

Prevailing Wages Paid on Public Contracts (MS 177.41 and AG Op. 415cl) – Cities should not have to monitor contractor compliance when the State is requiring contractors to pay prevailing wages. The City's responsibility should be to report each contract that it enters into, so that the State can then use its own personnel and resources to monitor prevailing wage compliance. Cities should not be held responsible for making up for any underpayment of wages for JOBZ projects, when the contract is between the contractor and the business.