化氯苯酚二甲基酚医氯苯酚 化邻苯酚 经未发证 医二氏管 化二氯甲基酚二氯	unemployed for the last 60-days prior to being hired
for this posi	tion. □Yes □ No
	oast 60-day period I have <u>not</u> been employed for 0 hours. □ Yes □ No
•	wered <u>YES</u> to <u>BOTH</u> of these questions uplete and sign the W-11 form below.
Form W-11 (April 2010)	Hiring Incentives to Restore Employment (HIRE) Act Employee Affidavit
Department of the Treasury Internal Revenue Service	▶ Do not send this form to the IRS. Keep this form for your records.
To be completed by nev	employee. Affidavit is not valid unless employee signs it.
I certify that I have been une date I began employment wi	mployed or have not worked for anyone for more than 40 hours during the 60-day períod ending on the th this employer.
Your name	Social security number ▶
First date of employment	/ / Name of employer
Under penalties of perjury, I and complete.	declare that I have examined this affidavit and, to the best of my knowledge and belief, it is true, correct,
Emoiovee's signature ➤	Date ► / /

Instructions to the **Employer**

Section references are to the Internal Revenue Code.

Purpose of Form

Use Form W-11 to confirm that an employee is a qualified employee under the HIRE Act. You can use another similar statement if it contains the information above and the employee signs it under penalties of perjury.

Only employees who meet all the requirements of a qualified employee may complete this affidavit or similar statement. You cannot claim the HIRE Act benefits, including the payroll tax exemption or the new hire retention credit, unless the employee completes and signs this affidavit or similar statement under penalties of perjury and is otherwise a qualified employee.

A "qualified employee" is an employee

- · begins employment with you after February 3, 2010, and before January 1,
- · certifies by signed affidavit, or similar statement under penalties of perjury, that he or she has not been employed for more than 40 hours during the 60-day period ending on the date the employee beains employment with you;
- is not employed by you to replace another employee unless the other employee separated from employment voluntarily or for cause (including downsizing); and
- is not related to you. An employee is related to you if he or she is your child or a descendent of your child,

your sibling or stepsibling, your parent or an ancestor of your parent, your stepparent, your niece or nephew, your aunt or uncle, or your in-law. An employee also is related to you if he or she is related to anyone who owns more than 50% of your outstanding stock or capital and profits interest or is your dependent or a dependent of anyone who owns more than 50% of your outstanding stock or capital and profits interest.

If you are an estate or trust, see section 51(i)(1) and section 152(d)(2) for more details.



Do not send this form to the IRS. Keep it with your other payroll and income tax records.