

August 29, 2016

RFP for Disposal Facility Services

A.03

1. **\$16.00 per ton**
2. Rules/Profiles, Analytical
3. Map
4. Permit
5. Disposal Services being proposed
6. Principle Parties
7. List of "Notice of Violations" past 2 years
8. Summary of Special and hazardous waste
9. Written Certification
10. Certificate of Insurance – **We will provide if we win the bid.**

August 29, 2016

RFP for Disposal Facility Services

Rules and Regulations:

We will need analytical and a profile filled out for approval before we can accept the soil for disposal at the landfill. We are implementing a new “online” profile and approval process. We will train you on how to submit and work the program online if we win the bid.

There are 2 options for approval of contaminated soil at the Rochelle Waste Landfill:

Option 1: You can stock pile multiple digs in one pile and do analytical/profile on the pile. This will cut down on the amount of analysis costs you will have. If for example, you have 10 different digs in 1 pile, we only need analysis on the pile versus analysis on each dig, saving you 9 costs of doing analysis. You can stock pile as much as you have room for.

Option 2: Analysis/profile on each dig.

Parameters we need from the analysis:

RCRA Metals TCLP

PH

Paint Filter

Flash Point

Total Phenols

SVOC's and VOC's RCRA TCLP

Reactive Cyanide and Sulfide

NON-SPECIAL WASTE PROFILE and CERTIFICATION

Select Landfill: Winnebago Landfill Rochelle Landfill

A) Generator Site Information:

Generator /Site Name _____
 Street _____
 City _____
 State _____ Zip _____
 Contact Name _____
 Phone _____
 Fax _____

Account # _____
 Company Name (Invoice): _____
 Street _____
 City _____
 State _____ Zip _____
 Contact Name (Accounting)/ Email Address _____
 Project Manager Name /Email Address _____
 Phone _____
 Fax _____
 Transporter/Hauler _____

B) Waste Description

- 1) Waste Name: _____
- 2) Process Generating Waste: _____
- 3) Is this waste a characteristic or listed hazardous waste as defined in CFR 40 Part 261? Yes No
- 4) Method of Shipment: Rolloff Tanker Str. Truck / Semi Other _____
- 4a) Container Type: _____
- 5) Frequency of shipment: One Time Monthly Annually Other:
- 5a) Estimated Volume: _____
- 6) Waste is: Industrial Process Waste Unused or Off-Spec Product
 Pollution Control Waste Other, please specify:
 UST or Spill Related Waste
- 7) Analysis attached Yes No Comment:
- 8) MSDS attached Yes No Comment:

C) Physical Data

- 1) Color: _____
- 2) Odor: None Mild Strong
- 3) # of Layers: _____ Liquid _____% Solids _____%
- 4) Free Liquids? Yes No
- 5) Flash Point: <100°F 100-139°F 140-200°F >200°F
- 6) pH: <2 2.1-3.9 4-10 10.1-12.5 > 12.5
- 7) Specific Gravity: <1 1-1 >1.6

D) Waste Composition

	%		%		%
	%		%		%

E) Sample Information

N/A Date Collected: _____
 Sampled by: _____ Grab or Composite (circle)

I hereby certify, to the best of my knowledge and belief, the sample collected and analyzed is representative of the waste to be managed. If a Material Safety Data Sheet (MSDS) is provided, I hereby certify, to the best of my knowledge and belief, that it is representative of the waste to be managed. _____ Initial

F) Non-Special Waste Certification

- 1. Is the waste a hazardous waste as determined in accordance with 35 IAC 722.111? YES NO
- 2. Is the waste a liquid waste as determined by SW-846 Method 9095 (Paint Filter test)? YES NO
- 3. Does the waste contain Potentially Infectious Medical Waste (PIMW) as defined in Section 3.84 of the Act? YES NO
- 4. Does the waste contain regulated asbestos-containing material (ACM) as defined in 40 CFR 61.141? YES NO
- 5. Does the waste contain polychlorinated biphenyls (PCBs) as defined in 40 CFR 761? YES NO
- 6. Is the waste generated by shredding recyclable materials? YES NO
- 7. Is the waste a hazardous waste that has been treated to render it non-hazardous? YES NO

G) Non-Hazardous Waste Certification

I hereby certify that the waste identified in this profile does not contain or has not come into contact with any hazardous waste listed in 40 CFR 261.30 – 261.33 and 35 Ill. Adm. Code 721.130 – 721.133 and is non-hazardous according to 40 CFR 261.1 – 261.20 and 35 Ill. Adm. Code 721.101 – 721.133.

I hereby agree to hold Winnebago Landfill Company harmless from any cost, damages or other liability resulting from the breach of this warranty. Generator's Initials _____

H) RCRA Pesticide/Herbicide Certification

I hereby certify that none of the following RCRA pesticides or herbicides listed below were used in the generation processes involved in the production of the waste identified in this profile and, to the best of my knowledge and belief, the waste does not contain hazardous concentrations of these substances.

Chlordane, Endrin, Heptachlor and its epoxide, Lindane, Methoxychlor, Toxaphene, 2,4-D and 2,4,5-TP Silvex Generator's Initials _____

I) PCB/Waste Solvents Certification

I hereby certify that no polychlorinated biphenyls (PCBs) or RCRA F-Listed waste solvents were used in the generation processes involved in the production of the waste identified above and, to the best of my knowledge and belief, the waste does not contain hazardous concentrations of these substances.

I hereby agree to hold Winnebago Landfill Company harmless from any cost, damages or other liability resulting from the breach of this warranty. Generator's Initials _____

J) Cyanide/Sulfide Certification

For wastes containing greater than 10 ppm reactive cyanide or reactive sulfide, I hereby certify that none of the following has occurred:

- 1. The waste has caused injury to a worker because of H₂S or HCN generation; Generator's Initials _____
- 2. The OSHA work place air concentration limits for H₂S or HCN have been exceeded in areas where the waste is generated, stored or otherwise handled; and
- 3. Air concentrations of H₂S or HCN have been encountered above a few ppm in areas where the waste is generated, stored or otherwise handled.

GENERATOR CERTIFICATION

I, _____ hereby certify that the above and attached documentation is complete and accurate to the best of my knowledge and ability. No deliberate or willful omissions of composition or properties exist and that all known or suspected hazards have been disclosed. I also certify that the waste stream is, to the best of my knowledge, non-hazardous and as such does not contain any constituent that would cause the waste to be a listed or characteristic waste under RCRA.

Signature _____ Title _____ Date _____

Office Use Only: Profile #

Generator Mailing Information: (if differs from site)

Generator Mail to Name:	
Generator Street:	
Generator City:	
Generator State/Zip	
Send Completed Manifests to:	
Email address and contact ph#	

Landfill Safety Rules

- 1) Obey All Posted Speed Limits – Stop Before Entering Scale**
- 2) PPE – Everyone past the Scale House should have a Reflective Vest/Jacket/Gear, and Hardhat**
- 3) All Trucks Establish Communications with Operators and Scale via CB Radios**
- 4) Follow All Instructions of the Operators and Scale House Employees**
- 5) Heavy Equipment has the Right-of-Way over Trucks at Landfill**
- 6) Spacing Between Trucks – 10 Feet for Pushout Bodies, 25 Feet for Dump Bodies and Rolloffs, 50 Feet for Dump Trailers**
- 7) Everyone Stays Within Five Feet of Truck**

Terms and Conditions of Special Waste Disposal Agreement

5. **The Agreement.** This Special Waste Disposal Agreement (this "Agreement") for the disposal of Special Waste shall consist of this Agreement, riders to the Agreement (if any) and any application, permit and/or approval that may be applicable to such Waste.
6. **Waste Accepted at Facility.** Customer represents, warrants and covenants that the Waste delivered to Service Provider at its Facility hereunder will be Acceptable Waste and will not contain any unacceptable quantity of hazardous materials or substances, radioactive materials or substances, or toxic waste or substances, as defined by applicable federal, state, local or provincial laws or regulations. Any Waste which does not meet these requirements shall hereinafter be referred to as "Unacceptable Waste." Customer shall in all matters relating to the collection, transportation and disposal of the Waste hereunder, comply with all applicable federal, state and local laws, regulations, rules and orders regarding the same. The word "Facility" shall mean any landfill, transfer station or other location used to transfer, process or otherwise dispose of such Waste.
7. **Special Waste.** Customer represents, warrants and covenants that the Waste delivered to Service Provider hereunder (i) will not contain any Special Waste that is not specifically described on any application which is attached hereto or which is subsequently approved by Service Provider, (ii) will meet the material description as set forth in any application and otherwise in all significant respects and (iii) will not contain Unacceptable Waste. The parties may incorporate additional Special Waste as part of this Agreement if prior to delivery of such Waste to Service Provider, Customer has provided an application for such Waste and Service Provider has approved disposal of such Waste within the limitations and conditions contained in Service Provider's written notice of approval of Special Waste Disposal. Title to any and all (i) Special Waste (not specifically described on a Special Waste application submitted in connection herewith), and (ii) Unacceptable Waste, handled or disposed of by Service Provider shall at all times remain with Customer and any agent of Customer (if an agent is involved).
8. **Rights of Refusal/Rejection.** Customer shall inspect all Waste at the place(s) of collection and shall remove any and all Unacceptable Waste. Service Provider has the right to refuse, or to reject after acceptance, any load(s) of Waste(s) delivered to its Facility including if Service Provider believes Customer has breached (or is breaching) its representations, warranties, covenants or agreements hereunder, or any applicable federal, state or local laws, regulations, rules or orders, even if only a portion of such Waste load is unacceptable. Service Provider shall have the right to inspect all vehicles and containers of Waste haulers, including Customer's vehicles, in order to determine whether the Waste is Acceptable Waste or Unacceptable Waste pursuant to this Agreement and all applicable federal, state and local laws, rules and regulations. Service Provider's exercise, or failure to exercise, its rights hereunder shall not operate to relieve Customer of its responsibilities or liability under this Agreement. Customer shall be responsible for, and bear all reasonable expenses and damages incurred by Service Provider, as a result of the Unacceptable Waste and in the reloading and removal of Unacceptable Waste disposed in the Facility. Service Provider, may also, in its sole discretion, require Customer to promptly remove the Unacceptable Waste.
9. **Limited License to Enter.** This Agreement provides Customer with a license to enter the Facility for the limited purpose of, and only to the extent necessary for, off-loading Acceptable Waste at the Facility in the manner directed by Service Provider. Except in an emergency, Customer's personnel shall not leave the immediate vicinity of their vehicle. After off-loading the Waste, Customer's personnel shall promptly leave the Facility. Under no circumstances shall Customer or its personnel engage in any scavenging of Waste or other materials at the Facility. Service Provider reserves the right to make and enforce reasonable rules and regulations concerning the operation of the Facility, the conduct of the drivers and others on the Facility premises, quantities and sources of Waste, and any other matters necessary or desirable for the safe, legal and efficient operation of the Facility including, but not limited to, speed limits on haul roads imposed by Service Provider, and the wearing of hard hats and other personal protection equipment by all individuals allowed on the Facility premises. Customer agrees to conform to such rules and regulations as they may be established and amended from time to time. Service Provider may refuse to accept Waste from and shall deny an entrance license to, any of Customer's personnel whom Service Provider believes is under the influence of alcohol or other chemical substances. Customer shall be solely responsible for its employees and subcontractors performing their obligations in a safe manner when at the facility of Service Provider.
10. **Charges and Payment.** Payment shall be made by Customer within thirty (30) days after receipt of invoice from Service Provider. In the event that any amount is overdue, Service Provider may terminate this Agreement. Customer agrees to pay a finance charge equal to the maximum interest rate permitted by law. Customer shall be liable for all taxes, fees, or other charges imposed upon the disposal of the Waste by federal, state, local or provincial laws and regulations. Service Provider, from time to time, may modify its rates upon thirty (30) days written notice to Customer.
11. **Termination.** Customer's obligations, representations, warranties and covenants regarding the Waste delivered and all indemnities shall survive termination of this Agreement. Should Customer materially default in any of its obligations hereunder, then Service Provider may immediately terminate this Agreement and Customer shall be liable for all costs and damages incurred by Service Provider.
12. **Driver's Knowledge and Authority.** Customer represents, warrants and covenants that its drivers who deliver Waste to Service Provider's Facility have been advised by Customer of Service Provider's prohibition on deliveries of hazardous materials or substances, radioactive materials or substances, or toxic waste or substances or any other Unacceptable Waste to the Facility of Service Provider's restrictions on deliveries of Special Waste to the Facility, of the definitions of "Hazardous Waste" and "Hazardous Substances" as provided by applicable federal, state and local law, rules and regulations and "Special Waste" as provided herein, and of the terms of this license to enter Service Provider's Facility.
13. **Indemnification.** Customer shall indemnify, defend and hold harmless Service Provider and its subsidiaries, affiliates and parent corporations, as applicable, and their respective officers, directors, lenders, employees, subcontractors and agents from and against any and all claims, suits, losses, liabilities, assessments, damages, fines, costs and expenses, including reasonable attorneys' fees arising under federal, state or local laws, regulations or ordinances, or relating to the content of the Waste, or arising out of or in connection with any breach of this Agreement or arising out of the negligence or willful misconduct of Customer or Customer's employees, agents, subcontractors or representatives thereof, including, without limitation, the negligent collection, transportation and disposal of Waste by Customer or Customer's employees, agents, subcontractors or representatives thereof. Customer shall also be responsible for increased inspection, testing, study and analysis costs made necessary due to reasonable concerns of Service Provider as to the content of the Waste, following discovery of Unacceptable Waste. This indemnification and other obligations stated in this Section 13 shall survive the termination of this Agreement.
14. **Insurance.** Customer shall maintain in full force and effect throughout the term of this Agreement the following types of insurance in at least the amounts specified below:

Coverages	Minimum Amounts of Insurance
Worker's Compensation	Statutory
Employer's Liability	\$1,000,000 per incident
General Liability	\$2,000,000 combined single limit
Automobile Liability	\$2,000,000 combined single limit

All insurance will be by insurers authorized to do business in the state in which the Facility is located. Prior to Customer being allowed on Facility premises, Customer shall provide Service Provider with certificates of insurance or other satisfactory evidence that such insurance has been procured and is in force. Said policies shall not thereafter be canceled, be permitted to expire or lapse, or be changed without thirty (30) days' advance written notice to Service Provider from Customer. All policies will name Service Provider

as an additional insured (except Workers' Compensation), contain waivers of subrogation in favor of Service Provider, and be primary and non-contributory to any insurance policies carried by Service Provider. Customer warrants that it will secure the above minimum amounts of insurance from any transportation of the Waste to the Facility.

15. **Failure to Perform.** Neither party hereto shall be liable for its failure to perform hereunder due to circumstances not its fault and beyond its reasonable control, including, but not limited to, strikes or other labor disputes, riots, protests, civil disturbances or sabotage, changes in law, fires, floods, compliance with government requests, explosions, accidents, weather, lack of required natural resources, or acts of God affecting either party hereto. In the event of any of the circumstances provided for in the preceding sentence, including, but not limited to, whether any federal, state or local court or governmental authority takes any action which would (i) close or restrict operations at the Facility, (ii) limit the quantity or prohibit the disposal of Waste at the Facility, or (iii) limit the ability of or prohibit Customer from delivering Waste to the Facility, Service Provider shall have the right, at its option, to reduce, suspend or terminate Customer's access to the Facility immediately, without prior notice and without any additional liabilities between the parties, other than Customer's payment obligation hereunder. Neither Party is required hereunder to settle any labor dispute against its own best judgment.
16. **Other Termination.** The occurrence of any of the following events shall also constitute an event of default by Customer and shall give Service Provider the right to immediately terminate this Agreement:
- (i) A petition for reorganization or bankruptcy filed by or against Customer
 - (ii) Failure by Customer to pay any amounts due to Service Provider
 - (iii) Any breach by Customer of any of its obligations pursuant to the Agreement
- Customer shall be liable for and shall indemnify, defend and hold harmless Service Provider from any losses, claims expenses or damages incurred by Service Provider as a result of termination hereunder.
17. **Assignment.** Customer may not assign, transfer or otherwise vest in any other Service Provider, entity or person, in whole or in part, any of its rights or obligations under the Agreement without the prior written consent of Service Provider, provided, however, that Service Provider may without any such prior written consent, assign its rights and/or obligations under the Agreement to a subsidiary or affiliate corporation.
18. **Right of Disposal.** This Agreement does not grant any rights to dispose of Acceptable Waste other than in accordance herewith. Additionally, the ability to dispose of Acceptable Waste at the Facility may be limited at any time, and from time to time, by Service Provider in connection with the Facility's permit(s), and capacity constraints, in addition to applicable laws, rules, and regulations. Service Provider reserves the right to immediately terminate access to the Facility by Customer and Customer's personnel in the event of breach or violation by Customer of any of the terms of this Agreement, Service Provider's operating rules or payment policies or any applicable laws or regulations.
19. **Continuing Compliance.** Customer has a continuing obligation to inform Service Provider of any new information, or information not previously provided to Service Provider by Customer which may affect the acceptability of the Waste by Service Provider. Further, Customer shall comply with all Service Provider requests for evidence of Customer's continuing compliance with the terms of the Agreement including but not limited to the following: (i) providing new, updated Waste profiles on the Waste(s) offered for disposal or, (ii) providing appropriate certification that the Waste being offered for disposal is accurately reflected by the appropriate application or, (iii) re-sample the Waste at Customer's expense if reasonable cause exists as to its acceptability under the terms of this Agreement or, (iv) allow Service Provider to re-sample the Waste if reasonable cause exists as to its acceptability under the terms of this Agreement (and Customer shall be responsible for all costs and expenses associated with such sampling if such Waste is determined to be Unacceptable Waste), or (v) all of the above.
20. **Notices.** All notices herein provided for shall be considered as having been given upon being placed in the mail, certified postage prepaid addressed to Service Provider or Customer at the address herein set forth in this Agreement or to such other address as may be given to the other party in writing.
21. **Miscellaneous**
- (i) This Agreement shall be governed by the laws of the State in which the Facility is located
 - (ii) No waiver of a breach of any of the obligations contained in the Agreement shall be construed to be a waiver of any prior or succeeding breach of the same obligation or of any other obligation of this Agreement.
 - (iii) No modification, release, discharge or waiver of any provision or obligation hereof shall be of any force, or effect, unless in writing signed by all parties to this Agreement.
 - (iv) Customer shall treat as confidential and not disclose to others during or subsequent to the terms of this Agreement, except as is necessary to perform this Agreement, or to comply with any applicable law or regulation any information (including any technical information, experience or date) regarding Service Provider's plans, programs, plants, processes, products, costs, equipment or operations which may come within the knowledge of Customer or its employees in the performance of this Agreement, without in each instance securing the prior written consent of Service Provider.
 - (v) If any term, phrase, obligation or provision of this Agreement shall be held to be invalid, illegal or unenforceable in any respect, this Agreement shall remain in effect and be construed without regard to such term, phrase, obligation or provision.
 - (vi) This Agreement constitutes the entire understanding between the parties, replacing and amending any prior agreements between the parties, and shall be binding upon all parties hereto, their successors, heirs, representatives and assigns. Any provision, term or condition in any acknowledgement, purchase order or other response by Customer which is in addition to or different from the provisions of this Agreement shall be deemed objected to by Service Provider and shall be of no effect.
 - (vii) Customer represents, warrants and covenants that it is and, during the term of this Agreement will remain, in compliance with and will perform its obligations pursuant to all applicable laws and regulations and shall indemnify, defend and hold harmless Service Provider from any breach thereof.
 - (viii) It is the understanding and agreement of the parties that Service Provider is an independent contractor, and is not an agent, nor an authorized representative of Customer.
 - (ix) If any dispute between or among either of the parties hereto or any of their respective affiliates should result in litigation, the prevailing party or parties in such dispute shall be entitled to recover from the other party or parties all reasonable fees, costs and expenses of enforcing any right of the prevailing party or parties, including, without limitation, reasonable attorneys' fees and expenses.

CUSTOMER: X _____

SERVICE PROVIDER: X _____

Creston, Illinois, United States





ILLINOIS ENVIRONMENTAL PROTECTION AGENCY

1021 NORTH GRAND AVENUE EAST, P.O. BOX 19276, SPRINGFIELD, ILLINOIS 62794-9276 • (217) 782-2829

BRUCE RAUNER, GOVERNOR

LISA BONNETT, DIRECTOR

6024

217/524-3300

November 5, 2015

Certified Mail

7013 2630 0001 4705 5385

7013 2630 0001 4705 5392

OWNER

City of Rochelle
Attn: Mr. Adam Lanning
888 Elliot Way
P.O. Box 456
Rochelle, Illinois 60168

OPERATOR

Rochelle Waste Disposal, L.L.C.
Attn: Mr. Tom Hilbert
5450 Wansford Way, Suite 201
Rockford, Illinois 61109

Re: 1418030020 -- Ogle County
Rochelle Municipal Landfill 2
Permit No. 1994-547-LFM
Modification No. 92
Log No. 2015-372
Expiration Date: May 15, 2020
Permit Landfill 811 File
Permit Approval

Dear Mr. Lanning and Mr. Hilbert:

Permit has been granted to the City of Rochelle as owner and Rochelle Waste Disposal, L.L.C. as operator approving the development and operation of an existing municipal and non-hazardous special waste landfill all in accordance with the application and plans submitted in application Log No. 1994-547. Final plans, specifications, application and supporting documents, as submitted and approved, shall constitute part of this permit and are identified in the records of the Illinois Environmental Protection Agency, Bureau of Land, Division of Land Pollution Control by the permit number and log number designated in the heading above.

Permit No. 1994-547-LFM issued on May 26, 1995 approved:

- a. The Significant Modification of the development and operation of this landfill so as to comply with the applicable requirements of 35 Ill. Adm. Code, Subtitle G, Parts 811 through 813, pursuant to 35 Ill. Adm. Code 814.104, 814.401 and 814.402 for Unit I, and pursuant to 35 Ill. Adm. Code 814.104, 814.301 and 814.302 for Unit II.

The landfill facility covered by Permit 1994-547-LFM has a footprint area of approximately 80.6 acres and will have a maximum final elevation of 876.00 feet above mean sea level. All waste placement in Unit II shall be above elevation 807.00 feet above mean sea level.

- b. Operation (i.e., waste disposal) in the area within the permitted boundaries and remaining disposal capacity.
- c. Acceptance of special waste without individual special waste stream authorizations in accordance with the special conditions listed in Section I of this permit.

Modification No. 47, (Log No. 2007-526) issued May 16, 2008, approved a vertical expansion of Unit II to a maximum elevation of 929 feet MSL and total airspace of approximately 1,245,000 yd³.

Modification No. 59, Log No. 2008-445, issued July 18, 2011, approved a vertical and horizontal expansion of Unit II with a maximum elevation of 941 feet above mean sea level and a total airspace of approximately 14,516,000 yd³, and the exhumation of waste from Unit I into the expansion.

Modification No. 92 is hereby granted to the City of Rochelle as owner and Rochelle Waste Disposal, LLC as operator, approving a significant modification of an existing municipal solid waste and non-hazardous special waste landfill, all in accordance with the application prepared by Dipanjan Ghosh, and signed and sealed by Douglas W. Mauntel, P.E., signature dated July 29, 2015, both employees of Andrews Engineering.

The application, Illinois EPA Log No. 2015-372, consists of the following documents:

DOCUMENT	DATED	DATE RECEIVED
Original application	July 30, 2015	July 30, 2015
Addendum	October 19, 2015	October 19, 2015

Specifically, Modification No. 92 approves the evaluation of groundwater quality at well R109 and intrawell values of 156.11 mg/L for sulfate(d) and 0.97 mg/L nitrate(d) at well R109.

Except for the changes described in the following table, the special conditions in the permit letter for Modification No. 91 to Permit No. 1994-547-LFM are identical to the special conditions in the permit letter for Modification No. 91 to Permit No. 1994-547-LFM, issued October 23, 2015.

Condition in Mod. No. 91	Condition in Mod. No. 92	Description of change
XII.26	N/A	Deleted condition requiring

August 29, 2016

RFP for Disposal Facility Services

The Proposal to provide a disposal site for disposal of soil generated from water and sewer repairs for the city of Aurora is all we are providing. With the approval submission of proper analytical and a completed profile, the Rochelle Waste Disposal Landfill will accept the contaminated and clean fill for disposal. We are only providing **disposal only**, no trucking or analysis is included. We will not accept any soil that is deemed hazardous per our permit limits. We are not allowed to accept any material at Rochelle Landfill that does not pass "paint Filter". If there is material that fails "paint filter", we do have the option of receiving it at the Winnebago Landfill for additional costs.

August 29, 2016

RFP for Disposal Facility Services

Principle Parties:

Pete Lyons – Division Vice-President
Peter.lyons@wasteconnections.com

Lacy Ballard – District Manager
lacyb@r360es.com

Troy Keip – Engineering and Compliance Manager
tkeip@rresvcs.com

Brian Crull – Account manager (Main Contact)
bcrull@rresvcs.com
Cell-815-209-6693

August 29, 2016

RFP for Disposal Facility Services

Notice of Violations: We are happy to report we have a clean record with no violations.

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Material Codes.

01	HOUSEHOLD	035	DRUMS
02	CONTAMINATED SOIL	036	APPLIANCES
03	HOUSEHOLD TRANS.	037	CASH- SPECIAL
04	CONCRETE	038	ASBESTOS
05	STREET SWEEPINGS	039	DEMOLITION DEBRIS
06	FOUNDRY SLAG	040	TRAILERS
07	POTW SLUDGE	041	REFRACTORY BRICK
08	SHINGLES	043	AG LIME
09	DRYWALL	044	PYR-DEMO
10	C & D RECYCLING RES	045	CLEAN FILL
11	2 INCH MINUS RESIDUAL	046	COVER SOIL
13	GREASE SKIMMINGS	050	SALT BATH
14	SCREENINGS	051	RECYLING-CO-MINGLE
15	GRIT	052	RECYLING FIBER
16	FOUNDRY SAND	053	YARD WASTE
17	GRINDING SLUDGE	054	CLEANFILL -SM LOAD
18	LUST SOIL	055	CLEANFILL - MED LOAD
19	DIE CAST SLUDGE	056	CLEANFILL - LG LOAD
20	INDUSTIAL WATER SLUDGE	057	AWS SAWDUST
21	BAGHOUSE DUST (WOOD)	100	OUTBOUND MATERIAL
22	BAGHOUSE DUST (STEEL)	101	RESIDUE
23	BAGHOUSE DUST (METAL)	102	COMPOST OUT
24	ASH	160	PAPER MILL SLUDGE-CM
25	DIRT	161	GLASS RESIDUAL
26	SHREDDED ACM	163	COMPOST SCREEN MSW
27	SHREDDED ACM-NC	200	COVER MATERIAL
28	LAUNDRY WATER SLUDGE		
29	WOOD BLOCK		
30	PIPE DEMOLITION		
31	BUFFING COMPOUND		
32	SAND BLAST		
33	ASPHALT		
34	FILTERS		

No liquids allowed at Rochelle Waste Landfill

No Asbestos allowed at Rochelle WL

Yardwaste to compost Site in Rockford

August 29, 2016

RFP for Disposal Facility Services

To Whom It May Concern,

I, _____ to the best of my knowledge, certify there are no known or potential releases of hazardous waste constituents resulting from disposal at Rochelle Waste Disposal site located at 6513 S Mulford Rd, Rochelle, IL 61068.

*This will be
Provided Signed by our legal
Department If we win the bid.
We cannot accept any hazardous waste
at our landfills. We are not permitted
to handle, so this will not be an issue.
Thanks,
Brian Cull*