



CALL FOR TENDERS

Residential Solid Waste Collection and Disposal
Valley Waters (Wards 1,2,3)

Tender # 2023-VW-01

Due Date: 2023-09-15

SUMMARY OF TENDER INFORMATION

I. TENDER #2023-VW-01

II. INQUIRIES

Any questions regarding this tender are to be directed, in writing, to the attention of the **CAO, Valley Waters, cao@valleywaters.ca**. Please reference the tender number "2023-VW-01" and closing date to ensure a prompt reply.

NOTE: In order to speed up requests, we recommend inquiries be submitted by Email.

All inquiries should be received seven (7) calendar days prior to the closing date; any received within less than 7 calendar days of the closing date cannot be guaranteed a response.

III. IMPORTANT DATE

Closing Date/Time: September 15, 2023 at 15:00 A.D.T.

IV. BID SUBMISSIONS

Bids will only be received up until the deadline noted above, in the following manner:

- a. By email to: cao@valleywaters.ca

NOTE: The Contractor shall **NOT** include any amount in the bid price for the Harmonized Sales Tax (HST).

V. ACCEPTANCE OF TERMS

In consideration of the Contractor performing the work, the Contractor hereby accepts and agrees to be bound by the terms and conditions of this tender.

VI. GENERAL

- a. The work under this contract comprises the furnishing of all labour, materials and equipment required to provide the solid waste removal services outlined in these specifications for the Village of Valley Waters, referred to as “the Community” herein) **excluding Ward 4 (the former village of Norton)**, and shall meet the requirements of the Community representatives.

- b. **Site Visit:** Prior to submitting a bid for this contract, all interested Contractors (including incumbent Contractors) should review the maps showing the areas included within this Invitation to Tender, attached hereto as “Appendix C”. A house count has also been provided within “Appendix B”. The house count is the number of Property Account Numbers within each Taxing Authority receiving a Residential Tax Credit as of September 2022. It is the responsibility of the Vendor to verify that the house count is correct within each location upon which the Vendor intends to submit a bid.

VII. LOCATION AND DURATION OF CONTRACT

- A. **Location:** Valley Waters **Ward 1:** former LSD of Springfield
Ward 2: former LSD's of Kars and Wickham
Ward 3: portions of the former LSD of Upham and the former LSD of Norton
see map in Appendix C

Please note: Valley Waters Ward 4 (the former village of Norton) is not included in this tender.

- B. **Duration:** This contract shall extend for a **three (3) year** term, from **January 1, 2024 until Dec. 31, 2026**, with the option to renew for **three (3) additional one (1) year terms** upon written agreement by both parties. Pricing for each Option Year shall be subject to negotiation of a satisfactory contract price not to exceed the tendered price plus any published increase in the *New Brunswick Consumer Price Index*.

VIII. PAYMENT

- A. In consideration of the Contractor performing the work in accordance with these specifications and to the satisfaction of the Community's representative, the Contractor shall submit monthly invoices.

IX. INVITATION TO TENDER - BID SUBMISSION

- A. Bids will only be received by email at cao@valleywaters.ca. Identify the **project number** in the **Subject** line of the email.
- B. Send Bid documents as attachments **in PDF only** and not copied and pasted into the body of the email. Digitally signed Bid documents or a scan of paper original Bid documents in PDF format are acceptable.
- C. Ensure scanned documents are legible and capture required information. Any documents not legible may be cause for rejection.
- D. Send amendments to bids by email to the address indicated above.
- E. Valley Waters will not be responsible for emails that have not been received.
- F. Bidders are solely responsible for delivery of their Bids in manner and time prescribed.
- G. The Contractor shall submit the tender in a lump sum. Such lump sum shall be deemed to include all such sums as the contractor considers proper for expenses and profit in connection with the work involved and shall be in full compensation for the completed work.
- H. The sum named in the bid is subject to acceptance by the Community for a period of thirty-one (31) days beginning at the tender closing date. If the tender is not accepted within this period, the Contractor may request the tender be withdrawn.
- I. The Contractor shall be deemed to have inspected the territory and have been satisfied as to the nature of the work and, in general, to have obtained all necessary information on all conditions affecting this tender.
- J. Compliant bids will be evaluated based on price, the lowest price bid will then be subject to reference checks as indicated in 4 (f) (g) and (h) below prior to award of contract.
- K. Each Contractor must submit, prior to award, the contact information of two (2) references for whom the Contractor has performed work similar to what is contemplated in this call for tenders within the previous five (5) years.
- L. In addition to the references provided by the Contractor, the Community may consult with other owners and departments and agencies of the Province of New Brunswick to obtain information on the Contractor's past performance within the previous two (2) years.
- M. Failure to submit the required references, or reference check results that are unsatisfactory to the Community, in its sole and absolute discretion, will result in the disqualification of the proponent.

- N. Valley Waters reserves the right to add or remove additional locations throughout the term of the contract.
- O. In the event that Valley Waters changes the manner in which the services specified on this tender are obtained, the Community reserves the right to cancel the contract at any time, with 30 days advance notice to the successful vendor(s). Valley Waters will not be subject to any penalties or costs associated with contract cancellation.
- P. Valley Waters and the Contractor agree that there will be no adjustment in contract amount for changes in fuel prices between January 1st and December 31st, 2024. Valley Waters and the Contractor further agree that the publication data for fuel prices for each third Monday for the period January 2024 to and including December 2024 averaged for the season shall form the “benchmark” or “baseline” for all adjustments, upwards or downwards for the term of the contract. For each subsequent year, an identical averaged diesel fuel price shall be calculated and used to determine a percentage change in price as compared to the benchmark or baseline year. The following methods shall be used in determining an increase or decrease in the annual contract price:
- a) Annual Price multiplied by 25% multiplied by the percentage change, upwards or downwards, of diesel fuel in any contract year as compared to the benchmark price as defined above.
 - b) The annual contract price adjustment shall be calculated prior to the January payment of any year during the term of this contract and the total contract adjustment for that year shall be subtracted from or added to the last payment of each contract year.
- Q. The lowest bid is not necessarily accepted.

{After the tender is awarded, you must contact the Community directly with any questions relating to the work to be performed.}

REMEMBER TO SIGN YOUR SUBMISSION

X. WORK INCLUDED

- A. The work covered in this contract includes, but is not necessarily limited to the following:

SOLID WASTE AND RECYCLABLE COLLECTION AND DISPOSAL SERVICE

- a. All solid waste collected will be taken to the **Regional Service Commission 8 Transfer Station** located at **54 McLeod Drive, Sussex Corner, New Brunswick.**

- b. From May 1st to October 31st of each year, during the continuance of this contract, solid waste / recyclable collection service is to be provided on every provincial or private road; and between November 1st to April 30th on all roads maintained by the Department of Transportation and Infrastructure inside the designated territory.
- c. In accordance with Appendix A, the Contractor agrees, on a weekly basis to collect, remove and carry away from each and every property (including seasonal dwellings), all regular waste and recyclable materials as defined in the *Solid Waste Collection and Disposal Services Regulation - Local Governance Act* (referred to as "Regulation 2018-72" herein) as well as any similar Regulation that may be adopted under the *Local Governance Act*, or any Ministerial order respecting the packaging, sorting, collection and disposal of solid waste that may be made under the *Local Governance Act* or Regulation 2012-91, known as the Region Boundaries Regulation - Regional Service Delivery Act within the designated territory, all properly bundled, bagged / boxed household solid waste acceptable to the landfill site; including solid waste which has been displaced and / or scattered, as a result of scavengers, foraging animals or as a result of transferring solid waste from one vehicle to another.

B. The Contractor agrees to also provide as part of this contract a minimum of three (3) special collections, to include all materials acceptable to the Regional Service Commission (maximum 3 large items per household) once in the Spring - not before Victoria Day in May; once in the Summer - not before NB Day in August and once in the Fall - not before Thanksgiving in October, unless prior approval has been received from the Community - in each and every year of the term of this contract. The dates for these special collections shall be provided to the Community's office no later than April 15th of each year. The Community's office agrees to notify the appropriate regional solid waste commission of these dates. These special collections will be for the collection of white goods and for the collection of furniture and other large typical household goods. The white goods shall not be compacted by the Contractor but moved to the Regional Service Commission solid waste facility in the condition left roadside by the resident.

Alternatively, nothing in this contract prevents the collection of large items and white goods from being done on a regular basis with the weekly collection, with prior arrangements by the resident and scheduled by the Contractor.

C. It is worth noting that the Province of New Brunswick is in the process of developing a proposal to modernize the Designated Materials Regulation – *Clean Environment Act*, the details of which are unknown at this time, but may result in changes to collection and disposal requirements for recyclable materials in the future.

D. The Contractor agrees to pick up solid waste, in accordance with either the Garbage Collection Regulation or any Regulation respecting the collection and disposal of solid waste made under the *Local Governance Act*, from the communities within the designated territory, and it shall be taken to the **Regional Service Commission 8 Transfer Station** located at **54 McLeod Drive, Sussex Corner, New Brunswick** to be weighed in as solid waste collected from the designated territory specified in this contract.

E. The cost of collecting solid waste from any industrial, commercial and institutional (ICI) sites or any other business is not part of this contract and such solid waste cannot be included on the truck with Valley Waters residential solid waste. Collection and disposal costs for solid waste from the area, and any other solid waste from properties not identified in any Regulation respecting the collection and disposal of solid waste made under the *Local Governance Act* will not be borne by Valley Waters. Under extenuating circumstances (e.g., closure of facility due to fire, unforeseen road closure, etc.), there may be a need to redirect solid waste to another solid waste facility; in these circumstances, the Community shall indicate to the Contractor to which solid waste facility the solid waste is to be delivered.

F. The Contractor agrees the weekly collection shall be on the same day of each and every week and:

- i. Shall, at the beginning of his contract, notify the householders, identifying the name of his company, his telephone number, day and hour of the collection plus the date the contract begins;
- ii. Shall provide thirty (30) days' notice to, and obtain the approval of, the Community before any changes are made to his schedule;
- iii. Shall notify the householders of any changes to the days of scheduled pick-up at least fifteen (15) days prior to the change, for holidays such as: New Year's Day, NB Family Day, Good Friday, Easter Monday, Victoria Day, Canada Day, NB Day, Labour Day, Thanksgiving, Remembrance Day, Christmas Day and Boxing Day;
- iv. The Contractor must discuss his proposed starting time of collection and the proposed schedule for special collection with the Community and an agreement must be reached prior to the commencement of the contract;
- v. The Contractor must maintain a regular schedule as agreed upon with the Community;
- vi. Weekly regular collection must finish on the same scheduled day of collection. Any delay in collection due to inclement weather or any other reason must be communicated immediately to the Community, as well as advertised on social media;
- vii. If for any reason, the Contractor stops picking solid waste at a specified address for any reason, he must advise the Community within twenty-four (24) hours and the problem must be resolved as soon as possible with help from the homeowner(s), if required;
- viii. If providing the minimum three (3) special collection days as stated in Section 5.e., the Contractor shall, in accordance with subsection 5.h first obtain the approval of the Community and shall notify the householders of the dates for the Spring and Fall special collections; and
- ix. The Contractor agrees to notify the householders, at his expense, by way of a pamphlet, flyer or other such printed material, placed by the Contractor at each house. The printed material must have the approval of the Community prior to the Contractor placing such notices at each house.

G. The Contractor agrees to establish and maintain a telephone service during the hours of

8:00 to 18:00 on each collection day, to receive complaints and respond to inquiries and,

i. The Contractor agrees to attend to all complaints or inquiries in connection with the performance of his duties under this section; and

ii. The Contractor agrees to respond in a professional and cordial manner, to all complaints or inquiries within 24 hours.

H. The Contractor agrees to maintain a written record showing details of the complaints received and action(s) taken and shall make the same available to the Community within 5 days of receipt of a request.

I. The Contractor agrees that on all public or private roads / streets / lanes and highways, he shall collect solid waste from the right side of the road at all times and shall not cross the roadway to pick up solid waste, nor shall he request individual homeowners to deposit their solid waste on the side of the road opposite their residence.

XI. DAMAGES BY CONTRACTOR

1. The Contractor assumes responsibility for any damage to structures or property caused by the contractor's employees or equipment. Damage shall be made good using new materials to match existing work in kind, quality and workmanship.
2. The Contractor shall be responsible to report to the Owner's Representative any existing damage prior to assuming the Contract. A site inspection at the end of each season will be carried out to determine if the Contractor is responsible for any damages caused during the course of the work.
3. The Contractor is also responsible for any damage to the grounds such as scalping and rutting of grassed areas.
4. As applicable, the Contractor shall pick-up solid waste / recyclables from bins installed at the end of driveways in a manner such as not to damage the bins. Contractors will be responsible for any damages to bins which is incurred during the loading process.

XII. SUPERVISION

1. The Contractor shall provide a telephone number to the Community where the supervisor or foreman may be reached at all times. The supervisor or foreman shall respond to a call within **twenty-four (24) hours**.
2. The Contractor shall provide proper supervision to ensure that all work is carried out in accordance with these specifications. It is the responsibility of the supervisor to ensure that the work is properly carried out for the duration of this contract.

3. The Contractor shall abide by the *Smoke-Free Places Act*.
4. The Contractor shall not transfer, assign or sell any of its rights under this agreement nor grant any concession or license to any other party whatsoever within or with respect to any of the rights accruing to it under this agreement without the prior written consent of the Community.

XIII. TOOLS, EQUIPMENT AND SUPPLIES

1. The Contractor shall provide the Community, upon request, a list of equipment to be used in carrying out the work under this contract. It shall be the Contractor's responsibility to demonstrate
2. to the Community that the Contractor has the equipment required to carry out the work under this contract.
3. The Contractor agrees to have his name and telephone number clearly displayed on both sides of all his vehicles so as to be visible at a distance of at least fifteen (15) meters.
4. The Contractor agrees to conduct such collections and removal using trucks which are provided with a satisfactory fixed or moveable cover and will deposit all materials to the solid waste facility as noted in this document. The Contractor agrees to collect any debris that falls from the truck either accidentally or due to improper collection from the point of collection until the time of disposal at the appropriate solid waste facility.
5. The Contractor agrees to maintain his equipment in a mechanically sound condition and shall use back-up equipment at all times during the continuance of the contracts.
6. The Contractor must be equipped with the proper equipment and manpower to do the weekly collection on all public or private roads/streets/lanes and highways within the designated territory on the scheduled day of collection and within five (5) days of the scheduled date for special collections, as well as have immediate spare equipment in the event of a breakdown of his equipment.
7. The Community may inspect the Contractor's equipment and back up equipment, to confirm that the Contractor is capable of handling the estimated workload of the contract. Only the equipment included with the bid submissions and approved by the Community may be used in the performance of this contract. If a piece of equipment not in the original tender submission is to be used for any period of time, a letter specifying the updated equipment must be submitted to the Community for approval.
8. The Contractor agrees that his collection vehicles will be equipped with lights, including flashing or revolving amber warning lights, in conformity with the *Motor Vehicle Act*, R.S.N.B. 1973, c.M-17 as amended.

XIV. CODES, STANDARDS AND PERMITS

1. The Contractor agrees that at all times he will be subject to and required to observe all rules, policies, and legislation including any that are or may hereafter be imposed as related to the work performed under this contract.
2. The Contractor agrees to obey and carry out all lawful orders given to him by The Community or its representative.
3. The Contractor is responsible for ensuring that all municipal and provincial by-laws and codes are adhered to.
4. The Contractor shall advise regulatory authorities, request inspections and obtain necessary permits and certificates.
5. The Contractor is responsible for obtaining and paying for all permits.

XV. INDEMNITY

1. The Contractor shall indemnify Valley Waters for theft of any property by any guest, invitee, agent or employee of the Contractor committed during the performance of this contract.

XVI. INSURANCE

1. Prior to the issuance of an award, the Contractor shall, at the Contractor's expense, provide and maintain a Motor Vehicle Public Liability Insurance and Comprehensive General Liability Insurance Policy in the name of the Contractor and Valley Waters for a limit of **not less than \$2,000,000.00** inclusive for bodily injury, including death and property damage.
2. Such Insurance shall include:
 - a. Cross Liability Clause;
 - b. Contingent Employers Liability;
 - c. Completed Operations and product liability for a period of one year beyond completion;
 - d. Property Damage on an Occurrence Basis;
 - e. Personal Injury;
 - f. Contractor's Protective Liability; and
 - g. Theft of property belonging to Valley Waters by any guest, invitee, agent, or employee of the Contractor.
3. Such policy shall remain in force and not be amended, canceled or allowed to lapse without thirty (30) days prior notice to the Community. A Certificate of Insurance incorporating these requirements must be sent to the Community.

4. The Community may request current documentation from the Contractor from time to time, which will show Motor Vehicle Public Liability Insurance and Comprehensive General Liability Insurance coverage; vehicle registration showing proof of ownership by the Contractor, motor vehicle inspection documentation and / or vehicle rental agreements. Failure to provide the appropriate documentation within the timeframe agreed to between the Community and the Contractor, shall be grounds for the termination of the contract.

XVII. WORKSAFE NEW BRUNSWICK

1. The Community requires proof of coverage in the form of a certificate issued by WorkSafe NB identifying the contractor as registered and in good standing with WorkSafe NB prior to the issuance of an award and the Contractor must remain in good standing with WorkSafe NB for the duration of the contract.

XVIII. TAXES AND PAYROLL DEDUCTIONS

1. The Contractor shall pay any and all mandatory payroll taxes or contributions including Employment Insurance, Canada Pension Plan and Workers' Compensation at no additional cost to the Community.

XIX. SERVING NOTICES

1. Any notice required to be given to the Contractor shall be in writing and shall:
 - a. be delivered to the Contractor in person, or, if the Contractor is a corporation or partnership, be delivered to the superintendent or to a senior administrative officer of the corporation or partnership, or
 - b. be forwarded by certified mail or courier addressed to the Contractor at the address provided at the time of tendering or at such other address as the Contractor may advise by notice in writing, or
 - c. be sent by email.

XX. DEFAULT OR REMOVAL OF WORK FROM CONTRACTOR

1. In any of the following cases, namely;

- A. Where the Contractor has made default or delayed in commencing or in diligently executing the work or any portion thereof to the satisfaction of the Community and the Community has given notice thereof to the Contractor and has by such notice required the Contractor to put an end to such default or delay and such default or delay continues for six days after such notice was given;
- B. Where the Contractor has made default in the completion of the work, or any portion thereof, within the time limited for such completion by the contract;
- C. Where the Contractor has become insolvent;
- D. Where the Contractor has committed an act of bankruptcy;
- E. Where the Contractor has abandoned the work;
- F. Where the Contractor has made an assignment of the contract without the required consent; or
- G. Where the Contractor has otherwise failed to observe or perform any of the provisions of the contract the Community may, without any other authorization, take all or any portion of the work out of the Contractor's hands and may employ such means as he may see fit to complete the work.

2. Where the work or any portion thereof has been taken out of the Contractor's hands under subsection (a), the Contractor shall not, except as provided in subsection (c), be entitled to any further payment in respect of the work so affected including payments then due and payable but not paid, and the obligation of the Community to make payments in respect thereof as provided for in the Terms of Payment shall be at an end with respect to that portion of the work taken out of the Contractor's hands, and the Contractor shall be liable to and upon demand therefore shall pay to The Community an amount equal to all loss and damage suffered by the Community by reason of the non-completion of the work by the Contractor.

3. Where the work or any portion thereof has been taken out of the Contractor's hands under subsection (a), and is subsequently completed by the Community, the Community shall thereafter determine the amount, if any, of holdback and progress claims of the Contractor in respect thereof unpaid at the time of taking the work out of the Contractor's hands, and in the opinion of the Community are not required for the purposes of the contract, the Community shall, authorize payment of the amount to the Contractor.

XXI. TERMINATION OF CONTRACT OR PARTIAL CANCELLATION

- 1. The Community may terminate this contract, or portions thereof, for cause or convenience by giving ninety (90) day notice in writing to the Contractor.
- 2. The Contractor may terminate this contract for cause or convenience by giving ninety (90) day notice in writing to the Community.
- 3. The Community may, without any other authorization, take all or any portion of the work out of the Contractor's hands and may employ such means as he may see fit to complete the work.
- 4. The Contractor shall upon receipt of a notice pursuant to subsection (a) cease all operations forthwith.

5. If the contract is terminated pursuant to subsection (a), the Contractor shall pay to the Contractor an amount equal to the value as agreed upon by the Contractor and the Community of all work performed by the Contractor as of the date of termination less all amounts already paid to the Contractor by the Community and less all amounts which the Contractor is liable to pay to the Department.
6. If at any time during the terms of this contract, the Community changes the manner in which this service is purchased, Valley Waters, at its sole discretion, reserves the right to assign the responsibility for the contract administration to another entity, with no changes to pricing, terms or conditions.

XXII. EXTENSION OF CONTRACT

1. The contract may be extended for up to three (3) additional periods of one (1) year, upon written agreement by the two parties, subject to the following conditions:
 - A. The contractor requests an extension in writing not less than seven (7) months prior to the expiration of the contract;
 - B. The negotiation of a satisfactory contract price shall not exceed the tendered price plus any published increase in the New Brunswick Consumer Price Index; and
 - C. The retention of the terms and conditions of the original contract.

APPENDIX A

Under subsection 161(3) of Department of Environment and Local Government. the *Local Governance Act*, the Minister of Environment and Local Government prescribes the following sorting and packaging requirements with respect to residential solid waste collection and disposal services for the municipalities served by Regional Services Commission 8.

1. A person who disposes of garbage or refuse through a residential solid waste collection and disposal service provided by the municipality shall ensure that all solid waste that is placed for collection at curbside or roadside:

- a) is contained in a bag, or cardboard box that is securely closed and that does not weigh more than 23 kilograms when filled or exceed 1.2m x 0.6m x 0.6m;
- b) is securely bundled into a package that does not weigh more than 23 kilograms or exceed 1.2m x 0.6m x 0.6m if it cannot be packaged in accordance with subparagraph 1.a);
- c) if green waste, is contained in a green transparent plastic bag or a reusable container labelled "green" that does not weigh more than 23 kilograms when filled or exceed 1m x 0.6m x 0.6m;
or
- d) if blue waste:
 - i) is contained in a blue transparent plastic bag, or a reusable container labelled "blue" that does not weigh more than 23 kilograms when filled or exceed 1m x 0.6m x 0.6m;
 - ii) is securely bundled into a package that does not weigh more than 23 kilograms or exceed 1m x 0.6m x 0.6m if it cannot be packaged in accordance with subparagraph 1.d) i).
- e) if clear waste:
 - i) is contained in a clear transparent plastic bag, or a reusable container labelled "clear" that does not weigh more than 23 kilograms when filled or exceed 1m x 0.6m x 0.6m; or
 - ii) is securely bundled into a package that does not weigh more than 23 kilograms or exceed 1m x 0.6m x 0.6m if it cannot be packaged in accordance with subparagraph 1.e) i).

2. No person shall dispose of more than 45 kilograms in total of solid waste packaged or bundled in accordance with paragraphs 1.a) or 1.b) on any collection day.

3. Despite Section 2:

- a) on any collection day, a person may dispose of up to a maximum of 23 kilograms of low-density polyethylene plastic film silage, of maximum thickness of 8 mil (0.2032 mm), bundled in accordance with paragraph 1.b).

4. The cost of solid waste collection for commercial farmers will not be borne by the municipality. A commercial farmer, for the purpose of solid waste collection services provided by the municipality, is defined as a person who operates an agricultural operation for gain or reward, or in hope or

expectation of gain or reward, and possesses a valid farmer fuel tax exemption card (as established under the Gasoline and Motive Fuel Tax Act) or a Registered Agricultural producer Number (established under the Agricultural Producers Recognition and Stable Funding Act).

5. OTHER:

The Contractor must discuss his proposed starting time of collection and the proposed schedule for special collections with the Community, and agreement must be reached prior to commencement of contract.

The Contractor must maintain regular schedule as stipulated and agreed upon with the Community and in accordance with the Landfill Facility operated by Regional Services Commission.

Weekly regular collection must be finished on same scheduled day of collection.

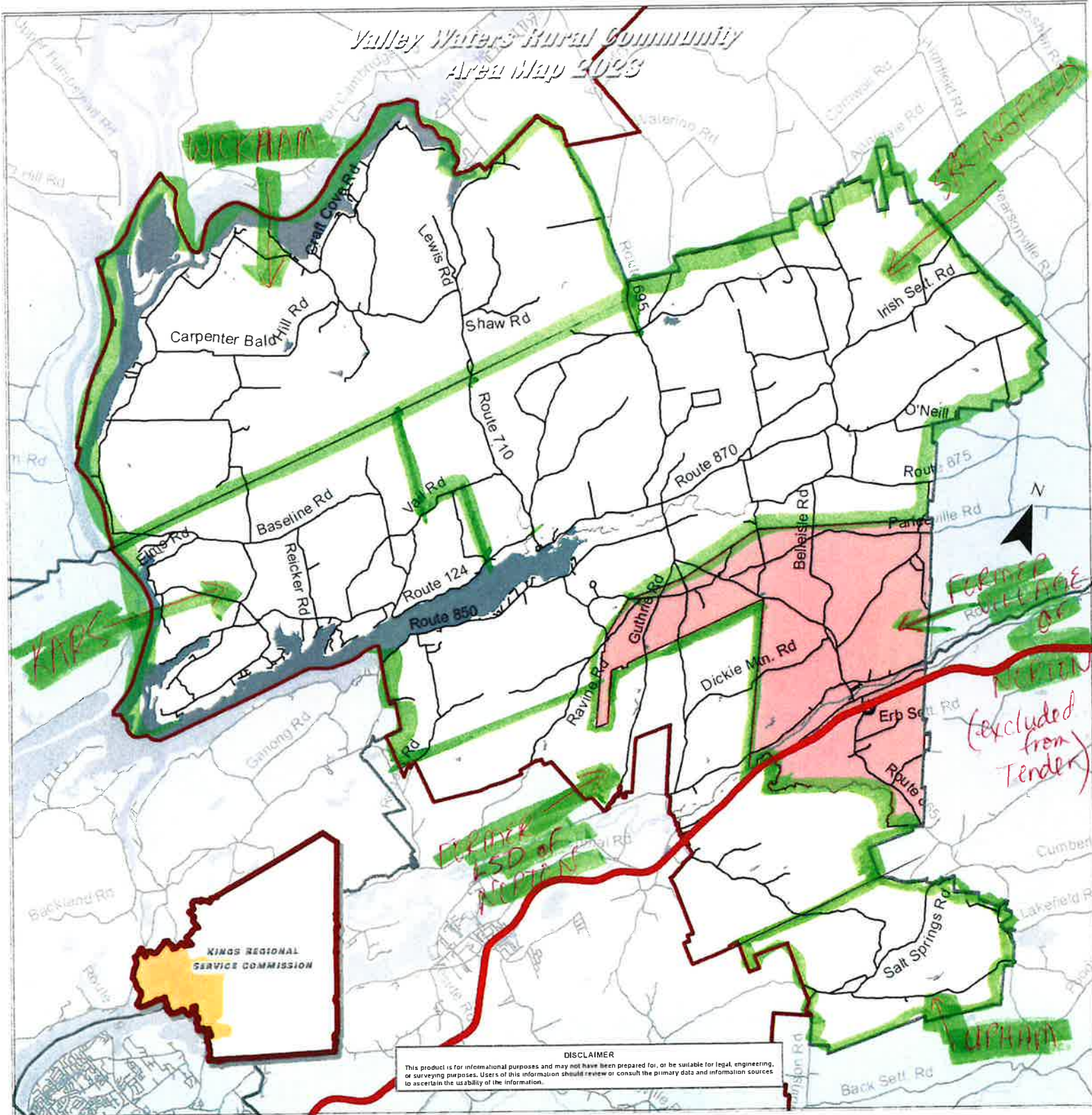
The Contractor agrees not to start solid waste collection before 07:00 a.m. - no exceptions will be made.

In the unlikely event that the landfill facility is closed unexpectedly during an emergency or other unplanned incident, the contractor may be directed by the Community representative to temporarily transport and dispose of waste at a facility that is outside the region. The contractor will comply with any direction given. They will identify themselves upon arrival at the alternate facility's access control point and will follow direction given by staff for disposal. The contractor will indicate which municipal entity the solid waste being hauled originated from.

APPENDIX B

GROUP	MUNICIPAL ENTITY	RESIDENTIAL COUNT with BUILDINGS
1	<p><u>Valley Waters Ward #1:</u> Former LSD 418 – Kars (residential) 213 Former LSD 418 – Kars (seasonal) <u>127</u> 340</p> <p>Former LSD 356 – Wickham (residential) 269 Former LSD 356 – Wickham (seasonal) <u>138</u> 407</p> <p><u>Valley Waters Ward #2:</u> Former LSD 424 – Springfield (residential) 749 Former LSD 424 – Springfield (seasonal) <u>113</u> 862</p> <p style="text-align: right;">TOTAL RESIDENTIAL COUNT:</p>	1609
2	<p><u>Valley Waters Ward 3:</u> Valley Waters portion of Former LSD 425 – Norton (residential) 201 Valley Waters portion of Former LSD 425 – Norton (seasonal) <u>6</u> 207</p> <p>Valley Waters portion of Former LSD 419 – Upham (residential) 100 Valley Waters portion of Former LSD 419 – Upham (seasonal) <u>22</u> 122</p> <p style="text-align: right;">TOTAL RESIDENTIAL COUNT:</p>	329

APPENDIX C



see gnb.ca / local-governance/maps / KSL8.html (entity 45 - waters)

