



ADDENDUM NO. 2
Issued January 15, 2008

TO

**“REQUEST FOR PROPOSALS
FOR
SHELTON LANDFILL POST-CLOSURE ENVIRONMENTAL
LIABILITY AND RISK TRANSFER”
(Bid Number FY08-EN-001)
(RFP Issued November 15, 2007)**

Note: Proposers are required to acknowledge this and all Addenda in Section 4(a) of the Proposal Form.

This Addendum consists of the Connecticut Resources Recovery Authority’s (CRRA) responses to requests for interpretation or clarification RFP Documents that were received by December 14, 2007.

1.	Question	Describe the combustor ash residue waste characterization testing that is available on the ash residue that was disposed at the Shelton Landfill. Will CRRA make all of the test results available to the potential proposers for review?
	Answer	CRRA does not have records on the characterization of the combustor ash residue that was disposed at the Shelton Landfill.

2.	Question	On Page 2 of the Instructions To Proposers, there is a sentence that begins “Examples of such liabilities and risks may include, but are not limited to.” Should the list of items include the ecological risk assessment and possible related long-term monitoring and/or remediation? Should the list include permit renewals?
	Answer	CRRA included the phrase “may include, but are not limited to” in the subject paragraph to indicate that it does not consider the list to be either mandatory or necessarily complete. The ultimate content of the list will be determined by the responses received by CRRA to the Request For Proposals from potential proposers. Some proposers may propose the transfer of liability for some of the items on the list, for all of the items on the list and/or for items not on the list. The list might include the ecological risk assessment, possible long-term monitoring and/or remediation and permit renewals, depending on what is proposed by potential proposers.
3.	Question	Section 4 of the Instructions To Proposers covers “Communications With CRRA Staff and Board Members.” How are SWAB members treated under this provision?
	Answer	Section 4 of the Instructions To Proposers prohibits ex parte communications between potential proposers and CRRA staff and members of CRRA’s Board of Directors. The prohibition does not extend to members of the Bridgeport Project Solid Waste Advisory Board (“SWAB”) as SWAB has only advisory powers relative to the selection of a consultant for the Project.
4.	Question	Section 6 of the Instructions To Proposers covers “Proposal Package Documents.” Will this list be modified to include all of the information that CRRA makes available to potential proposers for review in the CRRA document room? Will CRRA provide a complete list of the documents available in the file room?
	Answer	CRRA does not intend to modify the list of documents in Section 6 of the Instructions To Proposers to include all of the information CRRA makes available to potential proposers in the CRRA document room for the Project. CRRA does not intend to provide a complete list of the documents available in the CRRA document room for this Project. It is each potential proposer’s responsibility to examine and, if it so chooses, inventory the documents in the document room.

5.	Question	Would CRRA be willing to distribute to all of the potential proposers any questions that are raised, without CRRA's response, within two working days of receipt by CRRA?
	Answer	<p>Yes, CRRA will make available to all potential proposers any written questions received by CRRA within two working days of their receipt by CRRA. The questions will not have CRRA's response. CRRA will distribute such questions to potential proposers via e-mail.</p> <p>CRRA will also provide the questions, along with CRRA's response, as soon after receipt of such questions as it can. These will be issued as addenda to the RFP.</p>