PROFESSIONAL SERVICES

22. Approve ranking, authorize negotiations and award PS-1020-06/DRR-Landfill Gas Management System Design, Monitoring, Operation, Maintenance and Permit Compliance Services to SCS Engineers of Tampa (Estimated amount of \$300,000.00 per year).

PS-1020-06/DRR will provide design, monitoring, operation, maintenance and permit compliance services for the Landfill Gas Management System at the County's Osceola Road Landfill.

This project was publicly advertised and the County received five submittals (listed alphabetically):

- Golder Associates, Inc., Jacksonville;
- HDR Engineering, Inc., Jacksonville;
- SCS Engineers, Tampa;
- Shaw Environmental, Inc., Jacksonville;
- Waste Energy Technology, LLC, Ft. Walton Beach.

The Evaluation Committee, which consisted of David Gregory, Solid Waste Manager; Greg Regan, Sr. Coordinator; and Dennis Westrick, PEI Manager evaluated the submittals and short-listed the following four firms:

- HDR Engineering, Inc., Jacksonville;
- SCS Engineers, Tampa;
- Shaw Environmental, Inc., Jacksonville;
- Waste Energy Technology, LLC, Ft. Walton Beach.

The Evaluation Committee interviewed the four short-listed firms giving consideration to the following criteria:

- Project Approach to Operation and Maintenance;
- Project Approach to Design and Permitting Compliance;
- Qualifications of Assigned Personnel;
- Company Resources and Experience;
- Cost Saving and Innovative Ideas.

The Evaluation Committee recommends that the Board approve the ranking below and authorize staff to negotiate with the top ranked firm in accordance with F.S. 287.055, the Consultants Competitive Negotiation Act (CCNA):

- SCS Engineers, Tampa;
- HDR Engineering, Inc., Jacksonville;

- Waste Energy Technology LLC, Ft. Walton Beach;
- Shaw Environmental Inc, Jacksonville.

Authorization for performance of services by the Consultant under this agreement shall be in the form of written Work Orders issued and executed by the County and signed by the Consultant. The work and dollar amount for each Work Order will be within the constraints of the approved project budget and negotiated on an as-needed basis for the project.

The term of the agreement is five (5) years and at the sole option of the County may be renewed for two (2) successive periods of two (2) years each. The contract value is estimated to be \$300,000.00 per year. Environmental Services / Solid Waste Division and Fiscal Services / Purchasing and Contracts Division recommend that the Board approve the ranking, authorize staff to negotiate and authorize the Chairman to execute the agreement as prepared by the County's Attorney's Office.

B.C.C. - SEMINOLE COUNTY, FL PS TABULATION SHEET

BID NUMBER:

PS-1020-06/DRR

BID TITLE

Landfill Gas, Management System Design, Monitoring,

Operation, Maintenance and Permit Compliance

Services

ALL SUBMITTALS ACCEPTED BY SEMINOLE COUNTY ARE SUBJECT TO THE COUNTY'S TERMS AND CONDITIONS AND ANY AND ALL ADDITIONAL TERMS AND CONDITIONS SUBMITTED BY THE PROPOSERS ARE REJECTED AND SHALL HAVE NO FORCE AND EFFECT. PS DOCUMENTS FROM THE PROPOSERS LISTED HEREIN ARE THE ONLY SUBMITTALS RECEIVED TIMELY AS OF THE ABOVE OPENING DATE AND TIME. ALL OTHER PS DOCUMENTS SUBMITTED IN RESPONSE TO THIS SOLICITATION, IF ANY, ARE HEREBY REJECTED AS LATE

DATE:

_July 5, 2006 TIME: 2:00 P.M.

Response #1	Response #2	Response #3	
Golder Associates Inc. 8933 Western Way, Suite 12 Jacksonville, FL 32256	HDR Engineering, Inc. 200 W Forsyth Street, Suite 800 Jacksonville, FL 32202	SCS Engineers 3012 U.S. Highway 301 N., Suite 700 Tampa, FL 33619	Response #4 Shaw Environmental, Inc. 8021 Philips Highway, Suite 12 Jacksonville, FL 32256
Donald J. Miller P.E. 904-363-3430 PH 904-363-3445 FX	Harold E. Lewis, Jr., P.E. 904-598-8900 PH 904-598-8988 FX	Raymond J. Dever, P.E. 813-621-0080 PH 813-623-6757 FX	Curtis Lee, P.G. 904-652-0413 PH
Response #5		010 020 0101 TX	904-636-9356 FX
Waste Energy Technology, LLC 11 Tupelo Avenue, S.E. Ft. Walton Beach, FL 32548-5414			
Michael W. Rodgers, Pres. 850-243-0033 PH 850-243-0077 FX			

Tabulated by: Diane Reed, Sr. Contracts Analyst - Posted July 6, 2006 at 3:30 pm

Evaluation Committee Meeting: July 13, 2006 at 10:00 am, Reflections, Environmental Large Conference Room, 500 W. Lake Mary Blvd., Sanford, FL 32773

Presentations: August 2, 2006 at 1:30, Reflections, Environmental Large Conference Room, 500 W. Lake Mary Blvd., Sanford, FL 32773

August 9, 2006

Short-Listed Firms:

HDR Engineering, Inc.

SCS Engineers

Shaw Environmental, Inc.

Waste Energy Technology, LLC

Recommendation: SCS Engineers

BCC Agenda Date: September 12, 2006

PRESENTATION RANKINGS

PS-1020-06/DRR- Landfill Gas Management System Design, Monitoring, Operation, Maintenance and Permit Compliance Service

HDR ENGINEERING, INC SCS ENGINEERS SHAW ENVIRONMENTAL INC WASTE ENERGY TECHNOLOGY LLC	D. Gregory 3 2 4 1	G. Regan 2 1 4 3	D. Westrick 1 2 4	TOTAL POINTS 6 5 12	RANKING 2 1 4
	'	3	3	7	3

The Evaluation Committee recommends:

SCS Engineers

David Gregory

ennis Westrick

reg Regan

Greg Regan

SUBMITTAL COMPANY NAME: HDR Engineering Inc.	.
QUALIFICATION COMMITTEE MEMBER: G. RECAN	
INSTRUCTIONS: Score each criterion from 1 to 100 based on the following 90 – 100 Outstanding, out-of-the-box, Innovative, Cost/Time Savings 80 – 89 Excellent, Very Good, Solid in all respects. 70 – 79 Good, No major weaknesses, Fully Acceptable as is 60 – 69 Marginal, Weak, Workable but needs clarifications Below 60 Unacceptable, Needs major help to be acceptable	general guidelines:
Describe strengths, weaknesses and deficiencies to support your asses	ssment.
Criteria: Project Approach to Operations and Maintenance (20%) Planter Plant INVIAILATION OF HONIZOTAL - (As CEIN Proc.	ven)
	S (2.0)
Criteria: Project Approach to Design and Permitting Compliance (20%)	Score <u>90</u> (0-100)
Criteria: Qualifications of Assigned Personnel (20%)	Score <u>90</u> (0-100)
Criteria: Company Resources and Experience (20%) LANGE STATE STILE - OFFICES, JACKIOSVILL, -	Score <u>96</u> (0-100)
THE TOTAL TO	O (2 A
Criteria: Cost Saving and Innovative Ideas (20%)	Score <u>90</u> (0-100)
	Score <u>\$\infty\$\ldot\ldot\ldot\ldot\ldot\ldot\ldot\ldot</u>
TOTAL SCORE (0-100 Points)	88
RANKING	2

SUBMITTAL COMPANY NAME: SCS Engineers
QUALIFICATION COMMITTEE MEMBER: G. REGAN
INSTRUCTIONS: Score each criterion from 1 to 100 based on the following general guidelines: 90 – 100 Outstanding, out-of-the-box, Innovative, Cost/Time Savings 80 – 89 Excellent, Very Good, Solid in all respects. 70 – 79 Good, No major weaknesses, Fully Acceptable as is 60 – 69 Marginal, Weak, Workable but needs clarifications Below 60 Unacceptable, Needs major help to be acceptable
Describe strengths, weaknesses and deficiencies to support your assessment.
Criteria: Project Approach to Operations and Maintenance (20%)
2 Expansion of WELL By VLEEUE .
Score <u>9</u> <u>v</u> (0-100)
(0-100) Criteria: Project Approach to Design and Permitting Compliance (20%)
<u> </u>
Score <u>90</u> (0-100) Criteria: Qualifications of Assigned Personnel (20%)
ExCELLENT (1). PENCYEN
Score <u>90</u> (0-100)
Criteria: Company Resources and Experience (20%)
IN HOUSE FIELD VIAFF - POLLING ONT OF TAMPA
Score <u>ダル</u> (0-100) Criteria: Cost Saving and Innovative Ideas (20%)
NACOVITO WILL Y
Score_&

TOTAL SCORE (0-100 Points)

SUBMITTAL COMPANY NAME: Shaw Environmental Inc.
QUALIFICATION COMMITTEE MEMBER: 6 REGAN
INSTRUCTIONS: Score each criterion from 1 to 100 based on the following general guidelines: 90 – 100 Outstanding, out-of-the-box, Innovative, Cost/Time Savings 80 – 89 Excellent, Very Good, Solid in all respects. 70 – 79 Good, No major weaknesses, Fully Acceptable as is 60 – 69 Marginal, Weak, Workable but needs clarifications Below 60 Unacceptable, Needs major help to be acceptable
Describe strengths, weaknesses and deficiencies to support your assessment.
Criteria: Project Approach to Operations and Maintenance (20%) 2 NINIALE IN U.E. HORIZERIAL IN ACCURATE VIAIENTES OF EXPLINE WELLS IN
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Score <u>& & (</u> 0-100) Criteria: Project Approach to Design and Permitting Compliance (20%)
Score 60-100) Criteria: Qualifications of Assigned Personnel (20%)
Exerces
-+eeces
Score <u>fu</u> (0-100)
Criteria: Company Resources and Experience (20%) Patu. Jen. Co. Work - Phlase 1 4 11
PARU DEM. (o. WORK- PHANE I + 1)
Criteria: Cost Saving and Innovative Ideas (20%)
Score_ <u>\$-0</u> (0-100)

TOTAL SCORE (0-100 Points)

SUBMITTAL COMPANY NAME: Waste Energy Technology LLC	<u> </u>
QUALIFICATION COMMITTEE MEMBER: G. RECAJ	
INSTRUCTIONS: Score each criterion from 1 to 100 based on the for 90 – 100 Outstanding, out-of-the-box, Innovative, Cost/Time S 80 – 89 Excellent, Very Good, Solid in all respects. 70 – 79 Good, No major weaknesses, Fully Acceptable as is 60 – 69 Marginal, Weak, Workable but needs clarifications Below 60 Unacceptable, Needs major help to be acceptable	
Describe strengths, weaknesses and deficiencies to support you	ır assessment.
Criteria: Project Approach to Operations and Maintenance (20%) CONTERFECTIVE & COMPLIANCE DRIVED LACE THENVELVES WORKING WITH THE GAS CONT	naiten -
	Score <u>9</u> ν (0-100)
Criteria: Project Approach to Design and Permitting Compliance	(20%)
HAVE DOVE PREVIOUS EXPANSIONS SO YEAR PHAINS MAN TURNITED APP 2002/00 LETTER JURNITTED	- only wellos
Criteria: Qualifications of Assigned Personnel (20%) FROTE: MANAGER AT SENJULE VITE FER OUT CHANE OVER IN FIELD PEN	Score <u>90</u> (0-100)
CHANEZ OVER IN FIELD PEN	
Criteria: Company Resources and Experience (20%)	Score <u></u>
13 VITEL IN VOOTHEAST	
Criteria: Cost Saving and Innovative Ideas (20%) THEIR KEY - บำนับ FAMLINA - กษัทธองวันจับอง รัก (สาว	Score <u>90</u> (0-100)
	Score
TOTAL SCORE (0-100 Points)	87.6

SUBMITTA	AL COMPANY NAME: _I	HDR Engineering	lnc.	
QUALIFICA	ATION COMMITTEE MEM	IBER:	1-10PU	
INSTRUCT 90 — 100 80 — 89 70 — 79	IONS: Score each criteric Outstanding, out-of-tl Excellent, Very Good Good, No major weal	ne-box, Innovative, , Solid in all respec	Cost/Time Savings ts.	general guidelines:
60 - 69	Marginal, Weak, Wor	kable but needs cla	rifications	
Below 60	Unacceptable, Needs	major help to be a	cceptable	
Describe st	rengths, weaknesses an	d deficiencies to	support your asses	ssment.
Criteria: Pro	pject Approach to Opera	tions and Mainten	ance (20%)	
1 reject	kan out of Jax	, Retrofit w	rells instead of	brise
		- Mt		
				Score 93
				Score 93 (0-100)
Criteria: Pro	ject Approach to Design	and Permitting C	ompliance (20%)	
<u> </u>	existing, develop	Mark plan	, Good idles	presented
1,3870 6	esed reporting			•
Criteria: Qua 	lifications of Assigned F منعط إخريمسد/ عنا	Personnel (20%) ડડ. જૂખ લ્લે		(6 100)
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			1117-22.5	Score 9Z
Critorio: Com		. (222)		(0-100)
13 offw	pany Resources and Ex	perience (20%) مائرخ ماهد کیالاہ		
in the co	intract w/ as Man-		field work	
				Score 9
Criteria: Cost	Saving and Innovative lo	dase (20%)		(0-100)
Warkshi War Fifth	aps for personne	1 how to	0+M ports	Js75Hem
· · · · · · · · · · · · · · · · · · ·	ost cavings.	peretore repa	15 on treview	ing Francis
	3-3-3			Score 93
				(0-100)
TOTAL SCO	RE (0-100 Points)			92.6
7 BAYKÎN G				3
nordal #a				,
C ./				
f Koening				

Presentations

PS-1020-06/DRR – Landfill Gas Management System Design, Monitoring, Operation, Maintenance and Permit Compliance Service

SUBMITTAL COMPANY NAME: SCS Engineers	
QUALIFICATION COMMITTEE MEMBER: 1. () Neo-	———
INSTRUCTIONS: Score each criterion from 1 to 100 based on the following 90 – 100 Outstanding, out-of-the-box, Innovative, Cost/Time Savings 80 – 89 Excellent, Very Good, Solid in all respects. 70 – 79 Good, No major weaknesses, Fully Acceptable as is 60 – 69 Marginal, Weak, Workable but needs clarifications Below 60 Unacceptable, Needs major help to be acceptable	general guidelines:
Describe strengths, weaknesses and deficiencies to support your asses	ssment.
Criteria: Project Approach to Operations and Maintenance (20%) Att Mirisian Since 1985. 3 FT technicians in furency in the quoter, Always who Alve Jointe Cason Caised Statted pip!	the scaping
Criteria: Project Approach to Design and Permitting Compliance (20%) Expendion of well plann, mask plan, permitting	Score <u>94</u> (0-100)
	,
	Score <u>93</u> (0-100)
Criteria: Qualifications of Assigned Personnel (20%)	(0.00)
David COA on 1st project: alliqued 1st expension.	
	Score <u>93</u> (0-100)
criteria: Company Resources and Experience (20%) 500 employees #1 Solid wask they by ENR, Own Own to all services the sun field services.	testing equip
wife wire On at One in the Line (COOK)	Score <u>93</u> (0-100)
riteria: Cost Saving and Innovative Ideas (20%) Their our start to be more afficient Caison well raising	9
of	Score_92_ (0-100)
- Field Sucs	
OTAL SCORE (0-100 Points) tee - 0+17 snow	93
	L.

	SUBMITTAL COMPANY NAME: Shaw Environmental Inc.	
	QUALIFICATION COMMITTEE MEMBER: D.	
	INSTRUCTIONS: Score each criterion from 1 to 100 based on the following general guidelin 90 – 100 Outstanding, out-of-the-box, Innovative, Cost/Time Savings 80 – 89 Excellent, Very Good, Solid in all respects. 70 – 79 Good, No major weaknesses, Fully Acceptable as is 60 – 69 Marginal, Weak, Workable but needs clarifications Below 60 Unacceptable, Needs major help to be acceptable	es:
	Describe strengths, weaknesses and deficiencies to support your assessment.	
	Staffing From Jax. Criteria: Project Approach to Operations and Maintenance (20%) Staffing From Jax. Composition of an angle Lows - 1x will monitoring Life	
-	-Compliance or angin Lows. Ix we monitoring LF FS OFT STOFF ISE. 10 In Fe prouble Short Flex!, well.	
	Score <u>90</u> (0-10	<u>Ø</u>
- - -	Criteria: Project Approach to Design and Permitting Compliance (20%) Will prepart submit information Phase development des Pland for future budgling.	21 p
	Score <u> </u>	<u>)</u>)0)
- -	Experience film of puntition	
		
	Score <u>97</u> (0-10 riteria: Company Resources and Experience (20%)	<u>)</u>)0)
	350 solid werk shelf, 8 los company vide Kosteff in Fi. Mellowne office. Hes field services grow	<u></u>
	Score 93) ·
C i	(0-100 riteria: Cost Saving and Innovative Ideas (20%) - Sei ఓ రంజు డాక్ గాలు మూ))
build Knap		<u> </u>
Ravid Knap Randy Shern Ken Krusyn Brue Pait	Score <u>1.1</u> ~ (0-10)	0)
the rusy	et	`
TO	OTAL SCORE (0-100 Points)	<u> </u>
R/	ANKING	

Presentations

PS-1020-06/DRR – Landfill Gas Management System Design, Monitoring, Operation,
Maintenance and Permit Compliance Service

SUBMITTAL COMPANY NAME: Waste Energy Technology LLC
QUALIFICATION COMMITTEE MEMBER: 1 (1990)
INSTRUCTIONS: Score each criterion from 1 to 100 based on the following general guidelines: 90 – 100 Outstanding, out-of-the-box, Innovative, Cost/Time Savings 80 – 89 Excellent, Very Good, Solid in all respects. 70 – 79 Good, No major weaknesses, Fully Acceptable as is 60 – 69 Marginal, Weak, Workable but needs clarifications Below 60 Unacceptable, Needs major help to be acceptable
Describe strengths, weaknesses and deficiencies to support your assessment.
Criteria: Project Approach to Operations and Maintenance (20%)
Score <u>93</u> (0-100)
Criteria: Project Approach to Design and Permitting Compliance (20%)
Criteria: Project Approach to Design and Permitting Compliance (20%) Historical, design of fur conto). Future design to mex even collection Accumulate changes resided for if to E plant
Score <u>94</u> (0-100)
Criteria: Qualifications of Assigned Personnel (20%) Andy Coners - 9 mi experience. Completed all complicacións Experied personal proposed
Score <u>93</u> (0-100)
Criteria: Company Resources and Experience (20%)
WET/SZLi worked on Lt since 1999 Established 1984 - 13 sites in SE. Has field crews working
Score <u>93</u> (0-100)
Criteria: Cost Saving and Innovative Ideas (20%) Treduction system (eacher tonders to system. Figure use of each circles
Filter use of all lines
Score <u>有</u>
$\int_{\Gamma} \int_{\Gamma} \int_{\Gamma$
OTAL SCORE (0-100 Points)
SPAKING)

SUBMITTAL COMPANY NAME: HDR Engineering Inc.	
QUALIFICATION COMMITTEE MEMBER: J. Dennis Westrick	
INSTRUCTIONS: Score each criterion from 1 to 100 based on the following general guideline 90 – 100 Outstanding, out-of-the-box, Innovative, Cost/Time Savings 80 – 89 Excellent, Very Good, Solid in all respects. 70 – 79 Good, No major weaknesses, Fully Acceptable as is 60 – 69 Marginal, Weak, Workable but needs clarifications Unacceptable, Needs major help to be acceptable	es:
Describe strengths, weaknesses and deficiencies to support your assessment.	
Criteria: Project Approach to Operations and Maintenance (20%) Review existing design but "think about the future" Propose developing Myster Plan, recognize long-term need Start with thorough evaluation of existing LG system Field crews will come from JGX N2 hors Score 90 (0-10)	_
Criteria: Project Approach to Design and Permitting Compliance (20%) Recommend Starting Title V Permitting as soon as contract is aware	124
	_ `
Criteria: Qualifications of Assigned Personnel (20%) Proposed team has excellent qualifications with PE's heading each project team Project Mgr has experience in over 75 LG projects	
Criteria: Company Resources and Experience (20%) Renked # Z in Solid Weste Engineering by ENR (2016) Over 300 Solid Weste Professionals firm-wide, 13 affices in F2 2006 SWANA Land holl Gos Control Expellence Arrent	<u>-</u>
Criteria: Cost Saving and Innovative Ideas (20%) Criteria: Cost Saving and Innovative Ideas (20%) [Netro Int existing vertical wells & connect to horizontal]	
Start at Kick-Off meeting 2 meet SC's solid wasterteard Workshops for personn-11 (ie County Staff) Score 90	
TOTAL SCORE (0-100 Points) Monitoring. (0-100)	
RANKING 1	

	SUBMITTAL COMPANY NAME: SCS Engineers		
	QUALIFICATION COMMITTEE MEMBER: J. Dennis Westrick		
	INSTRUCTIONS: Score each criterion from 1 to 100 based on the following general guidelines: 90 – 100 Outstanding, out-of-the-box, Innovative, Cost/Time Savings 80 – 89 Excellent, Very Good, Solid in all respects. 70 – 79 Good, No major weaknesses, Fully Acceptable as is 60 – 69 Marginal, Weak, Workable but needs clarifications Below 60 Unacceptable, Needs major help to be acceptable		
	Describe strengths, weaknesses and deficiencies to support your assessment.		
	Criteria: Project Approach to Operations and Maintenance (20%) 187 LFG DEM projects since 1985. 7 full-time OEM sites Task-appropriate staffing - results in good efficiency, all-techs by Mostine LNon-Prostring sycs Always w/i 4 horrs site, most come from Tempe (3-techs) Score 85 (0-100)	willy eg	יקק נע
	Criteria: Project Approach to Design and Permitting Compliance (20%)		
	Not presented, see submitted		
	Score <u>85</u> (0-100)		
	Oritaria, Occidinations of Assistand Bayespand (2007)		
	Good project team with Nodarse LASSOC. as local gentech All team members have over Ten (0) years of experience		
	Good MIX of PES On each service feam		
	50 yrs of of combined hild service experience Score 90 (0-100)		
	Criteria: Company Resources and Experience (20%)		
	engineerly him by ENR for 2004, 2005 & 2006 Employees nationally primary business Carronby for 4	(راء:	
A	Full-service from providing design, construction & field sucs. 17 similar projects in FL J LFGE for Orange, Volusa (0-100)		
	SCS has prior knowledge of LG system of SCs Landhill		
	Air rupply lines, SCS Data Services		
	Score_85_ (0-100)		
	∞		

TOTAL SCORE (0-100 Points)

SUBMITTAL COMPANY NAME: Shaw Environmental Inc.	
QUALIFICATION COMMITTEE MEMBER: J. Dennis Westn	<u>ck</u>
INSTRUCTIONS: Score each criterion from 1 to 100 based on the following get 90 – 100 Outstanding, out-of-the-box, Innovative, Cost/Time Savings 80 – 89 Excellent, Very Good, Solid in all respects. 70 – 79 Good, No major weaknesses, Fully Acceptable as is 60 – 69 Marginal, Weak, Workable but needs clarifications Below 60 Unacceptable, Needs major help to be acceptable	eneral guidelines:
Describe strengths, weaknesses and deficiencies to support your assess	ment.
Criteria: Project Approach to Operations and Maintenance (20%) Plan to provide service similar to Orango Co	sat &
visit site vance/week, 5 to 10 staft in FL staft is experience & re	espanice
Crews will Mobilize from JAX	Score <u>85</u> (0-100)
Criteria: Project Approach to Design and Permitting Compliance (20%)	. ,
Cost-conscious approach of emphasis on comp One-stop shopping for all Title Waw Source Perform and Natil Emissian Stas.	Max @ Stds
Single point of contact i.e. the PM Not supportive of horizontal well	Score 75
• •	(0-100)
Criteria: Qualifications of Assigned Personnel (20%) All team Members on Org Chart present Team members have 10-35 years of experience	
Staffing primarily from JAX office	
	Score <u>75</u> (0-100)
Criteria: Company Resources and Experience (20%) National leader of experience in FL, 35 year Salid Waste industry will FG sucs at 800 hand	65 B
Founded in 1987, head try in Baton Rouge LA	<i>P </i>
	Score 80 (0-100)
Criteria: Cost Saving and Innovative Ideas (20%)	,
Porta management System	
Perta management System Title V special condition Assess existing wellfield let.	Score 875
Assess existing wellfield 1st.	(0-100)
	10
TOTAL SCORE (0-100 Points)	18

SUBMITTAL COMPANY NAME: Waste Energy Technology LLC
QUALIFICATION COMMITTEE MEMBER: J, Dennis Westnick
INSTRUCTIONS: Score each criterion from 1 to 100 based on the following general guidelines: 90 – 100 Outstanding, out-of-the-box, Innovative, Cost/Time Savings 80 – 89 Excellent, Very Good, Solid in all respects. 70 – 79 Good, No major weaknesses, Fully Acceptable as is 60 – 69 Marginal, Weak, Workable but needs clarifications Below 60 Unacceptable, Needs major help to be acceptable
Describe strengths, weaknesses and deficiencies to support your assessment.
Criteria: Project Approach to Operations and Maintenance (20%) Effective NSPS compliance Title V permit renewal (may region modes Substitle D., siemi-annual R., annual peparting Tystem expansion underway Field crews operate put of Ft. Walten Bely Score 85 (0-100)
Criteria: Project Approach to Design and Permitting Compliance (20%) * Proactive approach, consider past but plan for Puture Firm has been involved in Post design efforts at Oscook Londill
Score <u>85</u> (0-100) Criteria: Qualifications of Assigned Personnel (20%)
See Org Chart four team members present PM has over 9 yrs experience, 22/2 yr w/ 5C Other key team members have over 25 yrs experience
Score <u>80</u> (0-100)
Criteria: Company Resources and Experience (20%) Jeam is very experienced w/ SCSWMD unparalleld knowledge Firm began in 1934, parent company in Pittsbirgh PA Jeamed w 52Li
52Li serves 5 of 8 counties in Central FL FDEP Districte 90 (0-100)
Criteria: Cost Saving and Innovative Ideas (20%) Continue providing quality service Only 2 of 77 wells have been decommissioned Redundant system design Leadnote/Condensate recive. Future use of air lines, maximize gas quantity gulf, Score 80 Experience — Cost Savings
TOTAL SCORE (0-100 Points)

EVALUATION RANKINGS

PS-1020-06/DRR- Landfill Gas Management System Design, Monitoring, Operation, Maintenance and Permit Compliance Service

GOLDER ASSOCIATES INC	D. Gre	gory G. Regar	n D. Westrick	TOTAL POINTS	RANKING
HDR ENGINEERING, INC	5	4	5	14	5
SCS ENIGNEERS	1	2	1	4	1
SHAW ENVIRONMENTAL INC	3	1	2	6	2
WASTE ENERGY TECHNOLOG		3	3	10	3
The state of the s	2	5	4	11	4

The Evaluation Committee agrees to short-list the top four ranked firms:

HDR Engineering SCS Engineers Shaw Environmental Waste Energy Technology LLC

David Gregory

Greg Regan

Dennis Westrick

LANDFILL GAS MANAGEMENT SYSTEM DESIGN, MONITORING, OPERATION, MAINTENANCE AND PERMIT COMPLIANCE SERVICES AGREEMENT (PS-1020-05/DRR)

THIS AGREEMENT is made and entered into this day of
, 20, by and between SCS ENGINEERS , duly autho-
ized to conduct business in the State of Florida, whose address is 3012
.S. 301 North, Suite 700, Tampa, Florida 33619, hereinafter called the
CONSULTANT" and SEMINOLE COUNTY, a political subdivision of the State
f Florida, whose address is Seminole County Services Building, 1101
ast First Street, Sanford, Florida 32771, hereinafter called the
COUNTY".

WITNESSETH:

WHEREAS, the COUNTY desires to retain the services of a competent and qualified consultant to provide landfill gas management system design, monitoring, operation, maintenance and permit compliance services in Seminole County; and

WHEREAS, the COUNTY has requested and received expressions of interest for the retention of services of consultants; and

WHEREAS, the CONSULTANT is competent and qualified to furnish services to the COUNTY and desires to provide professional services according to the terms and conditions stated herein,

NOW, THEREFORE, in consideration of the mutual understandings and covenants set forth herein, the COUNTY and the CONSULTANT agree as follows:

SECTION 1. SERVICES. The COUNTY does hereby retain the CONSULTANT to furnish professional services and perform those tasks as further described in the Scope of Services attached hereto as Exhibit "A" and made a part hereof. Required services shall be specifically enumerated, described and depicted in the Work Orders authorizing performance of the specific project, task or study. This Agreement standing alone does not authorize the performance of any work or require

the COUNTY to place any orders for work.

SECTION 2. TERM. This Agreement shall take effect on the date of its execution by the COUNTY and shall run for a period of five (5) years and, at the sole option of COUNTY, may be renewed for two (2) successive periods not to exceed two (2) years each. Expiration of the term of this Agreement shall have no effect upon Work Orders issued pursuant to this Agreement and prior to the expiration date. Obligations entered therein by both parties shall remain in effect until completion of the work authorized by the Work Order.

AUTHORIZATION FOR SERVICES. Authorization for performance of professional services by the CONSULTANT under this Agreement shall be in the form of written Work Orders issued and executed by the COUNTY and signed by the CONSULTANT. A sample Work Order is attached hereto as Exhibit "B". Each Work Order shall describe the services required, state the dates for commencement and completion of work and establish the amount and method of payment. The Work Orders will be issued under and shall incorporate the terms of this Agreement. COUNTY makes no covenant or promise as to the number of available projects, nor that, the CONSULTANT will perform any project for the COUNTY during the life of this Agreement. The COUNTY reserves the right to contract with other parties for the services contemplated by this Agreement when it is determined by the COUNTY to be in the best interest of the COUNTY to do so.

SECTION 4. TIME FOR COMPLETION. The services to be rendered by the CONSULTANT shall be commenced, as specified in such Work Orders as may be issued hereunder, and shall be completed within the time specified therein. In the event the COUNTY determines that significant benefits would accrue from expediting an otherwise established time schedule for completion of services under a given Work Order, that Work

Order may include a negotiated schedule of incentives based on time savings.

SECTION 5. COMPENSATION. The COUNTY agrees to compensate the CONSULTANT for the professional services called for under this Agreement on either a "Fixed Fee Basis" or on a "Time Basis Method". If a Work Order is issued under a "Time Basis Method," then CONSULTANT shall be compensated in accordance with the rate schedule attached as Exhibit "C". If a Work Order is issued for a "Fixed Fee Basis", then the applicable Work Order Fixed Fee amount shall include any and all reimbursable expenses. The total compensation payable to the CONSULTANT per year, including reimbursable expenses, shall not exceed the sum of THREE HUNDRED THOUSAND AND NO/100 DOLLARS (\$300,000.00).

SECTION 6. REIMBURSABLE EXPENSES. If a Work Order is issued on a "Time Basis Method," then reimbursable expenses are in addition to the hourly rates. Reimbursable expenses are subject to the applicable "Not-to-Exceed" or "Limitation of Funds" amount set forth in the Work Order. Reimbursable expenses may include actual expenditures made by the CONSULTANT, his employees or his professional associates in the interest of the Project for the expenses listed in the following paragraphs:

- (a) Expenses of transportation, when traveling in connection with the Project, based on Sections 112.061(7) and (8), Florida Statutes, or their successor; long distance calls and telegrams; and fees paid for securing approval of authorities having jurisdiction over the Project.
- (b) Expense of reproductions, postage and handling of drawings and specifications.
- (c) If authorized in writing in advance by the COUNTY, the cost of other expenditures made by the CONSULTANT in the interest of the Project.

SECTION 7. PAYMENT AND BILLING.

- (a) If the Scope of Services required to be performed by a Work Order is clearly defined, the Work Order shall be issued on a "Fixed Fee Basis". The CONSULTANT shall perform all work required by the Work Order but, in no event, shall the CONSULTANT be paid more than the negotiated Fixed Fee amount stated therein.
- (b) If the Scope of Services is not clearly defined, the Work Order may be issued on a "Time Basis Method" and contain a Not-to Exceed amount. If a Not-to-Exceed amount is provided, the CONSULTANT shall perform all work required by the Work Order; but, in no event, shall the CONSULTANT be paid more than the Not-to-Exceed amount specified in the applicable Work Order.
- (c) If the Scope of Services is not clearly defined, the Work Order may be issued on a "Time Basis Method" and contain a Limitation of Funds amount. The CONSULTANT is not authorized to exceed that amount without the prior written approval of the COUNTY. Said approval, if given by the COUNTY, shall indicate a new Limitation of Funds amount. The CONSULTANT shall advise the COUNTY whenever the CONSULTANT has incurred expenses on any Work Order that equals or exceeds eighty percent (80%) of the Limitation of Funds amount.
- (d) For Work Orders issued on a "Fixed Fee Basis", the CONSULTANT may invoice the amount due based on the percentage of total Work Order services actually performed and completed; but, in no event, shall the invoice amount exceed a percentage of the Fixed Fee amount equal to a percentage of the total services actually completed. The COUNTY shall pay the CONSULTANT ninety percent (90%) of the approved amount on Work Orders issued on a "Fixed Fee Basis".
- (e) For Work Orders issued on a "Time Basis Method" with a Notto-Exceed amount, the CONSULTANT may invoice the amount due for actual

work hours performed but, in no event, shall the invoice amount exceed a percentage of the Not-to-Exceed amount equal to a percentage of the total services actually completed. The COUNTY shall pay the CONSULTANT ninety percent (90%) of the approved amount on Work Orders issued on a "Time Basis Method" with a Not-to-Exceed amount.

- (f) Each Work Order issued on a "Fixed Fee Basis" or "Time Basis Method" with a Not-to-Exceed amount shall be treated separately for retainage purposes. If the COUNTY determines that work is substantially complete and the amount retained is considered to be in excess, the COUNTY may, at its sole and absolute discretion, release the retainage or any portion thereof.
- (g) For Work Orders issued on a "Time Basis Method" with a Limitation of Funds amount, the CONSULTANT may invoice the amount due for services actually performed and completed. The COUNTY shall pay the CONSULTANT one hundred percent (100%) of the approved amount on Work Orders issued on a "Time Basis Method" with a Limitation of Funds amount.
- (h) Payments shall be made by the COUNTY to the CONSULTANT when requested as work progresses for services furnished, but not more than once monthly. Each Work Order shall be invoiced separately. CONSULTANT shall render to COUNTY, at the close of each calendar month, an itemized invoice properly dated, describing any services rendered, the cost of the services, the name and address of the CONSULTANT, Work Order Number, Contract Number and all other information required by this Agreement.

The original invoice and one (1) copy shall be sent to:

Director of County Finance Seminole County Board of County Commissioners Post Office Box 8080 Sanford, Florida 32772

Two (2) duplicate copies of the invoice shall be sent to:

Environmental Services Department / Solid Waste Division 500 W. Lake Mary Blvd. Sanford, Florida 32773

(i) Payment shall be made after review and approval by COUNTY within thirty (30) days of receipt of a proper invoice from the CONSULTANT.

SECTION 8. GENERAL TERMS OF PAYMENT AND BILLING.

- (a) Upon satisfactory completion of work required hereunder and, upon acceptance of the work by the COUNTY, the CONSULTANT may invoice the COUNTY for the full amount of compensation provided for under the terms of this Agreement including any retainage and less any amount already paid by the COUNTY. The COUNTY shall pay the CONSULTANT within thirty (30) days of receipt of proper invoice.
- (b) The COUNTY may perform or have performed an audit of the records of the CONSULTANT after final payment to support final payment hereunder. This audit would be performed at a time mutually agreeable to the CONSULTANT and the COUNTY subsequent to the close of the final fiscal period in which the last work is performed. Total compensation to the CONSULTANT may be determined subsequent to an audit as provided for in subsections (b) and (c) of this Section, and the total compensation so determined shall be used to calculate final payment to the CONSULTANT. Conduct of this audit shall not delay final payment as provided by subsection (a) of this Section.
- (c) In addition to the above, if federal funds are used for any work under the Agreement, the Department of Housing and Urban Development, the Comptroller General of the United States, or any of their duly authorized representatives, shall have access to any books, documents, papers, and records, of the CONSULTANT which are directly pertinent to work performed under this Agreement for purposes of making audit, examination, excerpts and transcriptions.

- (d) The CONSULTANT agrees to maintain all books, documents, papers, accounting records and other evidences pertaining to work performed under this Agreement in such a manner as will readily conform to the terms of this Agreement and to make such materials available at the CONSULTANT's office at all reasonable times during the Agreement period and for five (5) years from the date of final payment under the contract for audit or inspection as provided for in subsections (b) and (c) of this Section.
- (e) In the event any audit or inspection conducted after final payment, but within the period provided in paragraph (d) of this Section reveals any overpayment by the COUNTY under the terms of the Agreement, the CONSULTANT shall refund such overpayment to the COUNTY within thirty (30) days of notice by the COUNTY.

SECTION 9. RESPONSIBILITIES OF THE CONSULTANT.

- (a) The CONSULTANT shall be responsible for the professional quality, technical accuracy, competence, methodology, accuracy and the coordination of all of the following which are listed for illustration purposes and not as a limitation: documents, analysis, reports, data, plans, plats, maps, surveys, specifications, and any and all other services of whatever type or nature furnished by the CONSULTANT under this Agreement. The CONSULTANT shall, without additional compensation, correct or revise any errors or deficiencies in his plans, analysis, data, reports, designs, drawings, specifications, and any and all other services of whatever type or nature.
- (b) Neither the COUNTY's review, approval or acceptance of, nor payment for, any of the services required shall be construed to operate as a waiver of any rights under this Agreement nor of any cause of action arising out of the performance of this Agreement and the COUNTY shall be and always remain liable to the COUNTY in accordance

with applicable law for any and all damages to the COUNTY caused by the CONSULTANT's negligent or wrongful performance of any of the services furnished under this Agreement.

SECTION 10. OWNERSHIP OF DOCUMENTS. All deliverable analysis, reference data, survey data, plans and reports or any other form of written instrument or document that may result from the CONSULTANT's services or have been created during the course of the CONSULTANT's performance under this Agreement shall become the property of the COUNTY after final payment is made to the CONSULTANT.

SECTION 11. TERMINATION.

- (a) The COUNTY may, by written notice to the CONSULTANT terminate this Agreement or any Work Order issued hereunder, in whole or in part, at any time, either for the COUNTY's convenience or because of the failure of the CONSULTANT to fulfill its Agreement obligations. Upon receipt of such notice, the CONSULTANT shall:
- (1) immediately discontinue all services affected unless the notice directs otherwise, and
- (2) deliver to the COUNTY all data, drawings, specifications, reports, estimates, summaries, and any and all such other information and materials of whatever type or nature as may have been accumulated by the CONSULTANT in performing this Agreement, whether completed or in process.
- (b) If the termination is for the convenience of the COUNTY, the CONSULTANT shall be paid compensation for services performed to the date of termination. If this Agreement calls for the payment based on a Fixed Fee amount, the CONSULTANT shall be paid no more than a percentage of the Fixed Fee amount equivalent to the percentage of the completion of work, as determined solely and conclusively by the COUNTY, contemplated by this Agreement.

- (c) If the termination is due to the failure of the CONSULTANT to fulfill its Agreement obligations, the COUNTY may take over the work and prosecute the same to completion by other Agreements or otherwise. In such case, the CONSULTANT shall be liable to the COUNTY for all reasonable additional costs occasioned to the COUNTY thereby. The CONSULTANT shall not be liable for such additional costs if the failure to perform the Agreement arises without any fault or negligence of the CONSULTANT; provided, however, that the CONSULTANT shall be responsible and liable for the actions of its subcontractors, agents, employees and persons and entities of a similar type or nature. Such causes may include acts of God or of the public enemy, acts of the COUNTY in either its sovereign or contractual capacity, fires, floods, epidemics, quarantine restrictions, strikes, freight embargoes, and unusually severe weather; but, in every case, the failure to perform must be beyond the control and without any fault or negligence of the CONSULTANT.
- (d) If, after notice of termination for failure to fulfill its Agreement obligations, it is determined that the CONSULTANT had not so failed, the termination shall be conclusively deemed to have been effected for the convenience of the COUNTY. In such event, adjustment in the Agreement price shall be made as provided in subsection (b) of this Section.
- (e) The rights and remedies of the COUNTY provided for in this Section are in addition and supplemental to any and all other rights and remedies provided by law or under this Agreement.
- SECTION 12. AGREEMENT AND WORK ORDER IN CONFLICT. Whenever the terms of this Agreement conflict with any Work Order issued pursuant to it, the Agreement shall prevail.
- SECTION 13. EQUAL OPPORTUNITY EMPLOYMENT. The CONSULTANT agrees that it will not discriminate against any employee or applicant for

employment for work under this Agreement because of race, color, religion, sex, age, disability, or national origin and will take steps to ensure that applicants are employed, and employees are treated during employment, without regard to race, color, religion, sex, age, disability, or national origin. This provision shall include, but not be limited to, the following: employment, upgrading, demotion or transfer; recruitment advertising; layoff or termination; rates of pay or other forms of compensation; and selection for training, including apprenticeship.

SECTION 14. NO CONTINGENT FEES. The CONSULTANT warrants that it has not employed or retained any company or person, other than a bona fide employee working solely for the CONSULTANT to solicit or secure this Agreement and that it has not paid or agreed to pay any person, company, corporation, individual or firm, other than a bona fide employee working solely for the CONSULTANT, any fee, commission, percentage, gift, or other consideration contingent upon or resulting from award or making of this Agreement. For the breach or violation of this provision, the COUNTY shall have the right to terminate the Agreement at its sole discretion, without liability and to deduct from the Agreement price, or otherwise recover, the full amount of such fee, commission, percentage, gift, or consideration.

SECTION 15. CONFLICT OF INTEREST.

- (a) The CONSULTANT agrees that it will not contract for or accept employment for the performance of any work or service with any individual, business, corporation or government unit that would create a conflict of interest in the performance of its obligations pursuant to this Agreement with the COUNTY.
- (b) The CONSULTANT agrees that it will neither take any action nor engage in any conduct that would cause any COUNTY employee to

violate the provisions of Chapter 112, Florida Statutes, relating to ethics in government.

(c) In the event that CONSULTANT causes or in any way promotes or encourages a COUNTY officer, employee, or agent to violate Chapter 112, Florida Statutes, the COUNTY shall have the right to terminate this Agreement.

SECTION 16. ASSIGNMENT. This Agreement, or any interest herein, shall not be assigned, transferred, or otherwise encumbered, under any circumstances, by the parties hereto without prior written consent of the other party and in such cases only by a document of equal dignity herewith.

SECTION 17. SUBCONTRACTORS. In the event that the CONSULTANT, during the course of the work under this Agreement, requires the services of any subcontractors or other professional associates in connection with services covered by this Agreement, the CONSULTANT must first secure the prior express written approval of the COUNTY. If subcontractors or other professional associates are required in connection with the services covered by this Agreement, CONSULTANT shall remain fully responsible for the services of subcontractors or other professional associates.

SECTION 18. INDEMNIFICATION OF COUNTY. The CONSULTANT agrees to hold harmless, replace, and indemnify the COUNTY, its commissioners, officers, employees, and agents against any and all claim, losses, damages or lawsuits for damages, arising from the negligent, reckless, or intentionally wrongful provision of services hereunder by the CONSULTANT, whether caused by the CONSULTANT or otherwise.

SECTION 19. INSURANCE.

(a) GENERAL. The CONSULTANT shall at the CONSULTANT's own cost, procure the insurance required under this Section.

- The CONSULTANT shall furnish the COUNTY with a Certifi-(1)cate of Insurance signed by an authorized representative of the insurer evidencing the insurance required by this Section (Professional Liability, Workers' Compensation/Employer's Liability and Commercial General Liability). The COUNTY, its officials, officers, and employees shall be named additional insured under the Commercial General Liability policy. The Certificate of Insurance shall provide that the COUNTY shall be given not less than thirty (30) days written notice prior to the cancellation or restriction of coverage. Until such time as insurance is no longer required to be maintained by the CONSULTANT, the CONSULTANT shall provide the COUNTY with a renewal or replacement Certificate of Insurance not less than thirty (30) days before expiration or replacement of the insurance for which a previous certificate has been provided.
- being provided in accordance with the Agreement and that the insurance is in full compliance with the requirements of the Agreement. In lieu of the statement on the Certificate, the CONSULTANT shall, at the option of the COUNTY submit a sworn, notarized statement from an authorized representative of the insurer that the Certificate is being provided in accordance with the Agreement and that the insurance is in full compliance with the requirements of the Agreement. The Certificate shall have this Agreement number clearly marked on its face.
- (3) In addition to providing the Certificate of Insurance, if required by the COUNTY, the CONSULTANT shall, within thirty (30) days after receipt of the request, provide the COUNTY with a certified copy of each of the policies of insurance providing the coverage required by this Section.

- (4) Neither approval by the COUNTY nor failure to disapprove the insurance furnished by a CONSULTANT shall relieve the CONSULTANT of the CONSULTANT's full responsibility for performance of any obligation including CONSULTANT indemnification of COUNTY under this Agreement.
- (b) <u>INSURANCE COMPANY REQUIREMENTS</u>. Insurance companies providing the insurance under this Agreement must meet the following requirements:
- (1) Companies issuing policies other than Workers' Compensation, must be authorized to conduct business in the State of Florida and prove same by maintaining Certificates of Authority issued to the companies by the Department of Insurance of the State of Florida. Policies for Workers' Compensation may be issued by companies authorized as a group self-insurer by Section 440.57, Florida Statutes.
- (2) In addition, such companies other than those authorized by Section 440.57, Florida Statutes, shall have and maintain a Best's Rating of "A" or better and a Financial Size Category of "VII" or better according to A.M. Best Company.
- (3) If, during the period which an insurance company is providing the insurance coverage required by this Agreement, an insurance company shall: 1) lose its Certificate of Authority, 2) no longer comply with Section 440.57, Florida Statutes, or 3) fail to maintain the requisite Best's Rating and Financial Size Category, the CONSULTANT shall, as soon as the CONSULTANT has knowledge of any such circumstance, immediately notify the COUNTY and immediately replace the insurance coverage provided by the insurance company with a different insurance company meeting the requirements of this Agreement. Until such time as the CONSULTANT has replaced the unacceptable insurer with an insurer acceptable to the COUNTY the CONSULTANT shall be deemed to be in default

of this Agreement.

(c) <u>SPECIFICATIONS</u>. Without limiting any of the other obligations or liability of the CONSULTANT, the CONSULTANT shall, at the CONSULTANT's sole expense, procure, maintain and keep in force amounts and types of insurance conforming to the minimum requirements set forth in this subsection. Except as otherwise specified in the Agreement, the insurance shall become effective prior to the commencement of work by the CONSULTANT and shall be maintained in force until the Agreement completion date. The amounts and types of insurance shall conform to the following minimum requirements.

(1) Workers' Compensation/Employer's Liability.

- CONSULTANT's (A) The insurance shall CONSULTANT for liability which would be covered by the latest edition of the standard Workers' Compensation Policy, as filed for use in Florida by the National Council on Compensation Insurance, without restrictive endorsements. The CONSULTANT will also be responsible for procuring proper proof of coverage from its subcontractors of every tier for liability which is a result of a Workers' Compensation injury to the subcontractor's employees. The minimum required limits to be provided by both the CONSULTANT and its subcontractors are outlined in subsection In addition to coverage for the Florida Workers' Compensa-(c) below. tion Act, where appropriate, coverage is to be included for the United States Longshoremen and Harbor Workers' Compensation Act, Federal Employers' Liability Act and any other applicable federal or state law.
- (B) Subject to the restrictions of coverage found in the standard Workers' Compensation Policy, there shall be no maximum limit on the amount of coverage for liability imposed by the Florida Workers' Compensation Act, the United States Longshoremen's and Harbor Workers' Compensation Act, or any other coverage customarily insured

under Part One of the standard Workers' Compensation Policy.

(C) The minimum amount of coverage under Part Two of the standard Workers' Compensation Policy shall be:

\$ 500,000.00	(Each Accident)
\$1,000,000.00	(Disease-Policy Limit)
\$ 500,000.00	(Disease-Each Employee)

(2) Commercial General Liability.

(A) The CONSULTANT's insurance shall cover the CONSULTANT for those sources of liability which would be covered by the latest edition of the standard Commercial General Liability Coverage Form (ISO Form CG 00 01), as filed for use in the State of Florida by the Insurance Services Office, without the attachment of restrictive endorsements other than the elimination of Coverage C, Medical Payment and the elimination of coverage for Fire Damage Legal Liability.

(B) The minimum limits to be maintained by the CONSULTANT (inclusive of any amounts provided by an Umbrella or Excess policy) shall be as follows:

	LIMITS
General Aggregate	\$Three (3) Times the Each Occurrence Limit
Personal & Advertising Injury Limit	\$1,000,000.00

Each Occurrence Limit

(3) <u>Professional Liability Insurance</u>. The CONSULTANT shall carry limits of not less than ONE MILLION AND NO/100 DOLLARS (\$1,000,000.00).

\$1,000,000.00

(d) <u>COVERAGE</u>. The insurance provided by CONSULTANT pursuant to this Agreement shall apply on a primary basis and any other insurance or self-insurance maintained by the COUNTY or the COUNTY's officials, officers, or employees shall be excess of and not contributing with the insurance provided by or on behalf of the CONSULTANT.

- (e) OCCURRENCE BASIS. The Workers' Compensation Policy and the Commercial General Liability required by this Agreement shall be provided on an occurrence rather than a claims-made basis. The Professional Liability insurance policy must either be on an occurrence basis, or, if a claims-made basis, the coverage must respond to all claims reported within three (3) years following the period for which coverage is required and which would have been covered had the coverage been on an occurrence basis.
- (f) <u>OBLIGATIONS</u>. Compliance with the foregoing insurance requirements shall not relieve the CONSULTANT, its employees or agents of liability from any obligation under a Section or any other portions of this Agreement.

SECTION 20. ALTERNATIVE DISPUTE RESOLUTION.

- (a) In the event of a dispute related to any performance or payment obligation arising under this Agreement, the parties agree to exhaust COUNTY protest procedures prior to filing suit or otherwise pursuing legal remedies. COUNTY procedures for proper invoice and payment disputes are set forth in Section 22.15, "Prompt Payment Procedures," Seminole County Administrative Code.
- (b) CONSULTANT agrees that it will file no suit or otherwise pursue legal remedies based on facts or evidentiary materials that were not presented for consideration in the COUNTY protest procedures set forth in subsection (a) above of which the CONSULTANT had knowledge and failed to present during the COUNTY protest procedures.
- (c) In the event that COUNTY protest procedures are exhausted and a suit is filed or legal remedies are otherwise pursued, the parties shall exercise best efforts to resolve disputes through voluntary mediation. Mediator selection and the procedures to be employed in voluntary mediation shall be mutually acceptable to the parties. Costs

of voluntary mediation shall be shared equally among the parties participating in the mediation.

SECTION 21. REPRESENTATIVES OF THE COUNTY AND THE CONSULTANT.

- (a) It is recognized that questions in the day-to-day conduct of performance pursuant to this Agreement will arise. The COUNTY, upon request by the CONSULTANT, shall designate in writing and shall advise the CONSULTANT in writing of one (1) or more of its employees to whom all communications pertaining to the day-to-day conduct of this Agreement shall be addressed. The designated representative shall have the authority to transmit instructions, receive information and interpret and define the COUNTY's policy and decisions pertinent to the work covered by this Agreement.
- (b) The CONSULTANT shall, at all times during the normal work week, designate or appoint one or more representatives of the CONSULTANT who are authorized to act in behalf of and bind the CONSULTANT regarding all matters involving the conduct of the performance pursuant to this Agreement and shall keep the COUNTY continually and effectively advised of such designation.
- SECTION 22. ALL PRIOR AGREEMENTS SUPERSEDED. This document incorporates and includes all prior negotiations, correspondence, conversations, agreements or understandings applicable to the matters contained herein and the parties agree that there are no commitments, agreements or understandings concerning the subject matter of this Agreement that are not contained or referred to in this document. Accordingly, it is agreed that no deviation from the terms hereof shall be predicated upon any prior representations or agreements, whether oral or written.

SECTION 23. MODIFICATIONS, AMENDMENTS OR ALTERATIONS. No modification, amendment or alteration in the terms or conditions contained herein shall be effective unless contained in a written document executed with the same formality and of equal dignity herewith.

herein contained is intended or should be construed as in any manner creating or establishing a relationship of co-partners between the parties, or as constituting the CONSULTANT (including its officers, employees, and agents) the agent, representative, or employee of the COUNTY for any purpose, or in any manner, whatsoever. The CONSULTANT is to be and shall remain forever an independent contractor with respect to all services performed under this Agreement.

SECTION 25. EMPLOYEE STATUS. Persons employed by the CONSULTANT in the performance of services and functions pursuant to this Agreement shall have no claim to pension, workers' compensation, unemployment compensation, civil service or other employee rights or privileges granted to the COUNTY's officers and employees either by operation of law or by the COUNTY.

SECTION 26. SERVICES NOT PROVIDED FOR. No claim for services furnished by the CONSULTANT not specifically provided for herein shall be honored by the COUNTY.

SECTION 27. PUBLIC RECORDS LAW. CONSULTANT acknowledges COUNTY's obligations under Article I, Section 24, Florida Constitution and Chapter 119, Florida Statutes, to release public records to members of the public upon request. CONSULTANT acknowledges that COUNTY is required to comply with Article I, Section 24, Florida Constitution and Chapter 119, Florida Statutes, in the handling of the materials created under this Agreement and that said statute controls over the terms of this Agreement.

SECTION 28. COMPLIANCE WITH LAWS AND REGULATIONS. In providing all services pursuant to this Agreement, the CONSULTANT shall abide by

all statutes, ordinances, rules, and regulations pertaining to, or regulating the provisions of, such services, including those now in effect and hereafter adopted. Any violation of said statutes, ordinances, rules, or regulations shall constitute a material breach of this Agreement, and shall entitle the COUNTY to terminate this Agreement immediately upon delivery of written notice of termination to the CONSULTANT.

SECTION 29. NOTICES. Whenever either party desires to give notice unto the other, it must be given by written notice, sent by registered or certified United States mail, with return receipt requested, addressed to the party for whom it is intended at the place last specified and the place for giving of notice shall remain such until it shall have been changed by written notice in compliance with the provisions of this Section. For the present, the parties designate the following as the respective places for giving of notice, to-wit:

For COUNTY:

Environmental Services Department / Solid Waste Division 500 W. Lake Mary Blvd. Sanford, FL 32773

For CONSULTANT:

SCS Engineers 3012 U.S. 301 North, Suite 700 Tampa, FL 33619

SECTION 30. RIGHTS AT LAW RETAINED. The rights and remedies of the COUNTY, provided for under this Agreement, are in addition and supplemental to any other rights and remedies provided by law.

IN WITNESS WHEREOF, the parties hereto have made and executed this Agreement on the date below written for execution by the COUNTY.

SCS ENGINEERS

Witness	By:
Print Name	RAYMOND J. DEVER, P.E., DEE Vice-President
Witness	Date:
Print Name	
ATTEST:	BOARD OF COUNTY COMMISSIONERS SEMINOLE COUNTY, FLORIDA
MARYANNE MORSE Clerk to the Board of County Commissioners of Seminole County, Florida.	By:CARLTON HENLEY, Chairman Date:
For use and reliance of Seminole County only.	As authorized for execution by the Board of County Commissioners at their, 20
Approved as to form and legal sufficiency.	regular meeting.
County Attorney	
AC/lpk 8/11/06 ps-1020	
3 Attachments: Exhibit "A" - Scope of Services Exhibit "B" - Sample Work Order Exhibit "C" - Rate Schedule	

EXHIBIT A

Request for Proposal:

Professional Services: Landfill gas management system design, monitoring, operation and maintenance, and permit compliance services.

Seminole County Environmental Services Department, Solid Waste Management Division (SWMD) requests proposals for a continuing service contract for full-service Landfill Gas Management System design, monitoring, operation and maintenance, and permit compliance assistance.

Scope of Services:

Seminole County owns and operates a Class I landfill (Osceola Road Landfill). Pursuant to Title V of the Clean Air Act, a landfill gas management system is currently in operation at the Osceola Road Landfill. The SWMD is seeking full service engineering and operations services to maintain the Landfill and Landfill Gas System in compliance with applicable air regulations.

Scope of Work:

- Development and maintenance of a long-term plan for landfill gas management at the Osceola Road Landfill (i.e. development and maintenance of a conceptual plan to maintain compliance with Title V of the Clean Air Act, and other applicable regulations).
- Operation and maintenance of the existing landfill gas management system.
- Provide detailed engineering plans for the landfill gas management system expansion as needed.
- Supervise construction and other activities that affect the landfill gas management system.
- Prepare for County submittal, all required compliance reports (consultant shall provide to the County a list of required submittals to Florida Department of Environmental Protection (DEP)/United Stated Environmental Protection Agency (USEPA)).
- Perform all required periodic testing/monitoring of the landfill gas management system and landfill surface. Provide appropriate documentation to the County.
- Prepare all needed permit renewals and modifications for the landfill gas management system.
- Provide operating support services, repairs, and maintenance to assure performance of landfill gas system and compliance of landfill gas system.
- Provide assistance to the County as needed to assure compliance with all air pollution regulation issues.
- Other air permitting/compliance activities as directed by the County.

To meet the needs of Seminole County, the landfill gas engineering firm should possess demonstrated experience with solid waste disposal facilities in Florida.

Board of County Commissioners SEMINOLE COUNTY, FLORIDA

WORK ORDER

Work Order Number:

Master Agreement No: Contract Title: Project Title:	Dated:
Consultant: Address:	
ATTACHMENTS TO THIS WORK ORDER: [] drawings/plans/specifications [] scope of services [] special conditions []	METHOD OF COMPENSATION: [] fixed fee basis [] time basis-not-to-exceed [] time basis-limitation of funds
TIME FOR COMPLETION:	
Work Order Amount:	
IN WITNESS WHEREOF, the parties hereto have mad, 20, for the purposes stated he	e and executed this Work Order on this day of erein. (THIS SECTION TO BE COMPLETED BY THE COUNTY)
, Secretary	By:,President
(CORPORATE SEAL)	Date:
WITNESSES:	BOARD OF COUNTY COMMISSIONERS SEMINOLE COUNTY, FLORIDA
	By: Peter W. Maley, Contracts Supervisor
Seminole County Contracts Analyst, print name)	Date:
Seminola County Contracts Analyst print name)	As authorized by Section 330.3, Seminole County Administrative Code.

WORK ORDER TERMS AND CONDITIONS

- a) Execution of this Work Order by the COUNTY shall serve as authorization for the CONSULTANT to provide, for the stated project, professional services as set out in the Scope of Services attached as Exhibit "A" to the Master Agreement cited on the face of this Work Order and as further delineated in the attachments listed on this Work Order.
- b) Term: This work order shall take effect on the date of its execution by the County and expires upon final delivery, inspection, acceptance and payment unless terminated earlier in accordance with the Termination provisions herein.
- c) The CONSULTANT shall provide said services pursuant to this Work Order, its Attachments, and the cited Master Agreement (as amended, if applicable) which is incorporated herein by reference as if it had been set out in its entirety.
- d) Whenever the Work Order conflicts with the cited Master Agreement, the Master Agreement shall prevail.
- e) METHOD OF COMPENSATION If the compensation is based on a:
 - (i) FIXED FEE BASIS, then the Work Order Amount becomes the Fixed Fee Amount and the CONSULTANT shall perform all work required by this Work Order for the Fixed Fee Amount. The Fixed Fee is an all-inclusive Firm Fixed Price binding the CONSULTANT to complete the work for the Fixed Fee Amount regardless of the costs of performance. In no event shall the CONSULTANT be paid more than the Fixed Fee Amount.
 - (ii) TIME BASIS WITH A NOT-TO-EXCEED AMOUNT, then the Work Order Amount becomes the Not-to-Exceed Amount and the CONSULTANT shall perform all the work required by this Work Order for a sum not exceeding the Not-to-Exceed Amount. In no event is the CONSULTANT authorized to incur expenses exceeding the not-to-exceed amount without the express written consent of the COUNTY. Such consent will normally be in the form of an amendment to this Work Order. The CONSULTANT's compensation shall be based on the actual work required by this Work Order and the Labor Hour Rates established in the Master Agreement.
 - (iii) TIME BASIS WITH A LIMITATION OF FUNDS AMOUNT, then the Work Order Amount becomes the Limitation of Funds amount and the CONSULTANT is not authorized to exceed the Limitation of Funds amount without prior written approval of the COUNTY. Such approval, if given by the COUNTY, shall indicate a new Limitation of Funds amount. The CONSULTANT shall advise the COUNTY whenever the CONSULTANT has incurred expenses on this Work Order that equals or exceeds eighty percent (80%) of the Limitation of Funds amount. The CONSULTANT's compensation shall be based on the actual work required by this Work Order and the Labor Hour Rates established in the Master Agreement.
- f) Payment to the CONSULTANT shall be made by the COUNTY in strict accordance with the payment terms of the referenced Master Agreement.
- g) It is expressly understood by the CONSULTANT that this Work Order, until executed by the COUNTY, does not authorize the performance of any services by the CONSULTANT and that the COUNTY, prior to its execution of the Work Order, reserves the right to authorize a party other than the CONSULTANT to perform the services called for under this Work Order; if it is determined that to do so is in the best interest of the COUNTY.
- h) The CONSULTANT shall sign the Work Order first and the COUNTY second. This Work Order becomes effective and binding upon execution by the COUNTY and not until then. A copy of this Work Order will be forwarded to the CONSULTANT upon execution by the COUNTY.

EXHIBIT C

RATE SCHEDULE