

N O R T H E A S T M A R Y L A N D W A S T E
D I S P O S A L A U T H O R I T Y
I n v i t a t i o n f o r B i d s (I F B)

PROJECT: TRANSPORTATION SERVICES FOR SINGLE
STREAM RECYCLING MATERIALS

AGREEMENT NO. TRANSPORTATION SERVICES FOR
RECOVERED MATERIALS FOR FREDERICK
COUNTY, MD

BID DUE DATE / TIME: Thursday, May 23, 2019, 4 p.m. (local time)

BID LOCATION: Northeast Maryland Waste Disposal Authority
Tower II - Suite 402
100 S. Charles Street
Baltimore, MD 21201-2705

I. SUMMARY STATEMENT

The Northeast Maryland Waste Disposal Authority (Authority) is soliciting bids for a qualified contractor to provide transportation of Recovered Materials from the Frederick County Transfer Station to the processing facility identified by the Authority as the facility for final processing of Recovered Material (the "Services"). The Authority will be responsible for the operation and maintenance of the Transfer Station and loading Recovered Materials into the selected contractor's trailers. The selected contractor shall provide labor and equipment necessary to jockey (if required) and transport the Recovered Materials.

This IFB is for an agreement with one or more contractors. Contractors may use pre-approved subcontractors for the Services.

This IFB sets forth the terms and conditions applicable to the proposed procurement, upon acceptance it shall constitute the contract between the bidder and the Authority.

II. ISSUING OFFICE and AUTHORITY CONTACT INFORMATION

Northeast Maryland Waste Disposal Authority (Authority)
Tower II - Suite 402
100 S. Charles Street
Baltimore, MD 21201-2705
410.333.2730

All contacts relative to this solicitation, including requests for information as well as questions concerning these instructions, shall be directed to the Authority by email (procurement@nmwda.org) or fax (410-333-2721), with the Subject heading "Transportation Services for Recovered Materials for Frederick County, MD Procurement," on or before May 16, 2019.

III. BID DUE DATE

The Bids must be received at the Authority offices located at Tower II - Suite 402, 100 S. Charles Street Baltimore, MD 21201-2705 on or before 4:00 p.m. on Thursday, May 23, 2019 local time.

Contractors are responsible for assuring that their bids are delivered to the specified location before the deadline for receipt of bids, including those delivered by U.S. Postal Service.

Oral, mailgram or E-mail bids **will not be accepted.**

Bids, requests for withdrawals, and modifications not received by the time and at the location indicated will be deemed late and will not be considered.

PRE-BID MEETING

A non-mandatory pre-bid meeting will take place at the Frederick County Landfill, located at 9031 Reich's Ford Road, Frederick, MD on Wednesday, May 8, 2019 at 2:00 p.m. local time. A brief site tour will follow. Proper Personal Protection Equipment ("PPE") will be required to participate on the site tour (closed toe shoes, long pants and long-sleeve tops). Please RSVP to procurement@nmwda.org or to 410.333.2730 no later than 4 p.m., local time, on Tuesday, May 7, 2019.

IV. DURATION OF BID OFFER

Prices submitted in response to this solicitation are irrevocable for ninety (90) days following the due date. The Authority may, however, request Contractors to extend the time during which it may accept their bids. Once a bid is accepted, all prices, terms, and conditions shall remain unchanged throughout the term of the agreement.

V. PROCUREMENT METHOD

The Authority is soliciting bids in accordance with the requirements and allowances set forth in the Code of Maryland Regulations, Section 14.13.01.

GENERAL TERMS and CONDITIONS

A. Termination for Non-appropriation. If funds are not appropriated or otherwise made available to support continuation in any fiscal year succeeding the first fiscal year, the agreement shall be terminated automatically as of the beginning of the fiscal year for which funds are not available. The Contractor may not recover anticipatory profits or costs incurred after termination.

- B. Maryland Law Prevails. The laws of the State of Maryland shall govern the interpretation and enforcement of the agreement.
- C. Disputes. The Authority and the Contractor shall in good faith attempt to resolve any dispute or matter in controversy under the agreement. All disputes under the agreement, if not resolved by the parties, shall be resolved by courts of competent jurisdiction in Frederick County, Maryland and in accordance with the laws of the State of Maryland. Pending resolution of a dispute, the Contractor shall continue to perform the agreement, as directed by the Authority.
- D. Changes. The agreement may be amended only with the written consent of both parties. Amendments may not change significantly the scope of the agreement (including the agreement price).
- E. Termination for Default. If the Contractor does not fulfill obligations under the agreement or violates any provision of the agreement, and such default is not cured as set forth herein, the Authority may terminate the agreement by giving the Contractor written notice of termination. If an event of default is not cured by the Contractor within five business days of notice from the Authority, the Authority may terminate the agreement for cause. The right to terminate is in addition to, and does not constitute a waiver of, the right of the Authority to damages incurred as a result of a breach of the agreement by the Contractor, including the cost to make alternative arrangements to obtain performance of the transportation services should the Contractor fail to provide the services in accord with the agreement. The Authority may terminate the agreement without incurring any liability to the Contractor, upon the occurrence of any of the following conditions: (i) an event of default by the Contractor; (ii) the Contractor, or any of the Contractor's officers, partners, principals, or employees, is convicted of a crime arising out of, or in connection with, the procurement of work to be done or payment to be made under the agreement; and (iii) the Contractor is adjudged bankrupt, or a petition for the appointment of a receiver is filed, or an assignment for the benefit of creditors is made, or the Contractor becomes insolvent during the term of the agreement. In no event, whether based upon contract, tort or otherwise, arising out of the performance or nonperformance by the Authority of any obligation under the agreement, is the Authority liable or obligated in any manner to pay special, consequential or indirect damages, or any other amount except as specifically provided in the agreement.
- F. Nondiscrimination. The Contractor shall comply with all applicable laws, including the nondiscrimination provisions of federal and Maryland law.
- G. Anti-Bribery. The Contractor certifies that, to the Contractor's best knowledge, neither the Contractor; nor (if the Contractor is a corporation or partnership) any of its officers, directors, or partners; nor any employee of the Contractor who is directly involved in obtaining contracts with the Authority or with any county, city, or other subdivision of the State, has been convicted of bribery, attempted bribery, or conspiracy to bribe under the laws of any state or of the United States.

H. Termination for Convenience. Notwithstanding any other provision of the agreement to the contrary and subject to State law, the Authority may terminate the agreement and its obligations to the Contractor under the agreement at any time by giving the Contractor ninety days' notice of such termination. The Contractor will be entitled to payment by the Authority of reasonable, documented, previously unbilled expenses incurred as a direct result of the termination for convenience. In no event will the Contractor be entitled to any unearned fees or anticipatory profits.

VI. DEFINITIONS

“Acceptance Facility” means the Transfer Station located at the RFLF.

"Alternate Recycling Damages" are damages incurred by the Authority and the County as a result of the failure of the Company to fulfill its obligations under this Agreement. These damages are limited to the difference between the cost of Services under the Agreement and the cost of the alternative method of delivering the Recovered Material chosen as a substitute by the Authority.

"Applicable Law" means any law, regulation, requirement or order of any Federal, State or local agency, court or other governmental body (including, without limitation, the Frederick County Comprehensive Solid Waste Management Plans and all permits, licenses and governmental approvals required as of the date of this Agreement) applicable to the Services or this Service Agreement.

“Authority” means Northeast Maryland Waste Disposal Authority, and its successors and permitted assigns.

“Authority Representative” means the Authority’s Executive Director, or any other person designated by the Authority’s Executive Director as the Authority Representative hereunder.

"Company Representative" means the authorized representative of the Contractor as designated by the Contractor in the Agreement.

“County” means Frederick County, Maryland, and its successors and permitted assigns.

“County Representative” means the County’s Department Head of Solid Waste Management, or any other person designated by the County’s Department Head of Solid Waste Management as the County Representative hereunder.

“Contractor” or “Company” means <XXXX> (hereafter XXXX), the company selected to perform the Services, and their individual permitted successors and assigns.

"Hazardous Waste" means any Waste or substance that is considered hazardous Waste under Applicable Law.

“Holiday(s)” means the days identified in Section VII (3) that the County is closed for operations.

“Loading Hours” means from 7:00 a.m. to 4:30 p.m. Monday through Saturday, except Holidays.

“Processing Facility” means the processing facility identified by the Authority as the facility for final processing of Recovered Material. Processing Facility shall be located less than 100 miles from the Acceptance Facility.

“Receiving Hours” means from 4:30 a.m. until 11:30 p.m. Monday through Saturday (except Holidays), or such other hours as may be established in writing from time to time by the Authority Representative and the Company Representative.

“Recovered Materials” means recyclable materials that are separated from the waste stream prior to arriving at the Acceptance Facility. Attachment II - Exhibit A attached hereto sets forth a list of the acceptable Recovered Materials under this contract. This list may be adjusted based on material specifications of Processing Facility.

“Recovered Material Transportation Fee” means the fee charged for the transportation of the Recovered Materials from Acceptance Facility to the Processing Facility.

“Residue” means non-recyclable material or unacceptable materials recovered from the Processing Facility. No material on the list of acceptable Recovered Material can be defined as Residue.

“Residue Transportation Fee” means the fee charged for the transportation of residue from the Processing Facility to the RFLF and/or Acceptance Facility.

“RFLF” means the Frederick County Landfill, located at 9031 Reich’s Ford Road, Frederick, MD 21704.

“Services” means the transportation of Recovered Materials from the Frederick County Transfer Station to the Processing Facility identified by the Authority as the facility for final processing of Recovered Material and the transportation of residue from the Processing Facility to the Acceptance Facility and/or RFLF

“Transportation Violation Damages” are understood to compensate the Authority for costs incurred and subjective damages to the Authority that cannot easily be measured for the Contractor’s failure to adhere to speed limits, noise laws and other safety rules, and the costs and damages associated with litter leaving the Contractor’s vehicles. The Contractor agrees that these are a reasonable liquidation of the damages incurred.

1 st Offense	Verbal warning followed by written notice
2 nd Offense	\$100 damage
3 rd Offense	\$200 damage
4 th Offense	\$400 damage
5 th and any successive Offenses	\$800 damage

“Waste” means solid waste delivered to the Acceptance Facility.

"Wrongfully Diverted Recovered Materials" means any Recovered Material delivered to the Company, but which is rejected by the Company for any reason other than as permitted pursuant to provisions of this Service Agreement.

"Unacceptable Waste" means Hazardous Waste and that portion of solid Waste the disposal of which (i) may present a substantial endangerment to public health or safety, or (ii) would cause Applicable Law to be violated, or (iii) is likely to materially adversely affect the operation of a facility;

VII. CONTRACTUAL TERMS AND CONDITIONS FOR SERVICES

1. Transportation of Recovered Materials. The contractor shall provide transportation services of Recovered Materials from the Frederick County Transfer Station to the Processing Facility identified by the Authority as the facility for final processing of Recovered Material. The Authority will be responsible for the operation and maintenance of the Transfer Station and loading Recovered Materials into the selected contractor's trailers. Attachment II – Exhibit B includes a table of the average daily inbound Recovered Material tonnages received at the Acceptance Facility. The selected contractor shall provide labor and equipment necessary to jockey and transport the Recovered Materials. The Authority makes no representation or guarantee as to the quantity of Recovered Materials provided. The term for the Services is set forth in Section XIII below.

The Authority will provide loading and weighing of all transfer trailers. The Acceptance Facility has an area for the spotting of trailers (full or empty) overnight to ensure continuity of service for waste and recycling transfer. The Company will provide trailers for the term of the Service. The Service requires a driver and truck on site at the Acceptance Facility to jockey the Company trailers. Frederick County or the Company may arrange for the jockey services. If Frederick County manages the jockey services, the Company agrees to allow Frederick County to jockey Company trailers. The Authority will be responsible for any damages to Company trailers caused by the negligence or willful misconduct of Frederick County.

The Company shall cooperate with the Authority to keep the Acceptance Facility and surrounding areas free from accumulation of Wastes or rubbish (except in appropriate locations) caused by transfer operations (e.g., the jockeying of trailers in the Acceptance Facility parking lots, tarping activity and the movement of trailers through the Acceptance Facility) and shall maintain and operate its equipment so as to prevent the Acceptance Facility from becoming unsightly or a nuisance under Applicable Law. The Company will take measures to minimize Waste in the lot areas. Such measures will include and not be limited to tarping all trucks when leaving the transfer station and periodic litter pick-up in the staging area. The Company shall cooperate with the Authority to ensure that all Recovered Materials on the Acceptance Facility tipping floor and in the tunnels are placed in a trailer and covered prior to leaving the Acceptance Facility at the end of each operating day.

2. Refusal Rights. The Company must accept deliveries of Recovered Materials delivered during the County's Loading Hours.

The Company shall be permitted to reject any load containing Unacceptable Waste. The Authority shall establish appropriate screening procedures to identify any load containing Unacceptable Waste. If the Company rejects a load containing Unacceptable Waste delivered to the Processing Facility, the Authority may, at its option, hire the Company to transport the Unacceptable Waste to a disposal facility on terms mutually agreeable by the Authority and the Company. The Authority shall be responsible for any and all reasonable costs associated with Unacceptable Wastes rejected by the Company. The County shall be solely responsible for all costs associated with the transportation and disposal of any Hazardous Waste.

- 3. Receiving Hours. The Receiving Hours are defined in Section VI. Recovered Materials will not be delivered by the Authority on the following holidays. The Authority shall designate the dates on which holidays are to be observed.

New Year's Day	Labor Day
Memorial Day	Thanksgiving Day
Independence Day	Christmas Day
Veteran's Day	

- 4. Scales and Weighing Records. The Authority shall weigh all Company vehicles arriving at the Acceptance Facility on the County's owned and operated in-bound scale and departing from the Acceptance Facility on the County's owned and operated out-bound scale. The Authority's record shall include the following: gross weight, tare weight, date, time of arrival, time of departure, and vehicle identification (truck or permit number). The Company's vehicles shall incorporate a computer interface system and use software compatible to the County's system.

The Authority may require each vehicle operator to present to the scale operator a card, permit, identification or license. The Authority may require from time to time the revalidation of the tare weight of any vehicle or the reweighing of unloaded vehicles.

If the permanent vehicle scales at the Acceptance Facility are not working properly or are being tested, the County may use portable scales at the Acceptance Facility. If portable scales or other alternate weighing facilities and equipment meeting the requirements of Applicable Law are not available, a "scale outage" will occur, and the Company shall record weights at the Processing Facility.

The Authority, at its expense, shall obtain approval of, inspect and test the vehicle scales at the Acceptance Facility as required by Applicable Law but no less frequently than once per year. At the written request of the Company, the Authority, in the presence of the Company Representative, shall make additional tests of all vehicle scales. The cost of these additional tests shall be borne by the Company if the scales meet the accuracy requirements of Applicable Law.

If any test shows that a scale registers farther above or below the correct reading than permitted by Applicable Law, the charges and calculations based on scale readings made within thirty days preceding the test shall be corrected by the percentage of inaccuracy found. If a test of the scales has been performed during

the preceding thirty days, only the readings and related charges and calculations made after that test shall be corrected on the basis of the subsequent test.

The Authority shall transmit by fax or electronically the daily scale records to the Company.

The Authority shall keep copies of all weight tickets for at least three years, which shall be available for inspection by the Company upon request, at the Acceptance Facility.

5. The Company agrees, at the request from the Authority, to backhaul Frederick County residue from the Processing Facility to the RFLF and/or Acceptance Facility. The Company will be permitted to reject any loads containing Unacceptable Waste at the Processing Facility and the Authority will be responsible for costs related to the transportation and disposal of Unacceptable Waste.

NOTICE TO CONTRACTORS

REQUEST FOR INFORMATION. Any information regarding the requirements or the interpretation of any provision of the Agreement Documents shall be requested, in writing, and delivered before 4 p.m., local time, on Thursday, May 16, 2019. Responses to questions or inquiries having any material effect on the bids shall be made by written addenda sent to all prospective bidders. The Authority will not respond to telephone requests for information concerning this IFB that would materially affect the bid.

Written requests for information or questions shall be addressed to:

Northeast Maryland Waste Disposal Authority (Authority)
Tower II - Suite 402
100 S. Charles Street
Baltimore, MD 21201-2705
Phone (410) 333.2730 Fax (410) 333-2721
E-mail: procurement@nmwda.org

Each request for information or questions shall include the Agreement Number as set forth on page 1 of this IFB and the name and address of the originator.

VIII. CONTRACTOR QUALIFICATIONS:

Contractor shall have a minimum of **five** years' of experience in providing similar hauling services. Contractors submitting bids certify to the Authority and County Representative that they possess all necessary equipment, personnel and work experience to fulfill the terms of the agreement at the time of bid submission, or that they shall have the necessary equipment and personnel and be ready to proceed on the date of "Notice to Proceed." **The following items must be submitted with the Bid:**

- Contractor shall be eligible to conduct business in the State of Maryland, and shall provide a certificate of good standing with the State Department of Assessments and Taxation.

- Contractor shall submit copies of MBE/WBE or MFD certifications currently held in the state of Maryland.
- Contractor shall submit three (3) references, with a project title. The project description of no more than 1-page should be accompanied with the name, address, telephone number and point-of-contact of at least three firms, for which the bidder provided similar services within the preceding 24 months. References may be checked prior to award. Any negative responses received may result in disqualification of the bid.
- Contractor shall submit evidence of the ability to obtain Liability and Worker's Compensation insurances as detailed in section XII below.
- Contractor shall submit evidence of the ability to obtain a performance bond in the amount of \$100,000 from a qualified financial institution. The performance bond will be required prior to contract execution. A Letter of Credit may be substituted for the performance bond.

IX. PAYMENT:

Payment shall be made within net 30 days upon receipt of invoice.

The Contractor shall provide the Authority with an original statement or invoice for all amounts payable hereunder by the ninth (9th) day of the calendar month immediately succeeding the calendar month for which such amounts are payable. The statement or invoice shall be in a form acceptable to the Authority. Amounts invoiced are due 30 days after receipt of the invoice by the Authority. Each invoice shall set forth the amount of the service fee and any other charges payable to the Contractor for the applicable period, together with supporting documentation sufficient to allow the Authority to verify the Contractor's calculations. All invoices must clearly describe the details of the services being paid including the date the goods or services were rendered, the date of the invoice and a unique invoice number. Each invoice must include the Contractor's name, remittance address and federal taxpayer identification number or, if owned by an individual, his/her social security number. An original invoice must be submitted to the Authority at the following address:

Northeast Maryland Waste Disposal Authority
 Tower II - Suite 402
 100 South Charles Street
 Baltimore, Maryland 21201-2705
 Tel. (410) 333-2730, Fax (410) 333-2721
 Email: authority@nmwda.org

Basis of Award:

The award will be based upon the lowest Total Bid amount and be awarded to the lowest responsive and responsible bidder for the services required.

X. LIABILITY AND INSURANCE REQUIREMENTS:

The Contractor must be covered by a sufficient amount of liability insurance. The Contractor shall provide this Authority with proof of liability insurance and coverage before the contract is awarded as follows:

Recycled Paper

- A. The Contractor shall maintain insurance issued by companies licensed and authorized to do business in the State of Maryland, and acceptable to the Authority and the County.
1. Comprehensive General Liability

Broad Form, combined single limit of one million dollars and no cents (\$1,000,000.00).
 2. Worker's Compensation/Employee Liability

To comply with statutory coverage in the State of Maryland, all States' liability and Employer's Liability (Coverage "B") with the limit of one million dollars and no cents (\$1,000,000.00).
 3. Business Automobile Liability Insurance

The Company shall maintain coverage, which extends to all owned, leased, rented or borrowed automobiles in the amount of \$1,000,000 for each accident involving bodily injury and or property damage. Coverage must extend to include all monetary state and federal regulations as well as uninsured/underinsured motorists coverage, ICC, PUC filings and financial responsibility requirements as required by law.
- B. Said certificate shall verify that the Authority and the County have been named an additional insured to the Contractor's above policies, that the insurer, at its own expense, will indemnify and defend all parties insured, and that coverage is extended to cover all contractual obligations of the Contractor contained in this contract. More specifically, Contractor shall indemnify, defend and hold harmless the Authority and the County, and their respective directors, officers, members, agents and employees from and against any and all liabilities, claims, suits, actions, losses, obligations, and expenses arising out of or relating to Contractor's breach of the Agreement, and/or Contractor's negligence or willful misconduct.
- C. Should the Contractor subcontract any part of the service to be provided under this agreement, the subcontractor shall be required by the Contractor to provide insurance as described above.
- If, at any time, the required insurance is cancelled, terminated, or modified so that coverage is not in full force and effect, the Authority may terminate the contract for cause, or obtain additional coverage equal to that required – the cost of which shall be borne by the Contractor.
- D. A Certificate of Insurance meeting the above requirements shall be provided to the Authority prior to "contract award."

XI. BID CONTENT:

The bidder shall submit an original Agreement Bid Form for this Project. The bid shall be submitted on Attachment No. I. Attachment No. I is **not to be altered in any way** and is to contain only the price or prices stipulated on the form.

Bid submissions must be:

- Submitted in a sealed envelope marked "TRANSPORTATION SERVICES FOR RECOVERED MATERIALS FOR FREDERICK COUNTY, MD"
- Addressed to:

Northeast Maryland Waste Disposal Authority
Tower II - Suite 402
100 South Charles Street
Baltimore, Maryland 21201-2705
Tel. (410) 333-2730, Fax (410) 333-2721
E-mail: procurement@nmwda.org

- Clearly marked with the full name and address of the bidder.
- Clearly marked with the contents of the envelope (i.e., "**Bid Submission - Agreement No. TRANSPORTATION SERVICES FOR RECOVERED MATERIALS FOR FREDERICK COUNTY, MD**").

XII. OPENING OF BIDS:

Bids will be opened publicly at the Authority offices in accordance with the provisions in COMAR 14.13.01.09 on the date and time specified in Section III of this IFB.

XIII. TERM OF THE AGREEMENT/PROJECT:

The term of the contract begins upon acceptance of the bid by the Authority and ends June 30, 2021. The Authority has the sole option to extend the Agreement for three 12-month renewal terms.

XIV. ATTACHMENTS:

Agreement Bid Form - Attachment No. I (required with bid submittal)

ATTACHMENT I - BID FORM - PAGE 1 of 2
INVITATION FOR BID # TRANSPORTATION SERVICES FOR RECOVERED
MATERIALS FOR FREDERICK COUNTY, MD

This form is to be completed in its entirety and unaltered.

BID FORM

	Transportation Fee (with Company providing onsite jockey driver and truck) (\$ per ton per mile)¹	Transportation Fee (with County providing onsite jockey driver and truck) (\$ per ton per mile)¹
July 1, 2019 – June 30, 2021		
July 1, 2021 – June 30, 2022		
July 1, 2022 – June 30, 2023		
July 1, 2023 – June 30, 2024		

¹ The distance from Acceptance Facility/RFLF to Processing Facility will be less than 100 miles.

The Authority is exempt from Maryland Sales and Use Taxes by Exemption Certificate Number 3000256-3 and from Federal Excise Taxes by Exemption Number 52-73-0358K. Do not include tax.

ATTACHMENT II
EXHIBIT A

- Newspapers (including all inserts)
- Magazines and catalogs
- Junk mail
- Cardboard and paperboard (including cereal boxes without liners)
- Corrugate boxes
- Computer printouts
- Books (including paperbacks, textbooks and hardbacks)
- Colored Paper
- Empty Aerosol cans
- Office paper (including typing, fax, copy, letterhead, NCR) and envelopes
- Brown paper bags (Kraft)
- Glass containers such as bottles and jars, Ferrous and bimetal food and beverage containers
- Non-metallic wrapping paper
- Aluminum food and beverage containers
- Aluminum foil and aluminum pie pans
- Narrow-neck plastic containers (other than for motor-oil) carry plastic resin codes 1 through 7
- Wide-mouth containers such as peanut butter, margarine/butter tubs, yogurt, cottage cheese, yogurt, sour cream mayonnaise, whipped topping ,peanut butter, and prescription bottles (please note that the lids and caps do not need to be removed)
- Rigid plastics which include plastic milk/soda crates, plastic buckets with metal handles, plastic laundry baskets, plastic lawn furniture, plastic totes, plastic drums, plastic coolers, plastic flower pots, plastic drinking cups/glasses, plastic 5 gallon water bottles, plastic pallets, plastic toys, and empty plastic garbage/recycling bins
- Aseptic/gable top milk and juice cartons
- Shredded paper contained in a sealed or tied paper bag

**ATTACHMENT II
EXHIBIT B**

Collection Day X Hour, Average Tons					
	Monday	Tuesday	Wednesday	Thursday	Friday
7:00 a.m.	103.895	103.7328	124.189	133.1081	87.16404
8:00 a.m.	40.65458	40.5911	48.59571	52.08579	34.10767
9:00 a.m.	93.7314	93.58503	112.0401	120.0867	78.63712
10:00 a.m.	249.574	249.1842	298.3237	319.7489	209.3832
11:00 a.m.	651.6026	650.5851	778.8812	834.8195	546.6701
12:00 p.m.	1026.528	1024.925	1227.042	1315.166	861.2186
1:00 p.m.	852.617	851.2856	1019.16	1092.355	715.3136
2:00 p.m.	447.2004	446.5021	534.5528	572.9437	375.1843
3:00 p.m.	223.6002	223.251	267.2764	286.4718	187.5922
4:00 p.m.	101.6365	101.4777	121.4893	130.2145	85.26917
Total	3791.04	3785.12	4531.55	4857	3180.54