The Permian Basin Regional Planning Commission In Cooperation with the TCEQ

Announces Availability of Municipal Solid Waste Grant Funding for Fiscal Year 2024/2025

Request for Applications

Purpose

The purpose of this program is to provide funding for eligible local and regional municipal solid waste management projects in support of the goals and objectives of the adopted Regional Solid Waste Management Plan (RSWMP) for the Regional Council of Governments (COG) region. Funding for this program is provided through a grant from the TCEQ, under the authority of §361.014, Texas Health and Safety Code.

How to Apply

A grant application form is available from the COG at the address below. A separate application form must be submitted for each individual project proposed. In completing your application, read the instructions carefully, you will need to be concise and provide a sufficient level of detail to facilitate informed consideration of your proposed project.

The solid waste coordinator at the COG is available to assist interested parties during the application process and may be contacted at the following telephone number:

Miranda Boler, Regional Services Director 432-262-4945 8:00 AM – 5:00 PM, Monday through Friday

Return your completed application form(s) to the following address:

Permian Basin Regional Planning Commission PO Box 60660 Midland, TX 79711

Applications may also be dropped off at the PBRPC office building located at 2910 La Force Blvd.

Midland, TX 79706

Application Deadline: To be considered for funding, submit application by 5:00 p.m. on

April 1, 2024

Eligible Recipients

Only those local and regional political subdivisions located within the State of Texas are eligible to receive funding from the COG as a pass-through grant. Eligible entities are outlined below.

- Cities
- Counties
- Public schools and school districts (excluding universities and other postsecondary educational institutions)
- General and special law districts created in accordance with state law, and with the authority and responsibility for water quality protection or municipal solid waste management, to include river authorities
- Regional Councils of Governments

Private and non-profit companies and organizations are not eligible to receive grant funding. However, recipients of a grant may contract with private and non-profit entities to provide specific grant-funded services.

Entities that are subject to the payment of state solid waste disposal fees and whose payments are delinquent are not eligible to receive a grant. In addition, entities that are barred from participating in state contracts by the Texas Comptroller of Public Accounts, under the provisions of §2155.077, Government Code, are not eligible to receive a grant.

Applicable Statutes and Regulations

The conduct of projects funded under this program shall be in accordance with all applicable state and local statutes, rules, regulations, and guidelines. The main governing standards, include, but are not be limited to, the following:

- 1. Section 361.014(b), Texas Health and Safety Code;
- 2. Title 30 Texas Administrative Code Chapter 330, Subchapter O, TCEQ MSW Regulations (30 TAC Chapter 330, Subchapter O);
- 3. Chapter 14 of the TCEQ Regulations (30 TAC Chapter 14);
- 4. The Grant Contract between the Council of Governments and the TCEQ; and
- 5. Texas Grants Management Standard (<u>TxGMS</u>)

Compliance Tools for Applicable Statutes and Regulations

With each funded project, it is the responsibility of the funded entity to identify the TCEQ rules and regulations which may apply to the activity funded. All funded entities must comply with all applicable rules are regulations, even if the local government is exempt from notifying the TCEQ of the funded activity, e.g., local government recycling initiatives. The below links will be of assistance in ensuring compliance with the TCEQ rules and regulations.

For information on Regulations, Resources, and Guidance on Recycling Electronic Equipment, go to: http://www.tceq.texas.gov/assistance/industry/e-recycling/e-recycling-regs.html.

For information on E-Recycling/Recycling Compliance Resources, go to: http://www.tceq.texas.gov/assistance/industry/e-recycling/recycling-compliance.

To view our Compliance Overview Tools, go to:

http://www.tceq.texas.gov/assistance/industry/e-recycling/recycling-compliance#tools.

This is where you can find the <u>E-recycling/Recycling Facility Compliance Checklist</u>. Use the <u>E-recycling/Recycling Facility Compliance Checklist</u> to evaluate whether the recycling facility you intend to send recyclables to is an authorized facility. This will be a helpful tool to screen solid waste/recycling service providers that you may contract with, and prior to placing them on your lists of solid waste/recycling service providers, and/or placing links on your website to their website and information.

To see what authorizations a facility may have please check central registry at: http://www.tceq.texas.gov/permitting/central registry.

If a COG or local government is unsure what regulations apply or have questions about authorizations listed in TCEQ's Central Registry, please call the TCEQ's Small Business and Local Government Assistance Section toll free at 1-800-447-2827. More information on this program is available at: http://www.tceq.texas.gov/assistance.

The table presented on the next page, *MSW Facility Funding Eligibility Table*, is a useful tool to help identify those rules which may be applicable for certain funded activities. Please note this table does not supersede the contract, nor does it take the place of the TCEQ rules and regulations, and all rule references should be verified personally.

MUNICIPAL SOLID WASTE FACILITY FUNDING ELIGIBILITY TABLE

July 1, 2011

This table is provided for guidance only and does not replace nor supersede State Rules and Regulations. It is incumbent on each individual referencing this document to verify all information provided. TCEQ Form 10400, Core Data Form, must be submitted to accompany each identified form. Financial Assurance (30 TAC 37) is required for Recycling Centers, Used Oil Recycling, Scrap Tire Facilities, and facilities storing combustible materials.

Asterisk (*) indicates funding may be considered on a case by case basis, but the TCEQ must approve the application prior to submittal.

ACTIVITY	NOTIFICATION REQUIRED	REGISTRATION REQUIRED	PERMIT REQUIRED *
Municipal	30 TAC 330.11(e)	30 TAC 330.9(b)(1), (2), (3), and/or (f):	30 TAC 330.7 (a)
Solid Waste	Transfer Station (TS):	A TS may get a Registration if:	Transfer Station:
(MSW)	MSW Type V Facility:	*Municipality w/population < 50,000	TS is permitted when
Transfer	A facility used for transferring	*County w/population < 85,000	none of the
Station	solid waste from collection	*TS transfers ≤ 125 tons/day	registration
	vehicles to long haul vehicles	*Located w/ in permitted landfill	exemptions applies,
Send in:	(one transportation unit to	facility	i.e. the service is for:
TCEQ Form	another transportation unit). It	*Recovers ≥ 10% of waste stream for	*Municipality w/
No. 20370,	is not storage facility such as	beneficial reuse**	population greater
Notice of	one where individual residents		than 50,000
Intent to	can dispose of their wastes in	**curb-side source separated	* County w/
Operate a	bulk storage containers that	recycling programs within the	population more that
Low Volume	are serviced by collection	collection area may be counted	85,000
Transfer	vehicles.	towards the 10% recovered	*TS transfers > 125
Station	TS must notify if it provide		tons/day
	service for:		* TS recovers < 10%
	* Operator owns/controls		of waste stream for
	facility		beneficial reuse
	* Meet all applicable county		
	ordinances		
	*Operator must perform		
	public notice		
	*Transfer waste off-site at		
	least weekly		
	*Located within		
	unincorporated area		
	*Located outside an Extra-		
	territorial Jurisdiction area		
	*Stores ≤ 40 cubic yards		

ACTIVITY	NOTIFICATION REQUIRED	REGISTRATION REQUIRED	PERMIT REQUIRED *
Citizens'	30 TAC 330.11(e)(1)	Any activity above and beyond those	As applicable
Collection	Citizens' Collection Station	approved for CCSs will need to be	то арриолого
Station	(CCS):	reviewed against the appropriate	
	MSW Type V Facility:	Texas Administrative Code (TAC) and	
Send in:	A facility established for the	the facility owner/operator may be	
TCEQ Form	convenience and exclusive	required to submit appropriate	
10400 Core	use of residents (not	application information for a MSW	
Data Form	commercial or industrial	Registration or MSW Permit based	
w/ letter of	users or collection vehicles),	upon the activity.	
notice &	except that in small	apon inc activity.	
Form 20429	communities where regular		
	collections are not available,		
	small quantities of		
	commercial waste may be		
	deposited by the generator of		
	the waste. The facility may		
	consist of one or more		
	storage containers, bins, or		
	trailers.		
4.0711/171/			
ACTIVITY	NOTIFICATION REQUIRED	REGISTRATION REQUIRED	PERMIT REQUIRED *
Recycling	30 TAC 330.11(e)(2):	* In accordance with 30 TAC	In accordance with 30
Facility (RF)	Recycling Facility:	328.(4)(c) A RF that fails to comply	TAC 328.(4)(c) A
Send in:	A collection and processing	with the requirements of 30 TAC	recycling facility that
TCEQ Form	point for only nonputrescible	Chapter 328 shall be required, if the	fails to comply with
No. 20049,	(waste which will not	executive director so requests in	the requirements of
Notice of	decompose and create odors	writing, to obtain a Registration as a	30 TAC Chapter 328
Intent to	or gases, or attract disease	MSW Facility under the provisions of	shall be required, if
Operate a	carrying vectors. Includes	the MSW Rules (30 TAC Chapter 330)	the executive
Recycling	garbage, wastewater sludge,	or Composting Rules (30 TAC	director so requests
Facility	and grease trap waste)	Chapter 332).	in writing, to obtain a
	source-separated recyclable	* A RF which takes on the activities	permit as a MSW
	material, provided that the	of a TS must satisfy the notification,	Facility under the
	facility is in compliance with	registration, or permitting	provisions of the
	328.3 – 328.5. * 328.3 Consul	requirements noted previously for	MSW Rules (30 TAC
	* 328.3 - General	Transfer Stations	Chapter 330) or
	Requirements		Composting Rules (30
	*328.4 - Limitations on		TAC Chapter 332).
	Storage		
	*328.5 - Reporting & Record		
	Keeping Requirements		
	•		
	Local governments, agencies of the State or Federal		
	government are exempt from		
ACTIVITY	the notification requirement.		
	NOTIFICATION REQUIRED	REGISTRATION REQUIRED	PERMIT REQUIRED *

Composting	30 TAC 332:	A CF which takes on putrescible	A CF which takes on
Facility	Composting Facility (CF):	waste streams will be required to	putrescible waste
Send in:	A facility for processing the	submit for appropriate Registration	streams will be
TCEQ Form	stabilized product of	if: (30 TAC 332.31 – 330.38)	required to submit for
No. 0651,	decomposition which is used	* Feed stock includes municipal	an appropriate MSW
Notice of	or sold for use as a soil	sewage sludge;	Permit if: (30 TAC
Intent to	amendment, artificial top	* Feed stock includes positively-	<u>332</u> .41 – <u>332</u> .47
Operate a	soil, growing medium	sorted organic materials from the	* Composting mixed
Compost	amendment, or other similar	MSW stream;	MSW;
Facility	uses. Operations Requiring a	* Feed stock includes source-	* Use of mixed MSW
	Notification (30 TAC 332.21	separated organic materials not	as compost feedstock;
	– 332.23) :	exempted by <u>30 TAC 332</u> .3(d);	* Commercially
	* Feed stock that includes	* Feed stock includes disposable	composting grease
	any source-separated meat,	diapers or paper products soiled by	trap waste; or,
	fish, dead animal carcasses,	human excreta;	* Composting any
	oils, greases, or dairy	* Feed stock includes paper	amount of grease trap
	materials; and,	production sludge byproduct at	waste.
	* Operations which	TCEQ ED discretion;	
	incorporate the above with	* Feed stock includes any of the	
	source-separated yard	above with source-separated yard	
	trimmings, clean wood	trimmings, clean wood material,	
	material, vegetative	vegetative material, paper, manure,	
	material, paper, or	meat, fish, dairy, oil, grease	
	manure.	materials, or dead animal carcasses.	

ACTIVITY	NOTIFICATION REQUIRED	REGISTRATION REQUIRED	PERMIT REQUIRED *
Liquid Waste	30 TAC 330.11(e)(4): (only 6	30 TAC 330.9(g) and (o):	30 TAC 330.7 (a):
Transfer	grandfathered facilities exist	Liquid Waste Transfer Station:	Liquid Waste Transfer
Facility	in Texas) MSW Type V	A new MSW Type V Facility which	Station:
Send in:	Facility: A liquid waste	processes only grease trap waste,	MSW Type V Facility
TCEQ Form	transfer station designed	grit trap waste, or septage or a	which fails to realize
No. 10426,	and operated in accordance	combination of these three liquids.	10% recovery of
Notice of	with 30 TAC 330 MSW Rules,	* Facility must attain a 10%	material for beneficial
Intent to	Subchapter E (330.201 –	recovery of material for beneficial	use from the incoming
Operate a	330.249), which was in	use from the incoming waste	waste stream, and/or
Liquid Waste	existence prior to March 27,	stream.	which receives >
Transfer	2006.	* < 32,000 gallons/day at a fixed	32,000 gallons per day.
Station	Liquid Waste (LW):	site (After March 26, 2006)	
	Any waste material that is	* < 30 days onsite (After March 26,	
	determined to contain "free	2006)	
	liquids" as defined by US		
	EPA Method 9095 (paint		
	filter test), as described in		
	Test Methods for Evaluating		
	Solid Wastes,		
	Physical/Chemical Methods"		
	(EPA Publication No. SW-		
	846).		
	< 32,000 gallons/day at a		
	fixed site		
	* < 30 days onsite		
	-		
ACTIVITY	NOTIFICATION REQUIRED	REGISTRATION REQUIRED	PERMIT REQUIRED *
	·		
Liquid Waste	30 TAC 330.11 (e) (5):	N/A	N/A
Temporary	MSW Type V Facility:		
Storage	A temporary storage facility		
Facility	regulated under 30 TAC		
Send in:	312.147 (relating to		
TCEQ Form	temporary storage) used for		
10400 Core	temporarily		
Data Form	storing/accumulating liquid		
w/ letter of	waste prior to transport for		
notice	processing by service		
	vehicles.		
	* < 8,000 gallons for < 4		
	days stored in mobile		
	containers.		

ACTIVITY	NOTIFICATION REQUIRED	REGISTRATION REQUIRED	PERMIT REQUIRED *
Used Oil	30 TAC 324.7 (1) or (3) & 40	As applicable.	As applicable
Collection	CFR Part 279.64	Do-it-yourselfer used oil collection	
Call in:	Any of the aforementioned	center means any site or facility	
TCEQ	facilities which provide used	that accepts/aggregates and stores	
IHW/MSW	oil collection services must	used oil collected only from	
registration	notify the TCEQ by calling	household do-it-yourselfers.	
& Reporting	the Registration & Reporting	Used oil collection center means	
Section	Section at 512-239-6413.	any site or facility that is	
512-239-	Please refer to the State of	registered/licensed/permitted/reco	
6413	Texas Used Oil Standards (<u>30</u>	gnized by a state/county/municipal	
	TAC 324) and/or The Used	government to manage used oil	
	Oil Recycling Handbook:	and accepts/aggregates and stores	
	Guidance for Used Oil	used oil collected from used oil	
	Handlers, Rev 11/05 (TCEQ	generators regulated under subpart	
	Regulatory Guidance 325)	C of this part who bring used oil to	
	for more information.	the collection center in shipments	
		of no more than 55 gallons under	
		the provisions of §279.24. Used oil	
		collection centers may also accept	
		used oil from household do-it-	
		yourselfers.	

For additional information concerning activity classification of proposed applications and/or funding eligibility, please contact the Regional Solid Waste Grants Program at:

TCEQ, RSWGP (MC-126), P.O. Box 13087, Austin, Texas, 78711-3087, or call (512) 239-2335.

If a contact is uncertain of the type of facility they actually are, then please direct them to the Municipal Solid Waste Permits Section at: TCEQ, MSW Permits (MC-124), P.O. Box 13087, Austin, Texas, 78711-3087, call (512) 239-2335, or E-mail the MSW Permits Section at MSWPER@tceq.state.tx.us.

For more information on the TCEQ's MSW Permits Program and/or to download electronic copy of the forms referenced in this table, please visit https://www.tceq.texas.gov/permitting/waste_permits/msw_permits/waste_planning.

Contacts may also visit one of TCEQ's 16 Regional Offices in their area of the State. A list of TCEQ Field Office locations, points of contact, and addresses is located at: https://www.tceq.texas.gov/agency/directory/region

Authorized Project Categories

The following project categories are eligible for funding. Under each category heading is a brief description of the purpose of that category, as well as special requirements pertaining to that project category.

Local Enforcement

Funds may be used for projects that contribute to the prevention of illegal dumping of municipal solid waste, including liquid wastes. Funding recipients may investigate illegal dumping problems; enforce laws and regulations pertaining to the illegal dumping of municipal solid waste, including liquid waste; establish a program to monitor the collection and transport of municipal liquid wastes through administration of a manifesting system; and educate the public on illegal dumping laws and regulations.

Litter and Illegal Dumping Cleanup and Community Collection Events

Funds may be used for ongoing and periodic activities to clean up litter and illegal dumping of municipal solid waste. Funded activities may include: waste removal; disposal or recycling of removed materials; fencing and barriers; and signage. Placement of trash collection receptacles in public areas with chronic littering problems may also be funded. Reuse or recycling options should be considered for managing the materials cleaned up under this program, to the extent feasible. Funds may also be used for periodic community collection events, held not more frequently than four times per year, (EXAMPLE: 4 CONSECUTIVE WEEKENDS NOT INCLUDING WEEKDAYS; OR ALTERNATE WEEKENDS OVER THE COURSE OF THE YEAR, NOT INCLUDING WEEKDAYS) to provide for collection of residential waste materials for which there is not a readily-available collection alternative, such as large and bulky items that are not picked up under the regular collection system.

Source Reduction and Recycling

Funds may be used for projects that provide a direct and measurable effect on reducing the amount of municipal solid waste going into landfills, by diverting various materials from the municipal solid waste stream for reuse or recycling, or by reducing waste generation at the source. Funded activities may include: diversion from the waste stream and/or collection, processing for transport, and transportation of materials for reuse and/or recycling; implementation of efficiency improvements in order to increase source reduction and recycling, to include full-cost accounting systems and cost-based rate structures, establishment of a solid waste services enterprise fund, and mechanisms to track and assess the level of recycling activity in the community on a regular basis; and educational and promotional activities to increase source reduction and recycling.

Local Solid Waste Management Plans

Funds may be used for projects to develop local solid waste management plans in accordance with Texas Health & Safety Code, Chapter 363, as implemented by state rule

in Title 30 Texas Administrative Code (30 TAC), Chapter 330. It is recommended that at least one year be allowed for the completion and adoption of a local plan. Local Solid Waste Management Plans must meet the goals and objectives of the RSWMP.

Citizens' Collection Stations and "Small" Registered Transfer Stations

Funds may be used for projects to construct and equip citizens' collection stations, as these facilities are defined under 30 TAC §330.3, TCEQ Regulations. Projects funded for these types of facilities shall include consideration of an integrated approach to solid waste management, to include providing recycling services at the site, if appropriate to the management system in place. The following MSW facilities may qualify on a case-by-case basis for funding:

- ❖ Notification tier municipal solid waste transfer stations that qualify under <u>30 TAC</u> 330.11(e).
- ❖ Registered municipal solid waste transfer stations that qualify under <u>30 TAC</u> 330.9(b)(1) through (3), or (f).
- ❖ Exempt local government recycling facilities as provided for under 30 TAC 328.4(a)(1).
- ❖ Notification tier composting facilities which qualify under 30 TAC 332.21 332.23.
- ❖ Liquid waste transfer stations which qualify for registration in 30 TAC 330.9(g) and (l).
- ❖ Registration tier used oil collection facilities which qualify under <u>30 TAC 324.7(1)</u> or (3).

Household Hazardous Waste Management

Funds may be used for projects that provide a means for the collection, recycling or reuse, and/or proper disposal of household hazardous waste, including household chemicals, electronic wastes, and other materials. Funded activities may include: collection events; consolidation and transportation costs associated with collection activities; recycling or reuse of materials; proper disposal of materials; permanent collection facilities, education and public awareness programs.

Technical Studies

Funds may be used for projects which include the collection of pertinent data, analysis of issues and needs, evaluation of alternative solutions, public input, and recommended actions, to assist in making solid waste management decisions at the local level. Projects may also include research and investigations to determine the location, boundaries, and contents of closed municipal solid waste landfills and sites, and to assess possible risks to human health or the environment associated with those landfills and sites.

Educational and Training Projects

Educational components are encouraged under the other categories in order to better ensure public participation in projects; those educational components should be funded as part of those projects and not separately under this category. Funds may also be used for "stand-alone" educational projects dealing with a variety of solid waste management topics. Projects may include funding for information-exchange activities, subject to the other limitations on travel expenses.

Eligible Expenses

The following categories of expenses may be eligible for funding under this program. All expenses must directly relate to the conduct of the proposed project.

Personnel

Appropriate salaries and fringe benefits for employees working directly on the funded project may be authorized under most of the grant categories.

Travel

Travel expenses directly related to the conduct of the funded program may be authorized. Only the employees of the pass-through grant recipient assigned to the project should receive reimbursement for travel expenses. In accordance with the TxGMS, in those instances where grantees do not have an established organization-wide written travel policy approved by the governing board of the local jurisdiction, all employee-related travel expenses must be claimed at no higher than the same rates allowed by the State of Texas for its employees. For authorized reimbursement through the Regional Solid Waste Grants Contract, all travel authorized for pass-through recipients must comply with Chapter 660 of the Government Code, and Article IX of the General Appropriations Act, 88th Legislative Session.

Supplies

Expenses for supplies necessary for the conduct of the funded project may be authorized. Expenses included under the Supplies expense category of a project budget should be for non-construction related costs for goods and materials having a unit acquisition cost (including freight) of less than \$5,000. Such expenditures must generally relate to the routine purchase of office supplies (paper, pencils, and staplers)

or other goods which are consumed in a relatively short period of time, in the regular performance of the general activities of the proposed project.

Equipment

Equipment necessary and appropriate for the proposed project may be authorized. The COG must carefully evaluate all requests for equipment to determine appropriateness of the equipment for the project. No equipment is to be purchased by a pass-through grant recipient unless approved in advance by the COG. Expenses included under the Equipment expense category should be for non-construction related, tangible, personal property having a unit acquisition cost of \$5,000 or more (including freight and set up costs) with an estimated useful life of over one year. Any equipment that will be used for other projects or activities, in addition to the funded project, may only be funded at an amount reflecting the appropriate percentage of time that the equipment will be directly used for the funded project. The special conditions and requirements set forth in the grant Contract (relating to Title to and Management of Equipment and Constructed Facilities), also apply to equipment purchased with pass-through grant funding. (See Section I-E for further instructions)

Construction

Appropriate construction costs may be authorized. Expenses budgeted under this category should be for costs related to the enhancement or building of permanent facilities. No construction costs may be incurred by a pass-through grant recipient unless the construction details are approved in advance by the COG. Appropriate costs that may be included are:

- 1. The cost of planning the project;
- 2. The cost of materials and labor connected to the construction project;
- 3. The cost of equipment attached to the permanent structure; and
- 4. Any subcontracts, including contracts for services, performed as part of the construction.

Contractual Expenses

Professional services or appropriate tasks provided by a firm or individual who is not employed by the pass-through grant recipient for conducting the funded project may be authorized for subcontracting by the funds recipient. No contractual costs should be incurred by a pass-through grant recipient unless the subcontract is approved in advance by the COG. Applicable laws and regulations concerning bidding and contracting for services must be followed.

Any amendment to a subcontract which will result in or require substantive changes to any of the tasks required to be performed must be approved in writing by the COG.

Other Expenses

Other expenses, not falling under the main expense categories, may be included, if connected with the tasks and activities of the proposed project. The restrictions set forth in the <u>TxGMS</u> and the main grant Contract apply. The COG must ensure that expenses budgeted under this "Other" category are itemized by the grant recipient and are fully considered and evaluated by the COG. Some expenses that may be appropriate include:

- Postage/delivery
- Telephone/FAX
- Utilities
- Printing/reproduction
- Advertising/public notices
- Signs
- Training
- Office space
- Basic office furnishings
- Computer Hardware (greater than \$1,000 and less than \$4,999.99 not listed under the Equipment category)
- Computer Software

Indirect

Indirect costs may be funded, if applicable to the project. In accordance with the <u>TxGMS</u>, indirect charges may be authorized if the applicant has an indirect cost rate properly filed within the past 24 months by a federal cognizant agency or state single audit coordinating agency. Alternatively, the applicant may be authorized to recover up to 10% of direct salary and wage costs (excluding overtime, shift premiums, and fringe benefits) as indirect costs, subject to adequate documentation. If the Applicant has an approved cost allocation plan, enclose documentation of the approved indirect rate with the project application.

Types of Expenses That May Be Appropriate Under Each Project Category

Following are *examples of some of the types* of expenses that may be appropriate under each of the project categories.

Local Enforcement

- Equipment, such as vehicles, communications equipment, and surveillance equipment (NOTE: this does not include local code enforcement officer firearms nor ammunition)
- Program administration expenses, such as salaries/fringe benefits, office supplies and equipment, travel, training, and vehicle maintenance
- Protective gear and supplies (NOTE: this does not include self-contained breathing apparatus equipment)
- Education and outreach materials

Litter and Illegal Dumping Cleanup and Community Collection Events

- Equipment, such as trailers and trucks
- Program administration expenses, such as, salaries/fringe benefits, office supplies and equipment, travel, training, and vehicle maintenance
- Subcontract expenses
- Protective gear and supplies
- Fencing, barriers, and signage
- Education and outreach materials

Source Reduction and Recycling

- Facility design and construction
- Equipment, such as chippers, balers, crushers (non-trash), recycling and composting containers, trailers, forklifts, and trucks
- Program administration expenses, such as salaries/fringe benefits, office supplies and equipment, travel, training, and equipment maintenance
- Education and outreach materials
- Printing and advertisement expenses

Local Solid Waste Management Plans

- Consultant services
- Printing and advertising expenses
- Program administration expenses, such as salaries/fringe benefits, office supplies, and travel

Citizens' Collection Stations, Recycling Facilities and "Small" Registered Transfer Stations

- Facility design and construction
- Equipment, such as trailers, balers, crushers (non-trash) recycling scales, and recycling containers
- Protective gear
- Education and outreach materials
- Printing and advertisement expenses

Household Hazardous Waste Management

- Design and construction of permanent collection facilities
- Equipment for permanent collection facilities, such as recycling containers, trailers, forklifts, and crushers
- Protective gear
- Contractual services for special collection events
- Education and outreach materials
- Printing and advertising expenses

Technical Studies

- Consultant services
- Printing and advertising expenses
- Program administration expenses, such as salaries/fringe benefits, office supplies, and travel

Educational and Training Projects

- Education and outreach materials
- Printing and advertising expenses
- Contractual services
- Program administrative expenses, such as salaries/fringe benefits, office supplies, and travel

Funding Standards

In addition to the standards set forth in applicable law and regulations, the standards outlined below apply to all uses of the solid waste grant funds.

General Standards

- 5. The provisions of the Texas Grants Management Standards (<u>TxGMS</u>) issued by the Texas Comptroller of Public Accounts for the use of these funds, as well as the supplement financial administration provided in the program Administrative Procedures.
- 6. Recipients of funds under this Contract, including the COG, pass-through grant recipients, and subcontractors shall comply with all applicable state and local laws and regulations pertaining to the use of state funds, including laws concerning the procurement of goods and services and competitive purchasing requirements.
- 7. Funds may not be provided through a pass-through grant or subcontract to any public or private entity that is barred from participating in state contracts by the Texas Facilities Commission.
- 8. Public and private entities subject to payment of state solid waste disposal fees and whose payments are in arrears may not receive funds under this Contract through either a pass-through grant or subcontract.
- 9. In accordance with §361.014(b), Texas Health and Safety Code, and 30 TAC §330.649(d), TCEQ Regulations, a project or service funded under this Contract must promote cooperation between public and private entities and may not be otherwise readily available or create a competitive advantage over a private industry that provides recycling or solid waste services. Under this definition, the term private industry included non-profit and not-for-profit non-governmental entities.
- 10. All equipment and facilities purchased or constructed with funds provided under this Contract shall be used for the purposes intended in the funding Contract
- 11. A project or service funded under this Contract must be consistent with the COG's RSWMP, and must be intended to implement the goals, objectives, and priorities established in the regional plan.
- 12. Funds may not be used to acquire land or an interest in land.
- 13. Funds may not be used to supplant existing funds. In particular, staff positions where the assigned functions will remain the same and that were active at the time of the funding application or proposal and were funded from a source other than a previous solid waste grant, may not be funded.
- 14. Funds may not be used for food or entertainment expenses, including refreshments at meetings and other functions. This provision does not apply to authorized employee per diem expenses for food costs incurred while on travel status.

- 15. Funds may not be used for payment of salaries to any employee who uses alcoholic beverages on active duty. Funds may not be used for the purchase of alcoholic beverages, including travel expenses reimbursed with these funds.
- 16. Funds may not be used for employment, contracts for services of a lobbyist, or for dues to an organization, which employs or otherwise contracts for the services of a lobbyist.
- 17. Funds may only be used for projects or programs for municipal solid waste.
- 18. Except as may be specifically authorized, funds may not be used for projects or facilities that require a permit from the TCEQ and/or that are located within the boundaries of a permitted facility, including landfills, wastewater treatment plants, or other facilities. This restriction may be waived by the TCEQ, at its discretion, for recycling and other eligible activities that will take place within the boundaries of a permitted facility. The applicant and/or the COG must request a preliminary determination from the TCEQ as to the eligibility of the project prior to the project being considered for funding by the COG.
- 19. Projects or facilities requiring a registration/permit from the TCEQ, and which are otherwise eligible for funding, must have received the registration/permit before the project funding is awarded.
- 20. Except as may be specifically authorized, funds may not be used for activities related to the collection or disposal of municipal solid waste. This restriction includes: solid waste collection and transportation to a disposal facility; waste combustion (incineration or waste-to-energy); processing for reducing the volume of solid waste which is to be disposed of; landfills and landfill-related facilities, equipment, or activities, including closure and post-closure care of a permitted landfill unit; or other activities and facilities associated with the disposal of municipal solid waste.
- 21. Funds may not be used to assist an entity or individual to comply with an existing or pending federal, state, or local judgment or enforcement action. This restriction includes assistance to an entity to comply with an order to clean up and/or remediate problems at an illegal dumpsite. However, the TCEQ may waive this restriction, at its discretion and on a limited case-by-case basis, to address immediate threats to human health or the environment, and where it is demonstrated that the responsible party does not have the resources to comply with the order.
- 22. Funds may not be used to pay penalties imposed on an entity for violation of federal, state, or local laws and regulations. This restriction includes expenses for conducting a supplemental environmental project (SEP) under a federal or state order or penalty. Funds may be used in conjunction with SEP funds to support the same project.

Local Enforcement

Funds may not be provided to any law enforcement agency regulated by Texas Occupational Code, Title 10, Chapter 1701, unless: (a) the law enforcement agency is in compliance with all rules on Law Enforcement Standards and Education; or (b) the Commission on Law Enforcement Officer Standards and Education certifies that the requesting agency is in the process of achieving compliance with such rules.

When funding is to be provided for salaries of local enforcement officers, the funds recipient must certify that at least one of the officers has attended or will attend within the term of the funding the TCEQ's Criminal Environmental Law Enforcement Training or equivalent training.

Local enforcement vehicles and related enforcement equipment purchased entirely with funds provided under this Contract may only be used for activities to enforce laws and regulations pertaining to littering and illegal dumping and may not be used for other code enforcement or law enforcement activities. Vehicles and equipment that are only partially funded must be dedicated for use in local enforcement activities for a percentage of time equal to the proportion of the purchase expense funded.

Entities receiving funds for a local enforcement officer, enforcement vehicles, and/or related equipment for use by an enforcement officer, must investigate major illegal dumping problems, on both public and private property, in addition to investigating general litter problems on public property.

Entities receiving funds to conduct a local enforcement program must cooperate with the TCEQ's regional investigative staff in identifying and investigating illegal dumping problems. Lack of cooperation with the TCEQ staff may constitute a reason to withhold future funding to that entity for local enforcement activities.

Funds may not be used for investigation and enforcement activities related to the illegal dumping of industrial and/or hazardous waste. Instances where industrial or hazardous waste is discovered at a site do not preclude the investigation of that site, so long as the intent and focus of the investigation and enforcement activities are on the illegal dumping of municipal solid waste.

Funds may not be used for purchase of weapons, ammunition, and/or HazMat gear.

Litter and Illegal Dumping Cleanup and Community Collection Events

Cleanup events may be coordinated with Keep Texas Beautiful organization.

Projects funded to clean up litter or illegal dumping on private property must be conducted through a local government sponsor or the COG. Funds may not be provided directly to a private landowner or other private responsible party for cleanup expenses.

The local government sponsor or the COG must either contract for and oversee the cleanup work or conduct the work with its own employees and equipment.

The costs for cleanup of hazardous waste that may be found at a municipal solid waste site must be funded from other sources, unless a waiver from this restriction is granted by the TCEQ to deal with immediate threats to human health or the environment.

The costs for cleanup of Class 1 nonhazardous industrial waste that may be found at a municipal solid waste site must be funded from other sources, unless a waiver from this restriction is granted by the TCEQ to deal with immediate threats to human health or the environment. The cleanup of Class 2 and 3 nonhazardous industrial wastes that may be found at a municipal solid waste site may be funded in conjunction with the cleanup of the municipal solid waste found at a site.

All notification, assessment, and cleanup requirements pertaining to the release of wastes or other chemicals of concern, as required under federal, state, and local laws and regulations, including <u>30 TAC Chapter 330</u>, TCEQ's MSW Regulations, and <u>30 TAC Chapter 350</u>, TCEQ's Risk Reduction Regulations, must be complied with as part of any activities funded under this Contract.

All materials cleaned up using grant funds must be properly disposed of or otherwise properly managed in accordance with all applicable laws and regulations. To the extent feasible, it is recommended that materials removed from a site be reused or recycled. For projects to clean up large amounts of materials, the COG should consider withholding at least ten (10) percent of the reimbursements under a pass-through grant or subcontract, until documentation is provided that the cleanup work has been completed and the materials properly managed.

Periodic community collection events, to provide for collection and proper disposal of non-recyclable residential waste materials for which there is not a readily-available collection alternative, may be funded. This type of project may not include regular solid waste collection activities, such as weekly waste collection. Funded collection events may be held no more frequently than four times per year, (EXAMPLE: 4 CONSECUTIVE WEEKENDS NOT INCLUDING WEEKDAYS; OR ALTERNATE WEEKENDS OVER THE COURSE OF THE YEAR, NOT INCLUDING WEEKDAYS) and must only be intended to provide residents an opportunity to dispose of hard-to-collect materials, such as large and bulky items that are not picked up under the regular collection system, and might otherwise be illegally dumped by residents. To the extent practicable, community collection events should make every effort to divert wastes collected from area landfills, e.g., contain a recycling component.

Source Reduction and Recycling

Any program or project funded with the intent of demonstrating the use of products made from recycled and/or reused materials shall have as its primary purpose the

education and training of residents, governmental officials, private entities, and others to encourage a market for using these materials.

Local Solid Waste Management Plans

All local solid waste management plans funded under this Contract must be consistent with the COG's RSWMP, and prepared in accordance with 30 TAC Subchapter O. Chapter 330, TCEQ Regulations, and the Content and Format Guidelines provided by the TCEQ.

In selecting a local solid waste management plan project for funding, the COG shall ensure that at least one year is available for the completion and adoption of the local plan.

Citizens' Collection Stations and "Small" Registered Transfer Stations

The design and construction of citizens' collection stations, as those facilities are defined under <u>30 TAC Chapter 330</u>, TCEQ Regulations, may be funded. The cost associated with operating these types of facilities will not be funded.

The design and construction of small municipal solid waste and liquid waste transfer stations that qualify for registration under 30 TAC 330, MSW Rules, may be funded. Other permitted or registered transfer stations may not be funded. A municipal solid waste transfer facility may be eligible for a registration if it serves a municipality with a population of less than 50,000, or a county with a population of less than 85,000, or is used in the transfer of 125 tons or less of municipal solid waste per day. A liquid waste transfer station may qualify for a registration if it will receive less than 32,000 gallons or less per day. The cost associated with operating these types of facilities will not be funded. The following MSW facilities may be funded:

- ❖ Notification tier municipal solid waste transfer stations that qualify under <u>30 TAC</u> 330.11(e).
- Registered municipal solid waste transfer stations that qualify under <u>30 TAC</u> <u>330.9(b)(1)</u> through (3), or (f).
- ❖ Exempt local government recycling facilities as provided for under 30 TAC 328.4(a)(1).
- ❖ Notification tier composting facilities which qualify under 30 TAC 332.21 332.23.
- ❖ Liquid waste transfer stations which qualify for registration in 30 TAC 330.9(g) and (l).
- ❖ Registration tier used oil collection facilities which qualify under <u>30 TAC 324.7(1)</u> or (3).

Household Hazardous Waste Management

All household hazardous waste collection, recycling, and/or disposal activities must be coordinated with the TCEQ's HHW program staff, (External Relations Division) and all applicable laws, regulations, guidelines, and reporting requirements must be followed.

Technical Studies

All technical studies funded must be consistent with the COG's regional solid waste management plan and prepared in accordance with Administrative Procedures provided by the TCEQ.

Educational and Training Projects

Educational and training programs and projects funded under this Contract must be primarily related to the management of municipal solid waste, and funds applied to a broader education program may only be used for those portions of the program pertaining to municipal solid waste.

Notification of Private Industry Required

According to state law (Section 361.014 (b) TX Health & Safety Code), a project or service funded under this program must promote cooperation between public and private entities, and the grant-funded project or service may not be otherwise readily available or create a competitive advantage over a private industry that provides recycling or solid waste services. In accordance with grant requirements established by the TCEQ, an applicant for funding under one of the listed project categories below must adhere to the notification requirements listed below.

Applicable Categories

- Source Reduction and Recycling
- Citizens' Collection Stations and/or "Small" Registered Transfer Stations
- A demonstration project under the Educational and Training Projects category

Applicant Notification Requirements

- 1. Contact in person or in writing the known private service providers of similar services which, at the time of the application development, are providing services within the geographic service area that the project intends to serve, prior to making the application. A list of private service providers within the region is available from the COG.
- 2. Inform the private service providers of the basic details of the proposed project and consider any input and concerns from the private service providers about the project when completing the project proposal.
- 3. Consider, where appropriate, meeting directly with private service providers that may have a concern about the proposed project to attempt to resolve any concerns before an application is submitted.
- 4. Complete applicable information on the grant application forms to provide documentation that private service providers were notified of the project prior to submission of the application and submit written comments provided by any private service provider.

How Proposals Will Be Considered

Proposals will be reviewed by the Solid Waste Advisory Committee of the COG, using screening and selection criteria developed in cooperation with the TCEQ. The committee consists of representatives of various interests involved in solid waste management in the region, according to the TCEQ guidelines.

Screening Criteria

In order for any proposed project to be considered, the following screening criteria must be met. If these screening criteria are not met, the proposed project will receive no further consideration for grant funding.

- 1. The application must be complete, and all application requirements and procedures followed, including requirements to notify private service providers of the proposed project, when applicable.
- 2. The proposed project must conform to eligible standards, eligible recipient standards, and allowable expense and funding standards, as established by the TCEQ and the COG and under all applicable laws and regulations.
- 3. The applicant must agree to document the results of the project as required by the COG.
- 4. The proposed project must be technically feasible, and there must be a reasonable expectation that the project can be satisfactorily completed within the required time frames.
- 5. The proposed project activities and expenses must be reasonable and necessary to accomplish the goals and objectives of the project. One factor in determining reasonableness of expenses shall be whether comparable costs are proposed for comparable goods and services.
- 6. The proposed project must be consistent with the approved regional solid waste management plan and must directly support implementation of the regional plan.

Example Selection Criteria

If a proposed project meets all of the applicable screening criteria, it will be evaluated by the Solid Waste Advisory Committee of the COG, using the following selection criteria. There are four sets of selection criteria, each worth up to 25 points, for a possible total score of 100 points.

Project Description (25 Points)

- 1. Is there an adequate explanation as to why the proposed project is needed?
- 2. Is the overall goal or objective of the proposed project clearly stated?

- 3. Is there an estimate of the number of people who would be served or benefited by the proposed project?
- 4. Is the geographic area affected by the proposed project clearly described?
- 5. Is the specific waste stream targeted by the project identified?
- 6. Does the project include adequate levels of customer incentives, public education, or public input, as appropriate to the particular project?
- 7. Are all aspects of the proposed project described in sufficient detail to ensure its overall feasibility? If the proposed project includes equipment, has the applicant shown that the specified equipment is appropriate for the work to be performed?
- 8. Are the expected benefits of the proposed project adequately described?

Work Program (25 Points)

- 9. Are all of the major steps or tasks involved in the proposed project clearly presented and adequately described?
- 10. Are responsible entities for accomplishing each step or task identified?
- 11. Is each step or task described in terms of its effect on the total project budget?
- 12. Is a specific timeframe for completing each step or task provided?

Project Cost Evaluation (25 Points)

- 13. Are the total related costs of the proposed project (not just grant expenditures) adequately considered?
- 14. Are the costs of the proposed project presented in unit terms, such as cost per ton, cost per customer, or cost per capita, as applicable?
- 15. Are the costs of the proposed project compared to any established averages, or to normal costs for similar projects?
- 16. Will the proposed project result in a measurable cost savings, or are the costs of the proposed project otherwise reasonably justified?

Level Of Commitment Of The Applicant (25 Points)

- 17. Is the applicant providing any level of matching funds or in-kind services?
- 18. To what extent is the applicant requesting funding for salaries or operational expenses?
- 19. If an ongoing service is proposed, to what extent has the applicant demonstrated the ability to sustain the program beyond the term of the grant?

- 20. To what extent do the appropriate governing bodies support the proposed project? Are formal resolutions of support attached?
- 21. Has the applicant previously demonstrated a commitment to preferred solid waste management practices, such as implementing other solid waste management projects, being involved in a local or sub-regional solid waste management plan or study, or becoming a Keep Texas Beautiful member?
- 22. If the proposed project has received previous grant funding under this program, to what extent does the proposal involve expansion of current services or operations? Has the applicant presented quantifiable documentation of the success of the project in order to warrant further funding? Does the applicant have a good record of past grant contractual performance? Poor performance on past grants may also be considered in reducing the number of points awarded.

Grant Contracts

Grant recipients will be required to enter into standard legal Contracts with the COG, to ensure that the approved work program of the project is followed. Among other provisions, the legal Contracts will include the following:

Grant funding will be provided on a reimbursement basis only, and all requests for reimbursement must be handled through the COG.

Grant recipients must agree to provide data related to the results of the project to the COG and/or the TCEQ. As appropriate to the project, the grant recipient will also be asked to commit to monitoring the results of the project beyond the grant term, and periodically provide the COG and/or the TCEQ additional reports on the status of the project.

Grant recipients must agree to allow staff of the COG and/or the TCEQ to perform onsite visits to monitor the progress of projects.