December 17, 2019

Regular Agenda Item #25, Hearing – Solicitation No. IFB-PO-2000040,
Biosolids Removal and Disposal Services

Background
At the December 3, 2019 Board of Supervisors meeting, the award of a master agreement to Synagro of California, L.L.C (Synagro) for biosolids removal and disposal services was continued due to the receipt of a protest letter (Attachment 1). Since the individual leading the protest has reached out to Board members, I am providing background regarding this procurement process.

Mr. Haynes, a representative of AvraGro sent an email to the Clerk of the Board on November 27, 2019 with the subject line of Appeal to Pima County Board of Supervisors for Biosolids Removal and Disposal Services Award Recommendation. Included with this email was the same minimal document that was filed with the Procurement Department as a protest to the award, although the document submitted to the Clerk was not even signed by Mr. Kai or Mr. Haynes. It was however decided to treat this letter as an appeal to the Procurement Director’s decision that was rendered on November 21, 2019 (Attachment 2). Notice of the Board of Supervisors appeal hearing was sent by the Clerk on December 2, 2019 (Attachment 3).

The stated basis against the apparent low bidder, Synagro, is “The majority of the land listed by Synagro for land application is currently planted in long term crops and is not available for the application of biosolids.” This claim, however, is Mr. Kai’s or Mr. Haynes’s opinion and not a factual ground for protest as required by Pima County Procurement Code 11.20.010, where Pima County must rely on the response of the bidders who are required to sign an offer certifying that all information is accurate. The Synagro response packet meets all requirements. Synagro has provided a letter regarding the land that they have under written agreement to service the biosolids removal and disposal contract (Attachment 4).

The current County contract for biosolids removal and disposal is with AvraGro. We have had continued contract compliance issues with AvraGro that have resulted in issuance of multiple default and cure notices. A Notice of Default and Request to Cure dated August 15, 2018, a Notice of Default and Request to Cure dated May 7, 2019 and a follow-up letter dated June 21, 2019 are included in Attachment 5.

It is the AvraGro contract performance issues that led to initiation of this new bid rather than exercising the remaining renewals left on the current AvraGro contract. To date, the Regional Wastewater Reclamation Department continues to have to work closely with AvraGro in order to achieve satisfactory performance of contract terms and to resolve the issues stated in the Notice letters.
The Honorable Chairman and Members, Pima County Board of Supervisors
Re: Regular Agenda Item #25, Hearing - Solicitation No. IFB-PO-2000040, Biosolids Removal and Disposal Services

December 17, 2019
Page 2

Recommendation
The appeal of the Procurement Director’s Decision and the award of the Synagro master agreement are both on the Board of Supervisors December 17, 2019 meeting agenda for consideration. It is recommended that the appeal be denied and that the master agreement be awarded to Synagro as recommended by the Procurement Director.

Sincerely,

[C. H. Huckelberry]
C.H. Huckelberry
County Administrator

CHH/lab – December 10, 2019

c: Jan Lesher, Chief Deputy County Administrator
Carmine DeBonis Jr., Deputy County Administrator for Public Works
Yves Khawam, Assistant County Administrator for Public Works
Jackson Jenkins, Director, Regional Wastewater Reclamation Department
Mary Jo Furphy, Director, Procurement Department
This message and sender come from outside Pima County. If you did not expect this message, proceed with caution. Verify the sender's identity before performing any action, such as clicking on a link or opening an attachment.

To: Clerk of the Board

Please find attached the Protest and Appeal for the Subject Award Recommendation.

Please confirm receipt of this appeal.
Protest of Solicitation No IFB-DO 200040 Biosolids Removal and Disposal Services
Avragro Systems Inc PO Box 91798 Tucson, Az 85742

Exhibit D Registered Land: The majority of the land listed by Synagro for land application is currently planted in long term crops and is not available for the application of biosloids.

Relief Requested: Recommendation for award shall go to a qualified bidder with sufficient land available for land application of biosolids.
Via Email: johnkaijr@yahoo.com

November 21, 2019

Mr. John Kai, Jr., Owner
Avra Gro Systems Inc.
PO Box 91708
Tucson, AZ 85752

RE: Protest of Award
Solicitation No. IFB-PO-2000040 Biosolids Removal and Disposal Services

Dear Mr. Kai,

On November 21, 2019, I received an email from Chris Haynes on behalf of AvraGro, protesting the Notice of Recommendation for Award of Solicitation No. IFB-PO-2000040 Biosolids Removal and Disposal Services, issued on November 15, 2019, naming Synagro of California, LLC dba Synagro as the awardee.

You are requesting that the recommendation for award shall go to a qualified bidder with sufficient land available for land application of biosolids. You also assert that "The majority of the land listed by Synagro for land application is currently planted in long term crops and is not available for the application of biosolids." The bid package was reviewed by the Regional Wastewater and Reclamation Department and was deemed to meet the bid's requirements. Pima County must rely on the bid response and certifying statements made by Synagro.

Pursuant to Pima County Procurement Code 11.20.010.F.1, I have determined that the protest does not carry merit and therefore your protest is dismissed.

This decision may be appealed to the Board of Supervisors by filling an appeal with the Clerk of the Board within five business days of the date of this written decision pursuant to Pima County Procurement Code Section 11.20.10.H. If you file an appeal with the Board of Supervisors, the Board will consider the protest at a regularly scheduled meeting within 30 days of this decision. The Board may, with or without a hearing, either accept the decision or determine an appropriate remedy.

Sincerely,

Mary Jo Furphy, CPPO
Procurement Director

Attachment: Protest of Solicitation dated and received on November 21, 2019 (1 page)

C: Jackson Jenkins, Regional Wastewater Reclamation Department Director
   Jeff Prevatt, Regional Wastewater Reclamation Department Deputy Director
   Ana Wilber, Materials and Services Division Manager
   Keith Rogers, Procurement Officer
   Stacey Roseberry, Deputy County Attorney
   Interested Parties
Protest of Solicitation No IFB-DO 200040 Biosolids Removal and Disposal Services

Avragro Systems Inc PO Box 91798 Tucson, Az 85742

Exhibit D Registered Land: The majority of the land listed by Synagro for land application is currently planted in long term crops and is not available for the application of biosolids.

Relief Requested: Recommendation for award shall go to a qualified bidder with sufficient land available for land application of biosolids.

[Signature]

John B. [Signature]

11-21-2019
December 2, 2019

Mr. John Kai, Jr., Owner
Avra Gro Systems, Inc.
P.O. Box 91708
Tucson, AZ 85752

RE: Appeal of the Pima County Procurement Director’s decision regarding Solicitation No. IFB-PO-2000040, Biosolids Removal and Disposal Services

Dear Mr. Kai:

In accordance with Pima County Code 11.20.010(J), please be advised that we are in receipt of your request to appeal the decision of the Procurement Director in the aforementioned matter. A hearing has been scheduled before the Pima County Board of Supervisors on Tuesday, December 17, 2019, at 9:00 a.m. or thereafter, at the following location:

Pima County Administration Building
Board of Supervisors Hearing Room
130 West Congress, 1st Floor
Tucson, AZ 85701

If you have any questions concerning this hearing, please contact this office at 724-8449.

Sincerely,

[Signature]

Julie Castañeda
Clerk of the Board

c: Mary Jo Furphy, Procurement Director
Pima County Board of Supervisors
Mr. Chuck H. Huckelberry, County Administrator
Chris Haynes, 4chrish@gmail.com
Synagro of California, L.L.C., John Pugliaresi, JPugliaresi@SYNAGRO.com
Denali Water Solutions, L.L.C., Jeff Thurber, jeff.thurber@denalifilters.com
Sandhill Technologies, Rob Fehrmann, robfehrmann@comcast.net
To: Clerk of the Board

Please find attached the Protest and Appeal for the Subject Award Recommendation.

Please confirm receipt of this appeal.
Protest of Solicitation No IFB-DO 200040 Biosolids Removal and Disposal Services

Avragro Systems Inc PO Box 91798 Tucson, Az 85742

Exhibit D Registered Land: The majority of the land listed by Synagro for land application is currently planted in long term crops and is not available for the application of biosloids.

Relief Requested: Recommendation for award shall go to a qualified bidder with sufficient land available for land application of biosolids.
DECEMBER 9, 2019

Keith E. Rogers, CPPB  
Procurement Officer  
Design & Construction Division  
Pima County Procurement Dept.  
130 W. Congress, Third Floor  
Tucson, AZ 85701

Re: Biosolids Removal and Disposal Services Contract

Dear Mr. Rogers:

Synagro of California, LLC (Synagro) is in receipt of the Avra Gro System’s appeal of Pima County’s protest denial of the Biosolids Removal and Disposal Services intent to award. The original protest claimed that Synagro did not have adequate land to service the biosolids removal contract.

The project specifications indicated that a qualified responsive proposer would be required to have 4,000 acres secured under farmer agreements prior to contract issuance. Synagro currently has 6,025 acres under written commitment as of December 6, 2019. Synagro continues to add land and will be able to update this list prior to the December 17, 2019 Pima County Board of Supervisors meeting.

The list of acreage currently under commitment is provided below:

<table>
<thead>
<tr>
<th>Property</th>
<th>Owner</th>
<th>County</th>
<th>Acreage</th>
<th>Farmer Agreement Executed?</th>
</tr>
</thead>
<tbody>
<tr>
<td>Stambaugh Farms</td>
<td>David Stambaugh</td>
<td>Pinal</td>
<td>175</td>
<td>Yes</td>
</tr>
<tr>
<td>Burruel Farms</td>
<td>Arnold Burruel</td>
<td>Pima and Pinal</td>
<td>5,000</td>
<td>Yes</td>
</tr>
<tr>
<td>Post Farms</td>
<td>Jon Post</td>
<td>Pima</td>
<td>850</td>
<td>Yes</td>
</tr>
<tr>
<td><strong>Total Acreage</strong></td>
<td></td>
<td></td>
<td><strong>6,025</strong></td>
<td></td>
</tr>
</tbody>
</table>

Copies of farmer agreements are provided for your records.
Based on the above, Synagro concurs with County staff’s position that Synagro is the lowest responsive bidder and should be awarded the contract to manage Pima County’s biosolids.

If you have any questions or require further information, please call me at 650-333-0729 or Craig Geyer at 520-631-4982. Please refer any written correspondence to Kathleen Wright and copy me and Craig Geyer. Thank you.

Very truly yours

John Pugliaresi
Senior Area Sales Manager

JP:kw
LANDOWNER CONSENT FOR BIOSOLIDS APPLICATION

The undersigned hereby agrees to the application of biosolids by Synagro at application rates in accordance with applicable laws and regulations.

OWNER NAME: Stambaugh Farms LLC
ADDRESS: 22830 S 11 mile corner Rd
Eloy AZ 85131
PHONE: (520) 631-1686
OPERATOR NAME: David Stambaugh
FARM LOCATION(S): Pinal county green reservoir
  + 11 mile corner Rd

TOTAL ACRES: 175  COUNTY: Pinal

1. I understand that Synagro will coordinate biosolids deliveries with my farm operator hereinafter (leasee) unless otherwise advised by me.
2. I agree to allow Synagro and federal, state and local regulatory staff access to my land for the purposes of permitting the site, inspecting the site, applying biosolids, obtaining samples from the site and testing. I reserve the right to ask the above parties for proper identification at any time.
3. I understand that the following conditions apply to my land following biosolids applications and that my leasee has signed an agreement form with Synagro stating that my leasee will be responsible for following these conditions where applicable:
   a. Animals shall not be grazed on the land for 30 days after the application of biosolids. In addition, animals intended for dairy production shall not be allowed to graze on the land for _____ days after the application of biosolids.
   b. Food crops (crops consumed by humans including but not limited to fruits, vegetables and tobacco) with harvested parts that touch the biosolids/soil mixture and are totally above the land surface shall not be harvested for _____ months after the application of biosolids.
   c. Food crops with harvested parts below the surface of the land shall not be harvested for _____ months after the application of biosolids when the biosolids remain on the land surface ≥ 4 months prior to incorporation into the soil, or 38 months when the biosolids remain on the land surface < 4 months prior to incorporation.
   d. Food crops, feed crops and fiber crops shall not be harvested for 30 days after application of biosolids.
   e. Public access to land with a low potential for public exposure (land the public uses infrequently including but not limited to agricultural land and forests) shall be restricted for _____ days. Public access to land with a high potential for public exposure (land the public uses frequently including but not limited to a public contact site such as parks, playgrounds and golf courses) shall be restricted for 1 year.
   f. Turf grown on land where biosolids are applied shall not be harvested for one year after application of biosolids when the harvested turf is placed on either land with a high potential for public exposure or a lawn, unless otherwise specified by the permitting authority.
4. I have also read the “Information About Biosolids” which is on the reverse side and incorporated by reference in this Consent.
5. The term of this Consent shall continue until written notification is given by either party to terminate this agreement.
6. I certify that I am holder of legal title to the above described property or am authorized by the holder to give consent for the land application of biosolids and that there are no restrictions to the granting of consent under this form.

[Signature]
OWNER SIGNATURE (If signing as a representative, include title)  12-2-19
DATE

SYNLOC 08/13 WHITE: Regional Office CANARY: Landowner PINK: Farm Operator
LANDOWNER CONSENT FOR BIOSOLIDS APPLICATION

The undersigned hereby agrees to the application of biosolids by Synagro at application rates in accordance with applicable laws and regulations.

OWNER NAME: Arnold Burrell
ADDRESS: Marana, Az.

PHONE: ____________________________
OPERATOR NAME: Burrell
FARM LOCATION(S): Pima & Pinal

TOTAL ACRES: 5,000 acres COUNTY: Pima & Pinal

1. I understand that Synagro will coordinate biosolids deliveries with my farm operator hereinafter (leasee) unless otherwise advised by me.
2. I agree to allow Synagro and federal, state and local regulatory staff access to my land for the purposes of permitting the site, inspecting the site, applying biosolids, obtaining samples from the site and testing. I reserve the right to ask the above parties for proper identification at any time.
3. I understand that the following conditions apply to my land following biosolids applications and that my leasee has signed an agreement form with Synagro stating that my leasee will be responsible for following these conditions where applicable:

   a. Animals shall not be grazed on the land for 30 days after the application of biosolids. In addition, animals intended for dairy production shall not be allowed to graze on the land for ______ days after the application of biosolids.
   b. Food crops (crops consumed by humans including but not limited to fruits, vegetables and tobacco) with harvested parts that touch the biosolids/soil mixture and are totally above the land surface shall not be harvested for ______ months after the application of biosolids.
   c. Food crops with harvested parts below the surface of the land shall not be harvested for ______ months after the application of biosolids when the biosolids remain on the land surface > 4 months prior to incorporation into the soil, or 38 months when the biosolids remain on the land surface < 4 months prior to incorporation.
   d. Food crops, feed crops and fiber crops shall not be harvested for 30 days after application of biosolids.
   e. Public access to land with a low potential for public exposure (land the public uses infrequently including but not limited to agricultural land and forests) shall be restricted for ______ days. Public access to land with a high potential for public exposure (land the public uses frequently including but not limited to a public contact site such as parks, playgrounds and golf courses) shall be restricted for 1 year.
   f. Turf grown on land where biosolids are applied shall not be harvested for one year after application of biosolids when the harvested turf is placed on either land with a high potential for public exposure or a lawn, unless otherwise specified by the permitting authority.
4. I have also read the "Information About Biosolids" which is on the reverse side and incorporated by reference in this Consent.
5. The term of this Consent shall continue until written notification is given by either party to terminate this agreement.
6. I certify that I am holder of legal title to the above described property or am authorized by the holder to give consent for the land application of biosolids and that there are no restrictions to the granting of consent under this form.

________________________
OWNER SIGNATURE (if signing as a representative, include title)

12/2/19
DATE

SYNLOC 08/13 WHITE: Regional Office CANARY: Landowner PINK: Farm Operator
ARIZONA REQUEST AND CONSENT FOR BIOSOLIDS

SOURCE: Post Land Co, LLC & Cortaro Farm Plus
FARM OPERATOR: Post Farms
ADDRESS: 13801 W. Kirk Hughes Rd

PHONE HOME: ( ) MOBILE: (520) 464-2064 OTHER: ( )
EMAIL: jonpost@bellsouth.net

FARM LOCATION: ____________________________

TOTAL ACRES (Proposed for biosolids application): 250 COUNTY: Pima Co.
CROPS GROWN: ____________________________

1. I agree to be responsible for adhering to the following conditions, where applicable:
   a. The soil pH will be adjusted to ≥ 6.5 when biosolids are applied unless lime treated biosolids are applied or the soil/biosolids mixture has a pH ≥ 6.5 immediately after land application.
   b. Animals shall not be grazed on the land for 30 days after the application of biosolids.
   c. Food crops with harvested parts that touch the biosolids/soil mixture and are totally above the land surface shall not be harvested for 14 months after the application of biosolids.
   d. Food crops with harvested parts below the surface of the land shall not be harvested for 20 months after the application of biosolids when the biosolids remain on the land surface ≥ 4 months prior to incorporation into the soil, or 38 months when the biosolids remain on the land surface < 4 months prior to incorporation.
   e. Food crops, feed crops, and fiber crops shall not be harvested for 30 days after application of biosolids.
   f. Public access to land with a low potential for public exposure shall be restricted for 30 days. Public access to land with a high potential for public exposure shall be restricted for 1 year.
   g. Turf grown on land where biosolids are applied shall not be harvested for one year after application of biosolids when the harvested turf is placed on either land with a high potential for public exposure or a lawn, unless otherwise specified by the permitting authority.

2. I understand that this transaction is not contemplated by the parties to be a sale of goods.

3. I understand that successful crop production depends on many variables, such as weather, soil conditions and specific farming practices and that while Synagro has experience with land application of biosolids, the responsibility for properly accommodating agricultural practices to biosolids utilization are solely mine. I have also read and understand the "Important Information About Using Biosolids as a Fertilizer" which is on the reverse side and incorporated by reference in this Request and Consent.

OPERATOR'S SIGNATURE ____________________________

DATE 12-2-19

SYNR&CAZ 04/15 WHITE - Project Office CANARY - Farmer
Via US Mail Certified  
Copy via Hand Delivery  

June 21, 2019  

Mr. John Kai, Jr., Owner  
Avra Gro Systems Inc.  
PO Box 91708  
Tucson, AZ 85752  

RE: Contract No. MA-PO-16-049 – Notice of Default and Request to Cure  

Dear Mr. Kai:  

On May 7, 2019, Avra Gro Systems was issued a Notice of Default and Notice to Cure for failure to comply with the conditions stipulated in Contract No. MA-PO-16-049. On June 7, 2019, members from Procurement and RWRD met with you and your Avra Gro team to discuss resolution to the Notice. Based on the responses obtained, we find Avra Gro still to be in default. 

Effective immediately, Avra Gro Systems must comply with the following conditions. 

1. Avra Gro Systems may no longer stage cake biosolids on County owned land. Previous right of entry allowing access to Pima County property has expired and is therefore void. 
2. Avra Gro Systems must provide a written plan for mitigating odors and flies for staged cake biosolids locations. This should be submitted as a proposed amendment to the 2019 Annual Plan of Operation and implemented as necessary once approved. 
3. Avra Gro Systems must provide a contingency plan for mitigating potential fire hazards resulting from the staging locations. These mitigation measures must be submitted as an amendment to the 2019 Annual Plan of Operation and implemented as necessary once approved. 
4. Avra Gro Systems has requested additional time to remove the current inventory of staged biosolids. County grants Avra Gro additional time provided Avra Gro demonstrates a monthly reduction of 20% of the current volume each month for the remainder of 2019 and that complete removal takes no longer than five months. 
5. Avra Gro Systems must, on a monthly basis, demonstrate, where biosolids will be land applied for the following two month period. Each report must identify the proposed receiving parcels, application rates, and the designated crop types. 
6. Avra Gro Systems must provide to County daily inventory summaries accounting for management of all biosolids removed from the Tres Rios WIRF. The reports must identify both staging areas as well as final deposition for land application. Location identification in the summaries must include GPS coordinates and date stake positions. RWRD will resume field inspections for compliance purposes. 

Avra Gro Systems was issued a previous Notice to Cure on September 28, 2018, originating from multiple nuisance complaints from nearby residents and neighbors. Avra Gro Systems instituted a pest
management protocol for mitigating flies and Pima County granted an extension to allow for the complete removal of staged biosolids near parcel JK-9. It is now apparent that Avra Gro Systems has again begun staging practices creating a large inventory of excess biosolids material.

Contract No. MA-PO-16-049 requires for both the daily removal of biosolids from the Tres Rios WRF and subsequent land application of biosolids in accordance with EPA 503 and state regulations. Avra Gro Systems has indicated wet weather conditions as a cause for the resumption of staging operations, however, it is obvious that Avra Gro Systems in not currently utilizing the 4,000 acres of registered lands demonstrated at the time of contract award. Registration of available parcels for land application is the sole responsibility of Avra Gro Systems and sufficient available land must be maintained to prevent further default and possible contract termination. Please provide an update of the registered land available for application.

Each of these contract compliance issues were previously brought to your attention through multiple meetings and written communications.

Sincerely,

Mary Jo Murphy, CPO
Procurement Director

cc: Charles Wesselholt, Deputy County Attorney
Carmine DeBonis, Deputy County Administrator – Public Works
Jackson Jenkins, Director, PCRWRD
Jeff Prevatt, Deputy Director, PCRWRD
Ana Wilber, Procurement Division Manager
Jennifer Moore, Procurement Officer
May 7, 2019

Mr. John Kai Jr., Owner
Avra Gro Systems Inc.
PO Box 91708
Tucson, AZ 85752

RE: Contract No. MA-PO-16-049 – Notice of Default and Request to Cure

Dear Mr. Kai:

This letter provides formal notice that AvraGro Systems Inc. is once again in default for failure to comply with conditions stipulated by the contract Offer Agreement. A previous Notice to Cure was issued in August of 2018 requiring improved performance in the following areas.

1. Clearing of stockpiled material.
3. Maintain removal of production cake biosolids
4. Provide a detailed Plan of Operation
5. Available sites for uninterrupted operations and land application.

Following the August 2018 Notice, County Staff worked closely with Avra Gro to address the issues raised and, for a time, there was improvement. However, those gains are no longer evident and AvraGro is no longer compliant with the terms of the contract. As a result, the County is issuing this Notice of Default to address the following contractual compliance requirements:

The following terms and conditions are excerpted from Exhibit A:

B. Contractor Responsibilities
   2. Permitting and Plan of Operation

   Contractor will obtain all approvals, permits, and licenses required to perform every aspect of Contractor's operation. At a minimum, annual updates to the Plan of Operation must be submitted to the County for approval by February 28 of each year.

Avra Gro has yet to submit its 2019 annual Plan of Operation. The Plan was to have been submitted February 28, 2019.

P. Temporary Storage

Any storage facilities of bulk Biosolids or further prepared Biosolids storage located away from the Regional Management Facility will not be more than ten (10) days unless the Contractor can justify to PCRWRD the need for additional storage time. PCRWRD, at its sole discretion, may allow additional storage time of Biosolids.
Monthly inspections by County personnel show that biosolids continue to be stockpiled in the field for more than the ten-day limit. Avra Gro has made no effort to justify and has not sought County’s permission to store biosolids for longer periods and, in fact, has failed to remove stockpiled biosolids despite repeated County requests.

Q. **Beneficial Use of Biosolids**
   
   General Requirements, 6. – Contractor will provide a land application forecast, which describes the land application activities planned for the next month. The forecast will identify the land application sites to be utilized for inclusion in the monthly report.

As stated previously, the Plan of Operation for 2019 has not been submitted and must include storage locations, storage duration, land application sites, and land application schedules forecast for each month.

   **Exhibit C of the Offer Agreement also requires the demonstration of a Performance Bond capability in the amount of $756,000 obtained from a surety company guaranteeing the bond.**

AvraGro has not provided the required documentation.

These contract compliance issues were previously brought to your attention in multiple meetings in 2018 and written communications. Satisfactory resolution of the issues has not occurred and you are not in compliance with the contract. You must correct the above referenced deficiencies by June 7; 2019.

In addition to the above contractual issues, AvraGro recently verbally agreed to have three tankers available and haul 30 loads per day of thickened biosolids from the bladder. In the two weeks since that agreement was reached, Avra Gro has failed to provide the tanker availability requirement and has been unable to haul more than 12 loads per day. Please advise on how you intend to meet this agreed performance goal.

Sincerely,

Mary Jo Murphy
Procurement Director

CC: Charles Wesselholtz, Deputy Director
    Carmine DeBonis, Deputy County Administrator — Public Works
    Jackson Jenkins, PCRWRD Director
    Ana Wilber, Procurement Division Manager
    Jennifer Moore, Procurement Officer
August 16, 2018

Mr. John Kai, Jr., Owner
Avra Gro Systems Inc.
PO Box 91708
Tucson, AZ 85752

RE: Contract No. MA-PO-16-049 – Notice of Default and Request to Cure

Dear Mr. Kai:

This letter provides formal notice that Avra Gro Systems Inc. is in default of the above referenced contract for failure to comply with proper disposal of biosolids as mandated by the contract in the Offer Agreement, Exhibit A Scope of Services, Project Information, Paragraph P. Temporary Storage; Paragraph R. Direct Bulk Application Requirements and Restrictions; and Paragraph S. Special Requirements. Paragraph P stipulates "Any storage facilities of bulk Biosolids or further prepared Biosolids storage located away from the Regional Management Facility will not be more than ten (10) days unless the Contractor can justify to PCRWRD the need for additional storage time. PCRWRD, at its sole discretion, may allow additional storage time of Biosolids." Paragraph R.5.b. Vector Attraction stipulates "Contractor will manage the biosolids provided by the County in a manner that will not cause nor create a vector attraction in accordance with R18-9-1009 (B)." Paragraph S.10. stipulates "The contractor will take all steps to: Prevent or minimize any Biosolids use or disposal which has a likelihood of adversely affecting human health or the environment."

Biosolids staging and nuisance complaints have been reported and verified by inspection that stockpiling is occurring and this is also potentially creating vector or fly problems. This contract compliance issue was previously brought to your attention in May and again by written communication dated July 12, 2018. The July 12, 2018 letter gave you direction to remedy the non-compliance by July 30, 2018. Another meeting to discuss and determine compliance was held on August 10, 2018. Satisfactory resolution of the issue has not occurred and you are not in compliance with the contract. Storage time in existing piles has exceeded the contractual limit without PCRWRD approval.

If Avra Gro does not fully cure this default within thirty (30) days after the date of this letter, the County may exercise its right to terminate the contract for cause, in accordance with paragraph 32 of the Pima County Standard Terms and Conditions (effective 6/26/2014).

Sincerely,

[Signature]
Mary Jo Furphy
Procurement Director

cc: Charles Wesselschoft, Deputy County Attorney
    Carmine DeBonis, Deputy County Administrator – Public Works
    Jackson Jenkins, PCRWRD Director
    Ana Wiber, Procurement Division Manager
    Jennifer Moore, Procurement Officer