment, it is unlikely the worker had an investment in facilities.

The worker performed services as requested by the firm, for an indefinite period of time, and both parties retained the right to terminate the work relationship at any time without incurring liabilities. The facts provided for this case do not evidence that the worker was engaged in an independent enterprise, but rather show that he performed his services as a necessary and integral part of the firm's business operations. Integration of the worker's services into the business operations generally shows that the worker is subject to direction and control. When the success or continuation of a business depends to an appreciable degree upon the performance of certain services, the workers who perform those services must necessarily be subject to a certain amount of control by the owner of the business.

Based on common law principles, the worker shall be found to be an employee for Federal employment tax purposes. For correction assistance, you may refer to Publication 4341, which can be obtained at www.irs.gov