

REQUEST FOR BIDS FOR SCALES

Dated January 22, 2019

Deadline For Submission of Bids February 8, 2019 At 1:00P.M.

Onondaga County Resource Recovery Agency 100 Elwood Davis Road N. Syracuse, NY 13212-4312

> Telephone: 315-453-2866 Fax: 315-453-2872

See OCRRA website for Bid Specifications and Answers to Bidders Questions:

www.ocrra.org

Section 1 Request for Bids

1.1 *THE AGENCY*

The Onondaga County Resource Recovery Agency (the "Agency" or "OCRRA") is a New York public benefit corporation created by Public Authorities Law, Title 13B, for the public purpose of assisting in the planning, development, construction, operation and maintenance of solid waste facilities. OCRRA is empowered to receive, transport, process, dispose of, sell, store, convey, recycle and deal with, in any lawful way, solid waste. OCRRA is also empowered to contract with municipalities, public corporations, or persons for solid waste services.

1.2 THE OCRRA SERVICE TERRITORY

OCRRA's service territory, Onondaga County, is located in the center of New York State and encompasses 810 square miles of land. Approximately 460,000 people reside in OCRRA's 33 member municipalities. The largest single municipality is the City of Syracuse with a population of approximately 145,000.

1.3 OCRRA FACILITIES

The Ley Creek Transfer Station is located north of the City of Syracuse, off of Seventh North Street, in the Town of Salina. The address is 5158 Ley Creek Dr., Liverpool, NY 13088. The Ley Creek Transfer Station caters to large haulers and contractor/small business users with C&D and mixed MSW/C&D loads. Waste is separated by mechanical and manual operations into two waste streams: "burnable material" that can be processed at the Onondaga County Waste-to-Energy Facility, and "bypass material" that must be diverted to a landfill (currently, and for the term of this contract, the Seneca Meadows Landfill). Prior to transport, all materials are crushed and compacted by a landfill compactor in the building.

The Rock Cut Road Transfer Station located at 5808 Rock Cut Road, Jamesville and was built as a shredding plant in 1972 and converted to a transfer station in 1983. It is a two-level building with a 4,900 square foot dumping floor at the upper level. The repair/maintenance area is accessible through three 18-feet high by 28-feet wide overhead doors. Mechanical work on Agency vehicles is performed at this site. Although large quantities of waste are no longer delivered to this site as a result of the WTE plant being on-line, it can be operated at up to 800 TPD without any major operational problems, for contingency purposes.

The Onondaga County Resource Recovery Agency (OCRRA) operates two yard waste compost sites. The Jamesville compost site, located at 4370 Route 91 in Jamesville, services the east, south, and central portion of Onondaga County, while the Amboy compost site, located at 6296 Airport Road in Camillus, services the north and western portions of Onondaga County. Each of these sites are authorized by the NYSDEC to accept both food and yard wastes for processing into compost or mulch.

1.4 RFB PURPOSE AND SPECIFICATIONS

OCRRA is seeking bids for the purchase of two sixty foot (60')long by eleven foot (11') wide, above ground, truck scales a full scale capacity 270,000 lbs. with a displayed resolution of 200,000 lbs. X 20 lbs (2) in accordance with NIST Class IIIL devices.. The scales will have the capability to be installed in a two locations at the Rock Cut Road Transfer Station and will

primarily weigh in-bound and out-bound solid waste vehicles. The concrete foundations will be the responsibility of the general contractor, not the scale supplier. We would want the scale supplier to provide a drawing showing what is required for the foundations to the general contractor prior to delivery of the scales to the project.

The scale will be using AMCS PC Scale Inc. Software and two Scale Indicators should be included with the bid for the two scales and the two scale indicator(s) should be capable streaming weight out using an Ethernet port via TCP/IP with the following specifications:

IP Scale Head Settings

Continuous Output

Output String pounds-gross / carriage return or line feed after each weight

Each load cell shall have 75,000 lb. capacity and a self-checking mounting system with top access to load cells. Each scale and scale system should include assembled weighbridge modules and weighbridge fasteners to be placed on a foundation. All equipment shall be new and of the current production model. Any additions, deletions or variations from the following specifications contained in this bid must be noted or the bid will be rejected.

1.5 <u>VENDOR CONTACTS</u>

OCRRA conducts its procurements to maximize competition and provide all vendors with an opportunity to compete fairly. For any procurements over \$15,000.00, all contacts and correspondence with the Agency after the Request for Bids go out, must be exclusively through a designated OCRRA Procurement Contact Person, and no one else. The designated contact for this procurement is Christine Latham at (315)453-2866, ext. 1225; email: clatham@ocrra.org Questions must be submitted by email at the email address listed above. Bidders, their agents, and representatives are directed not to contact or lobby other staff members, management or members of the Board of Directors of OCRRA regarding this RFB. Questions raised through the designated contact person and answers thereto will be emailed to all known prospective bidders.

1.6 RFB TIMELINE

March 13, 2019

January 22, 2019

Issuance of RFB

RFB advertised in the Syracuse Post Standard

February 8, 2019, 1PM

Deadline for the Submission of Bids

February 14, 2019

OCRRA Board of Directors Operations Committee review

OCRRA reserves the right to modify this schedule as it deems necessary.

OCRRA Board of Directors authorizes purchase(s)

1.7 SUBMITTAL DEADLINE DATES

All Bids must be submitted no later than 1:00 p.m. on February 8, 2019 in sealed envelopes and to the address listed below. Bids must be submitted by mail or delivery service. Bids must be enclosed in a sealed envelope, plainly marked as:

'BIDS - "Truck Scales", and addressed as follows:

Mr. Kevin Spillane Director of Transfer Operations Onondaga County Resource Recovery Agency 100 Elwood Davis Road North Syracuse, NY 13212

NOTE: Bids received by fax or e-mail will not be considered.

Interested parties and their agents and representatives are directed not to contact or lobby members of the Board of Directors of OCRRA or OCRRA staff members regarding this invitation.

1.8 *QUANTITIES*

OCRRA intends to purchase two (2) truck scales as specified in this bid document.

1.9 *CONDITION*

The scales shall be new, model year meeting all Federal and State laws and standards and regulations.

1.10 SPECIFICATIONS

The equipment specifications are set forth in Form A and form an integral part of this bid document and the bidder's response. All equipment parts shall be of sufficient strength, quality of material and workmanship to what is generally provided in the industry. It shall be bidder's obligation to respond to the bid specifications and to indicate whether or not the equipment it bids meets, or does not meet, each listed bid specification. For each deviation from the specifications, bidder may provide documentation, if any, of equivalence. Bidder should include any manufacturer's literature or specification sheets evidencing compliance with the specifications.

1.11 WARRANTY OF GOODS

Unless specified otherwise herein, Bidder will be required in the purchase contract to warrant that all the equipment furnished under the Contract will be free from defects in workmanship and conform to the requirements of the Contract as set forth in the Bid Specifications and to all warranties, representations and literature furnished with Seller's bid hereunder. Seller will also be required to warrant the goods against all defects for at least 5 years from the date of acceptance except where warranties of Seller's vendors or subcontractors are longer, in which case the longer warranty will apply, and Seller will be required to agree to repair or replace all defective items, parts or components under the warranty at no cost to OCRRA. Under the contract, if the Seller fails or refuses to correct the defect, OCRRA would be allowed to correct or repair the equipment and charge to the Seller the cost incurred to OCRRA or obtain an equitable adjustment in the Contract price.

1.12 MANUFACTURER'S WARRANTIES

Any manufacturer's warranties that Seller receives applicable to the equipment or their parts, would survive the executed Contract and will run to OCRRA and will not be deemed exclusive but in addition to any warranty provided by Seller under the contract.

1.13 BID SECURITY

OCRRA \square will X will not require a Bid Bond and a Performance Bond in the amount of 5% of the bid amount. Where a bid bond is required, the bid bond must be submitted with the bid or the bid will be immediately rejected. Bid and Performance bonds must be executed by a surety company licensed to do business in the State of New York. Under no circumstances will OCRRA accept a cash payment or certified check in lieu of a Bid or Performance Bond with a competitive contract bid. If a bid bond is required, a Performance Bond in the contract amount will be required. For construction contracts over \$100,000.00, the Agency will generally require either a 10% retainage or daily liquidated damages or both. This retainage will be released upon successful completion of the contract.

1.14 EQUIVALENTS

Where, in the Bid documents, one certain kind, type, brand, technology or product manufacturer is named, it shall be regarded as the required standard of quality. It is not meant to exclude competition in any way. Similar equipment, products, or service, which are equal in quality, performance, and compatibility and equally adaptable for the intended purposes, as determined by the Agency and are submitted as specified in the bid documents, will be considered and may be accepted. The decision of the Agency as to equal will be final.

1.15 <u>CONFLICT OF INTEREST STATEMENT/NON-COLLUSION AFFIDAVIT AND</u> STATE FINANCE LAW FORM

Each Bidder/Proposer must furnish with their Bid/Proposal a properly signed Conflict of Interest Statement, Non-Collusion Affidavit and State Finance Law form. The Conflict of Interest Statement, Non-Collusion Affidavit and State Finance Law form are to be completed and submitted on the attached forms that OCRRA has provided either with the Bid or within ten (10) days of notice of the award of the Contract by OCRRA. By submitting a bid, Bidder warrants that there is no conflict of interest in Bidder's other contracts or other employment, if any, with submission of the Bid hereunder and that Bidder shall advise OCRRA if any conflict or potential conflict of interest exists or arises in the future.

1.16 COMPLIANCE WITH LAWS, REGULATIONS AND STANDARDS

The equipment for which vendor is submitting a bid shall comply with all Federal and State laws and regulations, including applicable emissions standards as well as all applicable safety standards, including those set by OSHA, PESH, the National Highway Safety Administration, the U.S. Environmental Protection Agency and the N.Y.S. Department of Environmental Conservation.

1.17 MANUALS

The awardee shall be required to furnish, at no additional cost to OCRRA, one (1) complete set of manuals (maintenance, operation, service, and parts listing) for each unit purchased. All manuals shall be furnished at time of equipment delivery.

1.18 <u>DELIVERY</u>

The equipment purchased as a result of this Bid solicitation shall be delivered to an OCRRA specified site contained within the bid. All responsibility, liability and cost associated with the delivery of the equipment shall be borne by the vendor. Delivery shall occur between June 30, 2019 and November 30, 2019.

1.19 <u>INSPECTION/APPROVAL</u>

The equipment to be delivered/installed hereunder will be subject to OCRRA's inspection and approval within a reasonable time after delivery/installation. OCRRA will have the right to reject defective or non-conforming equipment and at Bidder's (i.e. Seller's) risk and expense return the defective equipment to be promptly replaced with complying equipment. Such a return of defective equipment will not extend the required delivery date under 1.18 above. For any such defective, non-conforming or rejected equipment, OCRRA shall also have the alternative option of returning the equipment at Bidder's (Seller's) expense and cancelling all or the remainder of the order. As a third option, OCRRA may accept the defective or non-conforming equipment at an agreed upon price reduction from the Bidder (Seller) which will result in an appropriate reduction in the contract sum before final payment.

1.20 <u>LIQUIDATED DAMAGES</u>

OCRRA and the successful bidder agree that time is of the essence in the delivery of the equipment which is the subject of this bid and that OCRRA will suffer financial loss if the equipment is not delivered on time. Accordingly, OCRRA and the vendor will agree to a provision in the contract setting liquidated damages at fifty dollars (\$50.00) per day for each day after the required delivery date that vendor does not deliver the equipment to be purchased hereunder free of equipment defects and deviations.

1.21 LOCAL SERVICE LOCATIONS

Bidders shall specify proper service and maintenance operations that can complete repairs and regular operating maintenance for the equipment on site at OCRRA facilities. The Bidder should also designate a facility, within 75 miles of Syracuse, NY, that can perform factory-authorized warranty work, as well as other necessary repairs that otherwise cannot be completed on site.

1.22 TAX EXEMPT STATUS

OCRRA is exempt from federal, state and local taxes.

1.23 INSURANCE RESPONSIBILITY

The successful bidder will be responsible for the equipment and shall properly insure the equipment during transit and until OCRRA accepts the equipment in writing.

1.24 CONSIDERATION AND PAYMENT

The Contract will set forth the agreed upon price for the equipment to be paid by OCRRA. Payment will be made net thirty (30) days after the later of (1) delivery and, where applicable, installation of the equipment and written acceptance thereof by OCRRA; or (2) receipt by OCRRA of invoice from the seller. OCRRA's tender of payment by check is sufficient. No charges for shipping, handling, packaging or insurance will be allowed unless stated in the contract.

1.25 FAILURE TO PROMPTLY EXECUTE CONTRACT

If the successful Bidder fails or refuses to sign and deliver the Contract, including the attached proposed contract conditions and the necessary insurance, conflict of interest, non-collusion and State Finance Law forms within fifteen (15) calendar days of contract award, OCRRA may cancel the award to that Bidder and award to the next lowest responsible and responsive bidder meeting the bid specifications and the original low bidder shall have no recourse against the Agency. In such event, OCRRA shall be entitled to the amount of the Bid bond. The successful Bidder must pay OCRRA the difference between their successful Bid amount and the next highest bid.

1.26 <u>DISQUALIFICATION OR TERMINATION FOR FAILURE TO COMPLY WITH</u> <u>STATE FINANCE LAW</u>

If the equipment to be provided hereunder by Bidder to OCRRA exceeds \$15,000.00, in total, OCRRA reserves the right to disqualify the Bidder or terminate any contract with Bidder, at any time during its term, by written notification to successful Bidder, in accordance with the notification provisions above, in the event it is found that the certification filed by the Bidder during the procurement process was intentionally false or intentionally incomplete or in the event that Bidder engages in an impermissible contact under State Finance Law Sections 139-j and 139-k.

1.27 BID INSTRUCTIONS

All blank spaces in the Bid Forms applicable to the Contract for which a Bid is being submitted must be appropriately filled in with ink and with both words and figures, and the Bid must be properly executed. Bids <u>must</u> be submitted by mail, delivery service or personal delivery and received by OCRRA by the date and time specified in the Bid Solicitation. Late Bids will <u>not</u> be considered.

Bids may not be submitted via fax or email.

If the Bid is made by a corporation, the official corporate name shall be given, and the Bid shall be signed by an authorized officer of the corporation, and the corporate seal affixed. If the Bid is made by a partnership, the official name as it appears on the Assumed Name Certificate shall be given and the Bid shall be signed by a partner. If the Bid is made by a sole proprietorship, the Bid shall be signed by the individual owner.

1.28 MISTAKES/DISCREPANCIES IN BIDS

In the event there is a discrepancy in any Bid between unit prices and the extended totals, the unit prices shall govern. In the event there is a discrepancy between the unit or lump sum prices

written in figures and those written in words, the unit or lump sum prices written in words shall govern. Bids which do not contain a price for every item contained in the applicable Bid Form (when required) shall be subject to rejection.

Unless otherwise required by law, the sole remedy for a mistake in a Bid shall be the withdrawal of such Bid and the return of the Bid security, if any, to such Bidder. OCRRA may, in its sole discretion, award the Contract to the next lowest Bidder or re-bid the Contract. Any amendment to or reformation of a Bid or a Contract to rectify such an error, mistake, or omission therein is strictly prohibited.

1.29 APPLICABLE LAW

Any Contract for the purchase of the equipment Bid herein shall be interpreted in accordance with the laws of the State of New York.

1.30 REQUIRED FORMS AND ATTACHMENTS

All submittals must include fully completed forms, as listed below, which are signed by a duly authorized officer or employee:

Form A	Equipment Specifications
Form B	Business Information Form

Form C Bid Sheet

Form D Conflict of Interest Affidavit Form E Certificate of Non-Collusion

Form F State Finance Law Disclosure Form

Completed Bid Price Sheet (included in this request)

1.31 COVER LETTER

The submittal must include a cover letter with the following:

- ✓ Statement that the bids are applicable for 120 days from the submittal deadline.
- ✓ Commitment of Vendor to carry out all provisions of the RFB if selected by the Agency.
- ✓ Statement that all information in the entire submittal, including all forms and supplemental submittals, are included and are accurate and factual.

1.32 COSTS FOR PREPARATION OF BID

The Bidder is responsible for all costs associated with the preparation of a bid. None of these costs will be the responsibility of the Agency.

FORM A EQUIPMENT SPECIFICATIONS

Equipment Specifications	Meets Specs (Y/N)	If No, explain in detail. May also provide comments here.
The scale shall have a full scale		
capacity of 135 Tons (270,000 lb.)		
with a displayed resolution of		
200,000 lb. x 20 lb. in accordance		
with NIST, Class IIIL devices.		
Scale shall be a fully electronic		
design. The scale weighbridge will		
consist of factory welded modules		
having a total longitudinal span of		
60' and platform width of 11' (10'		
10.5"). No field assembly or welding		
will be allowed. Mechanical lever		
systems are not acceptable.		
Each scale module shall be designed		
with a Concentrated Load Capacity		
(CLC) of 50 tons (100,000 lb.) as		
defined by NIST. When the CLC is		
applied at mid-span on a module,		
according to NIST regulations, the		
maximum stress of the steel shall not		
exceed 26,500 psi as determined by		
Finite Element Analysis (FEA)		
software. The deflection at this		
loading condition shall not cause the		
scale to exceed the allowable		
accuracy tolerance as specified by NIST in Handbook 44.		
TUDI III Handook TT.		
The scale provided will have an		
unobstructed weighing surface of 11'		
(10' 10.5") wide by 60' in length and		
a 16.5" minimum profile. A		
minimum clearance of 4" shall be		
provided between the concrete floor		
and the bottom of the weighbridge.		
The scale modules will be designed		
as such to eliminate use of grout		
plates requiring setting and leveling		
prior to arrival of the scale at job		

site. A maximum of 2 drilled anchors (3/4" x 7") will be provided for each load cell stand.

The scale system shall be a full electronic design, with internal self-checking weighbridge.

Weighbridges using bumper bolts, externally fixed check rods or embedded bumper plates in the end walls will not be permitted.

The scale shall have a maximum span deflection ratio of no less than 1:1000 under legal highway loading at mid span of module.

Minimum weighbridge thickness will be 12". The scale shall be an open-bottom design. Weighbridges that utilize a sealed bottom plate for structural strength shall not be permitted.

A 5/16" diamond checkered steel tread plate shall be supported with a minimum of (12) 12" wide flange, 14 lb. per foot, structural longitudinal beams, welded to top flange of beam and module end plate. Only structural wide flange beam construction shall be allowed. Weighbridge designs utilizing junior beams or bent plate shall not be permitted.

The scale weighbridge shall be designed to accommodate up to 250 trucks per day for a period of 25 years without weighbridge fatigue.

The entire bridge assembly shall be cleaned prior to the addition of any coatings or paint to the weighbridge modules. The customer reserves the right to inspect the steel surfaces prior to application of any coatings to the prepared steel surfaces. All steel surfaces shall be free of welding gases, residue, oil, mill scale and rust.

All non-visible steel shall be evenly spray coated with an asphalt emulsified coating.

All steel elements shall be steel shot blasted to SSPC-A-SP6 standards.

All visible steel surfaces will receive a 3-5 mill application of a high solids urethane primer and a high solids acrylic urethane top coat to a finish of 2-3 mill thickness.

Module end plates shall be a minimum 3/4" thick, and shall be reinforced on each side with longitudinal I-beams. Load cell pockets shall be constructed of 3/4" steel plate and shall be tied to the end plates using tabs and laser cutouts. Scale modules using flat welded or bolted end boxes shall not be allowed.

The scale will be NTEP Certified and shall meet the requirements set forth by NIST Handbook 44 for Class III-L devices. The bidder shall submit a current copy of Certificate of Conformance (COC) with bid.

Structural steel elements will have a combined minimum weight of 30,800 lb.

Access covers to the load cells shall be from the top of the scale and shall be boltless in design. Cover plates will be reinforced to adequately handle axle traffic over the covers and will be kept in place with 1/2" diameter x 1" long steel dowels. Cover plates utilizing bolts of any type shall not be permitted.

A 1/2" diameter steel rock guard shall be welded to the end modules.

The truck scale shall be provided with a fabricated cleanout area measuring 12" x 84" with removable end plates at each end of the scale system (optional). A manhole frame and cover (24" square) shall be provided for access to the pit area beneath the scale (optional for pit installations).

The scale shall be equipped with optional gusseted bolt-on safety guiderails on each side of the scale with a minimum of 4" diameter pipe. A minimum of three bolts will be used at each gusset to attach side rail. Guiderails welded to weighbridge shall not be permitted. (Optional)

Load cells shall be rigidly mounted in fabricated steel stands parallel to traffic flow. The suspension system will be E4340 material forged single link suspension hardened to Rockwell "C" 40-45 to allow self-centering and free floating platform. Rocker column or compression type load cells requiring check rods, anti-rotation pins or bumper bolts will not be permitted.

Load cells will be of the analog type and have a minimum capacity of 75,000 lb. each with an overload safety factor of 150 percent. Scales utilizing a load cell with capacity lower than 75,000 lb. will not be permitted.

Scales utilizing adjustable bumper bolts or embedded plates in the wall to minimize movement of the bridge shall not be allowed.

Systems utilizing proprietary, internal circuitry to convert analog to digital load cell signal within the load cell shall not be permitted.

All access to load cells will be from the top of the scale through formed boltless steel access panels. Covers should be form-fitted and should be accessible without the use of tools.

Steel conduit will be provided within the weighbridge for load cell cable runs.

A flexible screw-type conduit fitting shall be provided at each load cell. Load cell cable shall be totally enclosed within permanent conduit provided within the weighbridge. Load cells using connectors of any type will not be permitted. Braided metal cable covering shall not be used in place of steel flex conduit or hardened steel conduit.

Load cells shall be of 4340 alloy steel nickel plated and shall be scientifically sealed with a minimum IP67 rating.

Load cells shall be non-proprietary in design, including both mechanical operation and electronic transmission of data. Manufacturers using proprietary load cell technology available from a single source will not be permitted.

Replacement load cells shall be available from a multitude of vendors nationally, and shall not be single sourced or of a proprietary design.

Fiberglass Reinforced Polyester (FRP) junction box with formed contoured edges and gasketed top access. Junction box shall have a Gore-TexTM single directional membrane vent. Steel junction boxes shall not be permitted.

Load cell stands will be flush-mounted to concrete piers, and anchored using wedge locks or similar bolts. A maximum of (2) 3/4" x 7" anchor bolts will be required per stand and will be included in the cost of the scale. Grout plates or embedded items in the foundation concrete will not be allowed.

A 1" braided copper transient bypass cable shall be provided at each load cell from the weighbridge to the base stand. UPS Duplex Voltage regulating transformer, or equivalent. UJB-3T6 DC Transient circuitry protection or equivalent. Load cells shall be warranted a full five years against failure of all types including lightning or surge voltage. A single-point grounding system will be provided. Systems utilizing a multiple point ground will not be permitted. Two scale indicator(s) should be capable streaming weight out an Ethernet port via TCP/IP with the following specifications: **IP Scale Head Settings** IP Continuous Output Output String is pounds-gross / carriage return or line feed after each weight IP Address and IP Port to be furnished **IP Scale Head Cable** Ethernet Connection to a Switch

FORM B BIDDER BUSINESS INFORMATION FORM

1.	Name Of Firm:	
2.	Address:	
3.	Contact Person:	
4.	Phone Number:	
5.	Email Address:	
6.	Publicly Held Corpo Proprietorship - Na	and Operated ration - State of Incorporation: ration- State of Incorporation:
7.	Years in Business	5 :
8.	Describe the Firm	n's Experience:
10.	Chief Executive/	Operating Officer:
	Name:	
	Address:	
	Phone Number:	

FORM C: BID SHEET

Vendor Name:	
Address: _	
<u>-</u>	
Business Telephone: _	
Email: _	
Authorized Agent: _	
Gross Purchase Price	e in Words:
Gross Purchase Price	e in No.'s (\$):
Do the scales meet specific Yes	ations exactly as written? (check one): No
	list ALL deviations on the Equipment Specification Form)
Please verify the following i	nformation has been provided:
☐ Equipment Specif	ication Form
□ Warranty informa	ation (if applicable)
Signature:	Date:

CONFLICT OF INTEREST

AFFIDAVIT

STAT	E OF		
COUN	NTY OF) ss:)	
		, being duly swor	rn, deposes and says for
and or	behalf of		, that:
1.	<u> </u>	pany, and has this date submitted a biovices to the Onondaga County Resour	
2.	interest, direct or indirect,	oidder, proposer, or quoter that it and , which could conflict in any manner of these goods and/or services to the cy.	or degree with the
3.	of services to the Ononday such interest shall be emp	(our) firm agrees that in providing the ga County Resource Recovery Agence loyed by the firm. I assume full respects or agents have any such interest a	cy, no persons having any consibility for knowing
Dated:		By: nd on Behalf of:	
	before me this day o	of	
	Notary Public		

FORM E

CERTIFICATE OF NON-COLLUSION

Non-collusive Certifications required of all bidders/proposers/quoters under Section 103-d of the General Municipal Law as amended by Chapter 751 of the Laws of 1965 and Chapter 675 of the Laws of 1966 effective September 1, 1966, is as follows:

By submission of this bid/proposal/quote, the bidder/proposer/quoter and each person signing on behalf of the bidder/proposer/quoter certifies, and in the case of a joint bid/proposal/quote each party thereto certifies as to its own organization, under penalty of perjury, that to the best of knowledge and belief:

- (1) The prices in this bid/proposal/quote have been arrived at independently without collusion, consultation, communications, or agreement for the purpose of restricting competition, as to any matter relating to such prices with any other bidder/proposer/quoter or with any competitor.
- (2) Unless otherwise required by law, the prices which have been quoted in this bid/proposal/quote have not been knowingly disclosed by the bidder/proposer/quoter and will not knowingly be disclosed by the bidder/proposer/quoter prior to opening, directly or indirectly, to any other bidder/proposer/quoter or to any competitor; and
- (3) No attempt has been made or will be made by the bidder/proposer/quoter to induce any other person, partnership, or corporation to submit or not to submit a bid/proposal/quote for the purpose of restricting competition.

		Legal Name of	Bidder/Proposer/Quoter	(Typed)
		Address		(Typed)
		City	State	Zip
	BY:	Signature		
		Name		(Typed)
Dated, 20		Title		(Typed)

FORM F

Disclosure to OCRRA During Procurement Process of Prior Non-Responsibility Determinations

OCRRA Procurement regarding:
OCRRA Designated Procurement Contact Person: Christine Latham
OCRRA conducts its procurements to maximize competition and provide all vendors with an opportunity to compete fairly. New York law now provides that, for any procurement over \$15,000.00, all potential vendors must disclose whether a governmental entity in New York has made a finding of "Non-Responsibility." "Non-Responsibility" is defined in State Finance Law Section 139-j and can include failure of a potential bidder/proposer/quoter to timely disclose truthful, accurate, or complete information that may allow OCRRA to make a determination as to its "responsibility" relative to this procurement as well as unauthorized procurement contacts (including contacts to someone other than the designated procurement contact) and ethics code violations. In order to qualify for consideration on this procurement, the bidder/proposer/quoter must complete and sign the form below.
(For Vendor Use)
Name and Address of Bidder/Proposer/Quoter Seeking to Enter into the Procurement Contract with OCRRA:
Name, Title, and Phone Number of Person Submitting this Form:
Has any Governmental Entity in New York made a finding of Non-Responsibility regarding the bidder/proposer/quoter seeking to enter into the Procurement Contract in the previous four years? (Please circle): No Yes
If you answered yes to the above question, please provide details regarding the finding of Non-Responsibility below.
New York Governmental Entity:
Date of Finding of Non-Responsibility:
Basis of Finding of Non-Responsibility:
Has any Governmental Entity or other governmental agency terminated or withheld a Procurement Contract with the above-named bidders/proposers/quoters after a finding of intentional provision of false or incomplete information? (Please circle):
No Yes

If yes, please provide details below:			
New York Governmental Entity:			
Date of Termination or Withholding of Contract:			
Basis of Termination or Withholding:			
Bidder/proposer/quoter certifies that all information pro Finance Law §139-k is complete, true, and accurate.	ovided to OCRRA above with respect to State		
By:	Date:		
Signature			
PERMISSIBLE CONTACTS AFFIRMATION			
As a potential bidder/proposer/quoter on an OCRRA solicitation where the contract amount may exceed \$15,000.00, I recognize that once the solicitation issues, New York law requires that all contacts with OCRRA regarding that procurement must be through the designated OCRRA Procurement Contact Person and no one else. On behalf of my client as a potential bidder/proposer/quoter, I affirm that my client understands and agrees to comply with the procedures of the Onondaga County Resource Recovery Agency relative to permissible contacts as required by New York State Finance Law §139-j (3) and §139-j (6) (b). This form must be submitted with the bid, proposal, or quote.			
OCRRA Designated Procurement Contact Person:	Christine Latham		
Vendor Signature	Print Signer's Name		
Vendor Title:	Date:		
Vendor Name:			
Vendor Address:			
	<u>.</u>		