

S2 - Invitation to Offer

Non-Returnable Schedule

Contract No. SBRC-20/21-10 for Sale of Oaten Hay and Rhodes Grass Hay

Table of Contents

1	Background and General Information	ii
2	Agreement to be bound by Invitation to Offer	ii
3	Definitions	ii
4	Interpretation	iii
5	Timetable	iv
6	Offer Documents	iv
7	Modification and or clarification of the Offer Documents (Addenda)	iv
8	Enquiries	iv
9	Lodgement of Offers	v
10	Offer validity period	v
11	Late Offers	v
12	Offer requirements	v
13	Conforming Offer	v
14	Acceptance and consideration of Offers	vi
15	Warranties	vii
16	Investigations by Respondents	vii
17	Information required after opening of Offers	vii
18	Offer evaluation	vii
19	Reliance by Respondent	vii
20	No collusion	viii
21	Conflicts of interest	viii
22	Respondent's costs	ix
23	Use of information	ix
24	Information Privacy Act 2009 compliance	x
25	Governing law and jurisdiction	xi
26	Joint and several liability	xi
Non-	-Returnable Schedule 1 - Scope and Specification	xii

1. Background and General Information

Council would like to invite offers on the sale of 6 Lots of baled Oaten Grass hay and 1 lot of baled Rhodes Grass hay. Bales are $2.7m \times 1.2m \times 0.9m$ (8x4x3ft). The hay is the second cut from the irrigation area at the Kingaroy Water and Waste Water Treatment Plant and has been irrigated with recycled Class C water.

There is no withholding period. Bales will be sold as six (6) lots of Oaten Hay and one (1) lot of Rhodes Grass Hay. Payment needs to be made within one week of award and to be removed from site within two weeks after payment has been received. Removal and transport costs are to be at the buyer's expense and are to follow all relevant, appropriate transport and safety regulations and SBRC safety requirements.

Oaten Hay:

Totals	Lot 1	Lot 2	Lot 3	Lot 4	Lot 5	Lot 6
327	82	82	41	41	41	40
100.0%	25.1%	25.1%	12.5%	12.5%	12.5%	12.2%
	2 x Drop Deck	2 x Drop Deck	1x Drop Deck	1 x Drop Deck	1 x Drop Deck	1 x Drop Deck

Rhodes Grass Hay:

Lot	7
	44

2. Agreement to be bound by Invitation to Offer

In consideration of Council:

- (a) inviting the Respondent to submit an Offer for the goods, services and/or works, as applicable, as described in clause 1 and more particularly described in the Scope and Specification; and
- (b) agreeing to evaluate each Offer submitted by the Respondent in accordance with this Invitation to Offer, the Respondent agrees to be bound by this Invitation to Offer for each Offer submitted by the Respondent.

3. Definitions

(a) This Invitation to Offer uses definitions, some of which are found elsewhere in the Offer Documents. Respondents should note the following defined terms:

Term	Definition				
Addenda or	means any document issued by Council pursuant to clause 7 of this Invitation to				
Addendum	Offer.				
Business Day	means a day other than a Saturday, Sunday or a public holiday in the South B				
	Queensland.				
Closing Date for	means the date and time specified in clause 5 of this Invitation to Offer or such other				
Enquiries	date as may be determined by Council.				
Closing Time	means the date and time specified in clause 5 of this Invitation to Offer or such other				
	date as may be determined by Council in accordance with clause 14.3(c)(ii).				
Conforming Offer	means an Offer that complies with clause 13.1.				
Council	means South Burnett Regional Council and includes where relevant any of its				
	Personnel.				
Legislative includes:					
Requirements	(a) acts, regulations, by-laws, ordinances, orders, awards and proclamations of the Commonwealth, the State or Territory or of the local government in which the Supply or any part thereof is being carried out;				
 (b) certificates, licences, consents, permits, approvals and requirements of organisations having jurisdiction in connection with the carrying out of the Supply; and 					
	(c) fees and charges payable in connection with the foregoing.				
Non-Conforming Offer	means an Offer that complies with clause 13.2 is not a Conforming Offer.				

Term	Definition			
Non-Returnable	means any Schedule marked 'Non-Returnable Schedule'. For the avoidance of			
Schedule	doubt, the Respondent is not required to complete or submit Non-Returnable			
	Schedules with its Offer.			
Offer	means any offer submitted by a Respondent in accordance with this Invitation to			
	Offer and may include a Non-Conforming Offer.			
Offer Documents	has the meaning given to it in clause 6 of this Invitation to Offer and, without			
	limitation, includes this Invitation to Offer.			
Personal	has the meaning given to it in the <i>Information Privacy Act 2009</i> (Qld). A non-			
Information	exhaustive list of examples of Personal Information are:			
	(a) a person's name, age, address, phone number or email address;			
	(b) a person's signature; or			
	(c) a person's salary, bank account or financial details.			
Personnel	has the meaning given to it in clause 23.5 of this Invitation to Offer.			
Policies and Plans	means Council's published or to be published policies and plans which may be			
	amended from time to time, including those published on			
	<u>www.southburnett.qld.gov.au</u>			
Pricing Schedule	means the schedule (in the form set out in Returnable Schedule 2) to be completed			
	by the Respondent which specifies the amount of money for which the Respondent			
	offers to carry out the Supply.			
Procurement	means any process carried out by Council relating to the subject of this Invitation to			
Process	Offer, including this Invitation to Offer, the evaluation of Offers and may also include,			
	without limitation, an expression of interest process, a tender process or a 'best and			
	final offer' process.			
Respondent	means the person, company or other entity that submits an Offer.			
Returnable	means any Schedule marked 'Returnable Schedules' which must be completed by			
Schedule	the Respondent and submitted with its Offer.			
Schedules	means any schedules attached to this Invitation to Offer, including Returnable			
	Schedules and Non-Returnable Schedule.			
Scope and	means the document created by or on behalf of Council and included in the Offer			
Specification	Documents as Non-Returnable Schedule 1, setting out the Supply which may be			
0''	required to be carried out by the successful Respondent.			
Site	means the site or sites at which the Supply is to be carried out.			
Supply	means the goods, services and/or works, as applicable, that:			
	(a) the shortlisted Respondent(s) may be invited to tender for by Council; or			
	(b) are being procured pursuant to this Invitation to Offer,			
	as described in clause 1 and more particularly described in the Scope and Specification.			

(b) Other terms may be defined in the text of the Offer Documents.

4. Interpretation

In this Invitation to Offer:

- (a) the singular includes the plural and vice versa and a gender includes other genders;
- (b) a reference to a party is to be construed as a reference to a party to this Invitation to Offer and includes its successors and permitted assigns;
- (c) a reference to an item in a clause, schedule, annexure or appendix is a reference to an item in the clause or schedule, annexure or appendix to this Invitation to Offer and references to this Invitation to Offer include its schedules and any annexures;
- (d) where a word or phrase is given a particular meaning, other parts of speech or grammatical forms of that word or phrase have corresponding meanings;
- (e) a reference to a document or agreement including this Invitation to Offer includes a reference to that document or agreement as amended, novated, supplemented, varied or replaced from time to time;
- (f) in the interpretation of this Invitation to Offer, headings are to be disregarded;

- (g) no rule of construction or interpretation applies to the construction or interpretation of this Invitation to Offer to the disadvantage of Council on the basis that Council prepared this Invitation to Offer or any part of it;
- (h) a reference to legislation or to a provision of legislation (including subordinate legislation) is to that legislation as amended, re-enacted or replaced, and includes any subordinate legislation issued under it; and
- (i) the words 'including' and 'includes' and any variants of those words, will be read as if followed by the words 'without limitation'.

5. Timetable

The following timetable is indicative only and may be amended at any time in the absolute discretion of Council:

Action	Time / Date		
Invitation to Offer released / Date of advertisement	19 th January 2021		
Platform used	Council Website / Tender Box Kingaroy Office Glendon St, Kingaroy		
Closing Date for Enquiries	[4.00 pm (Australian Eastern Standard Time) on Wednesday 10 th of February 2021		
Closing Time	4.00 pm (Australian Eastern Standard Time) on Friday 12 th of February 2021		
Respondent interviews	Mandatory ☐ Non-mandatory ⊠		
	If Respondent interviews are 'Mandatory', the time(s) and location(s) for such interview will be nominated by Council in accordance with clause Error! Reference source not found. .		

6. Offer Documents

The Offer Documents are:

- (a) this Invitation to Offer and its Schedule/s;
- (b) Scope and Specification; and
- (c) any Addenda issued pursuant to clause 7.

7. Modification and or clarification of the Offer Documents (Addenda)

- (a) Council may at any time prior to the Closing Date for Enquiries modify or clarify any provision or part of the Offer Documents by:
 - (i) issuing a written Addendum by mail, facsimile or email to all Respondents.
- (b) If Council issues an Addendum, Respondents must take the information into account in the preparation of its Offer.

8. Enquiries

- (a) Council will use reasonable endeavours to respond to queries, comments or questions.
- (b) Without limiting clause 8(a), Council will not respond to any enquiries after the Closing Date for Enquiries.
- (c) Without limiting any other part of this Invitation to Offer, Council will not be bound by any advice given or not given, or information furnished or not furnished (whether in writing or verbally), by any officer or consultant of Council, nor in the event that any advice or information is inaccurate, out of date or incomplete in respect of the Supply, the Offer or the Procurement Process.
- (d) Council may, at its discretion, provide feedback to both successful and unsuccessful Respondents, but is under no obligation to do so.

(e) Respondents must not direct requests for information to, or seek to discuss the Procurement Process with, any Councillor or officer of Council and Council will not be bound by any advice or information furnished by a Councillor or Council officer with respect to the Offer.

9. Lodgement of Offers

- (a) Offers must be submitted in person or mailed to Council's Tender Box located at 45 Glendon Street, Kingaroy.
- (b) Offers must be submitted in a sealed envelope, clearly marked with the contract number and title of the offer, and addressed to:

Chief Executive Officer South Burnett Regional Council Tender Box PO Box 336 Kingaroy Qld 4610

9.2 No representation

Any letter or other form of written or oral acknowledgment by Council of receipt of the Offer does not imply that the Offer has been admitted or accepted as a Conforming Offer or a Non-Conforming Offer and nor does it constitute any representation by Council as to any other matter.

10. Offer validity period

Any Offer lodged remains valid and binding upon the Respondent for a period of 90 Business Days from the Closing Time and then remains available for acceptance until withdrawn by the Respondent or Council concludes the procurement process.

11. Late Offers

Offers lodged with or received by Council after the Closing Time are deemed to be late and will be opened and registered separately. Council may, but is not bound to, consider or evaluate a late offer.

12. Offer requirements

12.1 Documents to be submitted with Offers

In their Offers, Respondents must provide all information required by the Offer Documents, including:

- (a) a completed schedule of the Respondent's details (Returnable Schedule 1);
- (b) subject to clause 12.2, a completed Pricing Schedule (Returnable Schedule 2);
- (c) any information set out and required in this Invitation to Offer and the Returnable Schedules; and
- (d) any other information required by the Offer Documents.

12.2 Offer price

The amount of money which the Respondent offers to purchase must be included in the Pricing Schedule (2) and the completed schedule of the Respondent's details (Returnable Schedule 1). All amounts must be exclusive of GST and in Australian Dollars.

13. Conforming Offer

13.1 Conforming Offer

To be considered to be a Conforming Offer, an Offer must:

- (a) contain all the documents and information described in clause 12.1
- (b) strictly comply with the Scope and Specification with no departures; and
- (c) in all other respects comply with this Invitation to Offer and all applicable Legislative Requirements and Policies and Plans.

13.2 Non-Conforming Offer

- (a) An Offer that does not comply with clause 13.1 is a Non-Conforming Offer.
- (b) Council may, but is not bound to, consider or accept a Non-Conforming Offer.

14. Acceptance and consideration of Offers

14.1 Council not obliged

Council is under no obligation to:

- (a) review or consider any Offer submitted;
- (b) shortlist any Respondent (if applicable);
- (c) accept the lowest Offer (if applicable);
- (d) accept any Offer; or
- (e) negotiate or sign a contract for the Supply with any Respondent.

14.2 Council may annul Procurement Process

Without limiting any other term of this Invitation to Offer, Council may shortlist Respondents (if applicable), accept or reject any Offer (including rejecting all Offers in order to reissue this Invitation to Offer) or annul the Procurement Process, at any time, or terminate the Procurement Process, without any obligation to inform the affected Respondent or Respondents of the grounds for Council's action or inaction.

14.3 Council's other discretions

- (a) At any time and in its absolute discretion, Council may:
 - (i) invite all Respondents to change its Offer to take account of a change in any regard concerning the Offer Documents, including to the Scope and Specification; and
 - (ii) change the Closing Time by issuing all Respondents an Addendum under clause 7(a).
 - (iii) under Chapter 6 Contracting, section 228 (7) of the *Local Government Regulation 2012* invite all persons who submitted an Offer to change their Offer to take account of the change (of specification) before making a decision on the Offer.
- (b) After the Closing time may invite all Respondent change their Offer to take into account of a change in the offer specifications.
- (c) At any time before the Closing Date for Enquiries and in its absolute discretion, Council may:
 - (i) invite all Respondents to change its Offer to take account of a change in any regard concerning the Offer Documents, including to the Scope and Specification; and
 - (ii) change the Closing Time by issuing all Respondents an Addendum under clause 7(a).
- (d) Notwithstanding any other provision of this Invitation to Offer, Council may, in its absolute discretion, and without limiting any other right which Council may have, do any one or more of the following at any time (and without any obligation to do so):
 - (i) request clarification or additional information from any Respondent;
 - (ii) provide additional information to any or all Respondents;
 - (iii) discontinue negotiations with any Respondent;
 - (iv) proceed to negotiate with one Respondent or a third party, but not with other or any Respondents, and without any obligation to notify other or any Respondents that it is so proceeding;
 - (v) without limiting clause 14.3(d)(iv), enter into discussions with one or more Respondents;
 - (vi) shortlist or refuse to shortlist any or all Offers received (if applicable); and
 - (vii) decide not to proceed with the Procurement Process and not shortlist any Respondent, accept any Offer and/or enter any contract for the Supply.

14.4 Acceptance of an Offer

- (a) An Offer is deemed to be accepted by Council only when Council provides to a Respondent a letter of award. For the avoidance of doubt, a letter of award under this clause 14.4(a) will refer only to written notice given by Council which is expressly titled 'Letter of Award' and expressly states that it is a notice given to the Respondent for the purposes of this clause 14.4(a).
- (b) Council will use reasonable endeavours to a Letter of Award under clause 14.4(a) within 90 Business Days from the Closing Time.

15. Warranties

15.1 Respondent's investigations

In submitting an Offer, the Respondent warrants that it has carried out all relevant investigations and has examined and acquainted itself with and satisfied itself concerning:

- (a) the contents of the Offer Documents and their completeness, currency and accuracy;
- (b) all information which is relevant to the risks, contingencies and other circumstances which could affect the Offer; and
- (c) the accuracy, completeness and sufficiency of the Offer.

15.2 Respondent's ability

In submitting an Offer, the Respondent further warrants:

- (a) the accuracy of all information provided by the Respondent in the Offer;
- (b) that it has all necessary experience, skill and resources to perform and carry out its obligations in accordance with the Offer Documents;
- (c) that the Respondent is ready, willing and able to commence and carry out the Supply if required by Council; and
- (d) that its Offer complies with all applicable Legislative Requirements and Policies and Plans.

16. Investigations by Respondents

Respondents must make their own investigations as to the nature of the Site(s) and its surrounds and satisfy themselves as to the accuracy and completeness of any matters stated in the Offer Documents and of any assumptions upon which Respondents base their Offers prior to submitting their Offer.

17. Information required after opening of Offers

17.1 Respondent to provide additional information if requested

The Respondent must provide, after the opening of Offers, any additional information which may be requested by Council for evaluation of the Offer(s).

18. Offer evaluation

18.1 Statutory evaluation

Evaluation of Offers will be generally in accordance with the requirements of the *Local Government Act* 2009 and the *Local Government Regulation* 2012, including that Council will have regard to the following principles:

- (a) value for money;
- (b) open and effective competition;
- (c) the development of competitive local business and industry;
- (d) environmental protection; and
- (e) ethical behaviour and fair dealing.

18.2 Other

In addition to the principles in clause 18.1 factors which will be taken into consideration by Council in assessing Offers and Respondents include:

#Note: The table below is an example of the factors that might be included under clause 18.2.

No	Criteria
1	Compliance with this Invitation to Offer, including Schedules
2	Price

18.2 Local Preference

Council will make a decision to dispose of assets to a business/organisation/person within the region offering a lower price margin, using the following guideline for acceptable price variances

• 10% for assets under \$50,000

• 5% for assets over \$50,000 up to \$200,000

Local preference is not solely a price benefit, it is an assessable measurement that can be utilised in recognition of the physical presence of the business/organisation/person within the Council area, as well as demonstrated and/or actual accompanying social and economic benefits that this provides to council.

A local business, organisation or person is one that:

- Is owned and operated by persons who are residents of the council area and pay rates;
- Is a registered business or individual that has a principle place of business within the council area;
- Has a place of business within the council area which solely or primarily employs persons who are residents or ratepayers of the council area;
- Is an organisation within the council area;
- Is a resident or ratepayer within the council area.

19. Reliance by Respondent

19.1 Council makes no representations

Council does not make any representations, express, implied or inferred, or provide any undertakings to Respondents other than to invite them to submit an Offer.

19.2 Offer information for convenience only

Any information supplied to a Respondent in the Offer Documents or otherwise or in subsequent oral or written communication by or on behalf of Council is provided to the Respondent for convenience only and may not be complete, up to date or accurate.

19.3 Respondent not to rely

The Respondent must not rely upon any matter disclosed or representation, warranty or statement (oral or otherwise) made to the Respondent by Council, whether in the Offer Documents or otherwise, and must make and rely solely upon its own independent investigation, judgment and assessment of any such matter or representation.

19.4 Respondent to examine information

The Respondent must carefully review the Offer Documents and all documentation and all other material provided and must make any enquiries which the Respondent considers necessary or desirable to verify the information and materials contained in the Offer Documents or in any subsequent oral or written communication or material.

20. No collusion

The Respondent warrants that:

- (a) neither the Respondent nor any of its employees, officers or agents nor any other party on its behalf had any knowledge of the Returnable Schedules of any other Respondent prior to submitting its Offer nor has the Respondent disclosed to any rival Respondent its Returnable Schedules;
- (b) neither the Respondent nor any of its employees, officers or agents nor any other party on its behalf have entered into any contract, arrangement or understanding having the result that on being shortlisted for the Supply, having its Offer accepted and/or being awarded the contract for the Supply, the Respondent will pay to any unsuccessful Respondent any moneys or other reward in respect of or in relation to the Offer, Procurement Process and/or any contract for the Supply; and
- (c) the Offer is a genuine and competitive offer.

21. Conflicts of interest

21.1 Respondent to identify conflicts

Respondents must clearly identify in Returnable Schedule 1 if they have any actual or perceived conflict in responding to this Invitation to Offer, and if so, identify the manner in which they intend to deal with that conflict.

21.2 Respondent to notify if conflict arises

If, at any time, an actual or potential conflict of interest arises for any Respondent, that Respondent must immediately notify Council in writing of that conflict of interest.

21.3 Council's rights

If a Respondent notifies Council of an actual or potential conflict of interest or Council becomes aware of the existence of an actual or potential conflict of interest, Council may, in its absolute discretion:

- (a) enter into discussions to seek to resolve such conflict of interest;
- (b) cease further consideration of and disregard the Offer lodged by that Respondent; and/or
- (c) take any other action, as it considers appropriate.

21.4 Respondent must not canvas support

Any Respondent who directly or indirectly canvasses support from an elected member, employee or agent of Council will be disqualified and any Offer submitted will not be considered.

22. Respondent's costs

- (a) Except to the extent expressly provided by this Invitation to Offer, Council is not responsible for, and is not liable to pay for, any costs, expenses, losses or damages (including to a claim for economic loss or loss of opportunity), however arising which a Respondent incurs or becomes liable for in relation to or in connection with:
 - (i) the preparation of an Offer;
 - (ii) any error, omission, or misrepresentation (express or inferred) in the Offer Documents;
 - (iii) any representations by or on behalf of Council;
 - (iv) the submission of an Offer;
 - (v) subsequent clarifications to an Offer;
 - (vi) submissions after lodgement of an Offer (whether or not that submission is required by Council);
 - (vii) the termination of the Procurement Process: or
 - (viii) any other part of the Procurement Process,

and the Respondent releases Council from any such claim whatsoever and howsoever brought or any costs, expenses, losses or damages (including to a claim for economic loss or loss of opportunity) arising from any claim, suit, demand, proceeding or action which, but for this Invitation to Offer, the Respondent may have had against Council in respect of the matters referred to in clauses 22(a)(i) to 22(a)(viii).

(b) Each Respondent participates in this Procurement Process at its own risk.

23. Use of information

23.1 Offers are Council property

All Offers submitted by a Respondent become the property of Council and will not be returned to the Respondents.

23.2 Offer Documents are Council property

The Offer Documents and all documents, information, and other material and information provided to a Respondent (whether before or after the issue of this Invitation to Offer):

- (a) remain the property of Council;
- (b) must only be used for the purpose of preparing its Offer and for no other purpose; and
- (c) must not be disclosed to any person other than to a person who is assisting the Respondent in preparing its Offer.

23.3 Intellectual property in Offer Documents

All intellectual property rights which exist in information contained in this Invitation to Offer or any related material will remain the property of Council but the Respondent is permitted to use that information and material for the purpose only of compiling its Offer.

23.4 Confidential Information

(a) Subject to clause 23.4(b), the Respondent must keep confidential all documents in connection with its Offer (including the Offer Documents), the matters discussed with Council or its agents in connection with the Procurement Process and the Respondent's Offer, all correspondence in connection with the Procurement Process and the Respondent's Offer, Council's responses to any

queries, comments or questions and any other information which is expressed as (or reasonably inferred to be) provided to the Respondent by Council or its agents in confidence.

(b) The Respondent must obtain the prior written consent of Council to disclose any information referred to under clause 23.4(a).

23.5 Respondent licences Council

Each Respondent licences Council and its officers, employees, agents, advisers and representatives (Personnel) to copy, adapt, amend, disclose or do anything else necessary (in Council's sole discretion) to all material (including that which contains intellectual property rights of the Respondent or other persons) contained in its Offer for the purpose of the Procurement Process, including Council's evaluation of the Respondent's Offer, inviting written tenders for the Supply, negotiating any contract for the Supply with the successful Respondent (if this Procurement Process proceeds to that stage) and this Procurement Process generally.

23.6 Council may make copies

Council and its Personnel may make such copies of an Offer as it requires for those purposes.

23.7 Right to Information Act 2009

- (a) The *Right to Information Act 2009 (RTI Act)* provides members of the public with a right to access documents held by Queensland Government agencies (including local governments).
- (b) The *RTI Act* requires that documents be disclosed upon request, unless the documents are exempt or, on balance, disclosure is contrary to the public interest. Information provided by the Respondent is potentially subject to disclosure to third parties pursuant to the *RTI Act*.
- (c) If disclosure under the RTI Act, or general disclosure of information provided by the Respondent, would be of substantial concern to the Respondent, because it would disclose trade secrets, information of commercial value, the purpose or results of research or other information of a confidential nature, including Personal Information, this should be indicated by the Respondent in its Offer. Council cannot guarantee that any information provided by the Respondent will be protected from disclosure under the RTI Act.
- (d) The Respondent must familiarise itself with the relevant provisions of the *RTI Act* dealing with the requirements for disclosure of information by agencies, and the grounds on which access to information may be refused.
- (e) Council accepts no responsibility for the accuracy or adequacy of any information it provides to Respondents concerning the content or effect of the *RTI Act*.
- (f) Council reserves the right to disclose, by publication by means of media of its choosing upon conclusion of the Procurement Process and/or award of any contract for the Supply, any details of the name and address of the successful Respondent, a description of the Supply, the commencement date of any contract for the Supply awarded, and the price or value of any contract for the Supply awarded.

24. Information Privacy Act 2009 compliance

24.1 Compliance with the Information Privacy Act 2009

By submitting an Offer, the Respondent warrants that it has obtained the consent of each individual whose Personal Information is included in the Offer for:

- (a) the inclusion of their Personal Information in the Offer;
- (b) the use of the Personal Information by Council for the purpose of the Procurement Process, including the evaluation of the Respondent's the Offer; and
- (c) the disclosure of the Personal Information to other parties (including professional advisors) as may be involved in assisting Council with the Procurement Process, including the evaluation of the Respondent's Offer.

24.2 Indemnity

The Respondent must indemnify Council against any claim, damage or loss (including legal costs and expenses) that Council may incur as a consequence of a breach by the Respondent of the warranty in clause 24.

24.3 Other

- (a) Any Personal Information exchanged between the Respondent and Council must be dealt with in accordance with the *Information Privacy Act 2009*.
- (b) The Respondent must immediately notify Council upon becoming aware of any breach of this clause 24.

25. Governing law and jurisdiction

25.1 Governing law

This Invitation to Offer and the Offer Documents are governed by the laws in force in Queensland.

25.2 Governing jurisdiction

Each party irrevocably submits to the exclusive jurisdiction of the courts of Queensland and the courts of appeal from them.

26. Joint and several liability

If a Respondent comprises two or more parties, their obligations and liabilities (whether as a joint venture, consortium, partnership or any other unincorporated grouping of two or more persons):

- (a) the obligations and liabilities of those persons is joint and several; and
- (b) those persons must notify Council of their representative, who must have authority to bind the Respondent and each of those persons.

Non-Returnable Schedule 1 - Scope and Specification

Council would like to invite offers on the sale of seven **7 Lots** of baled Oaten and Rhodes Grass hay comprising of **six (6) lots of Oaten Hay and one (1) lot of Rhodes Grass Hay.** Bales are 2.7m x 1.2m x 0.9m (8x4x3ft). The hay is cut from the irrigation area at the Kingaroy Water and Waste Water Treatment Plant and has been irrigated with recycled Class C water.

There is no withholding period. **Bales will be sold as seven (7) lots**. Payment needs to be made within one week of award and to be removed from site within two week after payment has been received. Removal and transport costs are to be at the buyers expense and are to follow all relevant and appropriate transport and safety regulations and SBRC safety requirements.

Oaten Hay:

Totals	Lot 1	Lot 2	Lot 3	Lot 4	Lot 5	Lot 6
327	82	82	41	41	41	40
100.0%	25.1%	25.1%	12.5%	12.5%	12.5%	12.2%
	2 x Drop Deck	2 x Drop Deck	1x Drop Deck	1 x Drop Deck	1 x Drop Deck	1 x Drop Deck

Rhodes Grass Hay:

Lot 7
44

Inspections are available by appointment.

Local Preference

Council has made a decision to dispose of hay to a business/organisation/person within the region offering a lower price margin, using the following guideline for acceptable price variances

• 10% for hay

A local business, organisation or person is one that:

- Is owned and operated by persons who are residents of the council area and pay rates;
- Is a registered business or individual that has a principle place of business within the council area;
- Has a place of business within the council area which solely or primarily employs persons who are residents or ratepayers of the council area;
- Is an organisation within the council area:
- Is a resident or ratepayer within the council area.

Reserve Price

Council has set a reserve price at \$60 ex GST per bale.

DID YOU KNOW.....

The Kingaroy Wastewater Treatment Plants final effluent treatment process is to irrigate 28 hectares of land to produce hay.

The effluent that contains small amounts of residual nutrients, is irrigated to the soil and taken up by the pasture. The pasture is then turned into hay and removed from site ready for the next nutrient application.

The revenue received from the hay, is used to offset the operational and maintenance costs of the Treatment plant and facilities.

The irrigation area is strictly controlled and monitored to meet Department of Environment and Sciences environmental relevant authority standards.

The hay undergoes analytical testing to ensure it meets primary producers feed supplement needs.

Local agronomists, and contractors are used to provide advice and hay production.

Class C irrigation water is supplied to the irrigation area.

Class A water that is supplied to sporting fields, golf course and showgrounds take priority of demand, and only a percentage of the remaining water is used for hay irrigation.

Its SBRC's environmental obligation to reduce the volume of water discharged as surface water release under the approved Environmental Authority for the facility.









