Notice to Consultants of revised Engineering Department Policy regarding submittal of Certified Payroll Transcripts

Attached is a copy of the “Notice to Contractors with contracts including Davis Bacon Requirements” that became effective October 3, 2007. This policy revision regarding the Submittal of Certified Payroll Transcripts is the result of several audit issues over the past few years.

Engineering Department Staff have issued this Policy to contractors with active contracts that include Davis-Bacon requirements that are being monitored by Engineering Department Staff. Enforcement on those contracts began in October. As stated in the Notice, the City’s revised Policy is very similar to Section 2.24, Davis-Bacon Wage Requirements, of the IDOT Construction Manual which became effective April 17, 2007 on IDOT projects.

Consultants with City of Des Moines Professional Services Agreements that include Construction Phase Services on Federally-funded projects where Davis-Bacon requirements are included in the construction contract must begin enforcement of this revised policy immediately. This Policy must be distributed to all prime contractors with active contracts as of October 3, 2007 that include Davis-Bacon requirements, and the prime contractor needs to distribute the revised Policy to all its subcontractors. In the future, this revised Policy must be distributed and discussed at the preconstruction conference on projects that include Davis-Bacon requirements.

If your Professional Services Agreement includes Construction Phase Services that includes the monitoring of Davis-Bacon requirements, I will assume the following:

1. That you have notified the contractor of this revised Policy on current contracts; and that in the future, this revised Policy is distributed and discussed at the preconstruction conference on projects that include Davis-Bacon requirements.

2. That you will monitor the submittal of Certified Payroll Transcripts in accordance with this revised Policy. This will now require you to date stamp payroll transcripts when received.

3. If necessary, you have notified the prime contractor of Policy violations by either the prime contractor or any of its subcontractors. A copy of the written violation notice should be sent to the City’s project manager for Department files.

4. That you have adjusted partial payments to withhold payment to the prime or any of its subcontractor in violation of this Policy before you submit the partial payment request to this Department for approval.

If you any questions regarding this Policy, contact John McKee of my staff at 515-283-4090.

Sincerely,

Jeb E. Brewer, P.E.
City Engineer

Attachment
October 3, 2007

Notice to Contractors with contracts including Davis Bacon Requirements

RE: Submittal of Certified Payroll Transcripts

On September 28, 2007, the Des Moines Engineering Department received notification from the Iowa Department of Transportation (IDOT) that the IDOT had received an inquiry from the Federal Highway Administration (FHWA) concerning a 2004 Audit Finding for the City of Des Moines where the auditor documented the following condition: “The City obtains the certified payrolls from the contractor or subcontractor, but they are not being collected weekly from all contractors or subcontractors.” The City of Des Moines policy has been that the Engineering Department will delay partial payment to the contractor if the contractor, or any of its subcontractors, seriously or habitually violates the Davis-Bacon Act requirements. The Engineering Department will not recommend final acceptance of the work until the contract work is in compliance with the Davis-Bacon requirements.

In fact, the Engineering Department has withheld partial payments on past projects when the contractor, or subcontractor, has seriously or habitually violated the Davis-Bacon Act requirements by not submitting certified payrolls timely, and has delayed acceptance of contracts until the certified payroll transcripts have been received from the contractor, and all subcontractors, and any necessary corrective actions have been completed.

However, the IDOT has recently increased its Davis-Bacon monitoring efforts and has revised Section 2.24, Davis-Bacon Wage Requirements, of the IDOT Construction Manual, effective April 17, 2007, regarding certified payroll transcripts to include the following statement:

If payrolls of the prime contractor are not received within 2 weeks of the period covered, the residency staff should advise the prime contractor, in writing, which payrolls have not been submitted and that progress payments for the work will be withheld. If payrolls of subcontractors are not received within 3 weeks of the period covered, the residency staff should advise the prime contractor, in writing, which payrolls have not been submitted and that progress payments for the subcontracted items will be withheld. In either case, communication with the contractor sooner than these time limits may be appropriate to inquire on the status of payrolls.

The Des Moines Engineering Department monitors Davis-Bacon Wage Requirements for contracts funded with a variety of federal funding sources including FHWA, FAA, EPA, and HUD. Federal Davis-Bacon law requires the contractor and its subcontractors to submit certified payroll transcripts within
seven days after the regular payment date of the payroll period. As a result, the Engineering Department must develop and maintain consistent rules regarding Davis-Bacon monitoring, and has revised its policy similar to the above IDOT policy. Effective October 3, 2007, the Engineering Department will implement the following Davis-Bacon monitoring policy:

If payrolls of the prime contractor are not received within two weeks of the period covered, Engineering Department Staff should advise the prime contractor, in writing, which payrolls have not been submitted and that progress payments for the work will be withheld. If payrolls of subcontractors are not received within three weeks of the period covered, Engineering Department Staff should advise the prime contractor, in writing, which payrolls have not been submitted and that progress payments for the subcontracted items will be withheld. In either case, communication with the contractor sooner than these time limits may be appropriate to inquire on the status of payrolls.

If prime contractor or subcontractor fails to submit required records or make them available, the City of Des Moines may, after written notice to contractor, take such actions as may be necessary to suspend further payments. Payment may be withheld on the prime contractor and subcontractor(s) who are in violation. Failure to submit required records upon request, or make such records available, may be grounds for disqualification of the contractor, or subcontractor, from participation in or bidding on future Des Moines construction contracts.

Engineering Department Staff will notify the prime contractor, and it is the prime contractor’s responsibility to notify its subcontractors of these requirements and any actions.

This policy will be distributed to all prime contractors with active contracts as of October 3, 2007 that include Davis-Bacon requirements and will be distributed at the preconstruction conference on future projects that include Davis-Bacon requirements.

If you have any questions regarding this policy, or the monitoring of the Davis-Bacon requirements as they apply to your contract with the City of Des Moines, please contact James Doran at 515-283-4560, or Jim Fromm at 515-283-4005.

Sincerely,

Jeb E. Brewer, P. E.
City Engineer