

City of Temiskaming Shores Request for Proposal PW-RFP-001-2024

Eng. Services – Bridges, Culverts, and Roof Inspections

City of Temiskaming Shores P.O. Box 2050 325 Farr Drive Haileybury, Ontario P0J 1K0

COVID-19 Statement

The health and safety of our residents, employees, visitors and service providers is our highest priority. By responding to this RFP, Bidders undertake to follow the provincial and/or municipal requirements (including physical distancing, use of personal protective equipment, etc.) that may prevail while performing within the scope of this Proposal.

1. Objective

This Request for Proposals (RFP) is an invitation to submit proposals for the provision of professional engineering services to document the City's Biennial Structure Inspections of bridges and large diameter culverts under the jurisdiction of the municipality and the Ontario Structure Inspection Manual. Under this RFP, the City is also desirous to determine costs for inspection of a number municipal buildings / roofs and a number of smaller diameter culverts inspected.

It is the intent of the City of Temiskaming Shores to receive information for evaluating and prioritizing the City's goal of establishing a long-term capital budget program for good maintenance of the bridge, culvert and roof systems.

2. Background

Located at the head of Lake Temiskaming, Temiskaming Shores is located in North-eastern Ontario, near the Quebec border. Temiskaming Shores has a population of approximately 9,634, according to the 2021 census. The City of Temiskaming Shores is governed by a seven-member Council comprised of 6 Councillors and 1 Mayor. The City also has various Committees of Council, with members appointed by Council.

3. Definitions

- 3.1 **City**: means the Corporation of the City of Temiskaming Shores.
- 3.2 **OSIM**: Ontario Structure Inspection Manual
- 3.3 **Proponent(s)**/ **Bidder(s)**: means all persons, partnerships or corporations who respond to the RFP and includes their heirs, successors and permitted assigns.
- 3.4 **Request for Proposal;** means this Request for Proposal (RFP) document including all schedules, parts and attachments, as issued by the City, including any addenda or amendments made to it after initial issue.
- 3.5 **Successful Proponent/ Bidder:** means the Proponent/Bidder whose RFP submission is/are accepted to who has/have agreed to supply the goods and/or services, as outlined herein.

4. Submission

Submissions must be in a .pdf format and submitted electronically to:

tenders@temiskamingshores.ca

Subject Line: PW-RFP-001-2024 "Eng. Services – Bridges, Culverts, and Roof Inspections"

Addressed to: Logan Belanger, Clerk

Proponents will receive an automatic email response to indicate that the submission has been received, and to contact the Municipal Clerk for submission opening details. Contact the Clerk at 705-672-3363 ext. 4136 or at clerk@temiskamingshores.ca, should the Proponent not receive an email from the temiskamingshores.ca email account.

The closing date for the submission of Proposals will be at 2:00 p.m. local time on Wednesday, January 31st, 2024.

- late Proposals will not be accepted;
- Proposals by fax will not be accepted;
- Proposals by mail will not be accepted;
- Partial Proposals are not accepted;
- The City reserves the right to accept or reject any or all Proposals;
- ➤ The lowest priced Proposal will not necessarily be accepted;
- > The City reserves the right to request clarification or supplementary information concerning a Proposal from any Proponent;
- ➤ The City reserves the right to enter into negotiations with a Proponent and any changes to the Proposals that are acceptable to both parties will be binding;
- ➤ The City reserves the right to confirm with the Proponent, a third party or references (whether provided in the Proposal or not), confirmation of any information provided by the Proponent in their Proposal.
- > The Proposals shall be valid for 30 days from submission date.
- Proposals/ Tenders/ Quotations/ Expressions submitted to any email other than tenders@temiskamingshores.ca will not be accepted. Do not copy City staff on any submission email.

The Form of Proposal must be signed in the space provided on the form, with the signature of the Bidder or responsible official of the firm bidding. If a joint Bid is submitted, it must be signed and addressed on behalf of both of the Bidders. Any alterations or cross-outs must be initialed in ink by the Bidder. Failure to do so may result in the rejection of the Bidder's Proposal by the City.

Line items and total contract price must be clearly indicated. The Bid must not be restricted by a statement added to the Proposal form or by a covering letter, or by alterations to the Proposal form, as supplied by the City of Temiskaming Shores unless otherwise provided herein.

H.S.T. Tax will be applicable to the supply of labour and equipment.

The City will not be held responsible for Proponent or third-party costs, claims, direct or indirect damages caused by the City exercising its rights reserved in this Section or otherwise expressed or implied in this RFP.

5. Questions

Any questions with respect to the specifications are to be directed to:

Mitch McCrank, CET

Manager of Transportation Services City of Temiskaming Shores 325 Farr Drive Temiskaming Shores, ON P0J 1K0

Phone: 705) 672-3363 ext. 4113

Email: mmccrank@temiskamingshores.ca

It will be the Proponent's responsibility to clarify any details in question not mentioned in this Proposal before presenting the submission. Questions relating to this proposal must be received by **January 19th, 2024, 2:00 p.m. local time.**

To ensure fairness to all Proponents, any and all questions that require clarification or that may materially alter this RFP document will be responded to and shared with other Proponents via an addendum, as described herein. Questions received after this date and time will not receive a response. Proponents are notified that any errors or omissions in the proposal may render the proposal invalid.

6. Project Schedule and Fees

Project timelines are important to the City.

Detailed engineering report is to be delivered to the City: October 31st, 2024;

The Consultant shall identify in the proposal the work that will be performed, based on the goals, objectives, and deliverables of this RFP. It is the responsibility of the proponent to anticipate and identify all of the tasks required to perform this contract, whether or not they have been specifically identified within this RFP;

The following costing details should also be prepared and included with the proposal submission:

- Fee schedules with per diem rate or hourly rate for each consultant staff and sub-consultant of the project team together with an upset limit. This should relate to a detailed person-hour and cost breakdown of the workload by consultant or sub-consultant staff;
- Disbursement costs:
- Provisional Items;
- Additional estimate of costs for any potential additional studies or work recommended;
- Applicable taxes;
- Compliance with City of Temiskaming Shores insurance requirements.

7. Scope of Work

The Province of Ontario has implemented regulations for the biennial inspection of bridges and large diameter culverts for all municipalities. Inspections are to be conducted in accordance with the Ontario Structure Inspection Manual (OSIM).

The overall objective of the assignment is to obtain a detailed report subsequent to inspection in accordance with OSIM issued by the Ontario Ministry of Transportation (MTO) for all bridges and large diameter culverts. The report shall include, but not limited to the results of the condition survey, recommendations for rehabilitation and cost estimates for implementation.

Descriptions of the various structures are provided below in Section. 8 Specifications. Locations are generally shown in Appendix 01, Structures Map.

In addition to the bridge and large diameter culvert inspections, the City would like smaller diameter culverts to be reviewed. Locations are generally shown in Appendix 01, Structures Map.

In addition, the Facilities department would like a provisional cost to review multiple buildings. Photos of Buildings are identified in Appendix 02.

Key Elements / Tasks & Deliverables

Primary considerations for the professional engineering services shall be consistent with the OSIM methodologies for bridge and culvert inspections.

TASKS AND DELIVERABLES

No.	TASK	DETAILS	DELIVERABLES
1	Collection of Information	If sufficient information is not contained in this RFP the City will accommodate requests for on-site visits and/or access to recent OSIM inspection reports to the successful proponent.	
2	Bridge & Culvert Inspection	Conduct inspection of bridge and culverts in accordance to OSIM standards.	Site specific details on the condition of the superstructure.
3	Building Inspection	Conduct inspection of building in accordance to normal standards.	Site specific details on the condition of the superstructure.
4	Inspection Report	 Preparation of a report compiling the findings of all structures; Preparation of cost estimates to rectify deficiencies encountered and a timeframe for rectification; All other details required in accordance to OSIM. 	Meeting with municipal staff to discuss draft report findings.
5	Inspection Report Submission	Preparation of final report.	Submission of Inspection Report.

8. Specifications

Location and Type of Structures

The structures included in this RFP are those listed in the following table and shown on the attached map (Appendix 01):

	Schedule of Items					
No.	Туре	Water Course	Road	Structure Type		
1	Bridge	South Wabi Creek	Firstbrook Line Road	Bailey Panel		
2	Bridge ⁵	South Wabi Creek	Mowatt Landing Rd.	Built-Up Timber – Reinforced in 2021		
3	Bridge	South Wabi Creek	Rockley Road	Concrete Slab & Girder		
4	Bridge	South Wabi Creek	Pete's Dam Road	Concrete Slab & Steel Girder		
5	Bridge ⁴	South Wabi Creek (Chester Creek)	Golf Course Road	Concrete Slab & Girder		
6	Bridge ⁶	Not Required				
7	Bridge ¹	Wabi River	Armstrong Street	Concrete Slab & Steel Girder		
8	Box Culvert	Dixon Creek	Lakeshore Road (Hwy 11B)	Rectangular Culvert		
9	Arc Culvert	Mill Creek	Lakeview Avenue	Round Culvert		
10	Pipe Culvert	Mill Creek	Groom Drive	Round Culvert		
11	Pipe Culvert ²	Creek tributary to Wabi River	McLean's Rd. 590 m South of Haroux Rd.	Round Culvert		
12	Pipe Culvert	Creek tributary to Wabi River	Peter's Rd. 600 m North of Tobler's Rd.	Round Culvert		
13	Pipe Culvert	Creek tributary to Wabi River	River Rd. 600 m South of Uno Park Rd.	Round Culvert		
Small	Smaller Diameter Culverts					
30	Pipe Culvert	270m North from Veley Rd corner	Laforest Rd	Round Culvert		
31	Pipe Culvert	222m North from Veley Rd corner	Laforest Rd	Round Culvert		
32	Pipe Culvert	80m North from Crystal Cres.	Laurette St	Round Culvert		
33	Pipe Culvert	578m North from Hwy 65	Peter's Rd	Round Culvert		
34	Pipe Culvert	187m North from Hwy 65	Peter's Rd	Round Culvert		
35	Pipe Culvert	90m East from Hwy 11	West Rd	Round Culvert		
36	Pipe Culvert	45m West from Fleming Rd	West Rd	Round Culvert		
37	Pipe Culvert	40m South from Rorke Ave	Carter Blvd	Round Culvert		

PROVISIONAL – Municipal Buildings (Photos can be found in Appendix 02)					
#	Name	Inspect	Address	Size	Roof Type
21	Haileybury Medical Center	Roof Only	95 Meridian Avenue, Haileybury	850 m2 ("Plus symbol" shaped)	Asphalt Single Peaked
22	View Street Storage	Roof Only	692 View Street, Haileybury	570 m2 (L – Shaped)	Metal Peaked
23	Building Maintenance Shop	Roof Only	500 Broadway Street, Haileybury	470 m2 (square)	Metal Peaked
24	Haileybury Public Works Shop	Roof Only	509 Broadway Street, Haileybury	690 m2 (square)	Metal Peaked
25	New Liskeard Fire Station	Roof Only	28 Wellington Street, New Liskeard	350m2 (square)	Membrane Flat
26	Dymond Complex	Roof Only	181 Drive-in Theatre Road, Dymond	1,352 m2 (L – Shaped)	Asphalt Single Peaked
27	Haileybury Arena	Roof Only	400 Ferguson Ave, Haileybury	2,900 m2 (square)	Peaked Mod Bit, Flat Membrane and Flat Tar and Gravel

¹ Deck rehabilitation August 2009

9. Proposal Evaluation

Proposals will be evaluated on the basis of the information provided by the Proponent; additional clarification may be requested if necessary. The City is not obliged to seek clarification of any aspect of a proposal.

Representatives from the City will evaluate each of the Proposals received in accordance with the evaluation criteria as set out below. The City of Temiskaming Shores reserves the right in its evaluation of the proposal to consider all pertinent criteria whether or not such criteria are contained in the Request for Proposal. The City reserves the right to enter further discussions in order to obtain information that will allow them to reach a decision with a Proponent, and to waive irregularities and omissions if, in doing so, the best interest of the Municipalities respectively will be served. The evaluation criteria will be as follows:

² New Construction November 2009

⁴ Bridge rehabilitation October 2019

⁵ Bridge rehabilitation October 2021

⁶ Bridge rehabilitation planned for summer 2025

CITY PROPOSAL EVALUATION CRITERIA			MAXIMUM
	WEIGHT	POINTS	TOTAL POINTS
Qualifications, Expertise and Performance on Similar Projects			
Past ability to successfully complete projects within timelines and budgets.	6	10	60
Stability and reputation of firm.	4	10	40
Qualifications of technical support staff.	5	10	50
Qualifications of senior staff/project manager.	5	10	50
20%			
Proposed Manager and Support Team			
Past experience in directing / involvement with similar projects	5	10	50
Specialized expertise	5	10	50
Understanding of proposed project	5	10	50
15%			
Completeness and Schedule			
Availability of key staff	5	10	50
Demonstrated customer service program	5	10	50
Methodology and Schedule for delivery of service	5	10	50
Quality assurance program	5	10	50
20%			
Knowledge of City Begarding the Brainst			
Knowledge of City Regarding the Project Members of the team must be familiar with the City's	10	10	100
infrastructure, and have a working knowledge of the	10	10	100
area surveying environment			
10%			
Estimated Fees and Disbursements			
Cost estimates are evaluated for completeness and lowest is scored 10 points, next 8 points, etc. If more than 5 proposals, then only 5 lowest Bids are to receive points, and the remaining higher prices will be given 0.25 points. Prices within a small differential will be scored as equal.	35	10	350
35%			

10. Goods, Materials and Equipment Suitable for Use

The Bidder warrants that any goods, materials, articles or equipment to be supplied under or pursuant to any official order or Agreement based on this RFP, that is or are to be made or used for a particular purpose, will be fit and suitable for that purpose.

The Successful Bidder may be required to provide written documentation that all materials or equipment offered in a Bidder's Proposal meet all applicable Municipal, Provincial and Federal Government standards, legislation and laws.

11. Amendments

The City at its discretion reserves the right to revise this RFP up to the final date for the deadline for receipt of proposals. The City will issue changes to the RFP Documents by addendum only. No other statement, whether oral or written, made by the City will amend the RFP Documents. The City will make every effort to issue all addenda no later than the seventh (7th) day prior to the closing date. If an addendum is issued within seven days of the closing date, the bid submission date will be moved accordingly.

The Proponent shall not rely on any information or instructions from the City or a City representative except the RFP Documents, and any addenda issued pursuant to this Section.

The Proponent is solely responsible to ensure that it has received all addenda issued by the City. The Proponent shall acknowledge receipt of all addenda on the Form of Proposal. Failure to complete the acknowledgement may result in rejection of the proposal.

The City makes no promise or guarantee that addenda will be delivered by any means to any Proponent. By submitting a proposal submission in response to this RFP, the Proponent acknowledges and agrees that the addenda shall be posted on www.temiskamingshores.ca and it is the sole responsibility of the proponent to check this web site for said addenda. The City reserves the right to withdraw or cancel this Request for Proposal without notice.

12. Proposal Withdrawal or Amendment

Proponents may amend or withdraw their proposal, provided such withdrawal or amendment is received prior to the closing deadline. A Bidder who has already submitted a Proposal may submit a further Proposal at any time up to the official closing time; the last Proposal received shall supersede and invalidate all Proposals previously submitted by the Bidder for this RFP. A bid may be withdrawn at any time up to the official closing time by letter on original letterhead bearing the same signature as in the bid submission.

13. Right to Accept or Reject Submissions

The City does not bind itself to accept any proposal and may proceed as it, in its sole discretion, determines, following receipt of the proposals. The City reserves the right to accept any proposal in whole or in part or to discuss with any respondent different or additional terms to those envisaged in this RFP or in such respondent's proposal.

The City reserves the right to:

- 1. accept or reject any or all of the proposals;
- 2. if only one proposal is received, elect to reject it;
- 3. reject as informal any proposal that is received late or is incomplete or otherwise fails to comply with the requirements of the RFP;
- elect not to proceed with the projects as it so determines in its sole and absolute discretion;
 and/ or
- 5. to waive irregularities and formalities at its sole and absolute discretion.

14. Solicitation

If any director, officer, employee, agent or other representative of a Proponent makes any representation or solicitation to any Mayor, Councillor, officer or employee of the City with respect to the RFP, whether before or after submission of the proposal, the City shall be entitled to reject or not accept the RFP submission.

15. Sub-consulting & Subcontracting

The respondent will identify any Sub-Consultants and Sub-Contractors that will be involved in the engineering component of this project. Documentation is to be provided from the Sub-Consultants and Sub-Contractors stating that they have reviewed all parts of the detailed project schedule where their skills or expertise are required and are able to meet the timelines-milestones provided in the detailed project schedule.

16. Independent Contractor Status of Proponent; Declaration of Conflicts

The Proponent fully acknowledges that in providing a Proposal, it provides such as an independent contractor and for the sole purpose of potentially providing services and/or goods to the City. The Proponent's attention is drawn to the provisions of the Occupational Health & Safety Act 2010.

Neither the Proponent nor any of its personnel are engaged as an employee, servant or agent of the City. Any potential conflicts of interest in which a Proponent may have with the City or any employee of the City will be identified and described in detail in the proposal of each proponent (Conflict of Interest Declaration).

17. Insurance (from the Successful Proponent only)

The successful Proponent shall, at their own expense within 10 days of notification of acceptance and prior to the commencement of work, obtain, maintain and provide evidence of until the termination of the Agreement or otherwise stated, the following:

Commercial General Liability

The Successful Proponent shall maintain and pay for Comprehensive General Liability Insurance with coverage limits of no less than Five Million Dollars (\$5,000,000.00) inclusive per occurrence for bodily injury, death and damage to property including loss of use.

Automobile Liability Insurance (If Applicable)

The Successful Proponent shall maintain and pay for Automobile Liability Insurance with coverage limits of no less than Five Million Dollars (\$5,000,000.00) inclusive per occurrence for bodily injury, death and damage to property, in respect to licensed vehicles owned or leased by the Successful Proponent.

The policies shall include City of Temiskaming Shores as an additional insured and containing a cross liability clause.

All insurance policies referenced in this Section shall be maintained in good standing throughout the duration of the Agreement, and cannot be cancelled or permitted to lapse unless the insurer notifies the City in writing at least 30 days prior to the effective date of cancellation or expiry. The City reserves the right to request such higher limits of insurance or other types of policies appropriate to the work as the City may reasonably require.

18. Workplace Safety and Insurance Board (WSIB) (from the successful Proponent only)

The Successful Proponent shall, at their own expense within 10 days of notification of acceptance and prior to the commencement of work, obtain, maintain and provide evidence of until the termination of the Agreement or otherwise stated, a Certificate of good standing from the Workplace Safety & Insurance Board.

The onus is on the Successful Proponent to comply with all applicable local and territorial standards and regulations, in effect and applicable by law in Ontario, Canada.

19. AODA Compliance

The Bidder shall comply with the provisions of the Accessibility for Ontarians with Disabilities Act, 2005, and the Regulations thereunder with regard to the provision of its goods or services contemplated herein to persons with disabilities. Without limitation, if applicable, pursuant to section 6 of Ontario Regulation 429/07, Accessibility Standards for Customer Service, made under the Accessibility for Ontarians with Disabilities Act, 2005, the Bidder shall ensure that all of its employees, agents, volunteers, or others for whom it is at law responsible, receive training about the provision of its goods and services to persons with disabilities. The Bidder acknowledges that pursuant to the Accessibility for Ontarians with Disabilities Act, 2005, the City of Temiskaming Shores must, in deciding to purchase goods or services through its procurement process, consider the accessibility for persons with disabilities to such goods or services.

20. Freedom of Information

Upon submission, all proposals become the property of the City and will not be returned to the proponents. Proponents must be aware that the City is a public body subject to the provisions of the Municipal Freedom of Information and Protection of Privacy Act. The City may, at any time, make public the names and bid prices of all respondents. Proposals will be held in confidence by the City, subject to the provisions of the Municipal Freedom of Information and Protection of Privacy Act, or unless otherwise required by law.

Any proprietary or confidential information contained in the proposal should be clearly identified.

21. Nature of Request for Proposal

This RFP does not constitute an offer of any nature or kind whatsoever by the City to the Proponent.

22. Preparation of Proposals

All costs and expenses incurred by the Proponent relating to its Proposal will be borne by the Proponent. The City is not liable to pay for such costs and expenses, or to reimburse or to

compensate the Proponent in any manner whatsoever for such costs and expenses under any circumstances, including the rejection of any or all proposals or the cancellation of this RFP.

23. Finalizing Terms

This RFP will not constitute a binding agreement, but will only form the basis for the finalization of the terms upon which the City and the Successful Proponent will enter into the contract documentation, and does not mean that the Successful Proponent's proposal is necessarily totally acceptable in the form submitted. After the selection of the Successful Proponent's proposal, the City has the right to negotiate with the Successful Proponent and, as part of that process, to negotiate changes, amendments or modifications to the Successful Proponent's proposal without offering the other proponents, the right to amend their proposals.

24. Commitment to Negotiate

The Successful Proponent shall execute any documentation, drafted in accordance with the terms of the Successful Proponent's proposal and any subsequent negotiations, within thirty (30) days of the date of notification of the Successful Proponent's selection.

Proponents not initially selected as the Successful Proponent hereby commit themselves, subject to notification by the City to execute documentation as aforesaid up to sixty (60) days following the date of submission of their proposals.

25. Agreement

A written agreement, prepared by the City shall be executed by the City and the Successful Proponent if the terms are mutually agreeable to all Parties. There is no guarantee that City Council will enter into any Agreement.

Any agreement resulting from this Request for Proposal shall be governed by and interpreted in accordance with the laws of the Province of Ontario.

26. Performance

Any undue delays in the execution of the work and/or costs incurred by the City due to inefficiencies in performance on behalf of the Successful Proponent shall be deemed to be the responsibility of that Proponent and as such, any and all costs, as deemed appropriate and reasonable compensation for the City, will be assessed to the Successful Proponent.

27. Conflict Resolution

This Agreement is based upon mutual obligation of good faith and fair dealing between the parties in its performance and enforcement. Accordingly, both parties, with a commitment to honesty and integrity, agree to the following:

 That each will function within the laws and statutes that apply to its duties and responsibilities; that each will assist in the other's performance; that each will avoid hindering the other's performance; that each will work diligently to fulfil its obligations; and that each will cooperate in the common endeavour of the contract;

- 2) Both parties to this Agreement shall attempt to resolve all claims, disputes and other matters in question arising out of or relating to this Agreement or breach thereof first through negotiations between the Successful Proponent's representative and the City or representative by means of discussions built around mutual understanding and respect;
- 3) Failing resolution by negotiations, all claims, disputes and other matters in question shall attempt to be resolved through mediation, under the guidance of a qualified mediator;
- 4) Failing resolution by mediation, all claims, disputes and other matters in question shall be referred to arbitration;
- 5) No person shall be appointed to act as mediator or arbitrator who is in any way interested, financially or otherwise, in the conduct of the work on the Project or in the business or other affairs of either the City or the Successful Proponent;
- 6) The award of the arbitrator shall be final and binding upon the parties;
- 7) The provisions of the Arbitration Act, 1991 S.O. 1991, Chapter 17 shall apply.

28. Cancellation

Nothing herein shall be construed as giving the Proponent the right to carry out the terms and requirements of the tasks contemplated under this RFP or the Agreement beyond the time when such services become unsatisfactory to the City. In the event that the Proponent shall be discharged before all the services contemplated hereunder have been completed, or the services are for any reason terminated, stopped or discontinued because of the inability of the Proponent to serve under this Agreement, the Proponent shall be paid only goods and/or services which shall have been satisfactorily completed at the time of termination.

Should the City or the Successful Proponent wish to terminate the Agreement, he/she shall provide written notice of the termination not less than 60 days from the date of termination. Failure to maintain the required documentation during the term of the Agreement may result in suspension of the work activities and/or cancellation of the contract.

29. Indemnification

The Successful Proponent shall indemnify and hold harmless the City, its elected and other officials, officers, employees, agents, servants, representatives, and volunteers from and against any and all liability, loss, claims, demands, legal proceedings, expenses, including but not limited to legal expenses (hereinafter collectively referred to as the "Claims"), when the Claims arise wholly or in part, directly or indirectly, as a result of any wrongful, blameworthy, or negligent acts or omissions, or breach of any terms of this Agreement by the Successful Proponent, or its officers, directors, employees, sub-contractors, agents, representatives or volunteers in the course of providing services pursuant to this Agreement.

This indemnity shall survive the termination, completion, or expiry of this Agreement, and in particular any risk that further Claims against the City are made after the termination, completion, or expiry of this Agreement, such risk is assumed entirely by the Successful Proponent.

30. Unenforceable Provisions

Should any provision of this document be deemed unenforceable by a court of law, all other provisions shall remain in effect.

31. Force Majeure

It is understood and agreed that the Successful Proponent shall not be held liable for any losses resulting if the fulfillment of the terms of the Agreement shall be delayed or prevented by wars, acts of public enemies, strikes, fires, floods, acts of God, or for any other cause not within the control of the Successful Proponent and which by the exercise of reasonable diligence, the Successful Proponent is unable to prevent. Should the performance of any contract be delayed or prevented herein set forth, the Successful Proponent agrees to give immediate written notice and explanation of the cause and probable duration of any such delay and to provide written notice as to when Contract obligations resume. In any case, such delay shall not exceed the length of time of the interruption/disruption.

32. Errors & Omissions

It is understood, acknowledged and agreed that while this Proposal includes specific requirements and specifications, and while the City has used considerable efforts to ensure an accurate representation of information in this proposal, the information is not guaranteed by the City to be comprehensive or exhaustive. Nothing in the proposal is intended to relieve the Proponents from forming their own opinions and conclusions with respect to the matters addressed in the proposal. There will be no consideration of any claim, after submission of proposals, that there is a misunderstanding with respect to the conditions imposed by the Proposal and/or Agreement.

Form of Proposal

Proponent's submission of bid to:	
The Corporation of the City of Temiska	aming Shores
Stipulated Bid Price	
We/I,	
(Registered Company Na	ame/Individuals Name)
Of,	
(Registered Address and	Postal Code)
Phone Number:	Email:
	agreement for the goods and/or services, as required in ce of (must be CDN funds and without HST): nal
items	\$
Lump Sum Price, <u>including</u> Provisior items	nal \$ Taxes extra
Days to deliver once awarded:	
Acknowledgement of Addenda	
I/We have received and allowed for AE proposal.	DDENDA NUMBER in preparing my/our
Bidder's Authorized Official:	
Title:	
Signature:	
Date:	orm 1 to be submitted.
1 (oini i to de Judinitteu.

Non-Collusion Affidavit

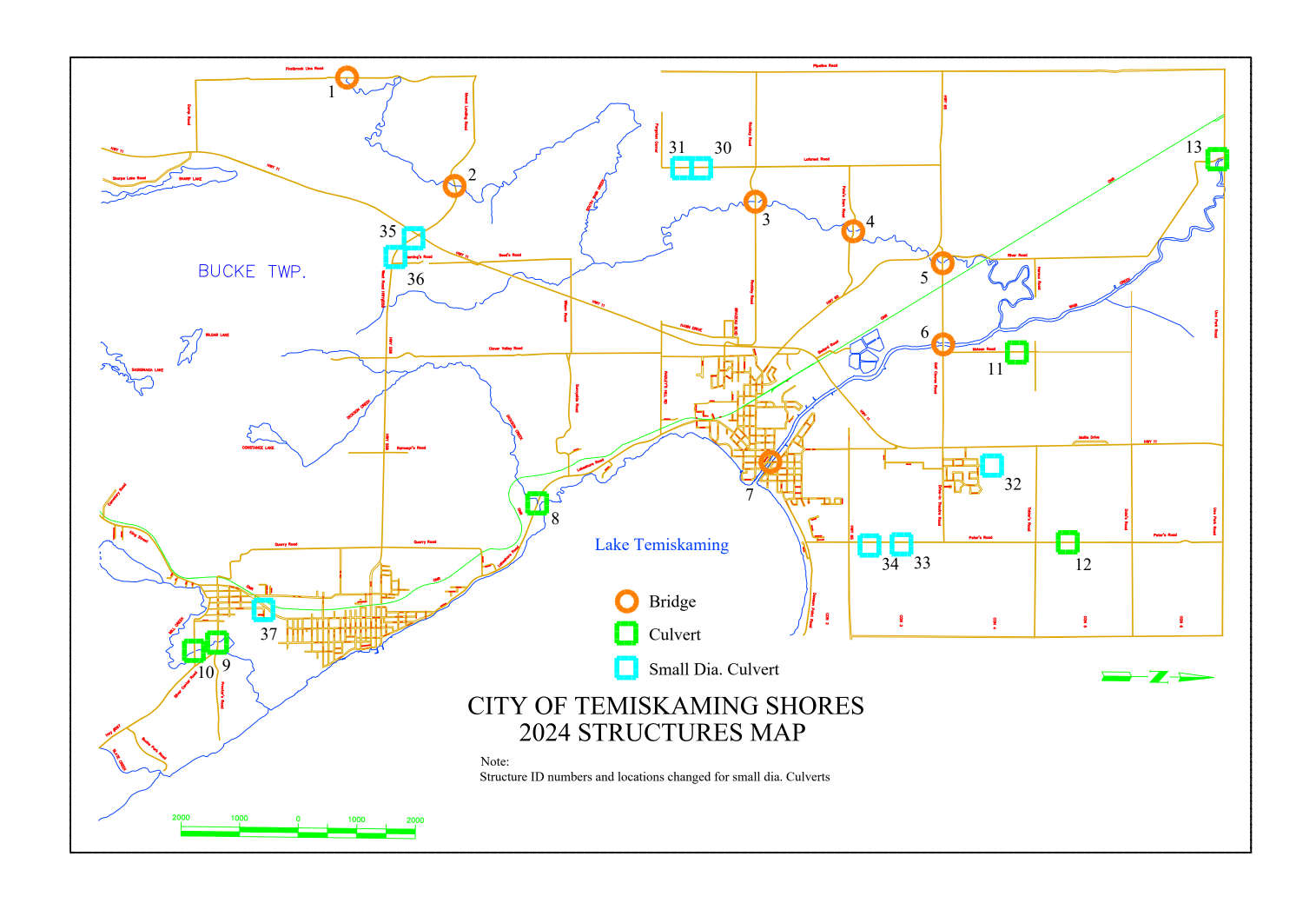
I/ We	the	undersigned am fully in	formed respecting
the preparation and contents of the such bid.	ne attached Proposal and	d of all pertinent circums	stances respecting
Such bid is genuine and is not a	collusive or sham bid.		
Neither the bidder nor any of its parties of interest, including this directly or indirectly with any of connection with the work for which directly or indirectly, sought by a other bidder, firm or person to fix fix any overhead, profit or cost through any collusion, conspirate City of Temiskaming Shores or a	affiant, has in any way her Bidder, firm or personal character bid has be agreement or collusion of the price or prices in the element of the bid price by, connivance or unlawform.	colluded, conspired, conto submit a collection to submitted nor has been submitted nor contour communication or contour attached bid or of any or the price of any bid agreement any advantage.	onnived or agreed we or sham bid in in it in any manner, onference with any other Bidder, or to dder, or to secure
The price or prices proposed in the conspiracy, connivance or unlaw representatives, owners, employ	wful agreement on the	part of the Bidder or	•
The bid, quotation or proposal attempt to influence the outcome the person, company, corporation	of any City purchasing or	disposal process will b	e disqualified, and
Dated at:	this	day of	, 2024.
Bidder's Authorized Official:			
Title:			
Signature:			
Date:			
	Form 2 to be submi	tted.	

City of Temiskaming Shores // PW-RFP-001-2024

Conflict of Interest Declaration

Please check appropriate respon	se:		
☐ I/We hereby confirm that t in our Proposal submission Agreement.			
☐ The following is a list of sit potentially a conflict of inter obligations under the Agreem	est in our Company's Pr		
List Situations:			
In making this Proposal submiss knowledge of or the ability to a confidential information which ma process) and the confidential ir quotation evaluation process.	vail ourselves of confiden by have been disclosed by	itial information of the the City in the normal c	City (other than course of the RFP
Dated at:	this	day of	, 2024.
Signature:			
Bidder's Authorized Official:			
Title:			
Company Name:			
	Form 3 to be submitte	ed.	

Appendix 01: 2024 Structures Map



Appendix 02: Building Photos





























