

The Commonwealth of Massachusetts DEPARTMENT OF LABOR AND INDUSTRIES

DIVISION OF OCCUPATIONAL STATISTICS 100 CAMBRIDGE STREET, 11TH FLOOR BOSTON, MASSACHUSETTS 02202-0003

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January 25, 1995

Peter Fengler Asplundh Municipal Division 708 Blair Mill Rd. Willow Grove, PA 19090

Dear Mr. Fengler:

In response to your letter of December 6, 1994 to Secretary of Labor Christine E. Morris, I would like to offer the following answers to your questions:

- 1. There is no "dollar threshold amount" under which the Massachusetts prevailing wage law does not apply.
- 2. Prevailing wage rates apply to all public works (MGL c149, §§26 27H). The categorical differentiation you suggest construction vs. service vs. maintenance is irrelevant.
- 3. Tree trimming and tree removal projects are considered public works projects if they are undertaken by a public agency (ie., cities, towns, counties or state agencies).
- 4. Public agencies who solicit bids or prices for public works projects are required to make the applicable prevailing wage schedule which, as you know, is issued by the Dept. of Labor and Industries available to all bidders.
- 5. Prevailing wage rates are established by collective bargaining agreements between organized labor and employers.
- 6. All subcontractors and filed sub-bidders are required to pay their employees prevailing wages in the same manner as general contractors. Specific compliance questions should be directed to the Office of the Attorney General.

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I hope these answers are helpful to you. Also, I am enclosing a copy of <u>An Important</u> <u>Guide For Contractors Doing Public Works Projects In Massachusetts</u> to assist you with any other questions you may have.

Sincerely,

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Robert J. Prezioso

enclosure