

January 14, 1992

Mr. Walt Gossett Roy F. Weston, Inc. 2900 Northmont Drive Tallahassee, FL 32303

Dear Mr. Gossett:

EnviroTech Southeast, Inc. is pleased to offer the following price quote for the following scope of work.

SCOPE OF WORK

EnviroTech will supply vacuum truck, 500 barrel frac tanks as required, analytical work, transportation, treatment and disposal of non-hazardous leachate water at the Nassau County Solid Waste Landfill located in Hilliard, Florida.

PRICING

Vacuum truck and operator: \$60.00 per hour (minimum charge of four hours) portal to

portal

Frac tank rental: No charge providing a minimum of 1,000,000 gallons of

water is shipped to EnviroTech's Jacksonville, Florida facility

for treatment and disposal.

If the minimum of 1,000,000 gallons is not met in a period of 45 days, EnviroTech reserves the right to charge frac tank rental of \$50.00 per day plus a drop fee of \$100.00 and a

pick up fee of \$100.00 (total of \$200.00).

Transportation and disposal: \$0.14 per gallon based on 6,000 gallon minimum loads

Analytical: TCLP analytical (not to include herbicides and pesticides) at

\$1250.00. This analytical work will be required only if the analytical submitted by the client does not meet Environmental Protection Agency and Florida Department of

Environmental Regulation approval.



CONDITIONS

A Generator's Waste Profile Sheet must be submitted by the client and signed by the generator.

The total volume of solids is less than 1% per tanker load.

All truck loads will be manifested as non-hazardous. A copy of the manifest will be signed by your company representative and our driver at the time of pick up; the original copy, signed by our receiving facility, will be returned to the generator. The client will receive a copy of the completed manifest with the invoice for record keeping purposes.

Payment terms: Net 30 days.

Please review the above pricing and conditions. If these prices are acceptable, please sign and return one copy to my attention.

IN WITNESS WHEREOF, the parties hereto have executed or caused to be executed by their duly authorized officials, this Agreement in triplicate each of which shall be deemed an original on the date first written above.

(SEAL)

ATTEST:

T. J. Greeson, Ex-Officio Clerk

(SEAL)

ATTEST:

ITS: Assistant Secretary

BOARD OF COMMISSIONERS NASSAU COUNTY, FLORIDA

THOMAS D BRANAN JIR CHAIRMAN

CONTRACTOR - Priviro Tech Southeast, Inc.

TS: Operations Manager

ADDRESS: 1819 Albert Street

Jacksonville, FL 32202

SWORN STATEMENT UNDER SECTION 287.133(3)(a), FLORIDA STATUTES, ON PUBLIC ENTITY CRIMES

THIS FORM MUST BE SIGNED IN THE PRESENCE OF A NOTARY PUBLIC OR OTHER OFFICER AUTHORIZED TO ADMINISTER OATHS.

	This sworn statement is submitted with Bid, Proposal or Contract No.					
	for Board of Commissioners, Nassau County, Florida					
	This sworn statement is submitted by EnviroTech Southeast. Inc [name of entity submitting sworn statement]					
	whose business address is 1819 Albert Street, Jacksonville, FL 32202					
	and					
	(if applicable) its Federal Employer Identification Number (FEIN) is					
	(If the entity has no FEIN, include the Social Security Number of the individual signing this sworn					
	statement:					
	·					
	My name is John Thomas and my relationship to the [please print name of individual signing]					
	entity named above is Operations Manager					
	I understand that a "public entity crime" as defined in Paragraph 287.133(1)(g), Florida Statutes, means a violation of any state or federal law by a person with respect to and directly related to the transaction of business with any public entity or with an agency or political subdivision of any other state or with the United States, including, but not limited to, any bid or contract for goods or services to be provided to any public entity or an agency or political subdivision of any other state or of the United States and involving antitrust, fraud, theft, bribery, collusion, racketeering, conspiracy, or material misrepresentation.					
I understand that "convicted" or "conviction" as defined in Paragraph 287.133(1)(b), Florida Statutes, means a finding of guilt or a conviction of a public entity crime, with or without an adjudication of guilt, in any federal or state trial court of record relating to charges brought by indictment or information after July 1, 1989, as a result of a jury verdict, nonjury trial, or entry of a plea of guilty or noio contendere.						
	I understand that an "official" as defined in Personanh 287 132(1)(s). Manda Statutus masus.					

- I understand that an "affiliate" as defined in Paragraph 287.133(1)(a), Florida Statutes, means:
 - 1. A predecessor or successor of a person convicted of a public entity crime: or
 - 2. An entity under the control of any natural person who is active in the management of the entity and who has been convicted of a public entity crime. The term "affiliate" includes those officers, directors, executives, partners, shareholders, employees, members, and agents who are active in the management of an affiliate. The ownership by one person of shares constituting a controlling interest in another person, or a pooling of equipment or income among persons when not for fair market value under an arm's length agreement, shall be a prima facie case that one person controls another person. A person who knowingly enters into a joint venture with a person who has been convicted of a public entity crime in Florida during the preceding 36 months shall be considered an affiliate.
- 7: I understand that a "person" as defined in Paragraph 287.133(1)(e), Florida Statutes, means any natural person or entity organized under the laws of any state or of the United States with the legal power to enter into a binding contract and which bids or applies to bid on contracts for the provision of goods or services let by a public entity, or which otherwise transacts or applies to transact business with a public entity. The term "person" includes those officers, directors, executives, partners, shareholders, employees, members, and agents who are active in management of an entity.
- 8. Based on information and belief, the statement which I have marked below is true in relation to the entity submitting this sworn statement. [Please Indicate which statement applies.]

pariner nor an	Neither the entity submitting this sworn statement, nor any officers, directors, executive is, shareholders, employees, members, or agents who are active in management of the entity affiliate of the entity have been charged with and convicted of a public entity crimuent to July 1, 1989.				
execution the ent	ves, partners, sharehol ity, or an affiliate of t	ders, employees, mei he entity has been ch	ement, or one or more of the officers, directors, nembers, or agents who are active in management of charged with and convicted of a public entity crime icate which additional statement applies.]		
	the State of Florida,	Division of Administ ot place the person	cerning the conviction before trative Hearings. The fine or affiliate on the convicted	il order entered by the	
	subsequent proceedi Administrative Heari	ng before a hearinings. The final order erest to remove the	placed on the convicted vendor list. There has been a earing officer of the State of Florida, Division of order entered by the hearing officer determined that it the person or affiliate from the convicted vendor list. rder.]		
The person or affiliate has not been placed on the convicted vendor list describe any action taken by or pending with the Department of General Services.					
	,	de) James		
		Date:_	[signature] January 14, 1992		
STATE OF	Florida				
COUNTY OF	Duval				
	PERSONALLY API	EARED BEFORE	ME, the undersigned auth	ority,	
ل	ohn Thomas	who, after	first being sworn by me, a	ffixed his/her signature	
[name of in	dividual signing)		- •		
in the space pro	ovided above on this	14th day of	January ₁₉ 92		
		Dura	GOWAN W	1	
My commission	expires:		NOTARY PUBLI	Ų	
•	-				

NOTARY PUBLIC; STATE OF FLORIDA AT LANG.
MY COMMISSION EXPIRES MAY 18, 1993
BONDED THRU HUCKLEBERRY & ASSOCIATES

Form PUR 7068 (Rev. 11/89)

Page Two 1/13/92 BCC.WNL.leachate

It is requested that the Board of County Commissioners authorize an emergency contract with the firm of Environmental Technologies Southeast to provide this service until bids can be received from interested parties for presentation to the Board.

Recommendation:

It is recommended that the Board of County Commissioners declare an emergency and authorize a contract with Environmental Technologies Southeast for the testing, hauling, and treatment of leachate generated at the West Nassau Landfill site during construction.

It is also recommended that the Board of County Commissioners authorize the County Engineer to prepare bid documents for the above service to bring back to the Board for authorization.

Funding:

\$238,000 in account 401-141-31-015 is provided in the Solid Waste Budget for this service.

cc: Jerry Greeson

Mike Mullin Cathy Lewis

approved by NCC on January 13, 1992.

CONTRACTOR OF THE PROPERTY OF



Nassau County Engineer

2290 SOUTH 8th STREET FERNANDINA BEACH, FL 32034-3056

WILLIAM LECHER, P.E. COUNTY ENGINEER

MEMORANDUM

TO: BOARD OF COUNTY COMMISSIONERS

FROM: WILLIAM LECHER, P.E., COUNTY ENGINEER

DATE: JANUARY 13, 1992

RE: LEACHATE HAULING & TREATMENT

As part of the construction contract with Western Waste Industries at the West Nassau Landfill site the County is responsible for the testing, hauling, and treatment of leachate encountered during construction. The Board has authorized the firm of Roy F. Weston Engineering to investigate different methods of leachate treatment at the West Nassau Landfill site. The two methods being investigated are the hauling off-site of the leachate in tanker trucks to a sewage treatment facility or to construct an on-site wastewater treatment plant.

Roy F. Weston Engineering has determined that the most costeffective course of action is to develop an on-site sewage treatment facility. The facility will not be on-line during the construction phase of the landfill. It designed to handle leachate generation during operational phase of the landfill which will be considerably less than during the construction phase.

Therefore, it is recommended that the leachate generated during the construction phase be hauled to an approved wastewater treatment facility. There is currently leachate on the site that is required to be hauled away and treated. The leachate has been generated sooner than anticipated. The County currently does not have a contract to haul the leachate.

The County has contacted numerous companies in Jacksonville to determine if they can test, haul and treat the leachate encountered during construction. Of the contacted firms, only Environmental Technologies Southeast is capable of providing this service.



Jim B. Higginbothem
Hazel Jones
Tom Branan
Jemes E. Testone

Jimmy L. Higginbothem Dist. No. 5 Callahan

Dist. No. 1 Fernandina Beach Dist. No. 2 Fernandina Beach Dist. No. 3 Yulea Dist. No. 4 Hilliard

T J. "Jerry" GREESON
Ex-Officio Clerk
MICHAEL S MULLIN
County Attorney

FACSIMILE TRANSMITTAL SHEET

DATE: 1-16-92 NUMBER OF PAGES (Including cover) 5
TO: Bill Lecher
FROM: Joyce Bradley
If the transmission is incomplete or poorly received, please notify:, at (904) 261-6127.
FAX Machine Number: (904) 879-1029
For your files-
A copy of Contract with EnviroTEch Southeast for hauling of leachete -
hauling) reached Joyce

TRANSMISSION REPORT

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RESULTS TOTAL 230A9

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