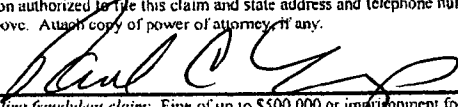


UNITED STATES BANKRUPTCY COURT FOR THE EASTERN DISTRICT OF VIRGINIA Debtor against which claim is asserted: (Check only ONE debtor below)		PROOF OF CLAIM
<input checked="" type="checkbox"/> On-Site Sourcing, Inc. 09-10816-RGM		<input type="checkbox"/> DocuForce Financial Corp. 09-10817-RGM
		<input type="checkbox"/> On-Site LA, Inc. 09-10818-RGM
NOTE: This form should not be used to make a claim for an administrative expense arising after the commencement of the case. A request for payment of an administrative expense may be filed pursuant to 11 U.S.C. § 503.		
Name of Creditor (the person or other entity to whom the debtor owes money or property): PAUL C. YOUNG		<input type="checkbox"/> Check this box to indicate that this claim amends a previously filed claim.
Name and address where notices should be sent: 734 Cordell Way Herndon, VA 20170		Court Claim Number: _____ (If known)
Telephone number: 571-723-7759		Filed on: _____
Name and address where payment should be sent (if different from above):		<input type="checkbox"/> Check this box if you are aware that anyone else has filed a proof of claim relating to your claim. Attach copy of statement giving particulars.
Telephone number:		<input type="checkbox"/> Check this box if you are the debtor or trustee in this case.
1. Amount of Claim as of Date Case Filed: \$ 5705.17 X		5. Amount of Claim Entitled to Priority under 11 U.S.C. §507(a). If any portion of your claim falls in one of the following categories, check the box and state the amount.
If all or part of your claim is secured, complete item 4 below; however, if all of your claim is unsecured, do not complete item 4.		Specify the priority of the claim.
If all or part of your claim is entitled to priority, complete item 5.		
<input type="checkbox"/> Check this box if claim includes interest or other charges in addition to the principal amount of claim. Attach itemized statement of interest or charges.		<input type="checkbox"/> Domestic support obligations under 11 U.S.C. §507(a)(1)(A) or (a)(1)(B)
2. Basis for Claim: SALARY, VACATION, BONUS (See instruction #2 on reverse side.)		<input checked="" type="checkbox"/> Wages, salaries, or commissions (up to \$10,950* earned within 180 days before filing of the bankruptcy petition or cessation of the debtor's business, whichever is earlier - 11 U.S.C. §507(a)(4).
3. Last four digits of any number by which creditor identifies debtor: _____		<input type="checkbox"/> Contributions to an employee benefit plan - 11 U.S.C. §507(a)(5)
3a. Debtor may have scheduled account as: _____ (See instruction #3a on reverse side.)		<input type="checkbox"/> Up to \$2,425* of deposits toward purchase, lease, or rental of property or services for personal, family, or household use - 11 U.S.C. §507(a)(7)
4. Secured Claim (See instruction #4 on reverse side.) Check the appropriate box if your claim is secured by a lien on property or a right of setoff and provide the requested information.		<input type="checkbox"/> Taxes or penalties owed to governmental units - 11 U.S.C. §507(a)(8).
Nature of property or right of setoff: Real Estate <input type="checkbox"/> Motor Vehicle <input type="checkbox"/> Other <input type="checkbox"/> Describe:		<input type="checkbox"/> Other - Specify applicable paragraph of 11 U.S.C. §507(a)(____).
Value of Property: \$ _____ Annual Interest Rate: _____ %		Amount entitled to priority: \$ 5705.17 X
Amount of arrearage and other charges as of time case filed included in secured claim,		*Amounts are subject to adjustment on 4/1/10 and every 3 years thereafter with respect to cases commenced on or after the date of adjustment.
If any: \$ _____ Basis for perfection: _____		
Amount of Secured Claim: \$ _____ Amount Unsecured: \$ _____		
6. Credits: The amount of all payments on this claim has been credited for the purpose of making this proof of claim.		
7. Documents: Attach redacted copies of any documents that support the claim, such as promissory notes, purchase orders, invoices, itemized statements of running accounts, contracts, judgments, mortgages, and security agreements. You may also attach a summary. Attach redacted copies of documents providing evidence of perfection of a security interest. You may also attach a summary. (See instruction 7 and definition of "redacted" on reverse side.)		
DO NOT SEND ORIGINAL DOCUMENTS. ATTACHED DOCUMENTS MAY BE DESTROYED AFTER SCANNING		
If the documents are not available, please explain:		
Date: 5-29-09	Signature: The person filing this claim must sign it. Sign and print name and title, if any, of the creditor or other person authorized to file this claim and state address and telephone number if different from the notice address above. Attach copy of power of attorney, if any.	
		FOR COURT USE ONLY

Penalty for presenting fraudulent claim: Fine of up to \$500,000 or imprisonment for up to 5 years, or both. 18 U.S.C. §§ 152 and 3571.

FILED

JUN 01 2009

BMC GROUP

On-Site Sourcing, Inc.



00148

KUTAK ROCK LLP
Michael A. Condyles (VA 27807)
Loc Pfeiffer (VA 39632)
Peter J. Barrett (VA 46179)
Bank of America Center
1111 East Main Street, Suite 800
Richmond, Virginia 23219-3500
(804) 644-1700
Proposed Counsel to the Debtors

**IN THE UNITED STATES BANKRUPTCY COURT
FOR THE EASTERN DISTRICT OF VIRGINIA
ALEXANDRIA DIVISION**

_____)	Case No. 09-10816
In re:)	Jointly Administered
ON-SITE SOURCING, INC., et al., ¹)	Chapter 11
)	
Debtors.)	
_____)	

**NOTICE OF BAR DATE FOR FILING PROOFS OF CLAIM
AND PROOFS OF INTEREST**

NOTICE IS HEREBY GIVEN that pursuant to Local Bankruptcy Rule 3003-1 the deadline set by the court under Federal Rule of Bankruptcy Procedure 3003(c) for filing proofs of claim and interest is **June 17, 2009** (the "Bar Date"). Claims not filed by the Bar Date with BMC Group, Inc. at **On-Site Sourcing, Inc., et al, Attn: BMC Group, Claims Processing, PO Box 2005, Chanhassen, MN 55317-2005** will not be allowed and will be forever barred, with the following exceptions:

1. Governmental units shall have until **August 3, 2009**, to file proofs of claim.
2. Claims and interests listed on the debtor's schedules and **not** listed as disputed, contingent, or unliquidated. (Note: a creditor who desires to rely on the schedules of creditors has the responsibility for determining that the claim is listed accurately.)
3. Unsecured claims of the type specified in Federal Rule of Bankruptcy Procedure 3002(c)(3) which arise or become allowable as a result of a judgment if the judgment is for the recovery of money or property or avoids an interest in property shall be filed within 30 days after the judgment becomes final or the Bar Date set forth above, whichever is later.
4. Claims of the type specified in Federal Rule of Bankruptcy Procedure 3002(c)(4) arising from the rejection of an executory contract or unexpired lease shall be filed within 30

¹ The debtors in these proceedings are: On-Site Sourcing, Inc., DocuForce Financial Corp., and On-Site LA, Inc.

EMPLOYMENT AGREEMENT

This Employment Agreement ("Agreement") is entered into as of this 2 day of February 2007 by and between OnSite E-Discovery, aka OnSite Sourcing, Inc, A DocuForce Company with a corporate address of 832 North Henry Street, Alexandria, Virginia 22314 ("OnSite" or the "Company") and **Paul Youngs**, (the "Employee"), **Sr. Systems Administrator**, residing at 734 Cordell Way, Herndon, VA 20170.

OnSite is presently in the business of providing reprographic, graphics, imaging, digital printing, coding, electronic file processing, forensics and electronic discovery and facilities management; and any other related business service assigned to the Employee or under Employee's management, control and/or responsibility during the two (2) year period prior to the termination of Employee's employment.

OnSite desires to employ the services of the Employee utilizing their knowledge and expertise as a full-time Employee without the distraction of employment related uncertainties and considers such employment in the best interests of the Company and its shareholders, and the Employee desires to be employed full time by the Company; and OnSite and the Employee desire to enter into an Agreement reflecting the terms under which the Employee will be employed by the Company.

1. EMPLOYMENT

The parties mutually agree that this Agreement does not contain or constitute a guarantee of employment for any specific period and that, at any time and for any reason, Employee may resign or the Company may terminate his/her employment. Employee will devote all working time to the best of his/her ability to the performance of the duties assigned to Employee by the Employer.

The Employee agrees to (i) devote their full business time to the business and affairs of OnSite, (ii) use their reasonable efforts to promote the interests of OnSite, and (iii) perform faithfully and efficiently the responsibilities assigned to the Employee by the Company.

While employed by the Company, the Employee shall not perform services for any person or entity that competes directly or indirectly with the Company.

The Employee agrees to abide by General Company Policies as the same are duly adopted by the Company from time to time, so long as such Policies do not conflict with the terms and conditions of this Agreement.

2. CONSIDERATION

Employee acknowledges that it is a condition of employment that Employee execute this Agreement, including particularly the non-disclosure, non-solicitation and non-competition provisions contained in this Agreement and that the employment given Employee by the Company constitutes the consideration for Employee's agreeing to the terms of this Agreement, which consideration Employee acknowledges to be adequate.

3. COMPENSATION

As consideration to the employee for services rendered under this Agreement, OnSite Vice President of Marketing compensation shall be as follows:

- (i) Salary. The employee shall receive a Semi-monthly salary of \$3,750.00.
- (ii) Bonus Plan. The Employee will be eligible to receive a minimum bonus of \$2,500.00 per quarter based on goals and objectives that will be mutually agreed upon between The Employee and Director of IT.

4. COVENANT NOT TO COMPETE.

Employee agrees that, during the term of their employment and for a period of one (1) year after the termination of their employment with the Company, whether such termination is voluntary or involuntary, with or without cause, the Employee shall not, within the territory and/or customer account assigned to the Employee or under Employee's management, control and/or responsibility during the two (2) year period prior to the termination of Employee's employment, either directly for the Employee or indirectly on behalf of, or in conjunction with any other person or legal entity, perform the services of managing or selling reprographic, graphics, imaging, digital printing, coding, electronic file processing, forensics, electronic discovery, on line review services, web repository and facilities management for any other business engaged in the provision of reprographic, graphics, imaging, digital printing, coding, electronic file processing, forensics, electronic discovery, on line review services, web repository and facilities management; services.

5. NON-INTERFERENCE WITH EMPLOYEES.

During the term of Employee's employment and for a period of one (1) year after the termination of their employment with the Company, whether such termination is voluntary or involuntary, with or without cause, Employee will not, directly on their own behalf or indirectly on behalf of or in conjunction with any person or entity other than the Company, recruit, solicit, or induce or attempt to recruit, solicit or induce any employee of the Company to become employed by or to be engaged a business which provides reprographic, graphics, imaging, digital printing, coding, electronic file processing, forensics and electronic discovery and facilities management services and any other related business service assigned to the Employee or under Employee's management, control and/or responsibility during the two (2) year period prior to the termination of Employee's employment. .

6. NON-SOLICITATION COVENANT.

Employee agrees that during the term of their employment and for a period of one (1) year after the termination of their employment by the Company, whether such termination is voluntary or involuntary, with or without cause, Employee will not, either directly for the Employee or indirectly on behalf of or in conjunction with any person or legal entity other than the Company, actively solicit the business or patronage of any of the clients, customers, customer accounts or any potential client that the Company has actively pursued in the two year period immediately preceding the termination of Employee's employment of the Company serviced by Employee during the term of this Agreement for the purpose of selling reprographic, graphics, imaging, digital printing, coding, electronic file processing, forensics and electronic discovery and facilities management services and any other related business service assigned to the Employee or under Employee's management, control and/or responsibility during the two (2) year period prior to the termination of Employee's employment to those clients and customers.

7. NON-DISCLOSURE COVENANTS.

Employee acknowledges that as an integral part of the Company's business, the Company has developed, and will develop, at a considerable investment of time and expense, plans, procedures, methods of operation, methods of production, financial data, lists of actual and potential customers, suppliers, marketing strategies, plans for development and expansion, customer and supplier data, and other confidential and sensitive information, and Employee acknowledges that the Company has a legitimate business interest in protecting the confidentiality of such information. Employee acknowledges that the Company will entrust the Employee with such information. Employee, therefore, acknowledges a continuing responsibility with respect to the protection of the information and agrees:

(i) "Trade Secrets" shall be defined as information, without regard to form, belonging to the Company or licensed by it including, but not limited to, technical or non-technical data, formulae, patterns, compilations, programs, devices, methods, techniques, drawings, processes, financial data, financial plans, product plans, or lists of actual or potential customers or suppliers which is not commonly known by or available to the public and which information: (a) derive economic value, actual or potential, from not being generally known to, and not being readily ascertainable by proper means by, other persons or entities who can obtain economic value from their disclosure or use; and (b) are the subject of efforts that are reasonable under the circumstances to maintain their secrecy.

(ii) "Confidential Information" shall be defined as any information belonging to the Company or licensed by it other than Trade Secrets which are material to the Company and not generally known by the public.

(iii) Employee will treat as confidential and will not, without the prior written approval of the Company, use (other than in the performance of their duties of employment with the Company), publish, disclose, copyright or authorize anyone else to use, publish, disclose or copyright, either during the term of Employee's employment or subsequent thereto, any information which constitutes Trade Secrets of the Company whether or not the Trade Secrets are in written or tangible form.

(iv) Employee will treat as confidential and will not, without the prior written approval of the Company, use (other than in the performance of their duties of employment with the Company), publish, disclose, copyright or authorize anyone else to use, publish, disclose or copyright, any Confidential Information either during the term of their employment or after termination of employment, whether voluntary or involuntary, with or without cause, and whether or not the Confidential Information is in written or other tangible form.

(v) All records, notes, files, drawings, documents, plans and like items, and all copies thereof, relating to or containing or disclosing Confidential Information or Trade Secrets of the Company which are made or kept by Employee or which are disclosed to or come into the possession of Employee, shall be and remain the sole and exclusive property of the Company. Upon termination of employment, Employee agrees to deliver immediately to the Company or their designee, the originals and all copies of any of the foregoing.

8. REMEDIES.

All covenants set forth in paragraphs three to five ("the Covenants") and provisions contained in this Agreement are independent of each other and may be separately enforced or enforced together. In the event of Employee's actual or threatened breach of the above listed provisions, the Company, in addition to all other rights, shall be entitled to an injunction restraining Employee there from. Nothing herein shall be construed as prohibiting the Company from pursuing any other available remedy for such breach or threatened breach, including the recovery of damages from Employee. This

provision shall remain in full force and effect in the event Employee should claim that the Company violated any of the terms of this Agreement. In such event, Employee agrees to pursue such claim against the Company independently of their covenants.

9. TERMINATION BY EMPLOYEE.

Employee may terminate their employment under this Agreement at any time upon ten (10) business day's written notice to the Company. In such event, Employee, if requested by the Company, shall continue to render their services and shall be paid according to their compensation plan and receive their normal benefits up to the date of termination.

10. TERMINATION BY THE COMPANY.

The Company may terminate the employment of the Employee at any time with or without cause, and in such event the following shall apply. "Cause" for termination shall be defined as gross neglect by the Employee of their duties hereunder, willful failure by the Employee to perform their duties hereunder, conviction of the Employee of a felony committed during the term of this Agreement, or any lesser crime or offense involving the property of the Company or any of its subsidiaries or affiliates, gross malfeasance by the Employee in connection with the performance of their duties hereunder, willful engagement in conduct by the Employee which the Employee has reason to know is materially injurious to the Company or willful refusal without proper legal cause by the Employee to perform their duties and responsibilities.

11. NO WAIVER BY COMPANY.

The waiver by the Company of a breach of any provision of this Agreement by Employee shall not operate or be construed as a waiver of any subsequent breach by Employee. No waiver shall be valid unless in writing and signed by an authorized officer of the Company.

12. NOTICES.

Unless otherwise provided, any notices required or permitted to be given hereunder shall be sufficient if in writing and either delivered in person, or sent with postage prepaid by certified or registered mail, return receipt requested.

13. EFFECT ON SUCCESSORS IN INTEREST.

This Agreement shall inure to the benefit of and be binding upon heirs, administrators, executors and successors of each of the parties hereto.

14. ASSIGNMENT.

OnSite shall have the right to assign this Agreement and to delegate all of its rights, duties and obligations hereunder, whether in whole or in part to any parent, affiliate, successor, or subsidiary organization or company of OnSite or corporation with which OnSite may merge or consolidate or which acquires by purchase or otherwise all or substantially all of OnSite assets, but such assignment shall not release OnSite from its obligations under this Agreement. The Employee shall have no right to assign this Agreement.

15. GOVERNING LAW.

This Agreement shall be governed by and construed in accordance with the laws of the Commonwealth of Virginia. Each of the parties hereto also irrevocably consents to the jurisdiction of the state and federal courts located in the Commonwealth of Virginia in any action between the parties brought to enforce any portion of this Agreement or otherwise arising hereunder.

16. SEVERABILITY.

The provisions of this Agreement are severable, and in the event that any provision of this Agreement shall be determined to be invalid or unenforceable under any controlling body of law by an arbitrator or court of competent jurisdiction, such invalidity or unenforceability shall not in any way affect the validity or enforceability of the remaining provisions hereof.

17. ENTIRE AGREEMENT.

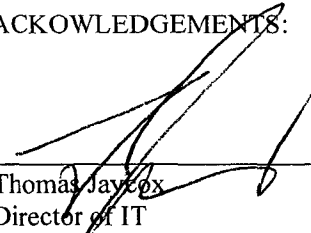
This Agreement constitutes the entire understanding between the parties with respect to the subject matter hereof, superseding all negotiations, prior discussions and preliminary agreements. This Agreement may not be amended except in writing executed by the parties hereto. The Company's execution must be by a duly authorized officer of the Company.

IN WITNESS WHEREOF, the parties hereto have executed this Agreement as of the date first set forth above.


COMPANY:

DBA OnSite E-Discovery, OnSite Sourcing, Inc. / A DocuForce Company
832 North Henry Street
Alexandria, VA 22314

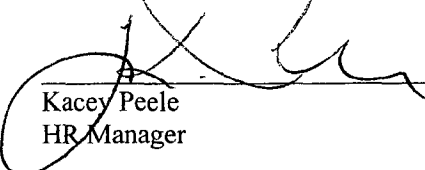
ACKNOWLEDGEMENTS:



Thomas Jaycox 1/2/07
Director of IT Date



Paul Youngs 1-2-07
Sr. Systems Administrator Date



Kacey Peele 1/2/07
HR Manager Date

Paul C. Youngs
734 Cordell Way
Herndon, VA 20170

Re: Onsite Sourcing Bankruptcy, claim for unpaid salary, vacation and bonus

Unpaid Salary

For pay week 1/15/2009 I agreed not to be paid for 5 days so the company could make payroll. It was stipulated that we would be paid back at a later time. Based on a regular pay stub dated 1/31/2009 I was paid \$4166.67 gross. For 1/15/2009 I was paid \$2307.60 gross. I am owed the difference of \$1859.07. See attached pay stubs.

Unpaid Vacation

My last pay stub dated 4/30/2009 I had a vacation balance of 12 hours. My hourly rate is \$48.0751. That calculates to \$576.90 owed for vacation time.

Unpaid Personal Holiday

My last pay stub dated 4/30/2009 I had a personal holiday balance of 16 hours. My hourly rate is \$48.0751. That calculates to \$769.20 owed for personal holiday time.

Unpaid Bonus

My offer letter dated January 2, 2007 says on page 2 "Bonus Plan. The Employee will be eligible to receive a minimum bonus of \$2500 per quarter based on goals and objectives that will be mutually agreed upon between Employee and Director of IT (Thomas Jaycox)". I did not receive any bonus for 2009. Since the last pay period was 4/30/2009, I should be entitled to \$2500.

Summary

Unpaid Salary	\$1859.07
Unpaid Vacation	\$576.90
Unpaid Personal	\$769.20
Unpaid Bonus	\$2500.00
Total	\$5705.17

Paul C. Youngs
5-29-09

Pay

*Personal Holiday
Vacation*

OnSite

Pay Statement

OnSite

last pay day

Paul C. Youngs
734 Cordell Way
Herndon, VA 20170
SSN 225-88-5563

Date 04/30/2009
Document no 80035028
Net pay 1217.49

Employee no	002951	FIT	S 4	Period start	04/16/2009			
Location	VAALEX	SIT res	S 0	Period end	04/30/2009			
BusinessUnit	CORP	SIT work	S 0	Pay group	ONSE - OnSite Exempt			
Local Market	AVA			Job	VA401			
Department	IT1			Pay frequency	Semi-Monthly			
Division	000			Pay rate	48.0751			
Earnings				Employee Paid Time Off				
Pay type	Hours	Pay rate	Current	YTD	Plan Current Balance			
Bonus Earnings	0.00		0.00	382.24	Personal 0.00 <u>16.00</u>			
Regular Earnings	32.00	<u>48.0751</u>	1538.40	11474.07	Hol			
Vacation Earnings	0.00		0.00	8139.11	Sick 3.33 84.64			
					Vacation 6.00 <u>12.00</u>			
Total hours	32.00							
Deductions			Taxes			Net Pay Distribution		
Deduction	Current	YTD	Tax code	Current	YTD	Account	Type	Amount
* Dental	0.00	47.80	Federal Income Tax	78.55	3052.41	XXXX2648	Checking	1217.49
* PHCS Platinum	0.00	579.16	Employee Medicare	21.40	277.21			
* VA Parking	62.50	250.00	Social Security Employee Tax	91.51	1185.34			
Vol Life	0.00	43.05	VA State Income Tax	66.95	977.28			
Employee + AD&D	0.00	43.05						
Voluntary Life Child(ren)	0.00	3.00						
* This deduction may be pre-tax								
	Gross		FIT taxable wages	Taxes		Deductions		Net pay
Current	1538.40		1475.90	258.41		62.50		1217.49
YTD	19995.42		19118.46	5492.24		923.01		13580.17

--

Pay

OnSite

Pay Statement

*Took pay cut so
company could meet payroll*

OnSite

Paul C. Youngs
734 Cordell Way
Herndon, VA 20170
SSN 225-88-5563

Date 01/15/2009

Document no 80033008

Net pay 1621.29

Employee no	002951	FIT	S 4	Period start	01/01/2009			
Location	VAALEX	SIT res	S 0	Period end	01/15/2009			
BusinessUnit	CORP	SIT work	S 0	Pay group	ONSE - OnSite Exempt			
Local Market	AVA			Job	VA401			
Department	IT1			Pay frequency	Semi-Monthly			
Division	000			Pay rate	48.0751			
Earnings					Employee Paid Time Off			
Pay type	Hours	Pay rate	Current	YTD	Plan	Current Balance		
Regular Earnings	48.00	48.0751	2307.60	2307.60	Personal Hol	16.00 16.00		
Total hours	48.00				Sick Vacation	3.33 74.64 6.00 163.30		
Deductions			Taxes			Net Pay Distribution		
Deduction	Current	YTD	Tax code	Current	YTD	Account	Type	Amount
* Dental	11.95	11.95	Federal Income Tax	189.80	189.80	XXXX2648	Checking	1621.29
* PHCS Platinum	144.79	144.79	Employee Medicare	30.28	30.28			
* VA Parking	62.50	62.50	Social Security Employee Tax	129.48	129.48			
Vol Life Employee + AD&D	14.35	14.35	VA State Income Tax	102.16	102.16			
Voluntary Life Child(ren)	1.00	1.00						
* This deduction may be pre-tax								
Gross		FIT taxable wages		Taxes		Deductions		Net pay
Current	2307.60	2088.36	451.72	234.59	1621.29			
YTD	2307.60	2088.36	451.72	234.59	1621.29			

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Pay

OnSite

Pay Statement

Normal pay stub

OnSite

Paul C. Youngs
734 Cordell Way
Herndon, VA 20170
SSN 225-88-5563

Date 01/30/2009

Document no 80033352

Net pay 2766.47

Employee no	002951	FIT	S 4	Period start	01/16/2009			
Location	VAALEX	SIT res	S 0	Period end	01/31/2009			
BusinessUnit	CORP	SIT work	S 0	Pay group	ONSE - OnSite Exempt			
Local Market	AVA			Job	VA401			
Department	IT1			Pay frequency	Semi-Monthly			
Division	000			Pay rate	48.0751			
Earnings					Employee Paid Time Off			
Pay type	Hours	Pay rate	Current	YTD	Plan	Current Balance		
Regular Earnings	86.67	48.0751	4166.67	6474.27	Personal Hol	0.00 16.00		
Total hours	86.67				Sick Vacation	3.33 77.98 6.00 169.30		
Deductions			Taxes			Net Pay Distribution		
Deduction	Current	YTD	Tax code	Current	YTD	Account	Type	Amount
* Dental	11.95	23.90	Federal Income Tax	654.57	844.37	XXXX2648	Checking	2766.47
* PHCS Platinum	144.79	289.58	Employee Medicare	57.24	87.52			
* VA Parking	62.50	125.00	Social Security Employee Tax	244.74	374.22	Check amount		0.00
Vol Life Employee + AD&D	14.35	28.70	VA State Income Tax	209.06	311.22	Total net pay		2766.47
Voluntary Life Child(ren)	1.00	2.00						
* This deduction may be pre-tax								
Gross		FIT taxable wages		Taxes		Deductions		Net pay
Current	4166.67	3947.43	1165.61	234.59	2766.47			
YTD	6474.27	6035.79	1617.33	469.18	4387.76			

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