Revolving Funds  
(SRF/SWQIF/DWRF)  
Design Phase Guidance  

Michigan Department Environmental Quality  

http://www.michigan.gov/deq  

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# Table of Contents

A. Competitive Bidding Required 1  
B. Minimal Cost Procurements 1  
C. Sole Source Procurements 2  
D. Request for Quotes/Qualifications Process Projects 2  
E. Requirements for SRF/SWQIF/DWRF Plans and Specifications 2  
F. Requirements for SWQIF Plans and Specifications 4  
G. Bid Allowances 4  
H. Base Bidding 4  
I. Alternates 4  
J. Contractor Pre-Qualification 5  
K. Force Account Construction and Inspection 5  
L. Part 41/Act 399 Construction Permits 6  
M. Submission of Plans and Specifications 6  
N. Addenda to Approved Design Documents 7  
O. Guidance on Use Tax 7  
P. Mailing Addresses 7  

Attachment 1 9  
Procurement of Architectural and Engineering Services Certification Form 9  
Attachment 2 13  
Clean Water and Drinking Water Revolving Loan Funds Disadvantaged Business Enterprise Guidance 13  
Attachment 3 19  
Disadvantaged Business Enterprise (DBE) Requirements Frequently Asked Questions Regarding Contractor Compliance 19
A. Competitive Bidding Required

In most cases, contracts for project construction of $50,000 or more must be awarded through an open, competitive bidding process whereby a solicitation to bid is made by means of a formally advertised public notice. Exceptions to this requirement are discussed below in Sections B through D. Unless otherwise approved by your RLS project manager, an advertisement for bids must be published at least 30 days prior to the date on which bids are scheduled to be opened. Although all applicants are encouraged to place bids in local publications to ensure local contractors and potential subcontractors are aware of bidding opportunities, revolving fund projects must be advertised through at least one statewide publication. A number of state wide advertising options exist, one of which is maintained by the Michigan Infrastructure and Transportation Association (MITA). That site can be accessed at: www.mitaads.com.

As of October 1, 2014, all architectural and/or engineering services (includes planning, design, and construction engineering) must publicly announce all requirements for these services and negotiate contracts using a Qualifications-Based Selection (QBS) process. This applies to SRF projects only. Communities using in-house staff for architectural and engineering services are not required to conduct the QBS process. A Procurement of Architectural and Engineering Services Certification form (Attachment 1) must be submitted with the Part III application.

As of May 1, 2015, the following project delivery methods will be acceptable for use in the State Revolving Fund (SRF)/Strategic Water Quality Initiatives Fund (SWQIF)/Drinking Water Revolving Fund (DWRF) programs: Construction Management At-Risk (CMAR), Progressive Design-Build (PDB), and Fixed-Price Design-Build (FPDB). Because the CMAR, PDB, and FPDB delivery methods include additional requirements from that of the traditional Design-Bid-Build delivery method, the applicant needs to schedule a meeting with the Revolving Loan Section (RLS) project manager early in the planning stage to discuss project delivery requirements and eligibility. The CM delivery method differs from those previously allowed in Michigan as it incorporates the following principles:

- The project designer and the CMAR firm (acting as a general contractor) are separate entities and have no contractual relationship. Each entity has a separate contractual relationship with the applicant.
- The CMAR firm is heavily involved in the design stage early on in the project.
- The CMAR firm can self-perform any construction work; the process must be transparent.

Project Delivery Method Guidance can be found on the RLS website.

B. Minimal Cost Procurements

Competitive bidding requirements will be waived when the cost of a good or service to be procured as part of a loan project will be less than $50,000. Goods might include material such as pipe or equipment such as pumps, while services might include compaction testing by an independent contractor.

Minimal cost procurements are eligible for loan assistance provided the municipality/water supplier’s Part II Application submittal includes adequate documentation that the cost of the good or service is less than $50,000.
C. Sole Source Procurements

Competitive bidding requirements will be waived when a good or service needed as part of a loan project is only available from one source.

Sole source procurements are eligible for loan assistance provided the municipality/water supplier’s Part II Application submittal includes a justification for using a good or service that is only available from one source and the basis for its estimated cost.

D. Request for Quotes/Qualifications Process Projects

Competitive bidding requirements can be waived when the municipality chooses to use a Request for Quotes/Qualifications (RFQ) process to accomplish project construction on a SWQIF loan project. Under the RFQ process, the municipality would establish a list of pre-qualified contractors for its SWQIF project construction. Each homeowner targeted for project construction, or the municipality, would then enter into an agreement with one of the pre-qualified contractors to perform the private property work necessary for the completion of the SWQIF loan project.

Construction under the RFQ process is eligible for SWQIF loan assistance provided a number of conditions are met:

1. Notification of the owner’s intent to use the RFQ process needs to be made by no later than the date set in the executed project milestone schedule for the submission of draft plans and specifications.

2. The list of pre-qualified contractors established by the RFQ process must include a sufficient number of licensed contractors to accomplish the timely completion of the municipality’s project.

3. The Part II Application submittal must include a copy of the list of pre-qualified contractors and an explanation of how it was obtained.

Please note that a municipality need not utilize the RFQ process but may instead choose to accomplish SWQIF project construction by hiring a contractor through the use of the standard competitive bidding process.

E. Requirements for SRF/SWQIF/DWRF Plans and Specifications

Section 5308(1)(e) (SRF/SWQIF) and Section 5409(1)(f) (DWRF) of the NREPA, requires a municipality/water supplier applying for loan assistance to prepare and submit “a set of plans and specifications suitable for bidding.” Design documents will meet this requirement if:

1. The final design documents present a project that corresponds with the one described in the state-approved project plan;
2. The final design documents include a bid proposal form which allows the segregation of costs for all items that are not eligible for loan assistance;

3. The final design documents include the Required Standard Contract Language: Clean Water State Revolving Fund and Drinking Water Revolving Fund. The Debarment Certification portion must be completed for any contract of $25,000 or more, the Disadvantaged Business Enterprises portion for any contract and the Davis-Bacon portion for all contracts over $2,000 (SRF and DWRF only). The DBE program has been created by the EPA to increase the participation of small, minority and women owned firms in the procurement process for goods and services as required by rule, 40 CFR Part 33. Prime Contractors bidding on a project must follow, document, and maintain records of their Good Faith Efforts to ensure that DBEs have the opportunity to participate in a project by increasing DBE awareness of procurement efforts and outreach. Detailed information about the required Good Faith Efforts are detailed in Attachment 2 and Attachment 3 of this document. For additional DBE questions contact EPA's Region 5 DBE Program Contact Adrianne Callahan at 312-353-5556 or callahan.adrianne@epa.gov. Please note that federally funded highway projects utilize DBE goals which require that a certain percentage of work be performed by DBE subcontractors. Since the SRF/DWRF program’s DBE requirements utilize a solicitation effort goal rather than a financial DBE goal, it would be difficult for the applicant to comply with both requirements. Therefore, joint projects with the Michigan Department of Transportation can be excluded from the SRF/DWRF EPA DBE requirements and the Good Faith Efforts Worksheet is not required.

4. The final design documents meet the requirements in Part 41 of the NREPA and its related administrative rules for approvable plans and specifications for the SRF/SWQIF and Act 399 and its related administrative rules for the DWRF. In particular, the design documents must conform to the design standards and guidance provided in the Recommended Standards for Wastewater Facilities (SRF/SWQIF)/Recommended Standards for Water Works (DWRF) published by the Great Lakes-Upper Mississippi River Board of State and Provincial Public Health and Environmental Managers (commonly known as the Ten State Standards); and

5. The final design documents were prepared and sealed by a professional engineer registered in Michigan. The design engineer may either be a qualified employee of the municipality/water supplier that is applying for SRF loan assistance or a consulting engineer hired by the municipality/water supplier on a contractual basis.

The proper SRF/SWQIF/DWRF project number, including the project segment suffix if appropriate, should appear on the cover of the contract documents, specifications books, and plan sheets. The procedure for the submittal, review, and approval of design documents is outlined in Section M below.

Under state law, the municipality/water supplier applying for loan assistance is responsible for obtaining all federal, state, and local permits, or clearances that are required for the project and must perform any surveys or studies that are required in conjunction with such permits or clearances. All appropriate provisions, conditions, and mitigative measures included in such studies, surveys, permits, or clearances must be incorporated into the final design documents.
F. Requirements for SWQIF Plans and Specifications

Two types of projects can qualify for SWQIF loan funding: (a) projects to remove clear water (groundwater or storm water infiltration or inflow) from sanitary or combined sewer house leads and (b) projects to replace or upgrade failing on-site septic systems (OSSS) that are adversely affecting public health or the environment. Generic plan sheets and specifications — as opposed to site-specific documents for each property — will suffice for clear water removal projects. Site-specific health department permits will suffice as plans and specifications for an OSSS project. The permits for all OSSS sites must be received by the DEQ project manager at least one week before the quarterly design document approval deadline, which will require the municipality to provide sufficient lead time (perhaps months) for the local health department review/approval.

G. Bid Allowances

To a certain extent, allowances circumvent the bidding process because the value of the allowance is specified by the project owner. Municipalities and their consultants are encouraged to avoid the use of allowances and, instead, fully develop specifications to enable bidders to competitively establish the cost of each good and service in the construction contract. However, many types of bid allowances can receive funding if appropriate documentation is provided to your DEQ project manager to support both the need for the allowance and its estimated cost. Please contact your DEQ project manager if you have any questions about the possible use of an allowance.

A type of allowance that is not eligible for inclusion in a loan is one that is not linked to specific goods or services. Such allowances are typically identified as "allowance for differing site conditions" or "provisional allowance" in the design documents. This type of allowance is deemed to be an ineligible addition to the standard 6 percent contingency that will be included in the loan. Further information regarding bid allowances can be found in the Eligibility Guidance for the Drinking Water and the Clean Water State Revolving Fund.

H. Base Bidding

Specifications may reference equipment that is to be supplied by naming the model produced by a particular manufacturer. Traditionally, such specifications include a caveat that the bidder may instead supply equipment from a different manufacturer that meets the particulars in the owner’s specification (the “or equal” approach). Another approach is base bidding, where the model produced by a particular manufacturer must be supplied. Base bidding may be used in a project to provide compatibility with existing equipment, reduction of operation or maintenance costs, or a proven track record of performance. Please contact your DEQ project manager if you have any questions about the possible use of base bidding.

I. Alternates

Alternates are additional items or project enhancements that are not part of the base bid. Alternates are structured to provide for greater flexibility in meeting budget goals. If bids come
in under budget, the owner may accept alternates that, when added to the base bids, do not exceed the authorized construction budget. Under certain circumstances, the alternates may be deductive, where bidders are requested to offer amounts to be deducted from the lump sum bid based on a savings from choosing the alternate.

Alternates are allowable to the extent that they are consistent with and address the critical needs identified in the project plan and meet requirements of Part 41/Act 399 construction permits. Both project management and district engineering staff will review alternatives for programmatic and technical acceptability.

J. Contractor Pre-Qualification

In most cases, the assessment of a contractor’s qualifications and apparent ability to meet the requirements of the contract must occur during the evaluation of bid proposals. Pre-qualification of contractors prior to bidding may be considered only where it can be justified based on special expertise requirements that would limit the availability of capable contractors. Notification of the owner’s pre-qualification process, the rationale for its use, and the actual description of the owner’s pre-qualification process must be submitted no later than the date set in the executed project milestone schedule for the submission of draft plans and specifications.

K. Force Account Construction and Inspection

The use of municipal/water supplier employees to construct a project (force account labor) may be approved for assistance when all of the following conditions are met:

1. The construction work can be effectively performed by permanent staff on the current payroll of the applicant, or the municipalities for which the project is being constructed.

2. The total labor cost (salaries, fringe benefits, travel expenses) is less than $50,000.

3. The employees involved in project construction will perform the construction work concurrent with their regular duties, without the hiring of any additional staff.

4. The applicant can demonstrate that force account labor will be cost-effective when compared with contracted labor.

A municipality/water supplier may use its own staff to perform resident inspection of project construction, either independent from or concurrent with resident inspection performed by a contracted engineering firm. The documentation necessary to support the inclusion of a municipality/water supplier’s resident inspection costs is outlined in the “Instructions for Completing the Project Cost Worksheet” that accompanies the SRF/SWQIF/DWRF Part II Application. Services are only eligible if specifically linked to the project and actual hours are documented on timesheets.
L. Part 41/Act 399 Construction Permits

To obtain an SRF loan for a project involving the construction or alteration of a wastewater transport or treatment facility, the municipality must obtain a construction permit issued under the provisions of Part 41 of the NREPA. To obtain a DWRF loan for a project that involves the construction or alteration of drinking water supply, storage, transmission or treatment facility, the water supplier must obtain a construction permit issued under the provisions of Act 399. An application for this construction permit must be submitted to the appropriate DEQ district office by no later than the date set in the executed SRF/DWRF project milestone schedule for the submission of final design documents.

A municipality will not need a Part 41 of the NREPA construction permit for a SWQIF loan project. Instead, local building codes and inspections will cover the work on private property needed for a clear water removal project and site-specific permits from the local health department will cover the work done for an OSSS upgrade or replacement.

M. Submission of Plans and Specifications

A municipality/water supplier applying for loan assistance for a competitively-bid construction project, or a CM project will need to do the following:

1. Submit two sets of the draft design documents (plan sheets, specification books, and contract documents) to the DEQ project manager in accordance with the executed project milestone schedule. In cases where mailing delays are likely, you may send one set of the draft documents directly to the appropriate DEQ district office provided you notify your DEQ project manager.

2. Revise the draft design documents to address all comments received from your DEQ project manager and the DEQ district staff.

3. Submit one set of the final design documents to the DEQ project manager and at least three sets directly to the DEQ district office, again in accordance with the executed project milestone schedule. Additional sets may be submitted to the district office in cases where a stamped, approved set of design documents is desired by parties other than the applicant municipality/water supplier (e.g., a copy for the municipality/water supplier’s consulting engineer or, on a county-administered project, a copy for the local government’s representative).

A municipality applying for SWQIF loan assistance for an RFQ process project will need to do the following:

1. For a clear water removal project, submit one set of the generic plan sheets and specifications to the DEQ project manager in accordance with the executed project milestone schedule.

2. For an OSSS project, submit all of the site specific permits issued by the local health department to the DEQ project manager in accordance with the executed project milestone schedule.

6 Rev. 3/2015
N. Addenda to Approved Design Documents

In cases where a modification of the approved final design documents is found to be necessary, an addendum needs to be prepared for issuance to all prospective bidders. The addendum does not have to receive DEQ approval prior to its issuance; however, as soon as one has been prepared, the municipality/water supplier must submit three sets of each addendum to the DEQ project manager for review and approval.

If the DEQ staff can approve the addendum, the project manager will send a stamped, approved copy of the addendum to the municipality/water supplier. If the DEQ staff cannot approve the addendum, the project manager will work with the municipality/water supplier’s design engineer to correct all deficiencies so that a revised addendum can be issued. If the time remaining before the opening of bids does not permit the issuance of a revised addendum to all prospective bidders, then either the bid opening must be delayed or the required corrections must be made by means of a change order issued after the contract has been awarded.

O. Guidance on Use Tax

Under Section 3 of the Michigan Use Tax Act (MCL 205.91 et seq.), a use tax (along with potential interest and penalties) is imposed upon every person “for the privilege of using, storing, or consuming tangible personal property in this state at a rate equal to 6% of the price of the property.” Under MCL 205.92(g)(i), a “consumer” is defined as “a person acquiring tangible personal property if engaged in the business of constructing, altering, repairing, or improving the real estate of others.” The Michigan Department of Treasury has ruled that contractors are the consumers of the materials used by them. Therefore, the Michigan Use Tax applies to owner-furnished equipment that will be installed under a competitively-bid construction contract and the contractor will be liable for the 6% Use Tax for materials “consumed” in fulfilling the contract.

Exemptions to the Michigan Use Tax identified under MCL 205.94(s) include “tangible personal property purchased and installed as a component part of a water pollution control facility for which a tax exemption certificate is issued pursuant to Part 37 of the natural resources and environmental protection act, 1994 PA 451, MCL 324.3701 to 324.3708...” This exemption only applies to a facility operated “primarily for the purpose of reducing, controlling, or eliminating water pollution caused by industrial waste.”

P. Mailing Addresses

Items sent through the U.S. Postal Service, such as notifications of owner’s intent, should be sent to your DEQ project manager at the following address:

Revolving Loan Section
Office of Drinking Water and Municipal Assistance
Department of Environmental Quality
P.O. Box 30241
Lansing, MI 48909-7741
Bulky items sent through a parcel delivery service, such as plan sheets and books of contract documents or specifications, should be sent to your DEQ project manager at the following address:

Revolving Loan Section  
Office of Drinking Water and Municipal Assistance  
Department of Environmental Quality  
Constitution Hall 4 South  
525 West Allegan Street  
Lansing, MI  48933
Attachment 1

Procurement of Architectural and Engineering Services Certification Form
QBS Certification Form
Procurement of Architectural and Engineering Services

Project Name: ________________________________________________________________

SRF Project Number: _________________________

Per Section 602(b)(14) of the Federal Water Pollution Control Act (FWPCA), all architectural/engineering contracts executed after October 1, 2014, must publicly announce all requirements for architectural and engineering services for State Revolving Fund projects and negotiate contracts for those services using the Qualifications-Based Selection process. **Attach the Request for Qualifications advertisement.**

Please list the firms that responded to the Request for Qualifications.

____________________________________________________________________________
____________________________________________________________________________
____________________________________________________________________________
____________________________________________________________________________
____________________________________________________________________________
____________________________________________________________________________
____________________________________________________________________________

Select one of the following:

☐ I certify to the best of my knowledge that the above referenced project complies with the requirements of Section 602(b)(14) of FWPCA.

If fewer than three firms responded to the Request for Qualifications, describe the efforts taken to publicly advertise and directly solicit participation:

_________________________________________________________________________
_________________________________________________________________________
_________________________________________________________________________
_________________________________________________________________________

☐ Compliance with Section 602(b)(14) of FWPCA is not required as all architectural and engineering work was performed in-house, or for the reasons listed below:

_________________________________________________________________________
_________________________________________________________________________
_________________________________________________________________________
_________________________________________________________________________
_________________________________________________________________________

________________________________________________________
Name and Title of Authorized Representative *(Please Print or Type)*

________________________________________________________
Signature of Authorized Representative Date

11
Rev. 3/2015
Attachment 2

Clean Water and Drinking Water Revolving Loan Funds Disadvantaged Business Enterprise Guidance
The U.S. Environmental Protection Agency has created the Disadvantaged Business Enterprise (DBE) program to increase the participation of small, minority and women owned firms in the procurement process for goods and services as required by rule, 40 CFR Part 33. This rule removes all of EPA’s current Minority-owned Business Enterprise (MBE) and Women-owned Business Enterprise (WBE) fair share objectives and good faith efforts and replaces them with DBE provisions. DBEs are entities that include minority and women owned businesses, small business enterprises, a small business in a rural area, a labor surplus area firm and a historically underutilized business. There are substantive changes made by the DBE rule. The changes include certification requirement for minority and women owned businesses, Good Faith Efforts, a bidders list and contract administration requirements. The DBE program requires information on the participation of minority and women owned businesses be reported to EPA.

The Michigan Department of Environmental Quality (DEQ), a recipient of EPA’s capitalization grant for the Clean Water and Drinking Water Revolving Loan Funds, must comply with the EPA rule that recipients award a fair share of sub-agreements to minority and women owned businesses. This policy applies to all sub-agreements for equipment, supplies, construction and services. In order to be counted towards a recipient’s fair share goal for MBE and WBE participation, the MBE and WBE firm must be certified. Non-certified MBE and WBE firms may be used by loan recipients for their procurement needs; however, the non-certified firms cannot be counted toward the MBE and WBE fair share goal accomplishment.

Certification

EPA policy states that DBEs must be certified by a recognized and approved agency. A business enterprise can no longer self certify that the business is disadvantaged. Certifications will be accepted from the following:

- Michigan Department of Transportation (www.michigan.gov/mdotdbe)
- Suburban Mobility Authority for Regional Transportation (www.smartbus.org)
- U.S. Small Business Administration (www.sba.gov)
- U.S. Department of Transportation (www.dot.gov)
- Tribal, state and local governments, as long as their standards for certification meet or exceed the standards in EPA policy

The EPA certification requirements include:

- An entity must establish that it is at least 51% owned and controlled by socially and economically disadvantaged individuals who are of good character and are citizens of the United States.
- An individual claiming economic disadvantaged status must have an initial and continued personal net worth less than $750,000.
How to locate certified DBEs

The Michigan Department of Transportation has a directory of all Michigan certified entities located at this website http://mdotjboss.state.mi.us/UCP/HomePageServlet. A searchable database of Michigan certified entities is also available on the website.

The System for Award Management (SAM) database (www.sam.gov) is another place to locate certified DBEs. SAM is an online business portal maintained by the federal government that helps small businesses market their goods and services to prime contractors. SAM replaces the Central Contractor Registration (CCR) database. The database will allow searches by the North American Industry Classification System (NAICS) code (i.e. water and sewer line and related structures construction –NAICS code 237110) and other criteria.

Good Faith Efforts

The good faith efforts are activities by a loan recipient AND its prime contractor(s) to increase DBE awareness of procurement opportunities. The Good Faith Efforts are:

1. Ensure DBEs are made aware of contracting opportunities to the fullest extent possible via outreach and recruitment activities. This includes placing DBEs on solicitation lists and soliciting the DBEs whenever they are potential sources.

2. Make information on forthcoming opportunities available to DBEs and arrange time frames for contracts and establish delivery schedules, where the requirements permit, in a way that encourages and facilitates participation by DBEs in the competitive process. This includes, where possible, posting solicitation for bids or proposals for a minimum of 30 calendar days before the bid or proposal closing date.

3. Consider in the contracting process whether firms competing for large contracts could subcontract with DBEs. This includes dividing total requirements when economically feasible into smaller tasks or quantities to permit maximum participation by DBEs in the competitive process.

4. Encourage contracting with a consortium of DBEs when a contract is too large for one DBE firm to handle individually.

5. Use the services and assistance of the Small Business Administration and Minority Business Development Agency of the U.S. Department of Commerce.

6. If the prime contractor awards subcontracts, require the prime contractor to take the steps in items 1 through 5 above.

A loan recipient is required to make the good faith efforts whenever procuring construction, equipment, services and supplies under an EPA financial assistance agreement, even if it has achieved its fair share objectives. Records documenting compliance with the Good Faith efforts must be retained by the loan recipient and its prime contractor(s).

Bidders List Requirement

The purpose of a bidders list is to provide the loan recipients who conduct competitive bidding with an accurate database as possible about potential MBE/WBE and non-MBE/WBE contractors. The loan recipient must create and maintain a bidders list, if the loan recipient is subject to, or chooses to follow, competitive bidding requirements. The bidders list must include
all firms that bid or quote on contracts for EPA assisted projects. The bidders list must be kept until the project period for the identified loan has ended.

The bidders list will contain the following information:

1. Entity name and contact person
2. Entity's mailing address, telephone number and email address
3. The procurement on which the entity bid or quoted and when, and
4. Entity's status as an MBE/WBE or non MBE/WBE

The bidder list requirement applies to all loan recipients receiving more than $250,000 in any one fiscal year.

Contract Administration Requirements

The EPA rule is intended to prevent ‘bait and switch’ tactics at the subcontractor level by prime contractors. The rule includes the following provisions:

1. A loan recipient must require its prime contractor to pay its subcontractor for satisfactory performance no more than 30 days from the prime contractor's receipt of payment from the loan recipient.

2. A loan recipient must be notified in writing by its prime contractor prior to any termination of a DBE subcontractor for convenience by the prime contractor.

3. If a DBE subcontractor fails to complete work under the subcontract for any reason, the loan recipient must require the prime contractor to employ the Good Faith Efforts, if soliciting a replacement subcontractor.

4. A loan recipient must require its prime contractor to employ the Good Faith Efforts.

5. The loan recipient must require its prime contractor to provide the DBE Utilization Good Faith Efforts Worksheet. This form captures efforts by the prime contractor to solicit DBEs for each area of work type that will be subcontracted. The prime contractor must include completed form(s) as part of the prime contractor's bid or proposal package to the loan recipient for each area of work type.

Michigan Department of Environmental Quality (DEQ) Responsibilities

DBE program requirements apply to the DEQ, as the recipient of the federal funds, AND then the DEQ's loan recipients and prime contractors. Twice a year, the DEQ must report on the participation of certified MBE and WBE for the clean water and drinking water programs. Semiannual reports are due to EPA within 30 days of the end of the semiannual reporting period (April 30th and October 30th). MBE/WBE data request forms are mailed to loan recipients in March and September. The semiannual reports will be completed with data submitted by the loan recipients to the DEQ. The MBE/WBE firms reported by the loan recipients will be verified for certification.
Revolving Loan Recipient Responsibilities

Submit MBE and WBE participation data relating to procurement for goods and services related to the revolving loan project to the DEQ.

Maintain a bidders list of MBE and WBE for future competitive procurements.

Submit a copy of the DBE certification letter with the MBE/WBE data request form to the DEQ.

Incorporate the standard language in contract documents (see Standard Contract Language for Disadvantaged Business Enterprises) to make the following assurances:

- Prime contractor pays subcontractor within 30 days of prime contractor getting paid.
- Prime contractor notifies loan recipient in writing prior to terminating DBE subcontractor.
- Prime contractor uses the Good Faith Efforts.
- Provide the DBE Utilization Good Faith Efforts Worksheet to all loan recipients.

Contractor Responsibilities

Obtain DBE certification, if necessary.

Make EPA form 6100-2 available at the pre-bid meeting, and emphasize the need to make three contacts per subcontract area. Show effort was made to make three contacts.

Complete EPA the DBE Utilization Good Faith Efforts Worksheet as part of the bid or proposal package to the loan recipient.

Pay subcontractor(s), if any, within 30 days of getting paid by the loan recipient.

Notify loan recipient, in writing, prior to terminating DBE subcontractor.

Use the Good Faith Efforts.

Incorporate the standard DBE language in contract documents.
Attachment 3

Disadvantaged Business Enterprise (DBE) Requirements Frequently Asked Questions Regarding Contractor Compliance
Disadvantaged Business Enterprise (DBE) Requirements
Frequently Asked Questions Regarding Contractor Compliance

Q: What is the Good Faith Efforts Worksheet form and how is it to be completed?

A: This form captures efforts by the prime contractor to solicit DBEs for each area of work type that will be subcontracted out. A separate Good Faith Efforts Worksheet must be provided by the prime contractor for each area of work type to be subcontracted out. There are specific instructions that accompany this form that prescribe minimum efforts which bidders must make in order to be in compliance with the DBE requirements.

Q: Can non-certified DBEs be used?

A: While non-certified DBEs can be used, only DBEs, MBEs, and WBEs that are certified by EPA, SBA, or MDOT (or by tribal, state and local governments, as long as their standards for certification meet or exceed the standards in EPA policy) can be counted toward the fair share goal. Proof of certification by one of these recognized and approved agencies should be sought from each DBE.

Q: How does a DBE get certified?

A: Applications for certification under MDOT can be found at http://mdotjboss.state.mi.us/UCP/LearnHowServlet.

Applications for certification under EPA can be found on EPA’s Small Business Programs website at http://www.epa.gov/osbp/dbe_firm.htm under Certification Forms.

Q: If a bidder follows the MDOT DBE requirements, will the bidder be in compliance with the SRF/DWRF DBE requirements?

A: No. Federally funded highway projects utilize DBE goals, which require that a certain percentage of work be performed by DBE subcontractors. For SRF/DWRF projects, there is no financial goal. However, there is a solicitation effort goal. Bidders must use Good Faith Efforts for each and every area of work to be subcontracted out to obtain DBEs. The bidders are not required to use DBEs if the quotes are higher than non-DBE subcontractors. There is no required DBE participation percentage contract goal for the SRF/DWRF. However, if the SRF/DWRF project is part of a joint project with MDOT, the project can be excluded from SRF/DWRF DBE requirements (i.e., the Good Faith Efforts Worksheet is not required) as it would be difficult to comply with both programs’ requirements.

Q: Must the Good Faith Efforts Worksheet and supporting documentation be turned in with the bid proposals?

A: Yes. This is a requirement to document that the contractor has complied with the DBE requirements and the Good Faith Efforts. These compliance efforts must be done during the bidding phase and not after-the-fact. It is highly recommended that the need for these efforts and the submittal of the forms with the bid proposals be emphasized at the pre-bid meetings. Failure to show that the Good Faith Efforts were complied with during the bidding process can lead to a prime contractor being found non-responsive.
Q: Does EPA form 6100-2 need to be provided at the pre-bid meeting?
A: Yes. The form must be made available at the pre-bid meeting.

Q: What kinds of documentation should a contractor provide to document solicitation efforts?
A: Documentation can include fax confirmation sheets, copies of solicitation letters/e-mails, printouts of online solicitations, printouts of online search results, affidavits of publication in newspapers, etc.

Q: How much time will compliance with the Good Faith Efforts require in terms of structuring an adequate bidding period?
A: Due to the extent of the efforts required, a minimum of 30 calendar days is recommended between bid posting and bid opening to ensure adequate time for contractors to locate certified DBEs and solicit quotes.

Q: How does a contractor locate certified DBEs?
A: The Michigan Department of Transportation has a directory of all Michigan certified entities located at http://mdotjboss.state.mi.us/UCP/. Additionally, the federal System for Award Management (SAM) is another place to search and can be found at www.sam.gov. SAM contains information from the former Central Contractor Registration (CCR) database.

Q: If the bidder does not intend to subcontract any work, what forms, if any, must be provided with the bid proposal?
A: The bidder should complete the Good Faith Efforts Worksheet with a notation that no subcontracting will be done. However, if the bidder is awarded the contract and then decides to subcontract work at any point, then the Good Faith Efforts must be made to solicit DBEs.

Q: In the perfect world, the Good Faith Efforts Worksheet is required to be turned in with the proposal. What if no forms are turned in with the bid proposal or forms are blank or incomplete? Should this be cause to determine that the bidder is non-responsive?
A: While the Good Faith Efforts Worksheet is important, it is more critical to confirm that the contractor complied with the DBE requirements prior to bid opening. The owner should contact the bidder as soon as deficiencies are noted for a determination/documentation of efforts taken to comply with the DBE requirements. Immediate submittal of the completed forms will be acceptable provided the Good Faith Efforts were made and it is just a matter of transferring information to the forms.

Q: If the prime contractor is a DBE, does he have to solicit DBE subcontractors?
A: Yes, the DBE requirements still apply if the prime intends to subcontract work out. Good Faith Efforts must be used to solicit DBEs.

Q: If the area of work is one where there are less than three DBE contractors, how is the contractor to document this?
A: Copies of printouts from MDOT and SAM showing no DBEs and advertisements soliciting quotes for all subcontract areas, including the questionable areas, will be adequate if the dates on the printouts are prior to the bid or proposal closing date.