

REQUEST FOR PROPOSAL

RFP # 2013-04

SUPPLY OF CURBSIDE RECYCLING

COLLECTION SERVICES FOR THE

CORPORATION OF LOYALIST TOWNSHIP



RFP # 2013-04

REQUEST FOR PROPOSAL (RFP) SUPPLY OF CURBSIDE RECYCLING COLLECTION SERVICES

SEALED SUBMISSIONS, clearly marked "Contract No. 2013-04 – Request for Proposal (RFP) for Supply of Curbside Recycling Collection Services" will be received until 11:00 a.m., local time, Thursday, April 11, 2013, by:

Paul Snider Township Clerk Loyalist Township Office 263 Main Street Odessa, Ontario K0H 2H0

Request for Proposal (RFP) documents may be obtained from the Township offices, upon payment of a \$50.00, *non-refundable* deposit, made payable to Loyalist Township.

Submissions from bidders not registered as in receipt of a Tender package will not be accepted.

Lowest cost or any RFP not necessarily accepted.

RFP are awarded by resolution of Loyalist Township Council.

Submissions must be submitted on the official forms. Facsimile copies will not be accepted.

For enquiries contact David MacPherson, C.E.T. Transportation & Solid Waste Manager at 613-386-7351, ext. 117 or DMacPherson@loyalist.ca.

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A. THE PROJECT AND PROPOSALS

1.0 INTRODUCTION

The Corporation of the Municipality of Loyalist Township, invites proposals from qualified waste collection contractors to perform the curbside collection of recyclable material within Loyalist Township, (excluding Amherst Island) and transportation to the City of Kingston's Material Recycling Facility (MRF). The requirements for responses to this Request for Proposals (RFP) are described in this document.

The Township reserves the right to not accept any proposal and/or to reissue this RFP in its sole discretion.

2.0 TERM OF THE PROJECT

The term of any contract arising out of this RFP will run from July 1, 2013 for a period of 3 years, 5 years or 7 years, with an option to extend any agreed upon term of contract for a further one year at the sole discretion of the Township.

3.0 RFP SCHEDULE

Deadline for Submitting Questions:	11:00 a.m. March 29, 2013		
Deadline for Responding to Questions:	11:00 a.m. April 05, 2013		
RFP Closes:	11:00 a.m. April 11, 2013		

The RFP process will be governed according to the above schedule. Although every attempt will be made to meet all dates, the Township reserves the right to modify any or all dates in its sole discretion.

Any successful proponent will be notified subsequent to the acceptance of such proposal by the Township. Such notification will be dispatched not later than one hundred and twenty (120) days from the date set for closing. This period may be extended by mutual consent only. Any proponent not in receipt of such notification of acceptance within the above referenced period may assume that the proposal was not accepted.

4.0 PROJECT AUTHORITY AND INVOLVEMENT

This RFP is administered by the Transportation and Solid Waste Manager or their designate. All Inquiries must be as directed in Section A.6.0. The final outcome may be subject to Township Council approval.

5.0 PROJECT STAKEHOLDERS

The decision making process authority rests entirely with the Township.

6.0 INQUIRIES

Any clarification of this document or request for additional information must be received by 11:00 a.m. March 29, 2013, in writing by fax or email to:

David MacPherson, C.E.T.,

Transportation and Solid Waste Manager

fax: 613-384-3833 email: DMacPherson@loylalist.ca

No officer, agent or employee of Loyalist Township is authorized to alter orally any portion of these documents. Any alterations required will be issued to all registered proponents as written addenda.

Addenda shall be considered as an integral part of the RFP documents. The proponent shall list in its submission all the addenda that were considered when the proposal was prepared. Although every effort will be made to ensure that proponents receive all the addenda, it is the responsibility of each proponent to ensure all addenda issued have been received.

If necessary a written addenda will be sent to all proponents. Should any proponent find discrepancies in, or omissions from the specifications, or should the proponent be in doubt as to their meaning, that proponent must notify the staff contact indicated in this section in order to obtain clarification.

7.0 PROPOSAL CONTENT

Each proposal submitted must include a demonstrated understanding of the objectives, scope and particulars of the services required as well as a clear statement of the estimated annual price.

Company brochures and statistical information may be included with RFP submissions.

Proposals must be completed in type or ink. Erasures and alterations must be initialled in ink by the appropriate signing authority. Proposals which are illegible, incomplete, unbalanced, conditional, and obscure or contain irregularities of any kind may be rejected.

Proponents shall be solely responsible for the delivery of their bids in the manner and time prescribed.

A complete submission must include the following:

- 1. Bid Bond (see Section B.6.1)
- 2. Agreement to Bond (see Section B.6.2)
- 3. Signed irrevocable offer (Section D)
- 4. A current WSIB Clearance Certificate. The successful proponent must provide current WSIB clearance certificates throughout the life of the contract to the Solid Waste Manager
- 5. Addendum Acknowledgement (Schedule A)
- 6. Technical Proposal (Schedule B)
- 7. Price Proposal (Schedule C)
- 8. Completed Loyalist Township Certificate of Insurance (Schedule H). The successful proponent must provide proof of insurance coverage throughout the life of the contract to the Solid Waste Manager (see Sections B.6.6 and C.18)

8.0 EVALUATION OF PROPOSALS

The following scoring system will be used to evaluate each accepted Proposal:

Technical Proposal	Points	
Company Capabilities and Credentials		
Company Profile		
 Experience 		
 References 		
 Certificates of Approval 		
Human Resource Requirements	3	
 Organizational / Staffing Plan 		
 Health and Safety Plan 		
 Training Plan 		
Facilities / Equipment Requirements	16	
 Facilities 		
 Vehicles and Equipment 		

4. Implementation / Operational Requirements	5
 Transition / Start-Up Plan 	
 Operating Plan 	
5. QA/QC / Communication / Contingency Plan	3
 Communication Plan 	
 Quality Control / Quality Assurance Plan 	
 Complaints Management 	
 Business Interruption / Contingency Plan 	
6. Environmental Considerations	3
Delay Description	50
Price Proposal	<u>50</u>
Total	100

Notwithstanding the fact that there is a ranking/weighting system for the criteria items noted above, it is recognized that these parameters are qualitative in nature and subject to interpretation. However, it cannot be stressed enough that the Township will utilize the information provided under these headings to satisfy themselves to what extent any/all of the submissions meet/exceed the necessary requirements to undertake the Work. And, notwithstanding that any Proposal may not necessarily be accepted, if the Township is not satisfied that a submission does not adequately address, in whole or in part the requirements of the RFP, their submission will be rejected.

Proponents may be invited to participate in oral presentations and interviews with members of the evaluation committee. These meetings, if deemed necessary, will give each invited Proponent an opportunity to highlight its technical proposal as well as to answer questions posed by the evaluation committee.

9.0 SUBMISSION OF PROPOSALS

One signed original plus two copies and one CD of the proposal, in sealed envelopes, clearly marked "Request for Proposal No. 2013-04" will be received no later than 11:00 a.m. Local Time, Thursday, April 11, 2013, and shall be addressed to The Corporation of Loyalist Township, Paul Snider ,Clerk, 263 Main Street, Odessa, Ontario K0H 2H0

Proposals received after the above due date will not be considered. Complete submissions should include all items outlined in Section A.7. Failure to comply to bid submission requirements may result in the rejection of the proposal.

No proposal documents may be withdrawn after closing. Prior to closing, RFPs may be withdrawn only upon written request signed by an authorized officer of the company.

10.0 Disqualification OF PROPOSALS

Under no circumstances will a submission be considered which following irregularities:

	Irregularity	Response
1	Late Bids	Automatic rejection and not opened or read publicly
2	Unsealed Bid Envelope	Automatic rejection
3	Bids written in pencil rather than typed or completed legibly in ink	Automatic rejection
4	Bids received on documents other than those provided by the Township	Automatic rejection
5	Corporate Seal (applicable to tenders only) or a witnessed Authorized Signatory signature missing	Automatic rejection
6	Failure to provide bid securities as required	Automatic rejection
7	Documents in which addenda with financial implications have not been acknowledged	Automatic rejection
8	Bid requirements not completely met	Rejection depends on significance of bid requirements oversight
9	Restricted or qualified bids	Rejection depends on significance of bid restriction or qualification, and unless bid document prohibits qualification
10	Bids containing clerical and/or arithmetical errors	An acknowledgement and correction by fax within 1 hour of notification, to be followed in letter form within 24 hours to correct and initial errors
11	Overwrites, strikethroughs, or erasures of bidder's entries are not initialed	24 hours to initial from time of notification
12	Failure to attend mandatory site meeting	Automatic rejection
13	All other irregularities	Depending on the significance of the irregularity, at the discretion of the Department Head, in consultation with the CAO or Treasurer, the bid envelope will either be automatically rejected, 24 hours will be given to correct and initial, or the bid may be accepted with the irregularities

B. PROJECT REQUIREMENTS

1.0 INTRODUCTION

Loyalist Township is requesting proposals from qualified firms for the provision of curbside collection services of recyclable material starting July 1, 2013.

Unit prices are required for three day per week collection (Tuesday – Thursday). Also the collection schedule requirements are detailed in section B.5

RFP submissions must be from firms or companies that are qualified Contractors as set out in this RFP. The Proponent must be capable of entering into a Contract for the term identified in this RFP and for the provision of complete services required and as set out in this RFP.

2.0 PROJECT COSTS

The Price Proposal Schedule C must include all costs in Canadian dollars and exclude HST. HST is extra and must be shown as a separate line item on all invoices.

In the event of any discrepancy between any unit price and an extension, the unit price shall govern.

2.1 Consumer Price Index Adjustment

Unit costs will be adjusted on July 1, 2014, and again on each subsequent July 1st during the life of the contract. The adjustment will be equal to the percentage change from the previous year of the average annual "Special Aggregates: All-Items Excluding Energy" Consumer Price Index for Ontario as published by Statistics Canada for the preceding year.

2.2 Fuel Cost Adjustment (FCA)

The Township will make a Fuel Cost Adjustment (FCA) to the monthly payment owed the contractor to compensate for fluctuations in the price of diesel fuel, based upon changes to the Ministry of Energy Diesel Fuel Price for Ottawa (DFP-O) averaged for the month as published on the Ministry website at:

http://www.energy.gov.on.ca/en/fuel-prices/fuel-price-data/?fuel=dsl&yr=2013

An FCA per litre of diesel fuel will be made each month when the DFP-O for the month differs by more than five (5) cents per litre from the DFP-O for January 2013 as follows:

- 1. When the DFP-O differential is equal to or less than five (5) cents per litre there will be no FCA for that month;
- 2. When diesel fuel prices rise more than five (5) cents per litre as per the DFP-O, the FCA per litre will be the DFP-O for the month being invoiced less that for January 2013, less five (5) cents, paid with the monthly payment;
- 3. When diesel fuel prices fall more than five (5) cents per litre as per the DFP-O, the FCA per litre will be the DFP-O for the month being invoiced less that for January 2013, plus five (5) cents, withheld from the monthly payment.

For the purposes of the calculation of the FCA, the contractor must provide, with their monthly invoice for payment, detailed diesel fuel consumption figures for the previous month.

The FCA will be calculated using the following formula:

```
FCA = DFC x (DFP-O(m) – DFP-O (January 2013)
FCA = fuel cost adjustment
DFC = diesel fuel consumption
DFP-O (m) = diesel fuel price in Ottawa for the month being invoiced
DFP-O (January 2013) = base diesel fuel price for January 2013
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Examples:

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DFP-O (October 2012) = 130.0

DFC = 10,000 litres

(1) if DFP-O (m) = 136.5, then FCA = 10,000 \times (136.5 - 130.0 - 5) / 100 = $150

(2) if DFP-O (m) = 123.5, then FCA = 10,000 \times (123.5 - 130.0 + 5) / 100 = ($150)
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2.3 Collection Payment

The contractor will invoice the Township on a monthly basis for all recyclable materials collected as measured by the incoming weights on the MRF's weigh scale.

3.0 BACKGROUND OF THE PROJECT

At present the Township collects blue box and grey box recyclable material from two geographic areas. On Week 1 in one day, the blue box is collected in the "North and East Sections" (NE) and the grey box is collected in the "South Section (S). On Week 2 in one day, the blue box is collected from the S Section and the grey box is collected from the NE Section. This system continues every week throughout the year. These materials are delivered to the Kingston Area Recycling Centre Material Recycling Facility (KARC MR) located at 198 Lappans Lane in the City of Kingston. The Township requires that this schedule be implemented for July 1, 2013

4.0 AVAILABLE TOWNSHIP RESOURCES

The Township will be responsible for the supply, maintenance and replacement of recycling boxes and carts. No other Township resources except those set out herein should be assumed available in the formation of any bid. The Township will advertise schedules at its own disgression.

5.0 OBJECTIVES

The objective is to contract a company over the term specified for the curbside collection and transportation of recyclable material in accordance with the terms of this RFP.

5.1 Scope of Collection

Collected materials must be evenly spread based on volumes from Tuesday to Thursday and blue box materials collected one week and grey box materials collected the next week. The Recycling Collection schedule will be revised to match the existing solid waste collection schedule. On Tuesdays, recycling will be collected in the "South Section"; on Wednesdays, recycling will be collected in the "North Section"; and on Thursdays, recycling will be collected in the "Central Section". (See Appendix "A" for maps of sections) In addition to the curbside collection, the collection includes 96 gallon European Style Lift wheeled carts for multi-unit residential buildings generally with 25 or more units. This is a significant change from the current practice and a public education program by the Township must be implemented well in advance of the start of collection on July 1, 2013.

In addition, the materials will be delivered to KARC MRF for the duration of term of this contract. The City may decide to change the MRF location. Should the Township decide to change the MRF delivery location, any changes to this collection contract will be negotiated between the Contractor and the Township. One year notice is to be provided from the City for any changes.

This Request for Proposal includes the collection of recyclable materials as accepted by KARC.

5.2 Contract Supervision by the Contractor

The Township will be provided with the name, address and telephone numbers of the Contractor's representatives who may be contacted and available 24 hours per day, 7 days per week, on matters relating to this Contract.

The Contractor shall have on duty at all times, sufficient and qualified Supervisors to properly direct the Work, each having a telephone and two-way radio-equipped vehicle so as to ensure a courteous, prompt and efficient service for handling complaints. These vehicles will be equipped to pick up missed recyclable materials.

5.3 Routing

The contractor will have the ability to determine routes for collection in order to maximize collection efficiencies, as long as the routing covers each eligible household, and as long as the scheduled days follow the specified 3 days.

Maps identifying the number of residential units per property are attached as a separate file in Appendix "A".

Changes to existing routes will be advertised by the Township at the beginning of the Contract. If changes are made at other times, all affected properties must be notified by the Contractor.

At least 90 days prior to the commencement of the Contract, the Contractor will submit to the Township detailed maps and schedules showing each truck, the starting time and point for each truck, the route for each truck and the finishing time and point for each truck. The individual Collection Routes and Collection Days will not be changed during the contract without prior written approval of the Township.

There are several private roads where residents take recycling boxes to a common point for collection. They are identified in Appendix "A".

5.4 Collection Vehicles and Equipment

The Contractor shall provide all necessary vehicles and miscellaneous equipment including radio communications and furnish all necessary labour, materials, fuel, tools, licenses, airtime and all other incidentals so that the Contract and all work required to be done under it, can and will be carried on in an efficient and effective manner continuously and expeditiously to completion, in all respects to the satisfaction of the Township.

The Contractor shall supply new primary collection vehicles at the commencement of the Contract term for the duration of this Contract. If a delay in delivery of new vehicles occurs, the Contractor may provide interim service with used vehicles for a period not to exceed six months. In the case of the use of used/alternate vehicles for interim provision of service, the Contractor shall provide copies of Ontario Safety Standards Certificates for all vehicles utilized to the Township at the Township's sole discretion. The Contractor shall further, during the term of the Contract, provide copies of their Ontario Safety Standards Certificates resulting from annual vehicle inspections for any and all vehicles utilized for the provision of Services under this Contract to the Township at the Township's sole discretion.

The vehicles to be used for the performance of the Work as herein described shall have fully enclosed bodies of sufficient capacity and strength, capable of loading and unloading mechanically all materials, and mounted on an adequate truck chassis.

Recyclable Materials may be compacted up to a rate of 2:1 to be accepted at the Township's designated receiving facility(s). Over compaction may result in the rejection of the load by the MRF. Should the MRF determine that an entire load is unacceptable before tipping, the Contractor shall not tip the load but remove it for disposal. Any tipping fees associated with rejected loads for any reason including over compaction or contamination will be the responsibility of the Contractor. Any and all communication regarding load contamination and load rejection will occur between the Contractor and the Township representative only and between the Township representative and the MRF processing Contractor only. The Township has, in its sole discretion, the right to undertake audits of inbound loads received at the MRF and in its sole discretion shall determine acceptable contamination levels of loads to the MRF.

All vehicles supplied under the Contract shall meet the provisions of the *Canada Motor Vehicle Safety Act* and the Regulations made hereunder, be licensed by the MTO and meet all applicable safety regulations.

All Equipment shall be equipped with all mandated and/or legislated safety equipment. All collection vehicles shall be equipped with a revolving yellow caution light mounted on the rear of the vehicle and a back up warning device (at a minimum). Vehicles in excess of twenty (20) feet in length are

also required to have a rear-mounted camera. The Contractor shall continually maintain and update the collection Equipment to meet the required safety standards throughout the life of this Contract.

Vehicles shall be properly constructed and maintained to eliminate the depositing of waste or liquids onto the streets during the performance of the Work, and in the case of co-collection, avoid mixing the fibre, container, clear glass and mixed glass recyclable material streams. Recyclable Material collection vehicles must have a sufficient number of dividers to separate applicable materials during collection and unloading.

Each vehicle shall carry safety equipment including, but not limited to, a spill kit, fire extinguisher, first aid kit, and flares.

All vehicles operated by the Contractor must be kept clean and disinfected inside and out so as not to cause any offensive odours. The washing of the vehicles shall be done on a weekly basis with a proper, non-toxic cleaning solution. All vehicles will be properly painted in the Contractor's Company colours.

The Township can request the Contractor to re-paint any or all vehicles once during the life of the contract, at the Contractor's expense.

5.5 Advertising and Information on Trucks

No advertising (other than the advertising required/approved by the Township shall be carried on the collection vehicles except that the name of the Contractor may be affixed upon all collection vehicles. The Contractor shall stencil a numbering system on the collection vehicle to identify the vehicle and accommodate the necessary accounting system for loads entering designated facilities. Any additionally used collection vehicles, which may be required from time to time to provide Services under this Contract will also require a similar system of numbering.

The Contractor shall stencil the Certificate of Approval/ Environmental Compliance Approval number issued by the Ministry of Environment on all collection vehicles.

The Township may also require permanently affixed signs/decals/graphics proclaiming messages of public interest, or to promote any aspect of the recycling program being carried on by the Township. Brackets allowing temporary signage to be affixed and changed as deemed necessary may also be required. Such costs are to be borne by the Township and implementation arranged cooperatively by the Township and the Contractor.

5.6 Material Sorts

Recyclables are collected in 5 streams(Which must remain separate after collection):

- Blue Box plastic, metal and polystyrene;
- Blue Box clear glass;
- Blue Box coloured glass;
- Grey Box paper products and film plastic; and
- Grey Box cardboard.

A list of recyclable material accepted in the Township's recycling program is listed in Schedule D.

5.7 Holidays

The Contractor must schedule for holidays following the Township schedule. For the purpose of this Contract, holidays are currently the following days:

New Year's Day Family Day Good Friday Easter Monday Victoria Day Canada Day Civic Holiday Labour Day

Thanksgiving Day Remembrance Day (if it falls on a weekday-KARC may be closed)

Christmas Day Boxing Day

In the event of a holiday there will be no collection service on that day. When the regular collection day falls on a holiday, the collection schedule for the remaining days of the week will generally be delayed by one day, with Friday making up for the missed day. In order to accommodate back-to-back Christmas and Boxing Day holidays, it may be necessary to adjust the work schedule. Any new holidays introduced during the Contract period will be addressed in a similar manner.

The Township will be responsible for notification of residents of any changes in collection days associated with holidays.

Any other changes to the collection schedule due to holiday's must be based on mutually agreed upon dates several months in advance to meet the Township publication schedule.

5.8 Time of Day

Collection from households will not commence before 7:00 a.m. or carry on after 6:00 p.m. without the approval of the Township.

Deliveries to the MRF must be completed by 6:30 p.m.

5.9 New Collection Areas

The Contractor, upon notification, will assume the responsibility for collection services as soon as any new homes, buildings and subdivisions are ready for service as determined by the Township's Transportation and Solid Waste Manager or their designate.

5.10 Returning Containers after Emptying

All recycling containers shall be replaced in approximately the same position in which they were located prior to collection, but in no case shall they be replaced on the traveled portion of the road or the pedestrian portion of the sidewalk. Emptied blue boxes shall be placed upside down in order to help prevent them from being blown by the wind. If non-collectable material is left, then blue boxes shall not be placed upside down. Care shall be used not to damage the containers during collection and the Contractor shall be responsible for all damage to containers as a result of collection operations.

5.11 Contractor Not to Collect

The contractor is not required to collect any materials that are not recyclable, that do not meet setout requirements, or where there is a health risk to the collector (e.g. broken glass, hazardous materials). The non-collectable material is to be left in the blue box with a courtesy tag.

5.12 Householder Non-Collectable Notification

The Contractor will provide courtesy tags which will advise residents of reasons that the material remaining in their container has been left behind. The contractor will leave or affix the tag to the container or the non-collectable material that is being left for the resident.

5.13 Missed Collection

If the Contractor misses part of a collection route they are to make every reasonable effort to collect the missed setouts on the same collection day. If this is not possible, the missed box or boxes will be collected on the following working day. What is "reasonable" or "possible" will be determined by the Township's Transportation and Solid Waste Manager or their designate.

5.14 Spills and Litter

It is the Contractor's responsibility to immediately clean up any debris or liquid which falls from the vehicle or recycling containers onto the street, sidewalk, boulevard, or other private or public

property during collection. This includes waste, broken glass particles, or hydraulic oil, and may require that the street or property be washed, flushed or otherwise restored to the satisfaction of the Township's Transportation and Solid Waste Manager. Each vehicle shall carry hand tools (brush and shovels) to facilitate the sweeping up of any waste which may be spilled.

The Contractor will report promptly to the Ministry of the Environment and the Township's Transportation and Solid Waste Manager, spills or discharges of pollutants or contaminants under the control of the Contractor. Such spills or discharges and their adverse affects are defined in the Environmental Protection Act, R.S.O. 1990 (EPA), as amended and all regulations thereto. The Contractor shall comply with the requirement of the EPA including, all notice requirements and be responsible for clean up and all associated costs.

5.15 Customer Service Line Operation – Loyalist Township

All calls from residents in Loyalist Township will be directed to the Loyalist Township customer service number. Calls that require action by the Contractor will be forwarded directly on to the Contractor's office for immediate action by a Work Order. The Contractor must ensure prompt response to Work Orders. The Contractor will report back to the Township's Transportation and Solid Waste Manager, or their designate, on a daily basis or as required by the Township regarding follow-up action that has been taken.

5.16 Weighing and Weigh Scale Tickets

The Contractor's drivers must weigh-in and weigh-out with every load of material that is brought to the City's MRF when the City scale operator is unavailable. The Contractor must maintain accurate records of the weigh scale ticket information, and provide the weights to the City on a daily basis in the format and manner as requested.

The Contractor is required to conform to any alternative system of tickets or numbering which may be adopted by the City from time to time without additional compensation.

5.17 Reports of Claims, Damages and Incidents

All incidents, accidents and near misses involving persons or property will be reported to the Township's Transportation and Solid Waste Manager immediately. Copies of all claims and reported damages must be reported to the Township's Transportation and Solid Waste Manager in written form for each occurrence. The Contractor will resolve all claims for damages from residents within thirty (30) days upon receipt of the claim in writing.

5.18 Cooperation with Special Studies

In the event of a special waste composition study or pilot project, the Township may delay or suspend all and/or a portion of the Work in a defined area. the Township may or may not require the Contractor's workforce and/or the Contractor's equipment to operate the pilot project. At that time, based upon the scope of the study or pilot project, should the Contractor's workforce and/or the Contractor's equipment be required, the basis of payment will be determined by the Corporation through mutual consent with the Contractor.

5.19 Advertising, Promotion and Education

The Township will be responsible for general advertising and the design, production and distribution of all promotion and education materials.

6.0 ASSUMPTIONS

Proponents must take into account the following assumptions when preparing and submitting proposals.

6.1 Bid Bond

All RFP shall be accompanied by a bid bond or certified cheque in the minimum amount defined below, made payable to the Authority, as a guarantee for the execution of the Contract.

Total Annual RFP Amount	Minimum Deposit Required	
\$ 20,000.00 or less	\$1,000.00	
20,000.01 to 50,000.00	2,000.00	
50,000.01 to 100,000.00	5,000.00	
100,000.01 to 250,000.00	10,000.00	
250,000.01 to 500,000.00	25,000.00	
500,000.01 to 1,000,000.00	50,000.00	
1,000,000.01 to	100,000.00	
2,000,000.00	200,000.00	
2,000,000.01 and over		

Note: The highest value of 'Total Estimated Annual Contract Price' as per (Schedule C) selected from the 3 possible term of contract will be used to determine the minimum Bid Deposit

All deposits will be returned within ten days after the Proposals have been opened except those which the Authority elects to retain until the successful Proponent has executed the Contract Documents.

The retained Bid deposits will be returned when the successful Proponent has fully complied with the conditions outlined in the Contract Documents.

6.2 Agreement to Bond

Proponents must provide an Agreement to Bond with their proposal issued by an approved Guarantee Company properly licensed in the Province of Ontario for a Performance Bond in the amount of 100% of the highest Estimated Annual Price identified on Schedule C, Item No. 1 or on CCDC bond forms acceptable to the Township. The Township will accept 100% of the Total Cost in the form of cash, certified cheque or an irrevocable standby letter of credit in the approved format from a charted bank, or a Letter of Guarantee acceptable to the Township Treasure issued by a trust company in lieu of a Performance Bond. When the Performance Bond is received by the Township, the Bid Bond shall be returned. If the successful proponent fails to sign the Contract or to provide the necessary Performance Bond, the Bid Bond of the low bidder shall be forfeited to the Township.

6.3 Liquidated Damages

The Township will assess liquidated damages for instances of non-performance. As indicated in Table 1, the Contractor shall pay the Township the indicated amount per infraction. The sum or sums are hereby agreed upon and fixed as reasonable measures of the Township's costs and determined by the parties hereto as the liquidated damages that the Township will suffer by reason of said delay, non-performance or default, and not as a penalty. The Township may deduct and retain the amounts of such liquidated damages out of the monies payable as provided in Section C.6.5 – Monies Due Township.

Under no circumstances will vehicles used in carrying out the Contract engage in private collections or collections above the standardized level of service. If a vehicle used in carrying out the Contract is found collecting private accounts or making other collections that are not included in this Contract anywhere, the Township will be entitled to liquidated damages of \$10,000.00 on the first occurrence, \$20,000.00 on the second occurrence, and \$50,000.00 on the third occurrence. A fourth occurrence will result in the forfeiture of the Contract.

All recyclable materials set out for collection become the property of the Township, who will have exclusive rights to the materials collected. The Contractor's staff will not be permitted or entitled to scavenge, salvage, claim or possess any recyclable materials collected unless authorized to do so by the Township.

Table 1 - Liquidated Damages

Incident	Amount	Unit
Late collection or late delivery to the MRF or transfer station	\$250	per route
Failure to respond to resident complaint as directed by the Transportation and Solid Waste Manager or their designate	\$250	per incident
Failure to return for missed collection as directed by the Transportation and Solid Waste Manager or their designate	\$250	per incident
Improperly replaced containers	\$250	per incident
Discourtesy or inappropriate behaviour	\$250	per incident
Contractor's staff scavenging recyclable materials	\$250	per incident
Failure to resolve damage claim to resident's property within allowable time	\$250	per incident
Failure to submit reports	\$250	per incident
Failure to clean up spillage	\$250	per incident

6.4 Monies Due Township

In the event that there are any monies payable to the Township by the Contractor under the terms of this Contract or there are any monies payable by the Township to any other person, firm or corporation as a result of any default by the Contractor under this contract, such monies shall be deducted from and retained out of any monies due from the Township to the Contractor or may be recovered from the Contractor or the Contractor's surety pursuant to the performance bond as a debt due to the Township. Any and all amounts payable to the Township shall bear interest at the rate of one and one quarter percent (1.25%) per month compounded monthly, after thirty (30) days from the due date.

6.5 Vehicles

The proponent's vehicles used for the transportation of wastes shall be equipped with all equipment and accessories required by the Highway Traffic Act of Ontario, and any other Acts, Regulations or By-laws that apply to the trucks operation. These same vehicles must display a sticker indicating that they have passed a current Periodic Mandatory Commercial Vehicle Inspection (PMCMI) dated between April 1st and December 31st.of each year of the contract, and these stickers must remain valid for the duration of the contract. Vehicle license plates must also remain valid for the duration of the contract.

6.6 Township Safety Policy

Proponents shall, prior to submitting their Tender, obtain and review all Township Safety policies and incorporate in the Tender price an allowance to comply with those policies.

As a condition of satisfactory performance the successful Tenderer shall abide with all Township Safety Policies during the term of the Contract. Furthermore, the successful Tenderer is to perform all obligations under the Contract in total compliance with all Provincial and Federal legislation and regulations, including without limitation, the Ontario Traffic Manual, as amended from time-to time.

6.7 Insurance

In addition to the insurance requirements specified in Section C, part 18, proof of a total of five million dollars (\$5,000,000) Automotive Liability coverage will also be required.

6.8 Description of Technical Proposal Submittal Requirements

Proposal submissions must respond to each and every following item, in the order in which they appear below. Failure to respond completely, and in the manner described, may result in disqualification.

Ensure that you have read the entire document before completing the Technical Proposal Submission, to ensure a full understanding of the Work requirements and to ensure accuracy and completion.

IMPORTANT: Each section of the Technical Proposal Submittal (i.e.: Company Profile; Experience, etc.) is to be on a single page if possible. Proponents are cautioned to be succinct if additional pages are added in order to improve the assessment and evaluation of individual proposals and comparison between proposals.

Company Capabilities and Credentials

1. Company Profile

- company details, officers, size, number of employees, office locations
- number of years in business
- subcontractor (if any) company details, officers, size, number of employees, office locations
- subcontractor (if any) number of years in business
- annual financial statements (or statement of their auditor's opinion) for the past two years including bank references
- Articles of Incorporation

In the event that the Proponent is a private company and are not willing to provide the requested information, a statement from the Proponent's auditor attesting to the Proponent's financial capability to carry out the project may be provided instead.

(Proponents must provide satisfactory evidence to demonstrate that the legal entity proposing to undertake the contract is in sound financial position and has the economic capacity to complete the contract. In the event that a parent or affiliate company proposes to guarantee the obligations of the contracting entity, similar evidence should be provided in respect of that parent or affiliate. Such evidence may include audited or accountant-reviewed financial statements, as well as bank or trade references. Proponents will be evaluated based on the quality of the evidence provided).

2.	Experience	 experience undertaking curbside collection of recyclable material as specified value and size of three (3) recent waste collection contracts duration, location and collection methods (vehicles / number of streams collected etc.) utilized for the three contracts identified 	
3.	References	The Proponent shall provide reference details for three or more past clients including:	
		company / municipality name	
		contact name, title and phone number	
		 term and nature of contract number of households and tonnes collected per year per contract 	
4.	Certificates of	 	
4.	Approval	 copies of all Certificates of Approval required to perform the Work describe any orders, charges or violations to your company by the Ministry of Environment as a result of any contravention of the Environmental Protection Act over the past five (5) years 	
Hum	an Resource Requ	uirements	
5.	Organizational / Staffing Plan	 proposed management structure for the collection program proposed organizational structure including the name and resumes for the following key individuals as they would relate to the Work: district/regional manager(s) / senior executive staff senior administration staff fleet manager supervisors 	
		 any other management staff if a specific person is not named for any of the above positions, then identify the position by title and description and list the key qualifications of the person who would ultimately hold the position describe how the Work would be directly supervised to ensure daily completion and how sufficient personnel will be available to ensure daily completion of the Work 	
6.	Health and Safety Plan	 provide your company's Health and Safety Policy describe how your plan will ensure that your company and its staff will deliver the Work in a safe manner to themselves and the public describe Health and Safety training you have / will provide staff for the delivery of the Work describe any orders, charges or violations to your company by the Ministry of Labour as the result of any contravention of the Ontario 	
7	Training Plan	Occupational Health and Safety Act over the past five (5) years	
7.	Training Plan	 provide an outline and schedule of the staff training plan and procedures for contract start-up and implementation as well as on- going staff training during the term of the contract 	
Facil	ities / Equipment	Requirements	
8.	Facilities	List the locations of each of the following facilities: office(s) yard for storage of fleet vehicle maintenance facility The evaluation shall consider the travel time to facilities and contingency plans for collection delays if facilities are not located within the Township	

9.	Vehicles and Equipment	The Proponent shall provide the following information on their proposed collection vehicles to be used for this contract: • spec data sheet for each and every vehicle proposed to be supplied • number of vehicles required to carry out the Work • age of all vehicles and equipment to carry out each of the services • type of vehicles and equipment to be used to carry out the Work • compartment capacity of collection vehicles • compaction ratio by waste stream • proposed number of spare vehicles • indication of whether fleet will be dedicated to the Township's Work • fleet maintenance plan • any other equipment necessary to carry out the proposed Work • supporting rationale/calculations to support the number of vehicles routinely required, calculations to support management of seasonable tonnage increases and population growth over the term of the Contract
Imple	ementation / Opera	ational Requirements
10.	Transition / Start-Up Plan	 Provide an outline of intended communications, equipment and staffing procurement scheduling, staff training schedules, facility siting if required, and other implementation plans to ensure a smooth transition to your provision of the Work Provide a schedule (tasks/time) from award to full implementation of the services under the contract
11.	Operating Plan	Provide a proposed Operating Plan describing how your Company will provide the service as follows: • proposed routing of trucks • capabilities and limitations for the collection of recyclables • proposed days for collection, daily start and finish times • plans to accommodate changes in population and number of houses requiring collection
QA/Q	C / Communicatio	n / Contingency Plan
12.	Communication Plan	 Describe your intended method of regular communication with the Township throughout the course of the Contract Describe how the Township will stay informed about collection matters arising, intended routing changes, other service changes, alterations and the like
13.	Quality Control / Quality Assurance Plan	Provide an outline of: How you will ensure that recyclables set out for collection that are not included in the Township's program will not be collected at the curb how you will ensure that adequate staff training and ongoing communication to staff will ensure the Township's current quality control program is not jeopardized
14.	Complaints Management	 Describe procedures and communication flows and how your Company would respond to a complaint received through the Township Work Order system, or a direct complaint by a resident to collection drivers or your office Describe related tracking/recording procedures and how this will be communicated to Township staff

		Describe your after-hours response procedure/protocol			
15.	Business Interruption/ Contingency Plan	 Describe any circumstance(s) where your company has been unable to deliver any/some of the Work described in any past or current Contract arrangement (e.g., daily collection due to winter storm conditions) Describe the contingency your company implemented in that instance if and when it occurred Describe your company's contingency plan for a larger scale/longer term business interruption e.g. work stoppage 			
Other	Submission Requ	uirements			
16.	Environmental Considerations	Describe any environmental considerations in your RFP, such as: green fleet initiatives alternative fuels methods of increasing diversion of recyclable material			
17.	AODA / ODA	Describe how your company proposes to meet the requirements of the Accessibility for Ontarians with Disabilities Act, 2005, c.11 and the Ontarians with Disabilities Act, 2001, S.O. c.32, section 13.			
18.	Exceptions / Adjustments / Options	 All of the conditions put forth in the RFP are aimed at the specific requirements of the Township under this RFP and the Township is reluctant to accept exceptions, adjustments or options (exceptions) that may impede the timely execution of the contract. As a result, the extent of exceptions noted will factor into the proposal evaluation. Proponents are advised that if they take exception to any of the requirements of this RFP, they shall, in their submission, state the nature of any exceptions proposed and thoroughly describe them in the Technical Proposal. Only exceptions noted in the Technical Proposal will be considered by the Township. Any other exceptions, whether stated or implied, will not be considered by the Township and the corresponding requirements of this RFP will be deemed to apply. The Township may accept, reject or negotiate any proposed exception at its sole discretion. Any exception accepted by the Township in writing will be deemed to be incorporated in the Proponent's Price Proposal. <i>Proponents must provide the price adjustment to their bid for each proposed exception.</i> 			

6.9 Growth

The population of the Township is anticipated to grow at approximately 1% per year over the term of the contract.

6.10 Books and Records

The Contractor will maintain and keep sufficiently complete and accurate books, payrolls, accounts and records relating to the performance of the Contract to permit their verification and audit and they will have no claim to payment unless such books, payrolls, accounts and records have been so maintained and kept. The Contractor will furnish all the time sheets, records, weigh bills, bills of lading and other vouchers, on request by the Township.

6.11 Conduct of Employees

Employees shall be alert, polite and courteous towards the public at all times. The Contractor will employ on the Work, only orderly, competent and skilful workers. The Contractor will further ensure that a high standard of service, courtesy and consideration is exhibited in all of their dealings with residents, visitors and the general public, and that they conducts all of their operations, including its administrative functions, with the utmost regard for enhancing public relations; and in recognition of the need to uphold and maintain the positive public image of the Township.

Should any employee give just cause for complaint (of which the Township shall be sole judge) then the Contractor shall take progressive disciplinary measures as necessary up to and including dismissal.

7.0 RESOURCE REQUIREMENTS

Proponents must detail any resources they will provide and require as part of their proposal. This includes their resources, third party consultants or sub-contractors as well as City resource requirements they are assuming outside of those defined in this RFP.

8.0 MILESTONES AND RESULTS

See the RFP document for work requirements and expectations.

9.0 INTERIM AND FINAL REPORTING

Invoicing, routing, weights, claims, damages, incidents, accidents, near misses, WSIB clearance certificates, proof of insurance coverage, and other items included in the RFP must be reported in accordance with the RFP.

10.0 FORMAL CONTRACT

Any Proponent subsequently offered the Contract will be required to enter into a Formal Contract satisfactory to the Legal Services Division of Loyalist Township, which will include, but not be limited to, provisions set out in this Request for Proposal. This Proposal shall constitute part of the terms and conditions of the contract award.

C. GENERAL TERMS AND CONDITIONS

The following terms and conditions are deemed accepted by all submitters of proposals in response to this RFP and are deemed incorporated into every contract resulting from this RFP:

1. Improper Delivery

Electronic, telegraphic, telephone, or facsimile submissions in response to this RFP will not be accepted. Late submissions in response will also not be accepted.

2. Signing Requirements

Submissions that are not signed will be rejected. Signing of submissions shall be in the form set out in Irrevocable Offer D which shall be attached to the proposal. If the submitter of a proposal is an incorporated company, the proposal must be executed by the signing officer(s) of the company with the company seal placed beside the signature(s). If the submitter of a proposal is not an incorporated company, the submitter of a proposal should sign his or her own name in the presence of a witness who should sign beside the submitter of a proposal's name.

3. Applicable Law

This RFP, each submission and the Project itself are each subject to the provisions of all applicable law, including:

the Municipal Freedom of Information and Privacy Act, RSO 1990, c. M54,

- Occupational Health and Safety Act, R.S.O. 1990, c.O.1, Each proponent warrants that they have the experience training and equipment to ensure all work performed under the contract is done safely and in accordance with all applicable health and safety legislation and that they have control over the workplace and is fully responsible for the health and safety of all employees and others present on the site. Each proponent also acknowledges that the Township is relying on this warranty in its decision to award the contract to the proponent
- Accessibility for Ontarians with Disabilities Act, 2005, c.11 and the Ontarians with Disabilities Act, 2001, S.O. 2001, c.32, section 13 of which statute states:

In deciding to purchase goods or services through the procurement process for the use of itself, its employees or the public, the council of every municipality shall have regard to the accessibility for persons with disabilities to the goods or services.

This RFP, each submission and the Project itself are also each subject to the provisions of the Purchasing Bylaw 2010-132 of the Corporation of Loyalist Township as amended.

4. Township not liable for RFP Costs

The Corporation of Loyalist Township is not liable for any costs incurred by the submitter of a proposal in responding to this "Request for Proposal".

5. Required Warranties

Each submitter of a proposal is deemed to expressly declare and warrant in the proposal that;

- i. the prices in this Proposal have been arrived at independently from those of any other submitter of a proposal,
- ii. the prices in this Proposal have not been knowingly disclosed by the submitter of a proposal, and will not knowingly be disclosed by the submitter of a proposal prior to award, directly or indirectly, to any other submitter of a proposal or competitor,
- iii. no attempt has been made, nor will be made, to induce any other person to submit or not to submit a proposal for the purpose of restricting competition,
- iv. this proposal is in all respects fair and without collusion or fraud.
- v. there has been no violation of copyrights or patent rights in manufacturing, producing or selling the materials and/or services shipped or ordered as a result of this proposal, and the seller agrees to hold the purchaser harmless from any and all liability, loss, expense, action or suit occasioned by any such violation.
- vi. all materials and/or services proposed to be supplied to the Corporation of Loyalist Township conform in all respects to the standards set forth by Federal and Provincial agencies.
- vii. The submitter of the proposal is:
 - a. competent to perform the work described in this RFP ["the work"];
 - b. has the necessary qualifications, including knowledge, skill and experience to perform the work, together with the ability to use those qualifications effectively for that purpose;
 - c. shall supply everything necessary for the performance of the work;
 - d. shall carry out the work in a diligent and efficient manner;
 - e. ensure the work is of proper quality, material and workmanship; is in full conformity with the specifications; and meets all other requirements of this RFP and any subsequent contract.
- viii. The submitter waives all rights of lien which might arise in relation to any contract from this RFP under section 3(1) of the *Repair and Storage Liens Act*, R.S.O. 1990, c. R.25.
- ix. The submitter has and follows a health and safety plan for employees and representatives who will be present on the property of the Corporation of Loyalist Township as part of any contract arising from this RFP.
- x. The submitter confirms that the price proposed is an upset limit above which the Township is not required to pay and that where there is uncertainty as to the price proposed, the unit price shall govern.

6. No Obligation to Contract

Submissions made in response to this Request for Proposals do not constitute the acceptance of a contract with Loyalist Township. Submissions constitute offers which the Township may or may not accept on its sole discretion. The Corporation of Loyalist Township further reserves the right to accept or reject any or all proposals or parts of proposals, to order additional units at the price submitted, or to accept any proposal considered in its best interest, and to request re-proposals on the required materials and/or services. The Corporation of Loyalist Township also reserves the right to waive irregularities and technicalities and to do so in its sole discretion. The Corporation of Loyalist Township further reserves the right to award the contract on a split-order basis, lump-sum or individual-item basis, or such combination as shall best serve the interests of the Township in the opinion of the Township. The Corporation of Loyalist Township reserves the right to include consideration of any outstanding claims against or by the Township, any record of poor performance with the Township and the appropriateness of any key personnel in evaluation of any proposal and to reject any proposal based on record of past poor quality of service, claims and disputes or difficulties related to proceedings in completed past projects for the Township.

Each submission of a signed proposal is deemed an irrevocable offer which may be accepted, at the sole option of the Corporation of Loyalist Township and after negotiation, only by entering into a formal contract upon such acceptance the terms, responsibilities, and specifications as required by the Corporation of Loyalist Township including but not limited to those set out herein. The Township reserves the right to reject an offer to supply goods and services presented in response to the Township's procurement processes where the Township determines that the person making the offer is in any way indebted to the Township and in its sole discretion is of the opinion that it is in the Township's best interests that the offer be rejected.

Notwithstanding anything contained in the Agreement to the contrary, the Township may, at any time prior to the completion of the services, terminate this Agreement by giving thirty (30) days written notice to the Contractor. Upon a termination notice being given, the Contractor shall immediately cease services in accordance with and to the extent specified in the notice. In the event of a termination notice being given in accordance with this Agreement, the Contractor shall be entitled to be paid, to the extent that costs have been reasonably and properly incurred for purposes of performing the services and for which the Contractor has not already been so paid or reimbursed by the Township.

7. Contract Payments

Unless otherwise specified, should the Corporation of Loyalist Township enter into a contract relating to the Project, it will make payment of accounts within thirty (30) days of either the date on which the materials and/or services have been accepted to the satisfaction of the Corporation of Loyalist Township, or the date on which the invoice is received, whichever is later.

8. Limitation of Liability

Unless otherwise agreed, should the Corporation of Loyalist Township enter into a contract relating to the Project, the other contracting party shall agree to hold the Corporation of Loyalist Township harmless from any and all liability, claim, (including damages, fines, insurance adjuster's fees and legal costs on a full recovery basis), loss, expense, action or suit arising from the Project. Independent of any steps taken by the Township, it shall be the Contractor's responsibility to investigate and handle any and all third party claims arising from the project in a professional manner, within 30 days of receipt, and provide a copy of the response to the Township.

9. Dispute

In cases of dispute as to whether or not deliverables meet the requirements of the Corporation of Loyalist Township, the decision of such agent as the Corporation of Loyalist Township may appoint will be final and binding.

10. No Assignment

Unless otherwise agreed, should the Corporation of Loyalist Township enter into a contract relating to the Project, the other contracting party shall not, without the written consent of the Corporation of Loyalist Township, assign or subcontract any aspect of the Project or the deliverables.

11. Fit for Use

All things supplied under the Project shall be fit for the use specified in the governing documents whether or not detailed specifications on the various components are not set out in the documents.

12. No implied Waiver

The failure of either party at any time to require performance by the other party of any provision hereof shall in no way affect his right thereafter to otherwise enforce such provision or to seek damages for the breach thereof.

13. Governing Law

All submitter of proposals, including those outside the Province of Ontario, agree that the rights of all parties shall be governed by the laws of the Province of Ontario and that the venue for dispute shall be within the Province of Ontario. Proponents must be able to demonstrate their ability to perform the work under the law of the Province of Ontario and provide such security as might be required and enforceable under the law of the Province of Ontario.

14. Force Majeur

Neither party shall be held responsible for any remedy arising from delay or failure to perform obligations under this RFP or the Project when such delay or failure is due to fires, strikes, floods, acts of God or the Queen's enemies, lawful acts of public authorities, or delays or defaults caused by common carriers, which cannot reasonably be foreseen or provided against.

15. Deemed Satisfaction as to Submission

The submission of a proposal shall be deemed conclusive proof that the submitter of a proposal has satisfied itself as to all the requirements set out in the RFP, all the conditions which may be encountered, what materials and/or services he/she will be required to supply, or any other matter which may enter into the carrying out of the Project. No claims will be entertained by the Corporation of Loyalist Township based on the assertion by the submitter of a proposal that it was uninformed as to any of the requirements of the proposal.

16. Default under Project

In case of a default of performance of the Project, the Corporation of Loyalist Township reserves the right to transfer the Project to another source. All additional expenses arising from such transfer will be charged to the original submitter of a proposal or contractor and are due forthwith.

17. Title and IP Right to the Work

Title and intellectual property interest ["IP"] to the work described in this RFP ["the work"] and any part thereof vests in the Township upon delivery and acceptance thereof by or on behalf of the Township. The risk of loss or damage to the work or part thereof so vested shall remain with the successful proponent Contractor until its delivery of the work in full. Any vesting of title or IP shall not constitute acceptance by the Township of the work and shall not relieve the successful proponent of its obligation to perform the work. The successful proponent shall indemnify and save harmless the Township and its employees and agents against any claim, action, suit or other proceeding for any payment or enforcement of any right or remedy that results from or is alleged to result from the creation of or provision of the work or the use or disposal of anything furnished in relation to the work.

18. Insurance

Any selected proponent shall be required to provide Commercial General Liability Insurance, structured on a "per occurrence" basis, and motor vehicle liability, in the amount of no less than two million dollars (\$2,000,000.00). WSIB coverage shall be provided as required by or available under law. Additional insurance may also be required depending on the nature of bids submitted. Policies shall be in a form satisfactory to the Township and shall be kept in full force during the complete period. the Township shall be named as an additional Insured on the Commercial General Liability policy, and any successful proponent shall provide evidence of all insurance coverages required by completing the Insurance Certificate provided by the Township, and proof of WSIB coverage, before the Township shall enter into of a contract in relation to this Request for Proposal.

19. Enforcement

Any successful proponent will have to enter into a legally binding agreement with the Corporation of Loyalist Township. Where any breach of the terms of that agreement should occur, the Township shall review all legal remedies available to it and use any appropriate remedies to protect the interests of the Corporation of Loyalist Township including law suit or application before the appropriate court or tribunal. All submitters of proposals in response to this RFP hereby acknowledge and attorn to the jurisdiction of the choice of Loyalist Township in any such legal process.

20. Privacy and Freedom of Information

All submissions and attached materials received in response to this [RFP/tender] are deemed to be the property of Loyalist Township as of the date of their submission except to the extent they are protected as third party material under applicable privacy law. The Municipal Freedom of Information and Protection of Privacy Act (MFIPPA or the Act) applies to all tenders, quotations and proposals submitted to the Corporation of Loyalist Township (the Township). Tenders, quotations and proposals will be received in confidence and are subject to the disclosure requirements of the Act. Pursuant to orders made by the Information and Privacy Commissioner/Ontario, the Township shall not withhold the following information from tenders, quotations or proposals, if requested through the MFIPPA process by any person or business:

- the cover letter to the tender, quotation, or proposal;
- the table of contents;
- · lists of figures, tables, and appendices; and
- any information regarding the form and structure of a tender, quotation or a proposal (i.e. information which may disclose the manner in which the document is constructed).

Bidders/proponents should identify any portions of their tender/quotation/proposal which contain a trade secret, scientific, technical, financial, commercial or labour relations information supplied in confidence and which will cause harm if disclosed. Loyalist Township cannot ensure that any given portion of any materials received in response will not be ordered released under MFIPPA.

D. FORM OF IRREVOCABLE OFFER

I hereby offer to provide the requirements under **Request for Proposal No 2012-07** to the Corporation of Loyalist Township according to the terms set out in this Proposal as well as in the RFP including the requirement for and acceptance of a formal contract acceptable to the Corporation of Loyalist Township. I also agree that this irrevocable offer shall be open to acceptance by the Corporation of Loyalist Township for a period of one hundred-twenty (120) days from the closing date for the receipt of Proposals.

WITNESS	SIGNED
OR	NAME
(Affix Company Seal if applicable)	TITLE
	COMPANY
	ADDRESS
	CITY/PROV.
	POSTAL CODE
	TELEPHONE
	FAX NO.
	EMAIL.

SCHEDULE A Addendum Acknowledgement

I/We acknowledge that I/we have received Addendum Nospecified there in have been included in the prices submitted.	to	_ inclusive, and that all changes

SCHEDULE B Technical Proposal

Submit a complete Technical Proposal as described in Section B.6.8.

SCHEDULE C Price Proposal

The Proponent is required to provide Unit Prices for the curbside collection and transportation of recyclable materials in Loyalist Township. Prices **must** be provided for all 3 options listed below. Prices are to be as specified in the following table:

Option #1 (3 year Contact)

<u>Materials</u>	Estimated Annual <u>Tonnage</u>	<u>Unit Price</u>	Estimated Annual Price		
Blue and Grey Box		*/tonne	\$		
	Total Estimated Annual	Price	\$		
	HST – 13%		\$		
	Total Estimated Annual	Contract Price (including HST)	\$		
Option #2 (5 year Contact)					
<u>Materials</u>	Estimated Annual <u>Tonnage</u>	<u>Unit Price</u>	Estimated Annual Price		
Blue and Grey Box		*/tonne	\$		
	Total Estimated Annual	Price	\$		
	HST – 13%		\$		
	Total Estimated Annual	Contract Price (including HST)	\$		
Option #3 (7 year Contact)					
<u>Materials</u>	Estimated Annual <u>Tonnage</u>	<u>Unit Price</u>	Estimated Annual <u>Price</u>		
Blue and Grey Box		*/tonne	\$		
	Total Estimated Annual	Price	\$		
	HST – 13%		\$		
	Total Estimated Annual	Contract Price (including HST)	\$		

SCHEDULE D List of Acceptable Recyclable Material Currently Collected

This is not an exclusive list, and is subject to revision. It is provided in order that proponents are able to understand in general what is expected to be collected.

BLUE BOX

All plastic household food and beverage containers and rigid plastic packaging including:

- #3 and #7
- #1 thermoforms
- Blister packaging
- Clamshells
- Small nursery planting flats and pots
- Rigid and expanded polystyrene
- Single use water cooler bottles

Metal cans including:

- Aluminum
- Steel
- Spiral wound composite cans with metal ends

Glass including both clear and coloured containers.

Items not collected in the Blue Box include:

• Aerosols, empty paint cans, toys, piping, plastic bags (they go in the grey box), 10 litre pails and larger, ceramics, Styrofoam "peanuts", foam packaging, and laundry baskets.

Plastic and metal items are co-mingled and delivered to the "pit" area inside the MRF.

Clear glass is kept separate from coloured and both are delivered to bunkers outside the MRF.

GREY BOX

Paper products including:

Newspapers, flyers, fine paper, junk mail, greeting cards, telephone books and magazines.

Boxboard items including:

Cereal boxes, drink trays, paper towel tubes and fibre egg cartons.

Polycoat including:

• Milk and juice cartons, juice boxes, tetra-pak and paper coffee cups.

Film plastic including:

Grocery bags, rinsed milk bags and newspaper sleeves.

Corrugated cardboard including:

• Up to six bundles (90x60x20cm) per collection.

Items not collected in the Grey Box include:

• Greasy pizza boxes, gift wrapping, cereal box liners, plastic food wrap, "crinkly" plastic packaging and pet food bags.

Cardboard is kept separate from other Grey Box items and delivered to the OCC bunker.

Other Grey Box items are delivered to the tipping floor inside the MRF.

SCHEDULE E Collection Statistics and Records

SCHEDULE E - COLLECTION RECORDS

Loyalist Township					
Month	Year				
	2008	2009	2010	2011	
January	94490	83060	76680	100910	
February	71060	73060	74210	47400	
March	88270	93430	88320	83500	
April	78300	85530	67840	82970	
May	81870	78830	78520	119340	
June	106460	100680	78900	94500	
July	70560	74330	70380	77260	
August	67100	89300	99180	97010	
September	99370	65540	71240	75640	
October	77220	77510	59570	74190	
November	85230	99440	112830	80660	
December	105240	52020	64150	79700	
Totals	1025170	972730	941820	1013080	
*All numbers are in kilograms					

SCHEDULE F – EUROPEAN STYLE LIFT CART LOCATIONS

Location	Name and Owner	96 Gallon Carts
240 County Rd 4, Bath Utilities Public Works Garage, Loyalist Township		2
263 Main Street, Odessa	Main Office, Loyalist Township	3
748 County Rd 6, Bath	Roads Public Works Garage, Loyalist Township	3
322 Amherst Drive, Amherstview	WJ Henderson Recreation Centre, Loyalist Township	3
108 Amherst Drive, Amherstview	Community Hall, Loyalist Township	2
103 & 107 Amherst Drive, Amherstview	Brock King Apartments	7
223 & 225 Amherst Drive, Amherstview	Brock King Apartments	5
333 Amherst Drive, Amherstview	Amherst Apartments	6
335 Amherst Drive, Amherstview	Amherst Apartments	6
16 Manitou Crescent East, Amherstview	Religious Hospitallers Of St. Joseph	3
11, 15, 17 Manitou Crescent West	TVM Group	8
19, 21, 23 Manitou Crescent West	TVM Group	10
77 Manitou Crescent West, Amherstview	Brock King Apartments	6
1 & 3 Keitha Drive (Private Drive)	TVM Group	4
2, 4 & 6 Penny Lane (Private Drive)	1518078 ONTARIO LTD	4
260 Academy Street, Bath	818736 ONTARIO INC	6

SCHEDULE G - Private Roads with Common Recycling Point and Approximate No. Residential Units

Amherstview
Amherstview
Amherstview
Amherstview
Amherstview

SCHEDULE H

Certificate of Insurance



CONTRACTORS

THE CORPORATION OF LOYALIST TOWNSHIP CERTIFICATE OF INSURANCE

NOTE: Insurance Company MUST have a minimum rating of: `B+'

Contract/P.O.

(A.M.Best); 'BAA' (Moody's); or 'BBB' (Standard and Poor's)

#____

Proof of Liability Insurance will be accepted on this form only. **IF A FACSIMILE HAS BEEN TRANSMITTED, THE ORIGINAL CERTIFICATE MUST FOLLOW** This is to certify that the policies of insurance as described below have been issued By the undersigned to the insured named below and are in force at this time. NAME OF INSURED TELEPHONE NUMBER ADDRESS OF INSURED CITY POSTAL CODE TYPE OF INSURANCE **POLICY EFFECTIVE EXPIRY DATE** Limits of **RATING INSURANCE** COMPANY NUMBER (YR./MO./DAY) (YR./MO./DAY) Liability COMMERCIAL GENERAL OCCURRENCE LIABILITY AGGREGATE NON OWNED OCCURRENCE AGGREGATE **AUTOMOBILE** ☐ UMBRELLA OCCURRENCE AGGREGATE ☐ EXCESS OTHER Commercial General Liability - Occurrence Basis, Including Personal Injury, Property Damage Broad Form Property Damage, Contractual Liability, Non-Owned Automobile Liability, Owner's and Contractor's Protective Coverage, Products - Completed Operations, Contingent Employers Liability, Cross Liability Clause and Severability of Interest

THE CORPORATION OF LOYALIST TOWNSHIP, has been added as an additional insured under the Commercial General Liability, but only with respect to the liability arising out of the operations of the Named Insured.

Should any of the above described policies be cancelled or materially changed so as to effect the coverage stated above, thirty(30) days prior written notice by registered mail (OR facsimile transmission) will be given by the insurer(s) to:

The Corporation of Loyalist Township P.O. Box 70, 263 Main Street Odessa, ON K0H 2H0

Phone: (613) 386-7351 Fax: (613)-386-3833

This certificate is executed and issued to the aforesaid Corporation of Loyalist Township, the day and date herein written below:

COMMENTS					
3323					
NAME OF INSURANCE BROKER	AUTHORIZED REPRESENTATIVE OR	DATE	Year	Month	Day
	OFFICIAL				
	BY:				

APPENDIX "A" MAPS