

**Okehampton Town Council
Parks Committee 9th September 2024
Meeting Report**

Date:	28 th August 2024
Name:	Emma James

7. Simmons Park

Bookings - Events that have either taken place or are scheduled to take place in Simmons Park, subject to receipt of the necessary paperwork.

Funfair Anderton and Rowland Amusements 13th to 21st October 2024

Parking Incursions – Following recent incidents, on the second occasion a contractor was appointed to serve a legal notice to vacate the carpark.

To consider joining a scheme to assist in the prevention of future incidents.

Devon Investigations have provided the following information for consideration:

Devon Investigations has been removing unauthorised encampments on behalf of landowners for over thirty years, however over the last two years in particular, we have seen an unprecedented increase in incursions. The inconvenience, loss of business, cost of removals, repair of damage and site cleansing has had a detrimental effect on landowners in already difficult times. If landowners and managers try to tackle the group themselves it rarely ends well. Emotions run high, people can get injured, the incursion can often double in size, and arrests are inevitably made, often including the landowner or staff.

Early in 2021 we launched a unique deterrence scheme called Reassurance. Reassurance is very much about deterring the incursion in the first place, and to date there have been only five incursions where our scheme and signage has been in place, despite currently having one hundred and nine sites protected. However, in the event that an incursion does occur we aim to help landowners by taking the stress and worry out of the situation, and a proportionate amount of the removal costs are built in to the scheme. We are on scene within hours of being notified and have a 100% success rate at having the land peacefully and lawfully cleared within seventy-two hours, as opposed to the lengthy Court eviction process that can take at least four weeks. We are all former local Police Officers and the process is carried out in a calm, professional and respectful manner. Subscribing to Reassurance on an annual basis represents a significant saving over dealing with removals piecemeal.

We are constantly in the process of identifying and reaching out to landowners, businesses and sports clubs that are vulnerable to an incursion, and I would very much like the opportunity to discuss the matter in more detail with you and show you the signage. Any large open area that is close to a town and main arterial routes, and relatively insecure, is particularly vulnerable. You may not consider yourselves at risk if you've never had a problem before but we are now finding that as local authorities are starting to improve 'fortifications' at their usual hot spots, the incursions are being offset to other sites previously untouched. Reassurance starts at the bronze entry level for £495.00 plus vat per year.

Reassurance Guarantees & Price List

Our Reassurance Service is available on a yearly basis, with payment being made annually in advance. The prices shown below are excluding VAT.

Level	Cost p.a.	No of Signs
Bronze	£495	1
Silver	£795	2
Gold	£1,595	3

Such is our confidence in the effectiveness of the Reassurance Service that, should an incursion ever occur, each Service Level carries a guarantee against part of the removal costs:

Bronze: 1x Stage 1 removal.

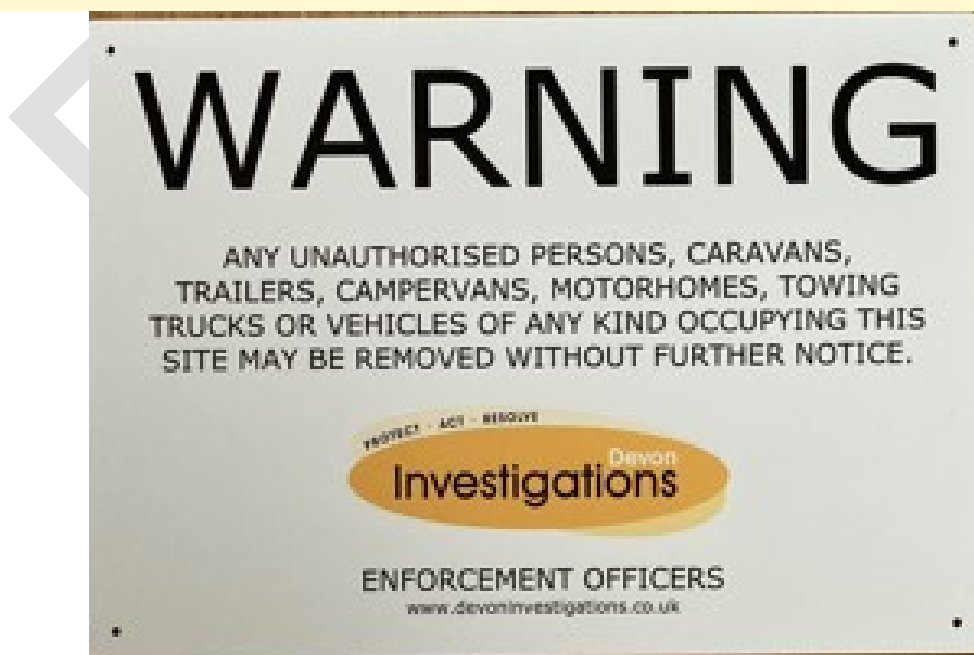
Silver: 1x Stage 1 removal and £250 towards 1x Stage 2 removal.

Gold: Unlimited Stage 1 removals, 1x Stage 2 removal plus £500 towards 1x Stage 3 removal.

For the definition of Stage Removals, please see overleaf.

In addition, our Reassurance Service customers are guaranteed to be moved to the top of our priorities list, ahead of our normal everyday incursion removal instructions.

Please note that the above prices and the associated number of signs apply to a specific plot of land. If none of the above levels fit your requirement, we will happy to discuss a bespoke solution with you.



Play Equipment – Okehampton United Charities have indicated they may be willing to fund the future purchase of additional or replacement play equipment, particularly that which is suitable for use by persons with disabilities. The Committee is requested to consider the type of equipment that could be installed to replace an item in the future.

An example of a piece of equipment that could be replaced shown in the following photograph to the right and of which there are 2 in Simmons Park.

Earlier in the year the rocker was removed to make way for the tractor. These could be replaced with an inclusive seesaw such as the one below in the future.

Rotator - Spicas x 2

Manufactured by Kompan Ltd



HAGS

PRODUCT CATEGORY: » HAGS.CO.UK » EN

Inclusive Seesaw Dennis

The Dennis Inclusive Seesaw is truly inclusive and accessible. It is designed with a primary focus to help children enjoy play with a wide range of development challenges. Unlike other inclusive seesaws, this is not just for wheelchair users – everyone can have fun together. The design has many accessibility features, including an adapted supportive seat positioned at wheelchair height that gives users the space they need to move into it from a seated position. It also includes a handrail at the side that can be used to propel the user if lower mobility is difficult, and a supportive bar on the front of the seat for stability. Handles on the backrest allows a parent/carer to support if needed.



Skatepark and BMX Track

8.1 BMX/Pump Track Improvements – To consider the tender documentation and other action to be taken to progress the project



Okehampton Town Council

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Invitation to Tender

Redesign and Build BMX/Pump Track

Deadline for receipt of tender proposals:

This document must be completed and returned in the published format. Failure to comply with this instruction may result in your submission being rejected.

Version 2 (28/08/2024)

1. Introduction

The Skatepark Complex, incorporating the BMX track and skatepark, is in need of improvement but due to the size of the project the work is being phased.

Phase 1 is the upgrading of the existing BMX track. An exciting project that will enhance the overall experience for riders and attract more enthusiasts. Okehampton Town Council has assessed the current condition of the BMX track and gathered feedback from the local community and riders.

The BMX track was constructed in the early 2000's and the surface is now deteriorating. It has been repaired over the intervening years by the Town Council's Parks Team but now requires more substantial improvement for health and safety reasons.

The design must incorporate a variety of elements suitable for different skill levels, riding styles and include features that make the track inclusive for those with disabilities, while prioritising safety and the prevention of accidents. The track needs to be tarmacked, or other suitable surface, as the current surface erodes more quickly in bad weather making it less stable and safety of riders is compromised. Sustainable materials and practices must be used where possible in the upgrade, to reduce the environmental impact of the facility as well as improving drainage and surface water flow. We are looking for a design and build tender for a BMX/MTB/Skate Asphalt surfaced pump track on the footprint of the existing BMX track which is approximately 300m in length. The track needs to cater for all abilities, whilst challenging experienced riders and being safe for beginners **as well as being suitable for use for scooters and skateboards?????**

2. Definitions

"The Council" – Okehampton Town Council

"Contractor" – **any economic operator as defined by the Public Contracts Regulations 2015 and could be a registered company, the lead contact for a group of economic operators, charitable organisation, Voluntary Community and Social Enterprise (VCSE), Special Purpose Vehicle or other form of entity.**

3. Project information

3.1. The Site

Site address: Skatepark
Off North Road
Okehampton

What3words: [///reclusive.lists.cone](https://www.what3words.com/reclusive.lists.cone)

Applicants are required to visit the site. Arrangements can be made through the Town Clerk whose contact details are contained within this document.

The current BMX track is well used but has become dilapidated with the surface needing replacing. The new design will be located on the same footprint as the current facility. Some vehicle access is possible with care, and it should be noted that the facility is alongside the Ockment River and behind an existing Skatepark.



3.2. Procurement Procedure

Okehampton Town Council is seeking to appoint a single Contractor to design and build a BMX/pump track facility for the local community. The information submitted within the applicant's tender shall be used by the authority as the means to make a contract award decision.

3.3. Project Objectives

- Replace, update, improve and diversify the current provision
- Create a safe, inviting space for a wide age and ability range
- Increase use of facility,
- Increase physical activity levels, reduce obesity, improve health, well-being and community cohesion
- Create an inclusive community space with special consideration to equality and diversity, to encourage and assist access and use for all
- Reduce Anti-Social Behaviour
- Create an aesthetically pleasing design that is unique to the area
- Provide a flexible space that is suitable for a variety of events and activities
- Instill pride in the local community and foster a sense ownership for the facility

3.4. Project brief

Design, consult with stakeholders, and build a BMX/pump track.

The outcome of this tender will be to identify and select a single Contractor to take the project forward from consultation to a final design and a completed installed facility, to suit the needs of the local young people whilst taking into account a range of ages, abilities and wheels, e.g. scooters, skateboards and ??? BMX, whilst also taking account of the site constraints.

The Council does not wish to dictate a single solution, instead we invite tenderers to propose a design that best addresses the Council's objectives, and the community's needs for the site. The design should be a hub for activity with a core provision for wheeled sports. We encourage creativity and originality; we encourage the Contractor to provide an impartial and informed solution based on their experience and expertise.

Designs that give consideration to the wider aims of the wheeled sports area as a "community hub", are encouraged, including considerations of access to surrounding environmental areas, spaces and shelters that are gender neutral and encourage equality and inclusivity of users and participants, areas for art/culture, events and enterprise.

The designs may be refined post-award and following consultation (i.e. engagement with relevant skatepark stakeholders), however, the Council is eager to serve the entire community and any feedback must be considered within the broader context of the site and its history.

Our preference is for a facility that has zero or minimal maintenance. It is up to the Contractor to propose the right materials and construction methods.

This tender aims to select a Contractor based upon examples of previous work, financial viability, Health and Safety procedures, skills, experience of working with Councils and Community Groups, and expertise to delivering a fully funded project from start to finish within budget.

3.5. Project requirements

3.5.1. Consultation

The Contractor will be required to run a minimum of two consultation events before the works commence. Consultation must be planned and managed by the successful supplier, although community groups and the Council may assist if possible.

3.5.2. Removal of existing BMX Facility

The existing facility must be removed and disposed of, if needed, by the appointed supplier. This work can be undertaken by a sub-contractor; however, evidence must be provided to prove that they are licensed, competent and if possible, local. The Council is keen to ensure that wherever possible as much of any disposed of material is re-cycled or re-used. Suppliers must include information in their tender regarding what they will do to meet this requirement.

3.5.3. Design Standards

All work to confirm to relevant BSEN standards, please confirm your adherence by clearly referencing the codes against your design.

3.5.4. A satisfactory post installation inspection, carried out by an established play inspector, will be required upon completion. The safety inspection cost must be included within the tender proposal.

3.5.4 Specification of works

- a) Full design including designs for presentation purposes.
- b) Full clearance, construction, site supervision and project management
- c) Supply and installation of appropriate drainage
- d) Supply and installation of appropriate signage
- e) Hard and soft landscaping as included in the design
- f) Site access and reinstatement works
- g) Adherence to the requirements of The Construction (Design and Management) Regulations (CDM)
- h) Preparation and submission of any necessary plans or documentation required for planning consent

3.6. Added Value

The applicant will be expected to suggest any added value that their offer might be able to bring to the Council. Applicants are expected to build any such offers into their submissions regardless of whether specific questions are asked along these lines or not.

3.7. Performance Management

Applicants should, by way of on-going contract performance, be prepared to produce evaluation documentation during the course of the project build at 4 weekly intervals. The format will be agreed between the Contractor and Council.

3.8. Procurement and Project Timetable

The authority proposes the following timetable for the award of the contract(s):

Procurement Stage	Dates
Publication of advertisement	
Clarification questions to be submitted by	
Clarification responses to be issued by	
Tender response deadline	
Evaluation	
Intention to award	
Contract start	

The Council reserves the right to change the above timetable and applicants will be notified accordingly if there is a change.

3.9. Council Representative

Authorised Representative contact details:	
Emma James Town Clerk Okehampton Town Council Town Hall Okehampton Devon EX20 1AA	townclerk@okehampton.gov.uk 01837 53179

3.10. Contract Period

It is intended that any resultant contract shall commence as soon after receipt of a formal letter of award as may be agreed and is subject to Planning consent and funding being in place.

3.11. Insurance Levels

3.11.1. Employer's Liability Insurance

The Council's minimum requirement for Employer's Liability Insurance is £10 million

3.11.2. Professional Indemnity Insurance

The Council's minimum requirement for Professional Indemnity Insurance is £2 million.

3.11.3. Public Liability Insurance

The Council's minimum requirement for Public Liability Insurance is £10 million

3.12. Project delivery

The contractor will be asked to provide the Council with regular updates relating to the delivery of construction materials.

A Traffic Management Plan is likely to be a planning condition of the project.

4. Contract value

- 4.1 The Town Council is working on a budget assumption of the cost of £50,000.
- 4.2 Tenders should be submitted in pounds sterling and exclusive of Value Added Tax (VAT)

5. Instructions to Tenders

Notes for completion

- 5.1 "Council" means the public sector contracting body that is seeking to invite suitable suppliers to participate in this procurement process.

- 5.2 “You”/ “Your” or “Supplier” means the body completing these questions **i.e., the legal entity seeking to be invited to the next stage of the process and responsible for the information provided.** The “Supplier” is intended to cover any economic operator as defined by the Public Contract Regulations 2015 and could be a registered company, charitable organisation, Voluntary Community and Social Enterprise (VCSE), Special Purpose Vehicle or other form of entity.
- 5.3 This Selection Questionnaire has been designed to assess the suitability of a Supplier to deliver the Authority’s contract requirement(s). If you are successful at this stage of the procurement process, you will be selected for the subsequent award stage of the process.
- 5.4. All documents must be completed in their entirety. The tenderer who is awarded the contract will be required to sign further documents.
- 5.5 Should you need to provide additional appendices in response to the questions, these should be numbered clearly and listed as part of your declaration. A template for providing additional information is provided at the end of this document.
- 5.6 By submitting a tender, you will be taken to have agreed that your tender will remain open for acceptance for a minimum of 90 days from the closing date.
- 5.7 Tenders must not be:
- Conditional.
 - Accompanied by statements which could be construed as rendering them equivocal and / or placed on a different footing to those of other tenders.
- 5.8 If the Council suspects there has been a technical or arithmetical error in the submission, the Council reserves the right to seek such clarification as it considers necessary from the tenderer only.
- 5.9 All documentation supplied by the Council shall remain its property and confidential to it. Tenders may not without the Council’s written consent at any time use for their own purposes or disclose to any other person (except as may be required by law) the tender or any information or material which the Council may make available to tenderers, all of which shall remain confidential to the Council.
- 5.10 The Council’s decision on whether or not a tender is acceptable will be final and the tenderer concerned will not be consulted. If a tender is excluded from further consideration the tenderer concerned will be notified.
- 5.11 The Council does not bind itself to accept the lowest of any tender and shall not be liable for any loss or expense incurred by the tenderer in the production of the tender or as a result of its decision not to award the contract to any tenderer.

Sub-contracting arrangements

- 4.18 Where the supplier proposes to use one or more sub-contractors to deliver some or all of the contract requirements, a separate appendix should be used to provide details of the proposed bidding model that includes members of the supply chain, the percentage of work being delivered by each sub-contractor and the key contract deliverables for which each sub-contractor will be responsible.
- 4.19 The Council recognises that arrangements in relation to sub-contracting may be subject to future change, and may not be finalised until a later date. However, suppliers should be aware that where information provided to the Council indicates that sub-contractors are to play a significant role in delivering key contract requirements, any changes to those sub-contracting arrangements may affect the ability of the supplier to proceed with the procurement process or to provide the supplies and/or services required. Suppliers should therefore notify the authority immediately of any change in the proposed sub-contractor arrangements. The Council reserves the right to deselect the supplier prior to any award of contract, based on an assessment of the updated information.

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5. Supplier Questionnaire **Supplier Information**

5.1 Supplier Details	Answer	
Full name of the Supplier completing the Selection Questionnaire		
Registered company address		
Registered company number		
Date of Incorporation		
Registered VAT number		
Name of immediate parent company		
Name of ultimate parent company		
Please mark 'X' in the relevant box to indicate your trading status.	i. a public limited company	
	ii. a limited company	
	iii. a limited liability partnership	
	iv. other partnership	
	v. sole trader	
	vi. other (please specify)	

5.2 Detailed description

Provide a detailed description of your design including images, layout plans, works to be undertaken, details of materials used and equipment to be installed including product specifications.

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5.3 Design methodology

Explain your methodology for contract implementation and why this approach is feasible and effective based on your previous experience.

Your response must include:

- How your design will achieve our desired outcomes
- Staff resources
- A detailed project plan demonstrating your ability to meet timescales.

5.4 Construction methodology

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5.5 Quality and technical skills

Demonstrate the quality and technical skills of the team members including managerial staff who you propose will undertake this contract, if successful, and explain how those members will have the skills and availability to provide the service to a high standard.

Your response should outline your reporting structure.

Provide a method statement showing:

- a. Construction process**
- b. Drainage proposal and rationale**
- c. Risk Assessment for the works**

5.6 Environment

Okehampton Town Council strives to improve the environment and quality of life in Okehampton. You should attempt to demonstrate that you can and will seek to make a positive contribution to the Council's energy and environmental aspirations.

5.8 Case studies

Outline your previous relevant experience of providing skate parks including the following information in respect of each example:

- **Name of organisation**
- **Contact details**
- **Value of contract**
- **Project design details**
- **Relevant links to project outcomes**

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5.9 Project costs

An itemised breakdown of costs for each item in design and associated costs to be included in 'Price schedule'

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5.10 Grounds for Mandatory Exclusion

You will be excluded from the procurement process if there is evidence of convictions relating to specific criminal offences including, but not limited to, bribery, corruption, conspiracy, terrorism, fraud and money laundering, or if you have been the subject of a binding legal decision which found a breach of legal obligations to pay tax or social security obligations (except where this is disproportionate e.g. only minor amounts involved).

Within the past five years, has your organisation (or any member of your proposed consortium, if applicable), directors or partner or any other person who has powers of representation, decision or control been convicted of any of the following offences?	Please indicate your answer by marking 'X' in the relevant box.	
	Yes	No
a. conspiracy within the meaning of section 1 or 1A of the Criminal Law Act 1977 or article 9 or 9A of the Criminal Attempts and Conspiracy (Northern Ireland) Order 1983 where that conspiracy relates to participation in a criminal organisation as defined in Article 2 of Council Framework Decision 2008/841/JHA on the fight against organised crime;		
b. corruption within the meaning of section 1(2) of the Public Bodies Corrupt Practices Act 1889 or section 1 of the Prevention of Corruption Act 1906;		
c. the common law offence of bribery;		
d. bribery within the meaning of sections 1, 2 or 6 of the Bribery Act 2010; or section 113 of the Representation of the People Act 1983;		
e. any of the following offences, where the offence relates to fraud affecting the European Communities' financial interests as defined by Article 1 of the Convention on the protection of the financial interests of the European Communities:		
i. the offence of cheating the Revenue;		
ii. the offence of conspiracy to defraud		
iii. fraud or theft within the meaning of the Theft Act 1968, the Theft Act (Northern Ireland) 1969, the Theft Act 1978 or the Theft (Northern Ireland) Order 1978;		
iv. fraudulent trading within the meaning of section 458 of the Companies Act 1985, article 451 of the Companies (Northern Ireland) Order 1986 or section 993 of the Companies Act 2006		

v. fraudulent evasion within the meaning of section 170 of the Customs and Excise Management Act 1979 or section 72 of the Value Added Tax Act 1994;		
vi. an offence in connection with taxation in the European Union within the meaning of section 71 of the Criminal Justice Act 1993;		
vii. destroying, defacing or concealing of documents or procuring the execution of a valuable security within the meaning of section 20 of the Theft Act 1968 or section 19 of the Theft Act (Northern Ireland) 1969;		
viii. fraud within the meaning of section 2, 3 or 4 of the Fraud Act 2006; or		
ix. the possession of articles for use in frauds within the meaning of section 6 of the Fraud Act 2006, or the making, adapting, supplying or offering to supply articles for use in frauds within the meaning of section 7 of that Act;		
f. any offence listed	Yes	No
i. in section 1 of the Counter Terrorism Act 2008		
ii. in Schedule 2 to that Act where the court has determined that there is a terrorist connection;		
g. any offence under sections 44 to 46 of the Serious Crime Act 2007 which relates to an offence covered by subparagraph (f);		
h. money laundering within the meaning of sections 340(11) and 415 of the Proceeds of Crime Act 2002;		
i. an offence in connection with the proceeds of criminal conduct within the meaning of section 93A, 93B or 93C of the Criminal Justice Act 1988 or article 45, 46 or 47 of the Proceeds of Crime (Northern Ireland) Order 1996;		
j. an offence under section 4 of the Asylum and Immigration (Treatment of Claimants etc.) Act 2004; or any offence involving Racial Discrimination		

k. an offence under section 59A of the Sexual Offences Act 2003; or any offence involving Sexual Harrassment		
l. an offence under section 71 of the Coroners and Justice Act 2009		
m. an offence in connection with the proceeds of drug trafficking within the meaning of section 49, 50 or 51 of the Drug Trafficking Act 1994; or		
n. any other offence within the meaning of Article 57(1) of the Public Contracts Directive -	Yes	No
i. as defined by the law of any jurisdiction outside England and Wales and Northern Ireland; or		
ii. created, after the day on which these Regulations were made, in the law of England and Wales or Northern Ireland.		

o. <u>Non-payment of taxes</u> Please indicate your answer by marking 'X' in the relevant box.	Yes	No
Has it been established by a judicial or administrative decision having final and binding effect in accordance with the legal provisions of any part of the United Kingdom or the legal provisions of the country in which your organisation is established (if outside the UK), that your organisation is in breach of obligations related to the payment of tax or social security contributions?		
<p>If you have answered "yes" to question 5.10 'o' on the non-payment of taxes or social security contributions, and have not paid or entered into a binding arrangement to pay the full amount, you may still avoid exclusion if only minor tax or social security contributions are unpaid or if you have not yet had time to fulfil your obligations since learning of the exact amount due. If your organisation is in that position please provide details using a separate appendix. You may contact the authority for advice before completing this form</p> <p>If you have answered Yes to this question, please use a separate Appendix to provide further details. Please also use this Appendix to confirm whether you have paid, or have entered into a binding arrangement with a view to paying, including, where applicable, any accrued interest and/or fines?</p>		

p. Health and Safety		
Please indicate by marking an x in the relevant box	Yes	No

Please self-certify that your organisation has a Health and Safety Policy that complies with current legislative requirements.		
Has your organisation or any of its Directors or Executive Officers been in receipt of enforcement/remedial orders in relation to the Health and Safety Executive (or equivalent body) in the last 5 years?		
If your answer to this question was “Yes”, please provide details in a separate Appendix of any enforcement/remedial orders served and give details of any remedial action or changes to procedures you have made as a result.		
The Council will exclude bidder(s) that have been in receipt of enforcement/remedial action orders unless the bidder(s) can demonstrate to the Council’s satisfaction that appropriate remedial action has been taken to prevent future occurrences or breaches		
q. Environmental Management		
Please indicate your answer by marking ‘X’ in the relevant box):	Yes	No
Has your organisation been convicted of breaching environmental legislation, or had any notice served upon it, in the last five years by any environmental regulator or authority (including local authority)?		
If your answer to this question is “Yes”, please provide details in a separate Appendix of the conviction or notice and details of any remedial action or changes you have made as a result of conviction or notices served.		
The Council will not select bidder(s) that have been prosecuted or served notice under environmental legislation in the last 5 years, unless the Council is satisfied that appropriate remedial action has been taken to prevent future occurrences/breaches.		

r. Quality		
Please self-certify that your organisation holds a quality certificate such as ISO9001 (or equivalent) or a policy that attests to your organisations’ approach to quality management.		
If you use sub-contractors, do you have processes in place to check whether any of the above circumstances apply to these other organisations?		

6. Tender submission

Please ensure that you have attached all documentation requested in this form and any other relevant supporting documents.

The deadline for submission of designs and details of final costs is **mid-day on xxxxxxxxxxxxxxxxxxxxxxxx** Please ensure that your tender and any information is submitted to:

Townclerk@okehampton.gov.uk

Address:

Okehampton Town Council
Town Hall
Fore Street
Okehampton
EX20 1AA

Tender Evaluation

Tenders will be evaluated on the basis of 100% quality. The Council reserves the right at its absolute discretion to accept or not accept any quotation submitted. The Council shall not be under any liability in respect of any expenses or loss that may be suffered or incurred by the consultation in the preparation of its quotation.

The overall tender assessment will be carried out using the scoring criteria in appendix 'A'.

7. Declaration

I declare that to the best of my knowledge the answers submitted to these questions are correct. I understand that the information will be used in the selection process to assess my organisation's suitability to be invited to participate further in this procurement, and I am signing on behalf of

.....

(Insert name of supplier).

I understand that the Council may reject my submission if there is a failure to answer all relevant questions fully or if I provide false/misleading information. I have provided a full list of any Appendices used to provide additional information in response to questions.

I also declare that there is no conflict of interest in relation to the Authority's requirements.

Signed..... Full Name.....

Date.....

Appendix A - Assessment

Each criterion is weighted to give a total of 100% for the assessment of the tenders. Tenders will be given a score out of 5 for each criterion using the scoring system below.

Score	Criteria for awarding score
0	Completely fails to meet required standard or does not provide a proposal.
1	Proposal significantly fails to meet the standards required, contains significant shortcomings and/or is inconsistent with other proposals.
2	Proposal falls short of achieving expected standard in a number of identifiable respects.
3	Proposal meets the required standard in most material respects, but is lacking or inconsistent in others.
4	Proposal meets the required standard in all material respects.
5	Proposal meets the required standard in all material respects and exceeds some or all of the major requirements.

Scoresheet	
Service Title	
Name of Organisation	

Criteria	Evidence	Weight factor (%)	Score out of 5	Weight x score
Interpretation of design brief and value for money	<p>Demonstration of understanding and interpretation of design brief. Original and imaginative design that is sympathetic to the site.</p> <p>Requirements of brief fully met.</p> <p>Added value: Additional services, activities appropriate equipment etc. included over and above requirements</p>	85%		
Quality of quotation	Clear, well presented, detailed information including accurate designs, plans, rationale, drawings, photographs etc. where necessary.	5%		
Track record	Track record and experience of delivering works of a similar nature to the specification	5%		
Resources	Evidence of type, quality and specification of materials to be used including appropriate qualifications and training of staff. Details of maintenance costs for equipment, if applicable.	5%		
TOTAL		100%		

Appendix B: Additional information

Title	Reference



Okehampton Town Council

Okehampton Town Council

Snow and Ice Management Policy

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This policy is in accordance with a resolution made by the Parks Committee on 11th February 2019. The policy sets out how snow and ice within Simmons Park and other outdoor areas which are the responsibility of the council will be managed, **as reasonably possible if members of staff are able to safely access the relevant sites and equipment.**

Simmons Park

Footpaths

On being advised of imminent snow/icy conditions temporary warning signage will be strategically placed at the pedestrian entrance, at both sides of the bridges and other prominent areas of the park, advising caution as paths may be slippery and untreated.

Being the area within the council's responsibility which has the highest footfall and most likely to be frequented by members of the public during periods of snow, the pathway from the pedestrian entrance gate to Chalet Treloar and across Jubilee Bridge into the car park will be cleared of snow and gritted, as much as reasonably possible and if members of staff are able to make their way safely to the site.

Grit spread on Jubilee Bridge will be kept to a minimum to reduce the risk of it washing into the river.

Carpark

If staff are able to safely attend the site, temporary warning signage will be strategically placed at the entrance to the carpark.

It will not be possible to clear snow or grit from the carpark or its access roadway due to staff capacity and if it is felt necessary the carpark will be closed. This being the decision of any member of staff who is able to make it to the site, **access and erect the signage.**

Clapps Wood

The pathway will not be cleared of snow or gritted.

On being advised of imminent snow/icy conditions temporary warning signage will be fixed to the gate at each end of the pathway through the woods.

Fairplace Garden and Public Toilets

The pathway in front of and entrance to the public toilets at Fairplace and Market Street will be cleared of snow and gritted, as much as reasonably possible and if members of staff are able to make their way safely to the site.

On being advised of imminent snow/icy conditions temporary warning signage will be placed as near as possible to the entranceways.

Other Areas

It will not be possible to clear snow or grit, or place signage in other areas, including the skate park, council parking area in Market Street **and Council owned Cemetery adjacent to All Saints Church**, and these will be left untreated.



Okehampton Town Council

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Wood/Logs Policy **DRAFT**

General

For the purpose of this policy, the term 'wood/logs' refers to any surplus wood/logs arising from maintenance undertaken in Simmons Park and other assets owned or managed by Okehampton Town Council.

Use by Okehampton Town Council

In the first instance any wood/logs arising will be utilised as required by Okehampton Town Council for the purposes of maintaining or improving Council owned or maintained assets.

Surplus wood/logs will be available in manageable lengths, typically 2m to 2.5m lengths, **or rounds**, and stockpiled in the parks compound. However, wood which may be suitable for other woodworking projects may be left in longer lengths at the discretion of the Park-Keeper.

Sale of Surplus Wood/Logs

Should any wood/logs not be required to be kept by the Park-Keeper for reasons of transportation of the material from its location to the parks compound and/or because there is already a large surplus held, removal of it should be considered within any work contracts.

Any surplus wood/logs will be offered for sale by the trailer load, for collection by the purchaser at a day and time to be agreed, at the going rate for wood, **being £50 p/tonne as at July 2021. as can be ascertained by the Park-Keeper at the time of sale.**

The sale price of larger lengths will be considered at the time and sold at the going rate, as best as can be determined and agreed with the Town Clerk.

Staff/Councillor Personal Use of Surplus Wood/Logs

Should there be any wood/logs left over from advertisement of its availability Town Council employees and Councillors, on the written permission of the Town Clerk, may be permitted to take any surplus for their own personal use, free of charge.

Staff or Councillors taking wood for personal use must collect it and must not sell or give away any of the wood/logs.

Collection of wood/logs must be arranged through the **Town Clerk Park-Keeper** and undertaken within the parks staff working hours. Under no circumstances must employees or Councillors enter the compound to take wood/logs without prior permission.

Wood/logs must be taken off site as seen without the preparation of wood within the park compound, park itself, or by use of Town Council equipment.

Failure to comply with this policy may result in disciplinary action being taken.