
City of Hilliard
Grove City
Hamilton Township
Jackson Township
Norwich Township
Village of Lockbourne
Village of Urbancrest



2027 Consortium 3

Invitation to Bid for the Collection, Transportation and Delivery for Disposal or Processing of Residential Solid Waste, Recyclable Materials and Yard Waste Generated by Residential Units, Residential Unit Equivalents, Municipal Facilities and During Special Events to City, Village or Township-Designated Facilities

January 30, 2026

Addendum # 1

The following are responses to questions regarding the “Invitation to Bid for the Collection, Transportation and Delivery for Disposal or Processing of Residential Solid Waste, Recyclable Materials and Yard Waste Generated by Residential Units, Residential Unit Equivalents, Municipal Facilities and During Special Events to City, Village or Township-Designated Facilities” previously released on December 22, 2025.

This Addendum #1 is hereby incorporated into the Bid Documents. Any and all contrary or substitute statements, representations, or declarations encompassed within the previously issued Bid Documents are hereby superseded by this Addendum #1. Any and all additions or clarifications contained herein constitute supplemental information to be considered in addition to any previous information contained in the Bid Documents. This Addendum is being provided to all known interested Bidders who registered in accordance with the Legal Notice and Instructions to Bidders. A copy of Addendum #1 will also be included with all Bid Documents.

QUESTIONS:

1. Clarification on Fund Holdback (Section 6.1 – Billing, Payment, Adjustments):

Can you clarify the purpose of the funds held back after collection? Does this apply under the alternative billing provision where the contractor invoices residents directly, or does it apply when the contractor bills the city?

RESPONSE

The hold back in Section 6.1 refers to deductions for non-performance or violations of the agreement, as further set forth in sections 4.3, 4.7, and 6.2 (highlighted below), regardless of whether the Collection Contractor is billing the residents or the community directly:

- Section 4.3 – “Collection of Solid Waste, Recyclable Materials and Yard Waste shall occur between 7:00 am and 7:00 pm on the day designated for collection. **In the event the Participating Community notifies the Collection Contractor that the Collection Contractor has violated the permissible hours of collection three or more times in any ninety (90) day period, except for the purposes of picking up missed collections as set forth above, the Participating Community may, at the Participating Community’s discretion, withhold or invoice two hundred dollars (\$200.00) per occasion from the quarterly payment due to Collection Contractor, including the first three occasions, from the quarterly release of funds held by the Collection Contractor as provided in 6.1”.**
- Section 4.7 – “All re-usable collection containers used by a Resident shall be returned to the location from which they were removed, erect and with lids in place. If a collection container has no lid, such collection container shall be placed upside down at the location from which it was removed. Notwithstanding the foregoing requirements, **all re-usable collection containers shall be returned in a manner and to a location such that the container does not create a hazard to pedestrians or motor vehicles. Containers shall not be left in the road, where they can obstruct the flow of traffic. The Collection Contractor shall immediately pick up or sweep up any materials that the Collection Contractor spills during collection. The Collection Contractor is also responsible for cleanup of all hydraulic or other fluids which leak from collection vehicles. All such cleanups are required to be performed as soon as possible, but in no case longer than eight (8) hours after the spilled leak, or the end of the collection day. In the event the Participating Community notifies the Collection Contractor that the Collection Contractor has violated the requirements set forth in this section three or more times in any ninety (90) day period, the Participating Community may, at the Participating Community’s discretion, withhold or**

invoice two hundred dollars (\$200.00) per occasion, including the first three occasions, from the quarterly payment due to Collection Contractor or from the quarterly release of funds held by the Collection Contractor as provided in 6.1. In addition, if a Collection Contractor fails to adequately perform a cleanup required pursuant to this Section, the Participating Community shall have the right to perform such cleanup services using Participating Community employees or other Collection Contractors and withhold release of quarterly payment in accordance with Section 6.2”.

- **Section 6.2 - If the Collection Contractor misses or fails to make a collection on the regularly scheduled day from any Residential Unit(s), even if corrected within twenty-four (24) hours, the Participating Community may withhold Twenty-Five Dollars (\$2500) per Residential Unit from payment or the quarterly release of funds held by the Collection Contractor as provided in 6.1, or invoice the Collection Contractor. If the miss or failed collection is not corrected by the Collection Contractor within twenty-four (24) hours after receiving a report of such miss, by the Participating Community or the owner or occupant of the Residential Unit, the Participating Community may withhold Fifty Dollars (\$50.00) per Residential Unit from payment or the quarterly release of funds held by the Collection Contractor as provided in 6.1, or invoice the Collection Contractor. In the event that the Participating Community performs cleanup services pursuant to Section 4.7, or collects a missed pickup more than twenty-four (24) hours after reporting such miss to the Collection Contractor, the Participating Community may withhold from payment or the quarterly release of funds held by the Collection Contractor, or invoice the Collection Contractor, one hundred dollars (\$100.00) per service call plus fifty dollars (\$50.00) per hour for cleanup services performed by the Participating Community. If the Collection Contractor has violated the container handling requirements set forth in Section 4.7 three or more times in any ninety (90) day period, the Participating Community may, at the Participating Community’s discretion, withhold or invoice two hundred dollars (\$200.00) per occasion, including the first three occasions, from the quarterly payment due to Collection Contractor or from the quarterly release of funds held by the Collection Contractor. If the Collection Contractor commingles Source Separated Recyclable Materials or Yard Waste with Solid Waste for Disposal, the Participating Community may withhold from payment or the quarterly release of funds held by the Collection Contractor as provided in Section 6.1, or invoice the Collection Contractor the amount of one hundred dollars (\$100.00) per Residential Unit. In the event the Participating Community is charged by the Recyclable Materials processing designated facility for contaminated loads or excessive residuals, the Participating Community may withhold from payment or the quarterly release of funds held by the Collection Contractor as provided in Section 6.1 or invoice the Collection Contractor the amount of the charge.**

2. Delinquent Accounts and Holdback (Section 6.1 – Alternative Billing Provisions): What is the process for handling delinquent accounts under the alternative billing provisions? Is the holdback referenced in Section 6.1 related to delinquent accounts, and if so, how is it calculated and applied?

RESPONSE

- The holdback in Section 6.1 is not related to delinquent accounts.

- Section 6.1 provides that at the option of a community the community may ask the collection contractor to bill and obtain payment directly from residential units. If a Collection Contractor bills residents directly, and there are delinquent accounts, the alternate billing provision provides:
 - “The Collection Contractor shall provide the Participating Community with quarterly statements reporting the addresses of all Residential Units that are delinquent in payment of Service Charges. An account is delinquent when it has not been paid for at least one prior quarter of Service Charges. In the event of non-payment by the Owner of a Residential Unit, the Collection Contractor shall continue to provide Collection Services in a like manner unless and until the Collection Contractor receives written notice from the Participating Community to suspend or terminate Collection Services at a particular address. During the first or any subsequent quarter of non-payment by the Owner of a Residential Unit, the Collection Contractor is permitted to take any commercially reasonable action to collect delinquent payments other than suspension or termination of service, but is not obligated to take any actions besides those outlined herein”.
 - **All fees for Collection Services collected by the Collection Contractor for the Participating Community shall be placed into and held in a separate and distinct account to the credit of the Participating Community. The Collection Services funds shall not be released to the Collection Contractor until approval from the appropriate Participating Community official is obtained.** Within five (5) to seven (7) days after the close of each calendar quarter (or month), the Collection Contractor shall seek approval of the Participating Community to determine whether Contractor has performed its contractual obligations properly. Subject to any deductions for non-performance, as provided in Sections 4.3, 4.7 and 6.2, the funds may be released to the Collection Contractor upon approval of the Participating Community. Funds withheld pursuant to Sections 4.3, 4.7 or 6.2 shall be forwarded to the Participating Community within three (3) business days. The Participating Community may, upon ninety (90) days’ notice to the Collection Contractor, terminate the Collection Contractor billing service and pay the Collection Contractor directly for the services
- Under the alternative providing for the Contractor to bill the residents, the Collection Contractor may suspend or terminate services for non-payment (upon approval by the community). However, several communities prefer that services continue, even for delinquent accounts. For these communities, the Collection Contractor notifies the Community of the delinquencies, and the Community pays the Collection Contractor directly for those delinquencies. The Community then places a lien upon the property to recoup the delinquent cost of service. This process is articulated in the optional contract language provided in the bid document (and set forth above).

3. Will Jackson Township, Hamilton Township, Village of Lockbourne and Grove City continue to assess liens to their residents to prevent service interruptions with the assistance of the Collection Contractor sending Certified Letters to delinquent accounts?

RESPONSE

- Yes, Jackson Township, Grove City, Village of Lockbourne and Hamilton Township also apply the optional contract language, preferring that services continue, even for delinquent accounts. Once a certified letter has been sent to the property owner, and the participating community has been notified, the participating community pays the collection contractor directly for those properties.

4. Administrative Fee of \$1.95 (Exhibit G – Bid Forms, Part I):

Who receives the \$1.95 administrative fee noted in Exhibit G? Is it retained by the Participating Community as a true administrative charge, or remitted to the contractor? If the contractor performs billing services (Section 6.1), should this fee be included in our invoices, or is it the expectation that we do not charge it because collection occurs at the Participating Community’s facility?

RESPONSE

- The \$1.95 per quarter or per month billing fee, set forth on the page describing the current services, is the current fee that residents pay per quarter or per month to their current contractor, Local Waste, who bills for all communities except Lockbourne and the billing fee is retained by the current contractor.
- On Exhibit G – Bid Forms – Part 2 - Each contractor shall provide a bid price for a per residential unit quarterly and per residential unit monthly surcharge to provide billing services.

5. Container Inventory by Community (Section 3.6 and Exhibit E):

How many city-provided recycling carts are currently in use in each Participating Community? Can you provide a breakdown by community?

RESPONSE

- Exhibit G- Bid Forms Part I (A) and (B) provide: “The collection contractor provides each Residential Unit or Residential Unit Equivalent with a 65-gallon Recyclable Materials collection container All recyclables must be collected”

Participating Community	Number of City Provided Recycling Carts
Hilliard	10,400*
Grove City	0
Hamilton	0
Jackson	0
Norwich	0
Lockbourne	0
Urbancrest	0

* the City of Hilliard currently owns and provides recycling containers to its residents but has asked for a price from bidders to purchase all of the containers. See responses to questions 20-23 below.

6. Rental Containers (Section 3.6 and Exhibit G):

Are rental containers for solid waste and recycling provided by the collection contractor? If so, can you provide a current breakdown by community of how many rentals are in use?

RESPONSE

- Yes, section 3.6 provides “If the Participating Community has not provided Residential Units with a collection container, the Collection Contractor may also offer to rent an additional 48-, 64-, or 96-gallon, wheeled collection container for Recyclable Materials to Residents at the price stated on Exhibit G”
- Communities do not keep track of the number of recycling carts being rented from the Collection Contractor, so this information is not currently available.

7. Recycling Processing Facility (Section 3.1 and Exhibit H):

Will all recyclable materials collected under this contract be processed at Rumpke’s facility due to the recent processing award?

RESPONSE

- There is not an Exhibit H attached to this Invitation to Bid
- The invitation to bid and instructions to bidders provides: “All Recyclable Materials shall be delivered to a Legitimate Recycling Facility, Identified by the Collection Contractor.” Therefore, each bidder may identify a legitimate recycling facility where recyclable materials will be taken.
- There was no processing award to Rumpke
- See question #35 as well, for an Addendum to Bid form.

8. Alternate Bids (Section 10.0 and Exhibit G):

Will the Participating Communities accept alternate bids, such as proposals that include changes to service options, if those changes result in a lower price?

RESPONSE

- There is not a section 10.0 attached to this Invitation to Bid
- No, the invitation to bid and instructions to bidders provide: “The Participating Communities will not accept any alternative contract language that affects price.”

9. Resident Service Details:

Can you provide a list of residents, broken down by community, that are:

- **Using personal carts**
- **Receiving ADA services**
- **Over 60 years of age**
- **Receiving carry-out services**
- **Using city provided carts**

RESPONSE

- Most communities do not keep track of the number of residents over 60 years of age, residents receiving carry-out services or receiving ADA services, so this information is not currently available.
- Grove City has 26 Carryout Accounts and 1356 Senior Discounts.
- Number of residents using city provided or personal SW carts
 - Exhibit G- Bid Forms Part I (A) provides: **Grove City, Jackson Township, and Urbancrest** - Resident-provided Solid Waste container, unlimited collection
 - Exhibit G – Bid Forms Part I (B) provides: **City of Hilliard, Hamilton Township, Norwich Township, and Village of Lockbourne** - Contractor-provided Solid Waste container, unlimited collection

Participating Community	Number of Residential Units using City provided SW carts	Number of Residential Units using personal carts or containers	Number of Residential Units using Contractor provided SW carts	Number of recycling carts to be provided by contractor
Hilliard	10,400*	0	0	Replace as needed
Grove City	0	14,308	0	14,308
Hamilton	0	0	800	800
Jackson	0	1,800	0	1,800
Norwich	0	0	1,377	1,377
Lockbourne	0	0	94	94
Urbancrest	0	177	0	177

* the City of Hilliard currently owns and leases SW carts to Local Waste to provide to residents but has asked for a price from bidders to purchase all of the containers. See responses to questions 20-23 below.

10. Please confirm the tonnage and residential count for Grove City and Jackson Township as they state they are reported together but have different numbers that do not align.

RESPONSE

- As clarification, the tonnage for solid waste, recyclable materials, and yard waste, reported by Grove City includes Grove City, Jackson Township and Urbancrest and cannot be separated since collection of these materials can happen on the same day in each of the communities. Approximate tonnage for Grove City, Jackson Township and Urbancrest is:
 - Solid Waste = 14,800 tons; Recyclable Materials = 3,382 tons; Yard Waste = 1,964 tons
- The City of Grove City has 14,308 residential units and anticipates approximately 300 new builds over the course of the 5-year contract. Jackson Township has 1,800 residential units and Urbancrest has 177 residential units.

11. Please confirm the cart requirements per community, including size and color.

RESPONSE

- See response to # 9 above, regarding cart requirements per community.
- Hilliard currently has Green Solid Waste Containers, and the communities prefer Blue recycling containers, but there is no color requirement as long as the Solid Waste Collection Containers and the Recyclable Materials Collection Containers are different colors.

12. Please confirm who owns the carts at the end of the contract, since specific colors are required that vary from community to community.

RESPONSE

- Collection Contractor will own the carts provided to residents. If a collection contractor purchases the carts from the City of Hilliard, the collection contractor will also own the carts from the City of Hilliard. If, however, no purchase is made, then the City of Hilliard will own their carts at the end of the contract.
- Also see the response to number 20, for the City of Hilliard.

13. Page 5- Will the vendor have the option to approve other communities that have “opt in” ability?

RESPONSE

- Ohio Revised Code Section 9.48(B)(1) permits “one or more other political subdivisions to participate in contracts into which it has entered for the acquisition of equipment, materials, supplies, or services” and does not mention the rights of the Contractor in the event of an opt-in under that provision. However, in practice, the consortium communities have always given the Collection Contractor the opportunity to consider whether to accept a contract with a new community, understanding that there are varying service needs for each community, and varying distances from the landfill, number of residential units, and housing density differences.

14. Page 11- Bid Submission Process- Please clarify/confirm the requirement is to submit bids electronically via the SWACO portal. What electronic copy is intended to be clearly marked “Collection Services Bid” for public open?

RESPONSE

- Yes, bids are to be uploaded, as a PDF, to the link provided in the Bid Documents:
<https://swaco.sharefile.com/r-r147d74f5f8f94ae9844441db99a84281>

- The Bid Documents are comprised of the following:
 - QUALIFICATIONS AND FINANCIAL CAPABILITY STATEMENT
 - W-9 FORM
 - CORPORATE AFFIDAVIT
 - NON-COLLUSION AFFIDAVIT
 - PERSONAL PROPERTY TAX AFFIDAVIT
 - BID BOND
 - NOTICE OF AWARD
 - COLLECTION SERVICES AGREEMENT
 - EXHIBIT A, DEFINED TERMS
 - EXHIBIT B, WORKERS’ COMPENSATION COVERAGE
 - EXHIBIT C, IMPLEMENTATION PLAN
 - EXHIBIT D, PERFORMANCE BOND
 - EXHIBIT E, SERVICES PROVIDED FOR EACH PARTICIPATING COMMUNITY’S MUNICIPAL FACILITIES AND SPECIAL EVENTS
 - EXHIBIT F, INSURANCE REQUIREMENTS
 - EXHIBIT G, BID FORMS

- Bidders must submit one (1) electronic/PDF copy of the bid (including the above documents) clearly marked “COLLECTION SERVICES BID,” and must include the Bidder’s name. If it is necessary to submit more than one PDF document, due to its size, please make sure that the Bidder’s name is included in the name of each document that is uploaded.

15. Page 29- RFID tags- please confirm who is responsible for the installation/equipment necessary to read the RFID tag, if a community is to require.

RESPONSE

- Recycling carts provided through SWACO’s cart grant have traditionally been equipped with RFID tags, and this provision is included to be able to use the technology to track participation and other data about the curbside programs. If SWACO funds the equipment, the Collection Contractor would be responsible for installation. However, to date, there are no plans to implement such a requirement.

16. In Exhibit G, Part 2 and Part 3, for the base bid, are bidders required to provide pricing for every line item for the bid to be considered responsive?

RESPONSE

- Exhibit G, Bid Forms, have three parts. Exhibit G- Part I(A) is a bid on services for Grove City, Jackson Township and Urbancrest. Exhibit G -Part I(B) is a bid for services in the City of Hilliard, Hamilton Township, Norwich Township, Village of Lockbourne. Exhibit G - Part II is a bid for additional

mandatory services for all communities. Exhibit G – Part III is an optional bid, for those contractors interested in providing a subscription based curbside food collection in the City of Hilliard. Interested bidders must complete all parts of the Bid Forms – G – Part I(A), Part I(B) and Part II, in order to be considered responsive. Exhibit G – Part III is an optional bid and does not have to be submitted in order to be considered responsive.

17. Exhibit E – Grove City lists their Service Complex has a 20yd to be “...emptied 4 times per month. Emptied 2x per week”. Please clarify.

RESPONSE

- Exhibit E for Grove City is amended as follows:
- Service Complex, 3262 Ventura Blvd.:
 - 3-8cby solid waste dumpsters, 1-10cby dumpster, rear load, for yard waste;
 - 8-cby dumpster for recycling materials, all emptied 2x per week.
 - 1 - 20 yd solid waste roll-off, emptied 4 times per month.

18. Exhibit E for the Village of Lockbourne states that the Village will be the entity performing billing services. Please confirm as this is not status quo.

RESPONSE

- Village of Lockbourne Exhibit E is amended, as follows:
 - Entity performing billing services: Collection Contractor

19. Will the fuel adjustment be required to be calculated at the weighted average of Diesel to CNG powered collection units?

RESPONSE

- The base price for fuel to be utilized in determining whether a fuel price adjustment is appropriate shall be the average diesel gallon equivalent of **CNG fuel** (\$____) as determined by the average diesel gallon equivalent (“DGE”) in the **Midwest Region** on February 16, 2026 (the Monday preceding the Bid opening), or the most recent price published, as determined by the U.S. Department of Energy, Clean Cities Alternative Fuel Price Report (energy.gov). In the event this resource is not available, the Participating Community and Collection Contractor shall agree to an alternative resource to determine the average price for CNG fuel.

If there is a mixed fleet, CNG and Diesel trucks, a weighted average, for example, would be: 10 CNG trucks 5 diesel, so diesel goes up \$0.50 and CNG stays the same 1/3 of fleet gets an increase meaning its $\$0.50/3 = \0.17 as a weighted average. **So instead of P (in the formula) equaling \$0.50, P would equal \$0.17.**

CITY OF HILLIARD SPECIFIC QUESTIONS

20. What is the age of the carts that are owned by Hilliard?

RESPONSE

- The carts are a variety of ages, but most of them are at least 10 years old and at the end of their useful life or rapidly approaching it.

21. Will the City of Hilliard require new carts to be provided, OR if the Collection Contractor purchases the existing carts will all containers remain as they are and simply be replaced as necessary?

RESPONSE

The carts purchased from Hilliard may continue to be utilized in Hilliard as long as they are in good working order. Given the age of the majority of the carts, the Collection Contractor should be prepared to replace the majority, if not all, of the carts during the five-year term of the contract.

22. Is it the expectation that the collection contractor would rent and use city-owned carts, or provide new carts for trash and recycling? If city-owned carts are in use, is the collection contractor expected to purchase any existing carts from the City of Hilliard? If carts are provided by the collection contractor, do they need to be branded? For new residential builds, who is responsible for providing carts?

RESPONSE

- The City of Hilliard currently owns its own solid waste and recycling carts and is interested in selling them to the Collection Contractor (as of December 22, 2025, Hilliard has 10,694 solid waste containers and 10,739 recyclable materials containers, some of which are held in storage). If the Collection Contractor purchases the carts, they would be owned by the Collection Contractor and the Collection Contractor would be responsible for maintaining the carts and replacing the carts, as needed. In the event of sale, Hilliard prefers that the Collection Contractor take possession of all carts, including those in storage. Given the age of the majority of the carts, the Collection Contractor should be prepared to replace the majority, if not all, of the carts during the five-year term of the contract. The Collection Contractor would be responsible for providing new carts to new residential builds and replacing the purchased carts as indicated above.
- If the Collection Contractor does not purchase carts from the City of Hilliard, then the residents will continue to use the City-provided carts. However, the Collection Contractor should be prepared to provide solid waste and recycling carts for the residents in the City of Hilliard, over the course of the contract, as the City-owned carts reach the end of their useful life and need to be replaced.
- The carts do not need to be branded. Currently, the recycling carts for the City of Hilliard are blue and the city prefers replacement with blue recycling carts.

23. The majority of the City of Hilliard owned recycling carts are 65G, will the Collection Contractor be required to replace these with the listed default 95G recycling carts?

RESPONSE

- The current 65-gallon carts may continue to be used until they reach the end of their useful life and need to be replaced. Going forward, when recycling carts need to be replaced, the City requests that they be replaced with 95-gallon carts.

24. Will the City of Hilliard allow for the use of grey trash carts? For example: if the collection contractor purchases the City owned carts, are grey carts acceptable to replace damaged carts as necessary?

RESPONSE

- Yes. Gray is acceptable, but the City of Hilliard prefers Green.

25. Does Hilliard currently have organics collection, and if so, what is the estimated number of Hilliard homes receiving curbside food waste collection at this time?

RESPONSE

- The City of Hilliard does not have a City-sponsored organics collection contract. It is believed that at least 125 residents in the City of Hilliard currently participate in a curbside organics subscription service with one independent company. However, there are several other independent companies that provide collection that we do not have data from.

26. Will the City of Hilliard set a minimum of 500 participants for its Curbside Food Waste Collection program? If not 500, will they accept another minimum to prevent unnecessary collection vehicles throughout the community?

RESPONSE

- No.

27. Who will be providing the Food Waste Collection containers for the City of Hilliard?

RESPONSE

- The Collection Contractor shall provide the collection containers.

28. What will the Food Waste Collection containers be expected to look like? Will these containers be 5-gallon buckets with lids?

RESPONSE

- The City prefers 5-gallon black buckets with lids. No branding is required. However, the Contractor, SWACO and the City shall collaborate on any labeling or messaging that is provided to residents.

29. Will the hauler need to provide liners, or will the residents be responsible for providing their own liners?

RESPONSE

- The residents will be responsible for providing their own liners.

30. Is this organics collection bid being sent out to individual food waste haulers?

RESPONSE

- No. The City of Hilliard is requesting bids from solid waste and recycling Collection Contractors, who may be interested in also providing weekly curbside organics collection to residents who subscribe for the service. Bidders may propose and identify a sub-contractor for collection and processing of organics, but subscription services must be billed with the Collection Services.

31. How will the billing work for the City of Hilliard's subscription food waste collection program?

RESPONSE

- The Collection Contractor will bill the residents for food waste along with the bill for Collection Services.

32. Will the City assess liens and make the collection contractor whole, or will the collection contractor bill and cutoff service upon non-payment?

RESPONSE

- The City of Hilliard, like other communities in Consortium 3, prefers that services continue, even for delinquent accounts. Once a certified letter has been sent to the property owner, and the City has been notified, the City will pay the Collection Contractor directly for those properties and assess a lien against the property.

33. Will the City of Hilliard still utilize the collection contractor as a billing agent in the same manner as is currently being performed?

RESPONSE

- Currently, the Collection Contractor bills the residents, as provided on Hilliard's Exhibit E.

34. Is the City of Hilliard continuing to require yard waste collection from March 1st through December 25th with Christmas tree collection the 3 weeks following Christmas?

RESPONSE

- As reflected on Exhibit E, the city of Hilliard requests weekly, yard waste collection, year-round, and collection and disposal of Christmas trees for three (3) full-service weeks following Christmas.

35. Will the bid for the trash, recycling, and yard waste collection service be evaluated based on whether or not the bidder has provided a bid for the subscription food waste collection service, or the price of such a bid, or will the two bid prices be evaluated entirely independently?

RESPONSE

- The bid for the subscription Food Waste Collection services is optional and applies only to Hilliard. While the bid price for trash, recycling and yard waste collection services is the clear priority for Hilliard, Hilliard will evaluate the Food Waste Collection subscription price in conjunction with the bid price for trash, recycling, and yard waste collection services. The City will award the Collection Services to the Collection Contractor with the overall lowest and best bid.

36. Please clarify the current price for the City of Hilliard, reflected on Exhibit G- Part I

RESPONSE

- The current price is \$19.77 per month. The price was increased for an extension of yard waste collection into the winter.

37. Please verify the number of containers needed for the City of Hilliard “Ball Fields” as listed in Exhibit E.

RESPONSE

- Total Trash: 172
- Total Recycle: 62
- Hilliard Exhibit E is amended as follows:

Parks	Trash/Recycle Cans
Alt Field 3740 Municipal way	4 trash 2 recycle
Beacon Fields & Trail 4375 Edgewyn Avenue	9 trash 4 recycle
Britton Farms Park 500 Davidson Road	3 trash 1 recycle
Conklin Park 1000 Boucher Drive	1 trash 1 recycle
Cross Creek Park 3342 Hilliard Rome Road	4 trash c
Darby Glen Park 4340 Swenson Street	4 trash
Father Roderic J. Dipietro Park 3481 Davidson Road	5 trash 5 recycle
First Responders Park Center Street	3 trash
Graeter's Picnic Area 5410 Scioto Darby	2 trash
Hamilton Park 4950 Hamilton Road	4 trash 3 recycle
Hayden Run Village Park 5226 Davidson Road	1 trash
Heather Ridge Park 4833 Hawkstone Road	1 trash
Heritage Preserve 6618 Audubon Avenue	2 trash 2 recycle
Heritage Rail Trail 5467 Center Street- Cosgray Road	8 trash
Heritage Trail Dog Park 7262 Hayden Run Road	5 trash 2 recycle
Hilliard East Park 4450 Schirtzinger Road	1 trash 1 recycle
Hilliard's Station Park 4021 Main St	15 trash 4 recycle
Lakewood Park 3180 Walkerview Drive	3 trash
Latham Park 6400 Cosgray Road	1 trash
Merchant Park 5467 Center Street	*Included in rail trail count
Reibel Woods 6000 Hayden Run Road	1 trash 1 recycle

Roger A. Reynolds Municipal Park 3800 Veterans Memorial Drive	54 trash 30 recycle
Scioto Run Nature Trail 3757 Scioto Run Blvd	1 trash 1 recycle
Silverton Park 5075 Silverton Way	3 trash
Tinapple Park 5503 Hyde Park Drive	2 trash 1 recycle
Weaver Park 4100 Columbia Street	9 trash 4 recycle
DORA Boundary + Center Street Parking lot	26 trash

38. Bid Form, Exhibit G – Part I is amended as follows:

EXHIBIT G – BID FORMS – PART I(C)

Collection Contractor shall identify a Legitimate Recycling Processing Facility and provide verification that all recyclable materials will be processed.

Legitimate Recycling Processing Facility: _____

Address: _____

All of the following recyclable materials will be processed: not less than the following: steel cans, aluminum cans (including empty aerosol containers), plastic bottles, jugs, tubs, and cups (all colors and resin types), cartons and aseptic containers, newspapers, magazines and other residential mixed paper, cardboard, paper cups, glass bottles and glass jars (all colors) and clear clamshell containers. Any other materials identified as acceptable by the Recycling Services processor shall also be included.

39. Bid form, Exhibit G- Part III is amended as follows:

EXHIBIT G – BID FORMS – PART III

OPTIONAL BID CITY OF HILLIARD CURBSIDE FOOD WASTE COLLECTION

Per Residential Unit per month surcharge for Weekly Curbside Food Waste Collection Subscription (this applies to City of Hilliard only)	\$ _____
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The City of Hilliard request an **optional** add-on price to provide weekly curbside Food Waste collection to any Residential Unit that individually requests such service in the City. The Collection Contractor shall identify a Food Waste processing facility. The City shall establish a subscription service. The Collection Contractor will bill the residents for food waste along with the bill for Collection Services.

Food Waste Processing Facility: _____

Address: _____