

**RETURN BIDS TO:**  
**RETOURNER LES SOUMISSIONS À:**  
Regional Manager/Real Property  
Contracting/PWGSC  
Ontario Region, Tendering Office  
12th Floor, 4900 Yonge Street  
Toronto, Ontario  
M2N 6A6  
Ontario

## SOLICITATION AMENDMENT MODIFICATION DE L'INVITATION

The referenced document is hereby revised; unless otherwise indicated, all other terms and conditions of the Solicitation remain the same.

Ce document est par la présente révisé; sauf indication contraire, les modalités de l'invitation demeurent les mêmes.

**Comments - Commentaires**  
THIS DOCUMENT CONTAINS A SECURITY  
REQUIREMENT

**Vendor/Firm Name and Address**  
Raison sociale et adresse du  
fournisseur/de l'entrepreneur

**Issuing Office - Bureau de distribution**  
Regional Manager/Real Property Contracting/PWGSC  
Ontario Region, Tendering Office  
12th Floor, 4900 Yonge Street  
Toronto, Ontario  
M2N 6A6  
Ontario

<b>Title - Sujet</b> Port Granby - Long Term Waste Mgt.	
<b>Solicitation No. - N° de l'invitation</b> EQ986-133623/A	<b>Amendment No. - N° modif.</b> 030
<b>Client Reference No. - N° de référence du client</b> R.023276.217	<b>Date</b> 2015-03-04
<b>GETS Reference No. - N° de référence de SEAG</b> PW-\$PWL-035-1957	
<b>File No. - N° de dossier</b> PWL-4-37020 (035)	<b>CCC No./N° CCC - FMS No./N° VME</b>
<b>Solicitation Closes - L'invitation prend fin at - à 02:00 PM on - le 2015-03-10</b>	<b>Time Zone</b> Fuseau horaire Eastern Daylight Saving Time EDT
<b>F.O.B. - F.A.B.</b> <b>Plant-Usine:</b> <input type="checkbox"/> <b>Destination:</b> <input checked="" type="checkbox"/> <b>Other-Autre:</b> <input type="checkbox"/>	
<b>Address Enquiries to: - Adresser toutes questions à:</b> Woodhall, Lauren	<b>Buyer Id - Id de l'acheteur</b> pwl035
<b>Telephone No. - N° de téléphone</b> (416) 512-5873 ( )	<b>FAX No. - N° de FAX</b> (416) 512-5862
<b>Destination - of Goods, Services, and Construction:</b> <b>Destination - des biens, services et construction:</b> PWGSC Port Hope Area Initiative - PHAI 115 Toronto Road Port Hope, ON L1A 3S4	

**Instructions: See Herein**

**Instructions: Voir aux présentes**

<b>Delivery Required - Livraison exigée</b>	<b>Delivery Offered - Livraison proposée</b>
<b>Vendor/Firm Name and Address</b> Raison sociale et adresse du fournisseur/de l'entrepreneur	
<b>Telephone No. - N° de téléphone</b> <b>Facsimile No. - N° de télécopieur</b>	
<b>Name and title of person authorized to sign on behalf of Vendor/Firm (type or print)</b> <b>Nom et titre de la personne autorisée à signer au nom du fournisseur/de l'entrepreneur (taper ou écrire en caractères d'imprimerie)</b>	
<b>Signature</b>	<b>Date</b>

Solicitation No. - N° de l'invitation

EQ986-133623/A

Client Ref. No. - N° de réf. du client

R.023276.217

Amd. No. - N° de la modif.

030

File No. - N° du dossier

PWL-4-37020

Buyer ID - Id de l'acheteur

pw1035

CCC No./N° CCC - FMS No/ N° VME

Solicitation Amendment No. 30 is raised to:

- 1) respond to questions related to this Request for Proposal.

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## SECTION A - QUESTIONS AND ANSWERS

**Q461.** As a follow-on to Q&A#145 and Specification 02 41 23, Appendix W was developed under the assumption that the entire WTB would be demolished. This solicitation requires that the contractors provide pricing to perform selective demolition as per Spec 02 41 23. It appears that the designated substance survey provides that no hazardous materials within the WTB will need to be abated / removed in order to satisfy the decommissioning scope. If the contractor is responsible for any interior abatement / removal of such materials identified within the Designated Substance Survey, will this be a change to the contract?

**A461.** In the event that a designated substance as described in Appendix W requires abatement, the decision on how to proceed will vest solely with the Owner. In the event that the Owner chooses to address this risk by retaining the services of the Contractor, the cost of this work would be in addition to the cost of the contract. Therefore, the bidder should bid in strict accordance with Specification 02 41 23.

**Q462.** With respect to SPEC 02 41 23 and the response to Questions #226 and #141 regarding abandonment in place:

- (a) Please confirm that the entire "New West Pump Station" will be removed / decommissioned including any/all foundations as per Section 1.1.4.1?
- (b) Please confirm that the entire "Forced Main" System from the "New West Pump Station" will be removed and not abandoned in place?
- (c) Please confirm that the "Horizontal Drilling" 300mm sleeve used as part of the "New West Pump Station" is also required to be removed and not abandoned in place?
- (d) Please confirm that Pump Station #2 Storm Water Management Pump Station will be removed along with its associated portion of forced main and not abandoned in place.
- (e) Please confirm that any systems that has come in contact with potentially RAD or Contaminated materials shall be disposed of within the Proposed LTWMF mound.

**A462.** Note that Q226 deals with Section 23 31 13 and is not related to this question and answer. The responses provided below are clearly presented in Section 02 41 23 and associated drawings as revised through amendments and is not new information.

- (a) Confirmed. West Gorge Pumping Station to be removed in its entirety.
- (b) Confirmed. 100mm forcemain from West Gorge Pumping Station to VC-2 to be removed, not abandoned in place.
- (c) As per SS-C-07, 300mm sleeve to West Gorge Pump Station is to be abandoned in place and pressure grouted following removal of 100mm forcemain and once verified as uncontaminated.
- (d) Confirmed. PGWMF Storm Water Management Pump Station will be removed along with its associated portion of forced main and not abandoned in place.
- (e) Correct. Any material that comes into contact with or is contaminated by radioactive material is to be disposed of in the containment mound.

**Q463.** Specification 01 51 00 – Temporary Utilities 1.6.1: Who is providing the meters and switching for temporary power? Who is paying for the current cost rates throughout project? DWG LTWMF-E-20 does not indicate any metering. Please provide details/scope for the electrical contractor and revise DWG-E-20 to show the metering requirements. Please include local hydro utility details/scope for this as well.

**A463.** The Contractor shall select, supply and install the required infrastructure and metering for the temporary power that will be used by the Contractor for the duration of the contract. The Contractor is responsible for coordinating the selection and installation of the equipment with the local utility and the departmental representative. The contractor's meter is to be installed downstream of the site's existing main power meter. The Contractor will pay the Owner at the Owner's cost for the power used on a monthly basis as recorded by the contractor's meter.

**Q464.** If a Proponent intends to submit as a Joint Venture (JV) that does not currently hold corporate designation, (i.e., the JV has not created a legal entity recognized by Canada) does PWGSC require the following forms be submitted for each member of the Joint Venture?

Front Cover of the RFP

Front Covers of Subsequent Amendments

Occupational Health and Safety Policy Statement

Environmental Policy Statement

**A464.** As stated in SI 15 paragraph 3; "The bid and any resulting contract must be signed by all the members of the joint venture unless one member has been appointed to act on behalf of all members of the joint venture. The Contracting Authority may, at any time, require each member of the joint venture to confirm that the representative has been appointed with full authority to act as its representative for the purposes of the bid solicitation and any resulting contract. If a contract is awarded to a joint venture, all members of the joint venture will be jointly and severally or solidarily liable for the performance of any resulting contract."

**Q465.** Pursuant to the Special Instructions to Bidders S106 part of the Request for Proposal for the Project, Tervita Corporation respectfully request your consideration to the following revision to GCL16 of R2810D, as follows:

"The Contractor shall not make any assignment of the Contract, either in whole or in part, without the written consent of Canada, and such consent shall not be unreasonably withheld, denied or delayed."

**A465.** GC1.16 of R2810D will remain as stated.

**Q466.** Amendment 004 of 23 October 2014 – Section B, Appendix 12 – Form of Bid Bond – states that the "Latest form of CCDC bid bond with attached dual obligee rider" is to be utilized. Please confirm that Bid Bond provided on CCDC 220-2002 Form will be acceptable.

**A466.** Yes, CCDC 220-2002 form is the most recent Bid Bond form.

**Q467.** With regards to GC 10.2 Insurance Proceeds and Builders Risk/Installation Floater (page 70); all claims proceeds being made payable to Canada is not standard practice for Insurers in the Canadian Market. Have alternate options been considered – such as having the Government of Canada added as

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a loss payee on property policies? Or perhaps having an Insurance Trust Account setup for all claims payments?

**A467.** GC 10.2 will remain as stated.