



Lead-Based Paint Hazard Control Program

Updated: 10-15-2018

INSTRUCTIONS

TO

BIDDERS / CONTRACTORS

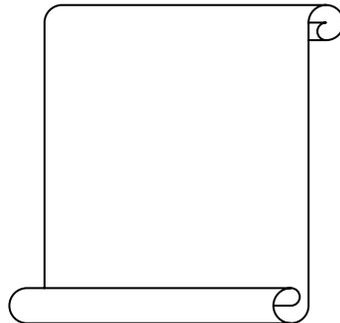


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INSTRUCTIONS TO BIDDERS

At all times contractors and their workers shall have access on the job to: a copy of these instructions to bidders, the project specifications including all site maps and the telephone number of the Cerro Gordo County Lead-based Paint Hazard Control Program (LBPHC), 641-421-9339. The purpose of having the “contractor copy” on the premises is to eliminate confusion as to what is the intended scope of work. If needed, a second copy of the contractor copy can be made available for job site use. Failure to comply may result in a penalty of \$150.00.

The purpose of the work items listed in this bid document is to achieve lead safe conditions on both interior and exterior surfaces at the property listed. Activities listed in this bid packet may include both lead abatement work items and interim control work items. Bids may only be submitted by individuals holding a current and valid Lead Abatement Firm Certificate in the State of Iowa. Work being conducted on homes must be performed by persons holding a current and valid Lead Abatement Worker/Contractor Certificate in the State of Iowa. All activities are to be conducted in accordance with Iowa Code Chapters 69 and 70. The contractor is responsible for following all applicable codes. These codes include, but are not limited to, Municipal, State and Federal regulations.

Contractors that demonstrate non-compliance relating to rules and regulations of the Cerro Gordo County, The State of Iowa, or any Federal agency risk punitive and administrative penalties. First time offenders may face the issuance of probationary status. Repeat offences can result in a twelve month suspension of privileges to participate. Continued infractions may result in disbarment from further participation in the Lead Hazard Control Program. The determination of penalties rest solely with the LBPHC Program Manager and/or Program Director and will be communicated to the contractor in writing.

In signing this bid, BIDDER acknowledges that he/she has viewed the project and is familiar with the requirements of the specifications.

In submitting this bid, it is understood the LBPHC reserves the right to reject any or all proposals or to waive informalities and irregularities and to enter into such CONTRACTS that Cerro Gordo County Department of Public Health (CGCDPH) and property owner deems to be in the best interest of Cerro Gordo County and the property owner.

BIDDER or firm representative must be present at the Bid walkthrough in order to be eligible to bid on a project. **Blind bids will not be considered.**

BIDDER agrees to perform all the work described in the contract documents and the project

specifications for the assigned residence at the indicated price. Bids received must be for the execution of the entire job as called for in the project specifications provided.

BIDDER hereby agrees to commence work under this proposal on or before a date to be specified in the Notice to Proceed and to fully complete the project within PROGRAM specified consecutive calendar days thereafter. Actual days of work completion may be monitored by the LBPHC to ensure accuracy by the bidder. All bidding contractors must complete and return the Occupant Protection Plan for the project and submit it with their bid. If the Occupant Protection Plan is not included the contractor's bid will be withdrawn. Plans that exceed ten (10) business days to complete the project will be forwarded to HUD for their review. Notices to proceed and subsequent contract signings in this instance are contingent on HUD approval.

As soon as possible each awarded contractor shall submit to the LBPHC staff a copy of their 7 day IDPH notice, the IDPH receipt and approval letter, revised notices and abatement report. The purpose of receiving these documents is to provide the data necessary to assemble the final abatement report.

Each project will be completed within 10 conforming days (regular business days Monday through Friday). This does not include residual days (weekends and holidays). The maximum amount of relocation is 10 consecutive days.

To manage resources available for relocation expenses, the LBPHC will establish the work schedule for each project so that extended relocation can be minimized.

All bids shall be submitted with the sales tax included in any bid amount.

Bidders shall not add any conditions or qualifying statements or modify this proposal or it shall be declared invalid.

A contract, if awarded, will be awarded to the lowest responsible, responsive bidder. A cost estimate range for each project will be established by program staff. The LBPHC reserves the right to exclude a bid if not within 15% either way of the range of the cost estimate. Prior to disqualifying a bid based solely on the 15% limitation, the program staff will contact the lowest bidder to discuss the validity of their bid to be followed by a written justification if the County so chooses. Reservation of the right to exclude a bid rests solely with the Lead Hazard Control Program and where necessary, the review of HUD. The intent of this action is to protect the interest of the owner and/or the CGCDPH.

This proposal may not be withdrawn for a period of thirty (30) days from the opening thereof.

All bids must be itemized in the spaces provided for each line item. Complete the Specifications

Proposal & Bid Document pages in the bid package. All bids must be in permanent pen and legible. All individual line items and total price must be placed in respective dollars & cents columns. Bids submitted without decimal points and/or which are not legible may be discarded as incomplete. Any mathematical errors will be subject to correction.

CONTRACTORS

BID WALKTHROUGHS

The contractor shall field verify all quantities, measurements, dimensions, and existing conditions. Exact quantities, measurements, dimensions, and existing conditions are the sole responsibility of the contractor. All listed quantities, measurements, dimensions and conditions are given as an aid but are only approximations. The bidding contractor is responsible for verifying each line item by attending the bid letting. The contractor shall review the contents of the specifications and verify discrepancies (if any) prior to submitting this bid document. There will be no change orders based on mistaken quantity, count, measurements or dimensions. Any back ordered materials would need to be brought to the attention of the Lead Hazard Control Program prior the issuance of the notice to proceed.

Periodically, alternates will be included in the bid documents. The intent for utilizing alternates is to achieve the greatest value for program dollars and/or choosing a method of remediation that is in the best interest of the owner/Cerro Gordo County. These items are not to be included in your sub-total amounts. The lowest alternate item price will be added to the BIDDERS sub-total amount by the LBPHC staff. The combined sub-total and lowest alternative bid item price will be considered the lowest bid price. *A bid may be considered incomplete if an alternative price is not given. Incomplete bids may be rejected.*

CHANGE ORDERS

Requests for pricing from contractors that are necessary to generate change orders should be presented in writing within 48 hours of the request. Failure to produce pricing within this time frame may be perceived as a non-responsive action on the part of the contractor.

All work shall be completed as per the Project Specifications. Any changes to the contract must be accomplished through a written CHANGE ORDER as executed by program staff. If the contractor proceeds with project changes without a properly executed CHANGE ORDER, he/she is responsible for the costs associated with correcting the unauthorized changes. Legitimate owner requested changes might be considered if they do not impact the length of the tenant relocation to a safe house location. The LBPHC Program must be notified prior to executing any potential change. If during the course of work, the contractor uncovers unforeseen damage that wasn't apparent prior to bidding; the

contract price may be amended accordingly through the change order process. A representative of the LBPHC shall determine legitimacy of change orders.

All work shall be completed according to manufacturer's instructions, specifications, and standard construction trade practices. Contractors shall use Iowa Department of Public Health (IDPH) guidelines regarding lead abatement projects at all times.

Products specified are to be interpreted as a starting point for quality of materials. Contractors will not be compensated beyond the amount listed in the bid document for materials/labor going beyond those required in the specifications. Substitutions to specified materials are possible and will be considered if quality is equal to or better than the specified material and or intent/intended areas of treatment. The LBPHC will have the final determination on all decisions regarding quality. All proposals for substitutions must be submitted, and approved by a LEAD HAZARD CONTROL PROGRAM STAFF MEMBER prior to bidding or usage and accompanied by a written change order.

CERTIFICATIONS

The contractor must provide a certificate of insurance showing coverage in the required amounts (as indicated in the contract for construction) prior to project commencement. If requested, the contractor shall provide copies of the IDPH certifications of all workers, contractors, and firms working on the project. Failure to comply may result in exclusion of consideration for the awarding of the contract and any future work.

NO SMOKING REQUESTS

ABSOLUTELY NO SMOKING ON THE INTERIOR OF THE DWELLING. SMOKE BREAKS ON THE EXTERIOR MUST COMPLY WITH IDPH RULES REGARDING HAND WASHING FIRST.

LEAVING LIGHTS ON IN THE INTERIOR

The contractor may leave one interior light on for security reasons while they are away from the jobsite during the evening hours.

PENALTIES/NOTIFICATIONS

Each housing unit will be vacated for a period of time necessary to perform the interior lead related work only and pass clearance testing. The contractor is expected to manage the scopes of

work involving occupant relocation to minimize the amount of time the family is displaced. The occupants will not automatically be relocated for the maximum 10 days on every project. The LBPHC will make the final determination of the allowable amount of time approved for relocation. The contractor must work with program staff to coordinate the timing of occupant relocation. Once a family has been relocated, line items impacting relocation must commence immediately and the contracting firm must maintain an uninterrupted presence until a clearance test is requested. The contractor may be subject to a monetary penalty of a minimum of \$100 per day for each day that work is delayed after the unit has been vacated or each day that the contractor does not maintain an 8-hour presence at the job site (excluding weekends and city holidays) plus any additional cost absorbed by the program (alternate housing, meals, etc.) Additionally, the total amount of days to complete work will be monitored. The contractor will also be subject to a monetary penalty as outlined in the work contract. It is the contractor’s responsibility to record those dates and notify the LBPHC of potential problems prior to the delay occurring. This requirement will be monitored and attendance recorded. Special conditions may absolve the contractor from any penalty. Final determination of legitimacy of approved delays will rest with the Program Manager. Prompt notification is required in writing for a matter of written record. Verbal conversations are not considered as proper notification.

* HUD CLEARANCE STANDARDS effective immediately for the LBPHC Program are as follows:

Surface	Standard (measured by $\mu\text{g}/\text{ft}^2$)
Interior Floors	< 10
Porch Floor (when applicable)	<40
Window Sills	<100
Window Troughs	<100

All costs associated with failed clearance testing shall be borne by the contractor. The LBPHC pays for the first attempt. Any failed clearance costs will include the cost of the materials, lab analysis, Fed Ex shipping fees, and program staff time. The amount for those materials and services is \$150.00. In the event that extended tenant relocation is necessary then those costs shall be added as well. The contractor will remit to the “Cerro Gordo County Dept. of Public Health” in the form of a personal or company check, cash; cashier’s check the amount necessary prior to receiving a partial or final payment. The County reserves the right to withhold final payments to a contractor involved with multiple projects if they are “past the finish date” on one project and have started another in an attempt to submit final payment on the second prior to finishing the first project.

Each contractor is responsible for reviewing the specifications prior to requesting a clearance test. This is to ensure that all line items are completed and made lead safe.

Pay attention to the dates you receive for the notice to proceed. The LHCP may reserve the right to delay the relocation of tenants until a point at which all materials are made available for each project.

Should windows not arrive, or be delivered with the wrong dimensions, and should that delay require tenants being relocated longer than planned, and, if another party is waiting to occupy their place at the “safe house”, the contractor may be responsible for the cost of the extended relocation period. Those costs may include: a motel room for the period in question and trailer rental. Should an additional clearance be necessary the contractor will be responsible for the pre-established rate of \$150.00 per occurrence.

Because of the high incidence of windows showing up the wrong size or back ordered, it may be required that prior to relocating the tenants, that the contractor take delivery of the windows and verify that the correct sizes are available. Each contractor shall request from their supplier a written acknowledgement which they will cross reference with the list they used to place their initial order. The LBPHC will determine the relocation date and/or the initial start date for the project based on the availability of materials impacting the relocation of the occupants, current safe house status, or any other factor they feel impacts successful completion of the project on time. In the past, boarding up windows has been allowed. The only instance where that will be acceptable is when the only positive surface is the window sash. In the event that a window is not the right size, it may be necessary to take steps to fully abate all positive surfaces while waiting for the replacement window or, have a second relocation period for the occupant. Should a second relocation be necessary, the contractor will be responsible for all costs associated with that process. Those costs could include the cost of the testing and room & board expenses.

A staff member will verify all work completed prior to the issuance of payments. *The 24-hour notice will also be required for the anticipated date and time for clearance testing to take place.* **The LBPHC Staff shall have right of entry to the project site for inspection at any time.**

SUBCONTRACTORS

The Contractor will be required to indicate the name and address of any and all subcontractors prior to the pre-construction conference to be scheduled at a later date. Any sub-contractors must provide proof of eligibility prior the signing of a contract. In the event the need for sub-contracting develops after starting the project the same proof of eligibility must be submitted prior to using the goods/services of the sub-contractor. Caution should be used regarding the use of sub-contractors. Any claim of damage, disregard of program rules, non-compliance of IDPH/HUD regulations, or warranty issues are the sole responsibility of the firm submitting the bid regarding any corrective action.

WARRANTIES

The Contractor shall warrant all materials and workmanship for one year after completion. Work shall commence on or by the date given in the Notice to Proceed and work shall be completed within the

time period indicated in the same. The LBPHC staff under valid circumstance may grant extensions of time. **Pursuant to each contract, the contractor shall deliver to the owner a copy of the manufacturer's warranty on all products including but not limited to windows, doors, siding. These shall be prepared and delivered at the time of the final walk through.**

The contractor is responsible for repairing any ruts created in the yard areas by equipment provided by the contractor. This is to include vehicles, trailers, and mechanical lifts. Repairs shall include all materials necessary to re-establish growth. Exceptions will be only accepted by executing a written change order in advance that acknowledges the owner's permission.

WASTE REMOVAL

All discarded materials and construction debris shall be removed from the job site in a timely manner. The site shall be left in a reasonably clean and "SAFE" condition daily. All installed glass, woodwork and hardware must be left reasonably clean (labels removed etc.). Part of the final walk thru process will include a visual inspection for paint chips and construction materials left on the property. Nails, small pieces of metal, wood shall be cleaned up and disposed of prior to leaving the jobsite. Preventative measures should be taken to minimize the scattering of waste.

CONSTRUCTION MATERIALS/PROCESSES

CRAFTSMANSHIP

At all times it is expected that normal finish-carpentry skills will be used. This includes but is not limited to: sanding of new wood, finishing of edges, etc. While lead hazard reduction is the primary objective, a good-looking finished product is requisite. All bare wood products (except treated wood) provided must have primer or stain and/or one coat of polyurethane/lacquer applied. When "replacing the stops" it is required that clear knot free wood be used. "Cut to fit" means that you will replace stops using similar sized materials. The same applies to replacing doorstops.

When replacing components (e.g. trim boards) strive to replace components with materials that are of the same size and style of those being replaced. When choosing grade of wood for trim components, choose a grade that is free of extraneous knots. As components are replaced (example: window stops) the component should be removed by first scoring the paint between the component being replaced and any adjacent component. This will minimize the creation of another hazard in the attempt to remove a hazard.

If workers damage a component while replacing another, replace the damaged component. (Example: You are removing a window but leaving the sill. During the process of removing the window the sill

cracks or breaks. You must re-build or sufficiently repair the sill.) This should be executed after obtaining a relevant change order.

When contractors are supplying new materials to be coated, always give the owner their choice of primer, stain, or polyurethane/lacquer. Unless directed otherwise in the written specifications, always provide one coat primer and two coats finish topcoat or stain and two coats of polyurethane or lacquer. Colors and finish should be determined at the pre-construction meeting with the owner. Choice of colors regarding siding, soffit & fascia, carpet shall be discovered by the contractor from the owner at a time prior to the start of construction. The relocation of tenants might not occur until all materials have been delivered to the job site and verified with staff.

LEAD HAZARD REDUCTION CONTROLS

ENCLOSURES

All enclosures must be mechanically fastened and caulked. With stair treads, unless directed otherwise in the specifications, treads must be completely enclosed including the lead edge of each tread. Floors calling for enclosure must include a minimum of 3/4" quarter round installed on all edges. Exception will be in doorways where a suitable transition must be provided to minimize trip hazards. All enclosures must be mechanically fastened and back caulked so that one cannot peel back the enclosure and reveal the substrate below. Example: window and door trim must be sufficiently anchored and caulked. Applying fasteners every 18"-24" or more will not satisfy this requirement. We fully anticipate job site verifications by HUD and the IDPH at any time during the duration of this grant. When enclosing surfaces with coil stock the contractor must enclose and back caulk. Where possible 90 degree bends providing rigidity and eliminating "bowing" of coil stock should be used. All enclosures must include replacing deteriorated substrates.

MASONRY TREATMENTS

When enclosing concrete surfaces using metal lath and mortar mix the contractor must apply a "scratch coat" using a 1/4" x 1/4" x 1/4" trowel. The scratch coat enables the second coat to adhere. Total thickness of both coats must be a minimum of 1" thick. Periods of below freezing overnight temperatures are not acceptable conditions for applying masonry mortar without a pre-approved additive to the masonry mortar mix. **The contractor must contact the LBPHC after successfully applying the scratch coat portion of the improvement for field verification. Processes must include repairing/replacing deteriorated substrates.**

BARE SOIL

All bare soil areas must have an approved landscape cloth placed under the wood mulch or rock. Unless directed to do otherwise via the written specifications or an executed change order. Plastic is not a suitable barrier as it may pre-maturely break down due to exposure to weather and sun light. Landscape cloth will allow for water to pass through which may extend the effectiveness of wood mulch. If used, all landscaped areas calling for the use of landscape timbers shall have those timbers anchored to each other using 8" landscape spikes. Screws/nails will not satisfy this requirement. The timbers shall be anchored to the ground using a rebar of sufficient length to firmly secure the timbers. Timbers are to be installed level and plumb. If the change in grade requires shimming of one end, and then it may be necessary to provide additional tiers of the same landscape timbers to maintain a level top tier. Shimming with bricks, rocks, earth etc. is not acceptable. The intended ground cover must be 6" in depth. The landscape timbers should be 2" higher than the ground cover to minimize scattering of the mulch/rock into the general yard areas. The minimum thickness of landscape timbers is 2 3/4". The State of Iowa requires that before digging (or driving rebar into the ground) that the contractor calls the free locating service. The company to call is Iowa One Call at 1-800-292-8989. They must be contacted 48 hours prior to disturbing the ground. The proper color to use to indicate proposed excavation is the color white. Any other color may confuse the various utilities, as they appear to mark their respective services.

The Contractor is responsible for sowing grass seed on all interim control measures calling for applying grass seed. An amount sufficient (when germinated) to cover the bare soil is required. The contractor must return to verify that a sufficient amount has germinated and established growth. If bare soil remains, more attention must be given to establishing complete growth.

From a period that starts when the frost sets in to a point in the spring when it comes out of the ground, no soil remediation shall take place without the permission of the LBPHC. There may be times in which a "January thaw" occurs; should that happen you might be able to obtain permission to complete soil remediation line items. Failure to notify may result in corrections at the contractor's expense. The contractor shall take every step possible to ensure that all rock or mulch intended for distribution into the landscaped area does not scatter outside the intended area during shoveling.

PAINT REMOVAL

The Contractor must provide a smooth surface after doing paint removal prior to priming.

ANY LINE ITEM CALLING FOR PAINT REMOVAL MUST BE VERIFIED BY A STAFF MEMBER OF THE LEAD HAZARD CONTROL PROGRAM PRIOR TO COVERING THE SUBSTRATE (EXAMPLE: WINDOW STOOLS, DOOR THRESHOLDS, AND DOOR JAMBS).

FAILURE TO COMPLY MAY RESULT IN RE-DOING THE PAINT REMOVAL AND RE-APPLYING PRIMER/STAIN/PAINT.

At times you will be required to take a picture of paint removal activities when a member of the LHCP staff is not available to join you on your jobsite. This practice may turn into a permanent means of recording that paint removal has taken place. Paint removal processes must include repairing/replacing deteriorated substrates.

PAINT STABILIZATION

Paint stabilization must include IDPH wet scraping techniques. Unless directed in the specifications, the entire component must be primed. No “spot priming” is allowed.

Paint stabilization includes wet scraping of all deteriorated paint. When priming bare wood, a sufficient number of coats must be applied to completely cover the substrate. Exterior treatments shall not take place regarding the priming or painting in periods where the overnight temperatures fall below freezing without the pre-approval of special solvent based products.

Processes must include repairing/replacing deteriorated substrates.

SIDING & SOFFIT

For enclosures including, but not limited to, siding, soffit & fascia, floors, must be properly labeled per the IDPH regulations. After marking, the enclosure must be mechanically fastened and back caulked. It is now mandatory that the siding is a minimum of 40-mil thickness. Prior to installing the siding it is mandatory to create a barrier to minimize lead dust from migrating out from under the siding. The barrier can be house wrap or fan fold. All edges must be sealed. It will be necessary to contact the LBPHC Program prior to installing the siding for verification.

Line items calling for a vinyl siding system are to include: a visual verification by a LBPHC Program staff member prior to installing the vinyl siding. House wrap, fan fold, or an approved equal must be applied, mechanically fastened and caulked on all seams, edges prior to installing the vinyl siding.

Vinyl siding systems must be installed using whole pieces at all times where possible. Exceptions are where the intended area of treatment is narrower than the indicated length minimum. Acceptable nailing patterns observed will be 16” spacing on all pieces fastened.

When enclosing soffit areas always use non-vented soffit panels, unless work specifications specify otherwise. Processes must include repairing/replacing deteriorated substrates.

WINDOWS & DOORS

Window replacements must be made with at least double hung white vinyl window inserts with an “Energy Star” rating which will enable it to qualify for energy rebates, unless otherwise specified. You may install a window of equal or better manufacture when you provide specs from the manufacturer. Windows must be caulked on the inside and out. All voids between the replacement windows and the existing window jamb must be filled with insulation and caulked. All windows shall have full sized window screens unless otherwise noted in the specifications.

The owner is responsible to remove and re-install window treatments. If the contractor removes window treatments and/or hardware they should exercise ordinary effort in securing all parts. Ordinary effort will be determined by the program manager in the event of a dispute.

When replacing exterior doors, if the storm door is removed during the removal or installation of the new door, re-install the storm door upon completion of the installation unless specifications dictate otherwise.

If while replacing a door, or window, a surface is revealed (example: siding or jambs) the contractor must enclose those surfaces even if they are not addressed in the specifications.

When replacing an exterior door that the previous door had a glass viewing area, the contractor must provide a new door with equal to or greater glass viewing area. A “peep hole” will not suffice as a glass viewing area. Nor will a door with a smaller glass area only at the top. This type of glass is sometimes called “Sun burst” or “Half moon” This type of glass is intended to let light in and not for viewing to the outside for security. It is the intent of providing a glass viewing area that the occupant can see out the door without having to open it to see who is at their door. A glass viewing area shall mean one, which is “half glass” in design. Unless directed in a line item, when replacing a door without any glass, it is not required to provide a new door with glass.

When providing a new door it is required to provide all hardware. “Providing all hardware” must include the hinge sets, doorknobs, dead bolt locks (for exterior doors). Heavier doors must include a set of three hinges. All exterior doors must include a set of three hinges. For interior solid wood doors any door 30” or wider shall include a set of three hinges. Where requested, the contractor must re-use existing locks. This request must be discovered at the pre-construction phase and prior to the contractor purchasing new locks. When providing multiple new locks for multi-family housing units the contractor must ensure that the lock sets as taken off the retailer’s shelf do not share the same serial number and that one key does not open all locks. It would be prudent of the contractor to ask at pre-construction if the owner would prefer new locks or not. The contractor must leave the occupant’s key

in the lockbox provided so that entry can be gained after successful clearance. Any costs associated with gaining entry in lieu of the key being placed in the lock box will be absorbed by the contractor. **The contractor must deliver to the owner at the time of the final walk through all keys for any new locks provided. It is not acceptable to “leave them on a nail or ledge”.**

Unless directed otherwise in the specifications, when replacing doors taller than 80”, fill in the void(s) using 2” x 4” lumber installed 16” on center and wooden paneling. The Contractor must give the owner their choice of colors. With exterior doors, insulate the space above the door using a minimum of R-11 batt insulation. Enclose the exterior using wooden cover material and cover the with aluminum coil stock.

Any window or exterior door replacement shall include filling in of any space around the replacement component using fiberglass/ batt insulation or approved equal prior to installing stops/casings and caulking. Minimal expanding foam insulation/sealant shall be used on all voids larger than those the manufacturer of caulking used advocates for size of gaps filled. Non-compliance may require a visual verification by a LPBHC Program staff member prior to covering the voids with stops, casings etc.

When replacing windows and doors, the same kind of window or door should be used. You must replace the doors so that all are of the same kind or style unless otherwise stated in the specifications. *When replacing window and door stops the contractor must use the same kind of materials throughout the project.*

At no time will interior doors be accepted as suitable replacement doors in an exterior application.

At times a window replacement rough opening will be taller than what your supplier can provide. When called to replace a window like this you must combine multiple windows to satisfy the specification. Should a fixed window and an open able window be combined, then the fixed window shall be placed above the open able window and not below it.

As components are replaced such as, but not limited to, baseboards, casings, jambs, stools, thresholds, horizontal trim, precautions (scribing/scoring) should be utilized in planning the removal of the component so as to minimize damage to the adjacent wall/ceiling/floor. Included in all component replacement, unless otherwise instructed in the line item or supported by a written change order, the contractor will include the costs to repair gaps, cracks, voids created as part of the replacement process. These repairs may include, but are not limited to, application of drywall compound in phases to minimize shrinkage, matching the kind of finish on the adjacent wall. If it is a smooth surface, the drywall compound will be sanded smooth. If there is a textured surface, the contractor will provide texture to match. At no time will caulking be acceptable as an interior finish treatment.

Processes must include repairing/replacing deteriorated substrates.

WINTER WORK CONDITIONS

During periods of the year when outdoor temperatures are below freezing, the application of all temperature sensitive materials (caulking, paint, mortar, adhesives, and roofing materials) must follow the manufacturer's label instructions. Do not apply the above-mentioned materials when the temperatures fall below the recommended ranges.

In the event that weather prohibits execution of a line item in full, the full amount of that line item will be delayed until the work is completed and cleared. Should the line item(s) have already been included in a partial or final payment, and the check is being held by the LBPHC until all items are complete, the contractor must provide payment for the line item(s) in question. Upon completion of the weather delayed line items the contractor's payment will be returned. Or, the partial or final payment will be withheld until all work is completed.

PAYMENT REQUESTS

All payments will be distributed to contractors via check. Contact the LBPHC Administrative Assistant at 641-421-9301 with questions. If applicable, a copy of rebate qualifying receipts must accompany final payment requests. All final paper work must be processed prior to the release of a final payment. Final paper work will also include; lien waivers, sub-contractor & supplier lists, anti-kickback statement. ***A copy of final Lead Abatement report signed & dated by the owner of the property is required for each project. It will not prevent issuance of the final payment.***

All payment will be processed within 30 days of receipt.

A request for final payment will never be released when all work submitted for is not complete. Caution should be used in submitting requests prior to completing all relevant line items.

LIMITS ON CONTRACTS/CONTRACTORS

The Lead Hazard Control Program reserves the right to limit the number of projects that can be awarded to any one firm. The final determination will be based on past working history with each individual contractor and their sub-contractors. Some factors influencing the number of projects to be assigned to any one firm at one time may include but are not limited to: the number of successfully completed projects with our program in the past, the number of properly trained workers and sub-contractors, past history of providing a continual presence on the job during the time of relocation, past

work record regarding completion of projects within the number of days indicated on the bid document. This time frame starts at the time of when the Notice to Proceed is issued. Additionally, previous success in passing clearance testing on the first attempt, previous history of maintaining a daily clean & safe work site free from debris and construction materials, demonstration of the ability to warehouse tools & materials on the jobsite in a safe and secure manner, prompt and proper removal of waste generated from the site, the total number of contracts each vendor currently has. New contractors may be restricted from securing multiple projects until they have demonstrated competency in all of the above-mentioned areas. This restriction may also include limitations regarding the awarding of projects with multiple units in each building until a time which they have demonstrated the ability to handle multiple assignments. Any contractor who is awarded contracts will not be considered for that contract until a point that they do not owe the Cerro Gordo County Department of Public Health for any violations, fines, or housing ordinances. The LBPHC Program reserves the right to suspend awarding future work to any contractor involved in litigation resulting from a dispute as a result from working on a LBPHC project.

After a bid opening, contracts and Notice to Proceeds will not automatically be awarded to the lowest responsible bidder. The LBPHC Program reserves the right to exclude a firm from securing future work while they are delinquent on starting/completing other projects associated with our program's efforts. Successful performance will be determined by the timeline issued by the LBPHC Program. The LBPHC Program will have total control regarding what projects will be completed and in what order. The LBPHC Program will also determine which phase of each project will take place including how executing line items impacting relocation will be performed. Should one contractor have the lowest bid on any subsequent projects, they will be awarded those as they demonstrate timeliness in completing their current projects. If a contractor is delayed through their own fault (poor attendance, conflicting work, etc.) the pending contract(s) will be awarded to the next lowest bidder who has demonstrated competence with our program. The LBPHC Program will have sole responsibility in determining the outcome of awarded projects. Contractors should not make overtures regarding pending work not originally assigned to their firm. Each contractor should focus on the factors impacting their own firm's progress and need not be concerned with the progress or performance of competing contractors.

At no time shall the contractor attempt to instruct the owner/occupant regarding what needs to be removed from the worksite on the interior of the dwelling unit. The LBPHC Program will offer all directions regarding relocation. **Each project will start with a home walkthrough by a LBPHC inspector to determine if the project is ready. At no time will it be allowed to perform abatement activities when any portion of the occupant protection plan has not been followed to the letter of the law. Contractors will need to stay on task in planning their projects to ensure that the owner/occupants are fulfilling their obligations. It is the contractor's responsibility to address at pre-construction all matters that impact a timely, compliant start to their project.**

The contract document shall contain language regarding the owner's responsibility to provide utilities necessary to perform the work as outlined in the bid document. Examples of such provisions shall include electricity and water. The electricity shall be intended to provide light for the work area and power for electric tools. The water shall be intended to facilitate cleaning of the dwelling, washing of tools and hands and face prior to workers taking breaks. There is no provision included for providing bathroom facilities. The contractor shall be held accountable for problems arising due to their negligence, actions and/or failure to act.

GENERAL NOTES

At no point is it acceptable, without documentation to the contrary, to utilize "used" components. All materials provided must be new. All materials removed during the length of the contract must be properly disposed at the appropriate construction and demolition landfill in the jurisdiction where the waste was generated.

In the process of executing line items if the contractor moves items (example: items in or around the house, garage, accessory building, general yard area etc.) and the specifications do not direct the contractor to do so, the contractor will return those items to their original location. It is the responsibility of the contractor to point out potential issues regarding items that could be/ should be moved.

Requests for a final walk through must be at least 48 hours in advance. This time frame is necessary for the LBPHC Program to arrange the meeting between program staff and the owner. It is the contractor's responsibility to walk through each project verifying by line item that each line item has been executed properly prior to calling for the final meeting. Included in this request is the contractor preparing documents for presentation at the final (abatement reports, warranty information etc.).

For all line items calling for LBPHC staff to verify activity (paint removal, proper marking of substrates etc.) the contractor will need to document by taking pictures of each application and delivering them to the LBPHC office prior to payment disbursement. Failure to do so may result in re-doing the work in question.

CONTRACTS ARE IRREVOCABLE

Awarded contracts are irrevocable. This means that when a bidder submits a bid they are endorsing that the pricing as indicated in their bid document has been carefully evaluated prior to submission. The LBPHC Program carefully qualifies all firms that exhibit interest in participating in our lead hazard reduction efforts. Requisite to assisting us in that regard, we expect that firms submitting

pricing to be confident with their pricing as such contracts are not eligible to be revoked. There is language in every contract that states this. A copy of our standard contract can be made available as a supplement to the instructions to bidders. Each bidder should read the contract if they have not already done so. When a firm signs the Receipt of Instructions to Bidders that is submitted along with each bid document, they acknowledge that they agree to comply with the instructions of that document as well as the actual contract. From this point forward the terms of the contract are also part of the instructions to bidders.

It is not the intention of the LBPHC Program to create a hardship for the firms participating in our lead hazard reduction efforts. Should there be a gross oversight; the LBPHC Program reserves the right to throw out bid(s) submitted for that particular project. In that event the project may be thrown out all together; it could be presented again on subsequent bid-lettings. In this scenario, the LBPHC Program may not automatically present the thrown out project to the next lowest bidder as it might not be in the best interest of the County/owner. The LBPHC Program recognizes that at any one bid-letting each bidder does not know how many projects they stand to receive and as such our program administrators will evaluate the low bidder's current program related work load to determine if an "opened" project is likely to be completed within the indicated time frame as established in either the bid document or the actual contract. The submitting firm may be asked to provide feedback to assist program administrators with a final determination.

In the event that one bidder is the low bidder on multiple projects the LBPHC Program will not afford the firms awarded multiple projects to decline work at the submitting firm's discretion. To do so is not always in the best interest of the County/owner. The LBPHC Program will evaluate all aspects of the submitted pricing/ current program workload and choose in the best interest of the County/owner which project(s) a contractor will enter into an agreement with. Again, it may not always be in the best interest of the County/owner to automatically enter into a contract with the next lowest bidder.

CONTAINMENT

All projects shall be engineered to include complete cleaning of all occupied spaces within a dwelling unit. Contractor should be prepared to include all costs of cleaning. Should the conditions allow for establishing containment the lead hazard control program will designate the methods to be utilized. The contractor does not automatically have the liberty to establish areas that are "outside containment". Pre-existing hazards and the scope of work are primary factors that allow for the use of establishing containment.