# 200 - Civil Rights

Acceptance of Federal funds obligates the sponsor to comply with several Civil Rights statutes, Executive Orders and other Federal Regulations. Advisory Circular 150/5100-15 is available as a ready reference that identifies the various statutes, Executive Orders and implementing regulations required for Federal assistance.

Advisory Circular 150/5100-15 addresses the complex nature of various civil rights requirements by categorizing them into 5 main subject areas.

#### 1. Nondiscrimination in Benefits for and Service to the Public

The sponsor must assure that no person, on the grounds of race, color or national origin, be denied nor be subjected to discrimination in the provision of benefits and services to the public. Authorized by Title VI of the Civil Rights Act of 1962 and implemented by 49 CFR Part 21 and Section 520 of the Airport and Airway Improvement Act of 1982

2. Nondiscrimination in Employment in Federally Assisted Construction Contracts
The Sponsor must incorporate all applicable contract clauses and certifications within the
bid documents and contract agreements to ensure equal opportunity for all persons
regardless to race, color, religion, sex or national origin in the participation of federally
assisted construction. This provision is applicable for all federally assisted projects that
exceed \$10,000. Authorized by Executive Order 11246 and implemented by 41 CFR Part
60

## 3. Nondiscrimination in Airport Employment Opportunities

The sponsor must assure that they, their tenants, their contractors, their lessees and their concessionaires do not discriminate on the basis of race, color, national origin, sex, creed or handicap in the area of employment. Implemented by Section 520 of the Airport and Airway Improvement Act of 1982.

## 4. Disadvantages Business Enterprise Program

Sponsors seeking AIP participation in a project that equals or exceeds \$250,000 must have an approved DBE program on file with the FAA prior to issuance of a grant. Sponsors must establish regional goals to facilitate participation by DBE firms in the federally assisted project. Implemented by 49 CFR Part 26.

# 5. Nondiscrimination in Benefits for, Services to, Employment of and Accessibility for the Handicapped

Sponsors must make reasonable accommodations to avoid discrimination on the basis of handicap disability in the provision of benefits, services or employment. Authorized by Section 504 of the Rehabilitation Act of 1973 and implemented by 49 CFR Part 27.

## **RESOURCES**

#### **Advisory Circulars**

• <u>AC 150/5100-15</u> – Civil Rights Requirements for the Airports Improvement Program

## Regulations/Policy

- 49 CFR Part 26 Participation By Disadvantaged Business Enterprises in Department of Transportation Financial Assistance Programs
- 41 CFR Part 60 Office of Federal Contract Compliance Programs, Equal Employment Opportunity, Department of Labor

## 210 - DBE Overview

Effective March 4, 1999, Federal Regulation 49 CFR Part 26 replaced 49 CFR Part 23 as the Department of Transportation's official regulation regarding the Disadvantaged Business Enterprise (DBE) program. Grant recipients must comply with 49 CFR Part 26 as a condition of the receipt of Federal funds under the Airport Improvement Program.

As of August 21, 1999, FAA grant recipients receiving \$250,000 or more in federal funds must submit a DBE program conforming to 49 CFR Part 26. Objectives of the new goal include the following (49 CFR 26.1):

- To ensure nondiscrimination in the award and administration of DOT-assisted contracts.
- To create a level playing field on which DBE's can compete fairly for DOT-assisted contracts.
- To ensure that only firms that fully meet this part's eligibility standards are permitted to participate as DBE's.
- To help remove barriers to the participation of DBE's in DOT-assisted contracts.
- To assist the development of firms that can compete successfully in the marketplace outside the DBE program.
- To provide appropriate flexibility to recipients of Federal financial assistance in establishing and providing opportunities for DBE's.

#### **RESOURCES**

## **Department of Transportation OSDBU**

- Office of Small & Disadvantaged Business Enterprise
  - o **DBE Program**
  - o **Guidance for DBE Administrators**
  - o Sample DBE Program (pdf)

## Regulation

 49 CFR Part 26 - Participation By Disadvantaged Business Enterprises in Department of Transportation Financial Assistance Programs

- lowa Link to DBE directory provided on page.
- Kansas KDOT DBE Contractor List
- <u>Missouri</u> Link to DBE directory provided on page.
- <u>Nebraska</u> Link to certified DBE provided on page

# 220 - DBE Program Submittal

Sponsors seeking FAA AIP participation that equals or exceeds \$250,000 must have an approved DBE program on file with the FAA prior to issuance of a grant offer by the FAA.

In order to avoid delays in project implementation, it is critical that sponsors coordinate early in the project development phase to assure compliance with 49 CFR Part 26. Sponsors are urged to begin work on establishing an approved DBE program and DBE goal establishment as soon as the FAA provides notification that funding for the project appears favorable for the upcoming fiscal year. Failure to accomplish timely coordination may result in significant delays to the project.

A Sample DBE program may be accessed from the website of the Office for Small & Disadvantaged Business Utilization. Central Region sponsors with specific questions regarding their DBE program should contact Virgen Ortiz, FAA External EEO Program Manager at (847) 294-8270.

Within the FAA Central, the DBE program and goal methodology should be submitted to the following office:

FAA Civil Rights 2300 E. Devon Avenue, Suite 440 Des Plaines. IL 60018

#### **RESOURCES**

## **Department of Transportation OSDBU**

- Office of Small & Disadvantaged Business Enterprise
  - o **DBE Program**
  - o **Guidance for DBE Administrators**
  - Sample DBE Program (pdf)

#### Regulation

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- <u>Nebraska</u> Link to certified DBE provided on page

## 230 - DBE Contract Goal and Provisions

## **CONTRACT GOALS** (49 CFR Part 26 Subpart C)

As part of their approved DBE program, Sponsors are required to establish an overall DBE goal prior to solicitation for bids.

Sponsors are cautioned not to utilize the national aspiration goal of 10% as the basis for establishing their own goal. The goal should reflect the regional availability of DBEs willing and ready to participate in the project.

Several different methodologies are available to determine a recipient's DBE goal. Sponsors should contact the FAA Civil Rights Office regarding questions on establishing a project specific goal. Within the FAA Central, the Sponsor's goal methodology should be submitted to the following office:

FAA Civil Rights 2300 E. Devon Avenue, Suite 440 Des Plaines, IL 60018

## BID SOLICITATION (49 CFR Part 26.53)

Once a goal has been established, the Bid Solicitation must convey the requirements of the contractor to comply with the DBE provisions. Contracts may only be awarded to bidder/offerors who have demonstrated good faith effort in meeting the goals.

The following paragraphs are considered acceptable for notifying potential bidders of the information required for submittal.

The requirements of 49 CFR Part 26, Regulations of the U.S. Department of Transportation, apply to this contract. It is the policy of the <a href="Recipient">Recipient</a> to practice nondiscrimination based on race, color, sex or national origin in the award or performance of this contract. All firms qualifying under this solicitation are encouraged to submit bids/proposals. Award of this contract will be conditioned upon satisfying the requirements of this bid specification. These requirements apply to all bidders, including those who qualify as a Disadvantaged Business Enterprise.

The Owner has estab	olished a DBE contract goal of	_ percent for this contract.
The Bidder/Offeror sh	nall make good faith efforts, as defined	d in Appendix A, 49 CFR Part
26, to subcontract	of the dollar value of the prime	e contract to certified DBE
firms as defined in 49	) CFR Part 26.	

All bidders shall submit the following information with their proposal on the forms provided:

- (1) The names and addresses of DBE firms that will participate in the contract;
- (2) A description of the work that each DBE firm will perform:
- (3) The dollar amount of the participation of each DBE firm participating;
- (4) Written documentation of the Bidder/Offeror's commitment to use a DBE subcontractor whose participation it submits to meet the contract goal:
- (5) Evidence of good faith efforts undertaken by the bidder, as described in appendix A to 49 CFR Part 26.

The apparent successful Bidder will be required to provide written confirmation from the participating DBE firms verifying their intent to participate as in the project. This written confirmation shall be submitted "prior to execution of the contract." or "with the proposal documents as a condition of bid responsiveness". < NOTE TO SPECIFIER: CHOOSE AN OPTION>

Per Federal Regulation 49 CFR Part 26.53.b.3, Sponsors have the discretion to require the bidder/offeror to submit the DBE confirmation as a matter of bid responsiveness or anytime prior to commitment to performance of the work (contract award). The solicitation should explicitly state when all DBE information is to be submitted.

#### REQUIRED CONTRACT PROVISIONS

The following paragraphs must be inserted in every solicitation that includes FAA AIP participation. The contract assurance clause shall be inserted verbatim.

**Contract Assurance (§26.13)** - The contractor or subcontractor shall not discriminate on the basis of race, color, national origin, or sex in the performance of this contract. The contractor shall carry out applicable requirements of 49 CFR part 26 in the award and administration of DOT assisted contracts. Failure by the contractor to carry out these requirements is a material breach of this contract, which may result in the termination of this contract or such other remedy, as the recipient deems appropriate.

**Prompt Payment (§26.29)** - The prime contractor agrees to pay each subcontractor under this prime contract for satisfactory performance of its contract no later than **{specify number}** days from the receipt of each payment the prime contractor receives from **{Name of recipient}**}. The prime contractor agrees further to return retainage payments to each subcontractor within **{specify the same number as above}** days after the subcontractor's work is satisfactorily completed. Any delay or postponement of payment from the above referenced time frame may occur only for good cause following written approval of the **{Name of Recipient}**}. This clause applies to both DBE and non-DBE subcontractors.

#### **DBE FORMS**

A <u>DBE Utilization form</u> and <u>Letter of Intent form</u> shall be included in every solicitation requiring DBE participation. The specification preparer should assume multiple DBE contractors are interested in the project. Additional copies of the letter of intent form should be inserted in the proposal form so each proposed DBE contractor may complete a separate *Letter of Intent* form.

#### **RESOURCES**

#### **Department of Transportation OSDBU**

- Office of Small & Disadvantaged Business Enterprise
  - o **DBE Program**
  - o **Guidance for DBE Administrators**
  - o Sample DBE Program (pdf)

## **Forms**

- DBE Letter of Intent Form
- DBE Utilization Statement

#### Regulation

 49 CFR Part 26 - Participation By Disadvantaged Business Enterprises in Department of Transportation Financial Assistance Programs

- lowa Link to DBE directory provided on page.
- Kansas KDOT DBE Contractor List
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- Nebraska Link to certified DBE provided on page

# 240 - Good Faith Efforts 49 CFR Part 26

In order to be considered responsible and responsive, bidders must make good faith efforts to meet the identified project goal. This may be accomplished in one of two ways:

- 1. By meeting the goal and documenting the commitments of the DBE firms
- 2. By documenting their good faith efforts in the case that the proposed goal is not met.

## Appendix A

Guidance pertaining to good faith efforts is provided in Appendix A to <u>49 CFR Part 26</u>. In general, the bidder must demonstrate that they have taken all necessary and reasonable steps to achieve the identified DBE goal. The bidder should adequately document all such efforts, including contacts of DBE firms that are not interested.

The determination of what qualifies as a good faith effort is not quantitatively defined by the regulation. Appendix A does identify some actions, which could be considered as good faith efforts but does not mandate such actions. We encourage Sponsors to incorporate language similar to the following within their solicitation:

#### **Good Faith Efforts**

Bidder must demonstrate that they made good faith efforts to achieve participation with DBE firms. This requires that the bidder show that it took all necessary and reasonable steps to secure participation by certified DBE firms. Mere pro forma efforts will not be considered as a good faith effort.

Actions constituting evidence of good faith efforts are described in appendix A to 49 CFR Part 26. Such actions include but are not limited to:

- Soliciting DBE participation through all reasonable and available means. This
  may include public advertisements and phone calls/faxes to known certified DBE
  firms
- Consult State Department of Transportation office to obtain a list of certified DBE firms.
- Selecting portions of work that increases the likelihood that DBE firms will be available to participate
- Providing DBE firms with sufficient information and time to review the project plans and specifications.

Documenting all contacts with DBE firms. This includes name, address, phone number, date of contact and record of conversation/negotiation.

#### **Pre-Bid Meeting**

Sponsors should assure that issues regarding the DBE goal and good faith efforts are thoroughly discussed at the prebid meeting. Potential bidders should have a complete understanding of what is required of them in order to comply with the DBE participation provisions.

## **RESOURCES**

## **Department of Transportation OSDBU**

- Office of Small & Disadvantaged Business Enterprise
  - o **DBE Program**
  - o Guidance for DBE Administrators
  - o Sample DBE Program (pdf)

## Regulation

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# 250 - DBE Reporting Requirements

## Reporting Requirement

AIP Grant recipients with Disadvantaged Business Enterprise (DBE) programs are required by Federal Regulation 49 CFR Part 26 to report annually their DBE commitments, awards and payments. Sponsors have generally accomplished this by completing and submitting the form "Uniform Report of DBE Commitments/Awards and Payments" and the associated DBE contractor participation information form. Both forms are due each year on December 1<sup>st</sup>.

## **DBE Office Online Reporting System (DOORS)**

Sponsors may now conveniently submit these forms and information on-line using the "DBE Office Online Reporting System" (DOORS). The DOORS system is a new web-based automated system for completing the Uniform Report of DBE Awards/Commitments and Payments (Uniform Report) as required by Federal Regulation 49 CFR Part 26.

The DOORS system provides the following benefits:

- Web-based application
- Basic instructions on all menus
- Automatic totaling and calculating
- An option to add Adobe Acrobat updates to your personal computer
- Easy account setup
- Access to view previous records
- Access to a DBE contractor participation listing for the entire USA

AIP grant recipients that have DBE participation are strongly encourage to use the web-based DOORS system in lieu of the paper version of the Uniform Report of DBE Commitment/Awards and Payments.

## **DOORS Website**

The DOORS system may be access at the following website:

https://www.faa.gov/secure/doors/

#### **Forms**

**Uniform Report of DBE Awards or Commitments and Payments Form**