MDOT Subcontract / Prompt Pay Overview

Subcontracts (1302A)

Post Certification of Subcontract Compliance (1386)

Prompt Pay Special Provision (MERS 2124A)

Prompt Pay Special Provision (Alleged Complaints)



Chris Roe – MDOT Subcontract Compliance (517) 202-3716

108.01 Subcontracting of Contract Work

108.01. Subcontracting of Contract Work. No portion of the contract may be subcontracted, other than the providing of necessary materials, except as provided for in the Department's procedures for subcontracting. Subcontracting any portion of the work does not relieve the Contractor of full responsibility for the performance of the contract. Written consent of the Department is required to sell or assign any portion of the contract.

The Contractor must use its own organization to perform work amounting to at least 40 percent of the original contract amount. The phrase "its own organization" includes only workers employed and paid directly, inclusive of employees who are employed by a lease agreement acceptable to the Department, and equipment owned or rented with or without operators; and does not include employees or equipment of a subcontractor, assignee, or agent of the Contractor. All items identified as Designated or as Specialty Classifications may be performed by subcontract. The amount of Specialty Classification work performed may be deducted from the original total contract price before computing the amount of work required to be performed by the Contractor's own organization. The 60 percent available for subcontracting must include work identified in the contract as designated classifications and all other work, except specialty classifications.

The Department will determine the value of subcontracted work by multiplying the number of units of a subcontracted pay item by the contract unit price for that pay item. If any portion of a pay item is subcontracted, only that portion of the work to be performed by a subcontractor will be used for determining the percentage of the total work subcontracted. The Department will determine if the subdivision of the subcontracted pay item and the unit price is reasonable. Bonds furnished by the subcontractor do not reduce the Contractor's bonding requirements.

The Contractor must only issue subcontracts to subcontractors that are prequalified by the Department to perform the classification of work proposed, if applicable. The Contractor must submit the subcontract cover page and pay items to the Engineer responsible for the administration of the contract, before the start of the work associated with the subcontract. The Department's prequalification of the subcontractor is for the benefit of the Department and is not for the

benefit of the Contractor or any other person. The Department's prequalification is not a guarantee or warranty of the subcontractor's ability to perform or complete the subcontracted work. Before final acceptance, the Contractor must certify that the Contractor has met the subcontracting requirements using Form 1386 *Post Certification of Subcontract Compliance*. The Contractor must itemize the name of each subcontractor, the amount of each subcontract, and the amount paid for each subcontract.

Department for payment relating to the work; any such action must be brought against the Contractor or other responsible party.

A subcontractor must perform not less than 50 percent of the total value of the subcontracted work with the subcontractor's own organization.

This requirement is also applicable to and binding upon successive subcontracts.

No subcontractor or supplier may maintain an action against the

If any subcontractor is working or subcontractor's equipment is being operated in violation of this subsection, the Engineer may direct the immediate removal of the subcontractor or the subcontractor's equipment. The Contractor is responsible for any costs or damages resulting from such removal. The Contractor's responsibilities in the performance of the work, in case of a subcontract, are the same as if the Contractor performed the subcontracted work with its own organization.

1302A "Subcontract"

MDOT HAS ADOPTED A POLICY THAT THE PRIME CONTRACTOR WILL BE RESPONSIBLE FOR THE SUBCONTRACTING REQUIREMENTS.

- Prime Contractor will keep ALL original subcontracts.
- Engineer gets a copy of original documents

Form 1302A "Subcontract" Procedure

- Engineer must enter the date on the cover page when it is received.
 - After entering a date, the state must be changed to forward to CSD.
 - File in Projectwise
 - Email: MDOT-Subcontracts@michigan.gov
- The Contract Services Division needs to receive this so it can be entered into the MDOT system.
 - This will allow the subcontractor to appear in the 2124A biweekly reporting system (MERS).
- Per the Prompt Pay Special Provision, Prime Contractors are required to electronically report progress payments on a biweekly basis (MERS)

Form 1386

Post Certification of Subcontract Compliance

Michigan Department of Transportation 1386 (05/17)

CONTRACT ID

no prequalified category.

POST CERTIFICATION OF SUBCONTRACT COMPLIANCE Page 1 of 2

do hereby certify that I have

DBE % PROPOSED

INSTRUCTIONS: Contractor complete and retain original form. Submit a copy of form to Engineer for filing, Submittal of this form is required before release of retainage for those projects let prior to January 2006.

CONTRACT AMOUNT (ORIGINAL)

A. The Prime Contractor has performed not less than 40 percent of the original contract amount unless changed by special The Prime Contractor has used only prequalified subcontractors (whether or not a subcontract is required) unless there was

complied with all State and Federal requirements pertaining to subcontracting, including but not limited to the following:

C. The subcontractors have performed not less than 50 percent of the total value of the subcontract amount with the subcontractor's own organization. D. The Prime Contractor has met the project specific D.B.E. participation level requirement or received written approval for a good faith effort modification or waiver from MDO'rs Office of Business Development. E. The Prime Contractor has used the designated subcontractors indicated on the Designated and Specialty sheet. F. All required subcontracts were properly executed and signed prior to any subcontract work beginning. G. The Prime Contractor has maintained all required insurances and bonds throughout the life of the contract. H. The subcontractor and the sub-subcontractor were prequalified, when applicable, in all work classes that were subcontracted or sub-subcontracted. Work Types not Requiring Subcontracts Delivery of Materials* Delivery of Materials* Delivery of Materials* Delivery of Materials* Delivery of mork will not impact the 60% maximum allowable for subcontracting calculation. All other work will impact the 60% maximum allowable for subcontracting.											
Work types not requiring subcontracts if the amount of work does not exceed \$25,000.00.											
Flagging				Pavement Sweeping							
Stay in I			s Post Tensioning of Beams	Concrete Pumping							
			,								
au n			WORK NOT PERFORMED BY PRIME CONTRA	CTOR							
SUB TO SUB	#	DBE	WORK PERFORMED BY (INCLUDING SUB TO SUB WORK) IF SUB TO SUB ALSO CHECK BOX ON LEFT (SEE EXAMPLE BELOW)	ORIGINAL AMOUNT	FINAL AMOUNT PAID						
V	#		Sub-Sub Name (EXAMPLE)	\$ Amount	\$ Amount						
	1										
	2										
	3										
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H	10	Ħ									
뉴	11	뉴									
片	12	늠									
			GRAND TOTAL:	\$0.00	\$0.00						
Percent	age c	of actu	al DBE work performed (See additional comments on page 1)	%	%						
			ne final amount paid or the amount that will ultimately be paid.								
If more	e tha	n 12 r	ows are needed please use form 1386LF.								

DOT 1386 (05/17)	Page 2
F SOME OR ALL OF THE DBE % REQUIREMENT WAS MET TH PERCENTAGE WAS ATTAINED. IF THE DBE % PROPOSED WAS N	IROUGH DELIVERY OF MATERIALS, PLEASE INDICATE HOW THE D NOT ATTAINED. PLEASE INDICATE THE REASON.
XCEPTIONS TO ANY OF THE SUBCONTRACT REQUIREMENTS ELOW.	S AND AN EXPLANATION FOR THE EXCEPTIONS SHOULD BE NOT
SIGNATURE	DATE
RINT NAME	PRINT TITLE

Michigan Department of Transportation 1386 (05/17)

own organization.

POST CERTIFICATION OF SUBCONTRACT COMPLIANCE

Page 1 of 2

INSTRUCTIONS: Contractor complete and retain original form. Submit a copy of form to Engineer for filing. Submittal of this form is required before release of retainage for those projects let prior to January 2006.

CO	NTRACT ID	CONTRACT AMOUNT (ORIGINAL)	DBE % PROPOSED
			%
I _ con	nplied with all State and Federal requirem	of ents pertaining to subcontracting, includin	do hereby certify that I have g but not limited to the following:
A.	The Prime Contractor has performed	not less than 40 percent of the original	I contract amount unless changed by special
	provision.		
В.	The Prime Contractor has used only pr	requalified subcontractors (whether or n	ot a subcontract is required) unless there was
	no prequalified category.		
C.	The subcontractors have performed not	less than 50 percent of the total value of t	he subcontract amount with the subcontractor's

- D. The Prime Contractor has met the project specific D.B.E. participation level requirement or received written approval for a good faith effort modification or waiver from MDOT's Office of Business Development.
- E. The Prime Contractor has used the designated subcontractors indicated on the Designated and Specialty sheet.
- F. All required subcontracts were properly executed and signed prior to any subcontract work beginning.
- G. The Prime Contractor has maintained all required insurances and bonds throughout the life of the contract.
- H. The subcontractor and the sub-subcontractor were prequalified, when applicable, in all work classes that were subcontracted or sub-subcontracted.

Work Types not Requiring Subcontracts

Delivery of Materials*

Delivery of Traffic Control Devices*

Broker Trucking*

* This type of work will not impact the 60% maximum allowable for subcontracting calculation. All other work will impact the 60% maximum allowable for subcontracting.

Work types not requiring subcontracts if the amount of work does not exceed \$25,000.00.

Flagging Operations Stay in Place Forms

Stay in Place Folins

Destructive Testing of Materials

Shear Developers Post Tensioning of Beams

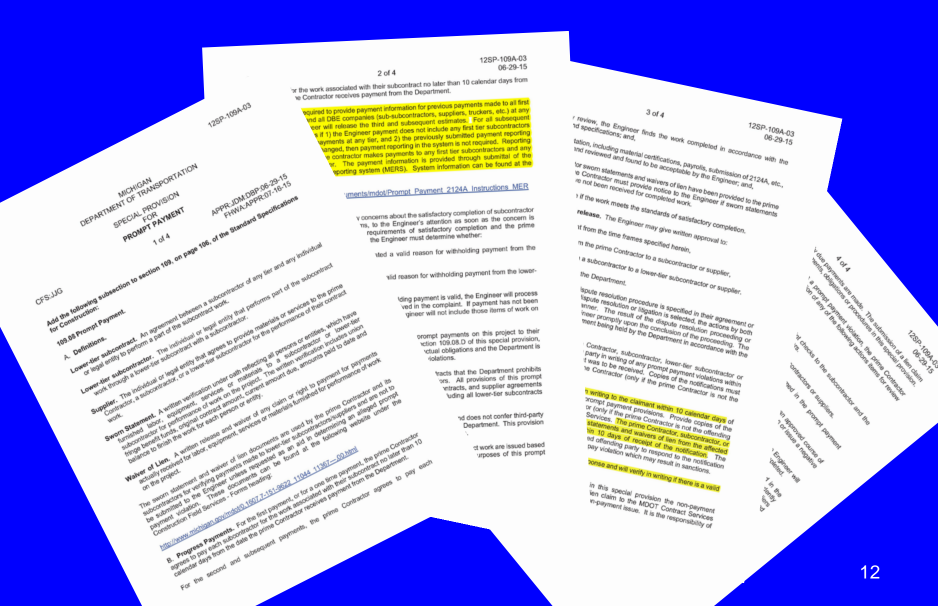
Pavement Sweeping Concrete Pumping

WORK NOT PERFORMED BY PRIME CONTRACTOR

WORK NOT PERFORMED BY PRIME CONTRACTOR											
0110			WORK NOT PERFORMED BY PRIME CONTRA	ACTOR							
SUB TO SUB	#	DBE	WORK PERFORMED BY (INCLUDING SUB TO SUB WORK) IF SUB TO SUB ALSO CHECK BOX ON LEFT (SEE EXAMPLE BELOW)	FINAL AMOUNT PAID							
V	#		Sub-Sub Name (EXAMPLE)	\$ Amount	\$ Amount						
	1										
	2										
	3										
	4										
	5										
	6										
	7										
	8										
	9										
	10										
	11										
	12										
			GRAND TOTAL:	\$0.00	\$0.00						
Percent	age o	of actu	al DBE work performed (See additional comments on page 1)	<mark>%</mark>	<u>%</u>						
			ne final amount paid or the amount that will ultimately be paid. ows are needed please use form 1386LF.								

EXCEPTIONS	TO ANY	OF	THE	SUBCO	NTRACT	REQUIR	REMENTS	AND	AN	EXPLA	NATIO	N FO	R THE	EXC	EPTIO	NS S	HOULE	BE	NOTED
BELOW.																			
SIGNATURE																D/	ATE		
PRINT NAME								П	PRI	NT TIT	LE								

Prompt Pay Special Provision (MERS)



CFS:JJG 2 of 4 12SP-109A-03 06-29-15

subcontractor for the work associated with their subcontract no later than 10 calendar days from the date the prime Contractor receives payment from the Department.

The Contractor is required to provide payment information for previous payments made to all first tier subcontractors and all DBE companies (sub-subcontractors, suppliers, truckers, etc.) at any tier before the Engineer will release the third and subsequent estimates. For all subsequent progress pay estimates if 1) the Engineer payment does not include any first tier subcontractors or any DBE company payments at any tier, and 2) the previously submitted payment reporting information remains unchanged, then payment reporting in the system is not required. Reporting is required when the prime contractor makes payments to any first tier subcontractors and any DBE companies at any tier. The payment information is provided through submittal of the information via the 2124A reporting system (MERS). System information can be found at the following web link.

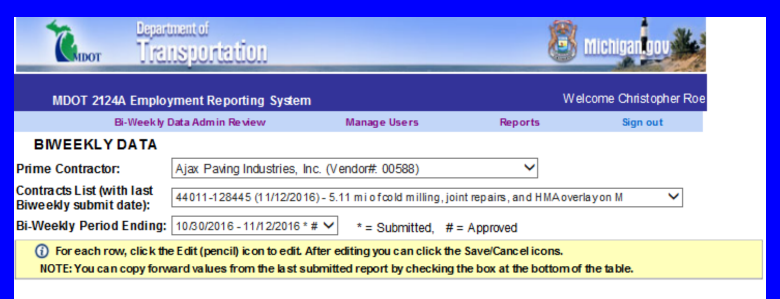
http://www.michigan.gov/documents/mdot/Prompt Payment 2124A Instructions MER S 366314 7.pdf

The prime Contractor must bring any concerns about the satisfactory completion of subcontractor or lower-tier subcontractor work items, to the Engineer's attention as soon as the concern is discovered. If the work meets the requirements of satisfactory completion and the prime Contractor has been paid for that work, the Engineer must determine whether:

- 1. The prime Contractor has demonstrated a valid reason for withholding payment from the subcontractor or supplier, or
- 2. The subcontractor has demonstrated a valid reason for withholding payment from the lower-tier subcontractor or supplier.

If the Engineer determines the reason for withholding payment is valid, the Engineer will process a negative estimate to withdraw the amount involved in the complaint. If payment has not been made for the work related to the complaint, the Engineer will not include those items of work on an estimate until the issue has been resolved.

MERS 2124A

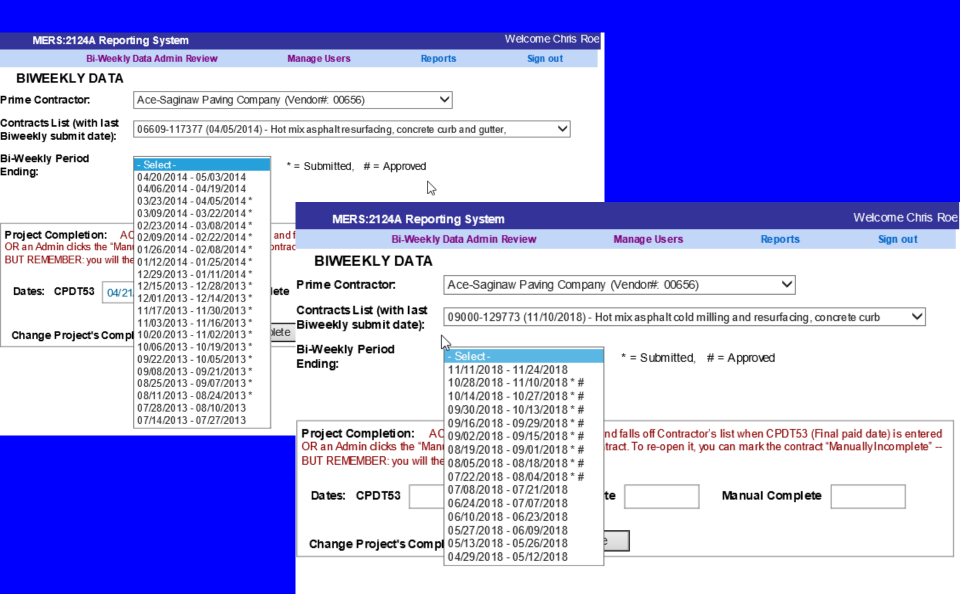


Approved by Armando Lopez

Print 2124A

Edit Save/ Cancel	Subconfractor or DBE/VVBE Subconfractor/ Trucker/ Supplier/ Service Provider	DBE/ WBE?	Service/ VVork Classfn	Total Subcontract Amount	DBE Commitment Amount	Dollar Value of Services Completed	Deductions (Bond,Fees, Holdbacks)	C omments	Actual Amount Paid to date
0	001:J. Ranck Bectric, Inc.			\$12,800.00		\$12,800.00	\$0.00		\$12,800.00
0	002:L & L Construction Company, Incorporated			\$110,171.60		\$115,701.84	\$1,157.02	Bonds	\$114,544.82
0	003:Oppermen Grooving Inc.			\$8,269.00		\$8,040.52	\$60.42	Bonds	\$5,980.10
0	004: P.K. Contracting, Inc.			\$189,489.60		\$183,528.84	\$1,835.29	Bonds	\$181,693.55
0	005:State Barricades, Inc.			\$15,542.50		\$16,949.80	\$169.50	Bonds	\$16,780.30
0	008:Nordlund & Associates, Inc.			\$1,720.00		\$1,720.00	\$17.20	Bonds	\$1,702.80
0	007:FMG Concrete Cutting, Inc.			\$2,300.00					
0	D.W:Hamlin Trucking, Inc.	DBE	<u>RJ</u>		\$5,000.00	\$8,121.70	\$0.00		\$8,121.70
0	DW:Hart & Associates Construction, LLC	DBE	RF		\$10,000.00	\$9,458.17	\$0.00		\$9,458.17

MERS 2124A



(Payment Complaints)

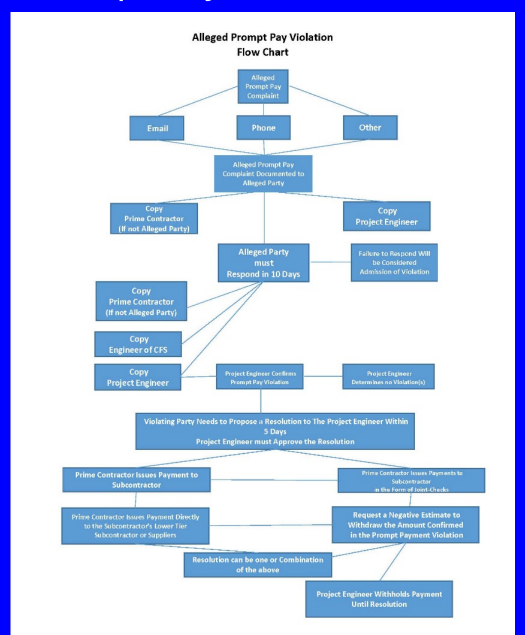
E. **Non-Payment Claims.** The prime Contractor, subcontractor, lower-tier subcontractor or supplier must notify the alleged offending party in writing of any prompt payment violations within 30 calendar days of the date the payment was to be received. Copies of the notifications must be provided to the Engineer and the prime Contractor (only if the prime Contractor is not the offending party).

The alleged offending party must respond in writing to the claimant within 10 calendar days of receipt of the notification of failure to meet prompt payment provisions. Provide copies of the response to the Engineer, the prime Contractor (only if the prime Contractor is not the offending party), and the Engineer of Construction Field Services. The prime Contractor, subcontractor, or supplier must also provide the required sworn statements and waivers of lien from the affected subcontractor or supplier to the Engineer within 10 days of receipt of the notification. The Department will consider the failure of the alleged offending party to respond to the notification from the claimant as an admission of the prompt pay violation which may result in sanctions.

The Engineer will review the written notice and response and will verify in writing if there is a valid prompt pay violation.

Independent of all procedures and requirements in this special provision the non-payment claimant has the additional option of submitting a lien claim to the MDOT Contract Services Division. MDOT will notify the project surety of the non-payment issue. It is the responsibility of

Prompt Payment Flow Chart



Prompt Payment Flow Chart





Chris Roe – MDOT Subcontract Compliance (517) 202-3716 Roec@michigan.gov

Thank You

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