Agence du revenu du Canada

Attestation for owner/managers and/or senior employees (comptroller/VP Finance/CFO) of an eligible employer applying for the Canada Emergency Wage Subsidy

l,		_ at	
(insert name)	(position, office or rank)		("The employer")
certify and attest that:			

Part I - General

- 1. All information included in the application is to the best of my knowledge true and complete and is not false or misleading in all material respects.
- 2. I am the individual who has principal responsibility for the financial activities of the employer.
- 3. The employer is an eligible employer for the Canada Emergency Wage Subsidy (CEWS) as determined under the CEWS program rules in section 125.7 of the Income Tax Act (the "CEWS program rules").
- The employer's qualifying revenue from activities carried on in Canada has declined by the specified amount (for claim periods between March 15 and July 4, 2020) or the reported amount (for claim periods between July 5 and November 21, 2020), subject to the revenue decline deeming rules, as compared to their qualifying revenue before the COVID-19 crisis, as determined under the CEWS program rules.
- 5. The amount of the CEWS claim is based on remuneration of employees that were on the employer's payroll during the period being claimed, to the extent required under the CEWS program rules.
- The amount of the CEWS claim was calculated based on eligible remuneration paid and does not include amounts specifically excluded under the CEWS program rules (for example, stock options, severance payments, etc.).
- 7. The amount of the CEWS claim has been reduced by any amount that the employer is claiming under the 10% Temporary Wage Subsidy as described in section 153 of the Income Tax Act.
- 8. The employer has and will maintain records for CRA review that demonstrate the revenue reduction, eligible remuneration paid to employees and any
- ated.

		Signature	Title	Date			
			on is a criminal offence, and that the CEWS program rules and other rutentional or grossly negligent false statements and other misconduct.	ules under the			
l m	ıake tl	* * * * * * * * * * * * * * * * * * * *	ergency Wage Subsidy for the claim period that begins onount being requested on Line H of your application).	and ends on			
art	t III –	Attestation Statements					
B)		The employer has not made any of the above elections.					
			OR				
		an election under subparagraph (b) of the definition "base more eligible employees (election in respect of eligible en	eline remuneration" in subsection 125.7(1) of the Income Tax Act in results applying the Income Tax Act in results are remuneration).	spect of one or			
		registered charity or not-for-profit (including a prescribed institution), to exclude government funding).	nition "qualifying revenue" in subsection 125.7(1) of the Income Tax A organization that is a registered charity or a not-for-profit organization	that is a public			
		an election under clause (b)(ii)(B) of the definition "prior refor claim period 5 onward).	eference period" in subsection 125.7(1) of the Income Tax Act (prior re	eference period			
		an election under clause (b)(ii)(A) of the definition "prior refor claim periods 1 to 4).	eference period" in subsection 125.7(1) of the Income Tax Act (prior re	eference period			
		an election, or joint election with the seller where applical	ole, under paragraph 125.7(4.1)(e) of the Income Tax Act (asset sales).			
		an election under paragraph 125.7(4)(e) of the Income Ta	ax Act (cash method or accrual method).				
		a joint election, along with each person or partnership wit earns all or substantially all of its qualifying revenue under	h which the employer does not deal at arm's length and from whom the paragraph 125.7(4)(d) of the Income Tax Act (non-arm's length reve	e employer nue).			
		an election under paragraph 125.7(4)(c) of the Income Ta	ax Act (joint venture election).				
		a joint election, along with each other member of the affilion a consolidated basis for the employer's group).	ated group, under paragraph 125.7(4)(b) of the Income Tax Act (rever	nue determined			
		a joint election, along with each other member of the group paragraph 125.7(4)(a) of the Income Tax Act (revenue de	up of eligible employers that prepares consolidated financial statemen etermined on a non-consolidated basis for members of the employer's	ts, under group).			
A)	The choi	ne employer (together with all required participants in the election under the CEWS program rules) has made one or more of the following elections or oices (referred to below as "elections") for the period covered by this application (check all that apply):					
I ce	ertify a	and attest that					
art	t II –	CEWS Program Rules Elections					
10.	I ackr	nowledge that the CEWS program rules authorize the CRA	to publish the names of CEWS applicants.				
9.	The e	mployer will repay amounts paid under the CEWS if it is la	ter determined that the eligibility requirements were not met or the am	ounts were oversta			
			im. The employer will maintain records for the amount of wages paid to sand its T4 summary. These records will be made available to the CF				

