

**REQUEST FOR PROPOSALS “RFP” NO. PS20200721  
CONSULTANT FOR GAS FIELD MANAGEMENT - VANCOUVER LANDFILL**

**QUESTIONS AND ANSWERS NO. 2**

ISSUED ON November 16, 2020

Q1	Our company is interested in bidding the RFP PS20200721 - Consultant for Gas Field Management (Vancouver landfill). Section 4.3 of the RFP (Greenhouse Gas Annual Verification) requires that the “Consultant will subcontract the Verifier to complete the verification of the greenhouse gas emissions report annually for the duration of the contract.” GHG Verifications under the BC Greenhouse Gas Emissions Reporting Regulation / ISO 14064 require that the verification is prepared by an independent third-party. By the Consultant subcontracting the verifier as required in the RFP, there is some uncertainty regarding this independence. Would the City consider a contracting model in which the Consultant and Verifier had independent contracts directly with the City to remove concerns related to verifier independence? Please advise.
A1	<b>Please see Amendment No. 2, the requirement for 4.3 Greenhouse Gas Verification will be removed.</b>
Q2	Regarding the quarterly perimeter monitoring, will a photoionization detector (PID) based method (which is compliant with EPA method 21) be accepted as an equivalent method to FID?
A2	<b>Yes, a PID detector is acceptable. Refer to section 10.1.1 of the Landfill Gas Management Facilities Design Guidelines (BC MOE, March 2010)</b>
Q3	Please confirm that CO2 and O2 are not to be monitored quarterly at the perimeter marker locations during quarterly LFGMEM site visits.
A3	<b>The CO2 and O2 are not to be monitored quarterly at the perimeter marker locations.</b>

END OF Q&A No. 2.