

MAY 11, 2021

21-013 SOLID WASTE AND RECYCLING SERVICES

ADDENDUM NO. 1 – ANSWERS TO PUBLIC PURCHASE QUESTION 6 AND 7

The answers to submitted questions on Public Purchase are being answered as an addendum:

QUESTION 6): Would you please provide the current residential pricing matrix.

ANSWER: Refer to attached Exhibit A-2.

QUESTION 7): Would you please provide the residential tons for the 2019 contract year.

ANSWER:					
Residential Trash	2020	2019	2018	2017	2016
Total Tonnage	28,401	26,281	26,156	26,766	26,144
# Homes	20,877	20,646	20,449	20,195	19,946
Monthly Lbs per home	226.74	212.16	213.18	220.89	218.46
Weekly Lbs per home	52.32	48.96	49.20	50.98	50.41
Residential Recycle	2020	2019	2018	2017	2016
Total Tonnage	3,839	3,659	3,845	3,894	4,036
# Homes	20,837	20,608	20,409	20,155	19,906
Monthly Lbs per home	30.71	29.59	31.40	32.20	33.79
Weekly Lbs per home	7.09	6.83	7.25	7.43	7.80

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Acknowledge receipt of this addendum by inserting this page with your RFP response. This addendum form is a part of the contract documents and it so modifies, amends, deletes and/or adds to the original RFP document.

Name and Address of Company:	Authorized Representative:
	Signature:
	Name:
	Title:
	Phone:
FAX:	Email:

EFFECTIVE DATE - FEBRUARY 1, 2021

SOLID WASTE AND RECYCLING CONTRACT EXHIBIT A-2

RATE SHEET - COLLECTION RATES

RESIDENTIAL RATES

Service Level	C	ontract Rate	
Residential Curbside	\$	10.75	
Recycling Curbside	\$	6.56	
Total Regular Residential	\$	17.31	
Residential Backdoor Service	\$	26.90	
Residential Backdoor recycling	\$	11.49	
Total Regular Residential Backdoor	\$	38.39	
Residential Curbside w/Recycling - Sr. Citizen	\$	16.56	
Senior Backdoor Service	\$	26.90	
Backdoor Recycling - Sr. Citizen	\$	10.74	
Total Senior Residential Backdoor	\$	37.64	
Replacement Cart	\$	59.95	(Lost, stolen or customer caused damage)
Cart Repair	\$	12.00	(Lids, wheels or axels - customer caused da
Additional Cart	\$		(Per month per additional cart)

COMMERCIAL RATES

COMMERCIAL FRONT LOAD RATES

Size	1xwk	2xwk	3xwk	4xwk	5xwk	6xwk	I	Extra
2 cubic yard	\$ 70.49	\$ 132.70	\$ 176.70	\$ 257.83	\$ 312.25	\$ 352.52	\$	31.28
3 cubic yard	\$ 100.04	\$ 174.98	\$ 231.10	\$ 308.15	\$ 379.92	\$ 445.80	\$	39.69
4 cubic yard	\$ 120.86	\$ 211.68	\$ 292.09	\$ 381.06	\$ 460.03	\$ 550.25	\$	50.36
6 cubic yard	\$ 153.10	\$ 290.09	\$ 410.96	\$ 535.85	\$ 662.74	\$ 783.62	\$	70.96
8 cubic yard	\$ 177.29	\$ 356.54	\$ 497.59	\$ 630.50	\$ 791.67	\$ 952.84	\$	85.47

FRONT LOAD COMPACTOR RATES

Size	1xwk	2xwk	3xwk	4xwk	5xwk	6xwk	Extra
4 cubic yard	\$ 293.26	\$ -	\$ -	\$ -	\$ -	\$ -	\$ -
6 cubic yard	\$ 482.20	\$ 964.41	\$ 1,446.61	\$ 1,928.79	\$ 2,411.00	\$2,893.21	\$ 120.51
8 cubic yard	\$ 586.55	\$ 1,173.08	\$ 1,759.66	\$ 2,346.23	\$ 2,932.77	\$3,519.32	\$ 146.61

COMMERCIAL ROLL-OFF RATES

Size	Туре	Delivery	Daily Rental	Rate per haul	Deposit
20-yd	Open	\$152.62	\$8.37	\$463.73	\$583.83
30-yd	Open	\$152.62	\$8.37	\$553.98	\$583.83
40-yd	Open	\$152.62	\$8.37	\$634.56	\$583.83

COMPACTED ROLL-OFF RATES

Size	Туре	Delivery	Daily Rental	Rate per haul	Deposit
30 yard	Comp	NEGO	NEGO	\$ 601.94	NEGO
34 yard	Comp	NEGO	NEGO	\$ 666.99	NEGO
35 yard	Comp	NEGO	NEGO	\$ 666.99	NEGO
40 yard	Comp	NEGO	NEGO	\$ 732.06	NEGO
42 yard	Comp	NEGO	NEGO	\$ 758.07	NEGO

Commercial Hand Load Rate	\$ 42.37	Twice per week service, limit 4 bags per collection
Commercial Recycle Cart	\$ 6.05	First cart
Additional Commercial Recycle Cart	\$ 3.63	Each additional cart
Containers with casters	\$ 22.89	per month
Locks or gates	\$ 2.01	per lift
Brush Chipper Service	\$ 191.11	per hour - 1 hour minimum charge
Residential Looose Brush	\$ 15.12	per cubic yard
Caster & Lockbar Charge	\$ 99.20	1 time installation fee
Front Load Delivery	\$ 90.81	
Additional Yardage Fee	\$ 15.13	per vard



MAY 13, 2021

21-013 SOLID WASTE AND RECYCLING SERVICES

ADDENDUM NO. 2

- 1) **CORRECTION TO PRE-PROPOSAL CONFERENCE HELD MONDAY MAY 10th, 2021:** Please make note that page 5 of the RFP had an incorrect day of the week listed for the meeting (Monday May 11, 2021.). The actual date should have read **Monday May 10, 2021.**
- 2) Due to the error, NRH has scheduled a 2nd Pre-Proposal Conference for 11:00 A.M (CST) Monday May 17, 2021. This will not be an in-person meeting and will be available on-line via WebEx. Access Document has been attached. This meeting is mandatory for those unable to attend the first meeting. This meeting is NOT mandatory for those who attended the first Pre-Proposal Meeting on May 10th.
- 3) Attached are the questions and answers submitted on-line through Public Purchase Most of the questions
- 4) Replace updated B. <u>SCHEDULE OF ACTIVITIES (PG 29.)</u>
- 5) Attached is a copy of Addendum 1 (Answers to Questions 6 and 7)

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Name and Address of Company:	Authorized Representative:
	Signature:
	Name:
	Title:
	Phone:
FAX:	Email:

Scott Kendall

Subject: 21-013 SOLID WASTE AND RECYCLING SERVICES - CLARIFICATION CONFERENCE #2

Location: WebEx

Start: Mon 5/17/2021 11:00 AM **End:** Mon 5/17/2021 12:00 PM

Recurrence: (none)

Meeting Status: Meeting organizer

Organizer: Scott Kendall

-- Do not delete or change any of the following text. --

When it's time, join your Webex meeting here.

Join meeting

More ways to join:

Join from the meeting link

https://nrhtxmeet.webex.com/nrhtxmeet/j.php?MTID=m343a665fb8bfdbb4ad2d60843f313f70

Join by meeting number

Meeting number (access code): 187 203 8453

Meeting password: MBcgwJmA737

Tap to join from a mobile device (attendees only)

+1-415-655-0001,,1872038453## US Toll

Join by phone

+1-415-655-0001 US Toll Global call-in numbers

Join from a video system or application

Dial 1872038453@nrhtxmeet.webex.com

You can also dial 173.243.2.68 and enter your meeting number.

Join using Microsoft Lync or Microsoft Skype for Business

Dial 1872038453.nrhtxmeet@lync.webex.com

If you are a host, click here to view host information.

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Public Purchase: Bid Questions

Public | Purchase^m

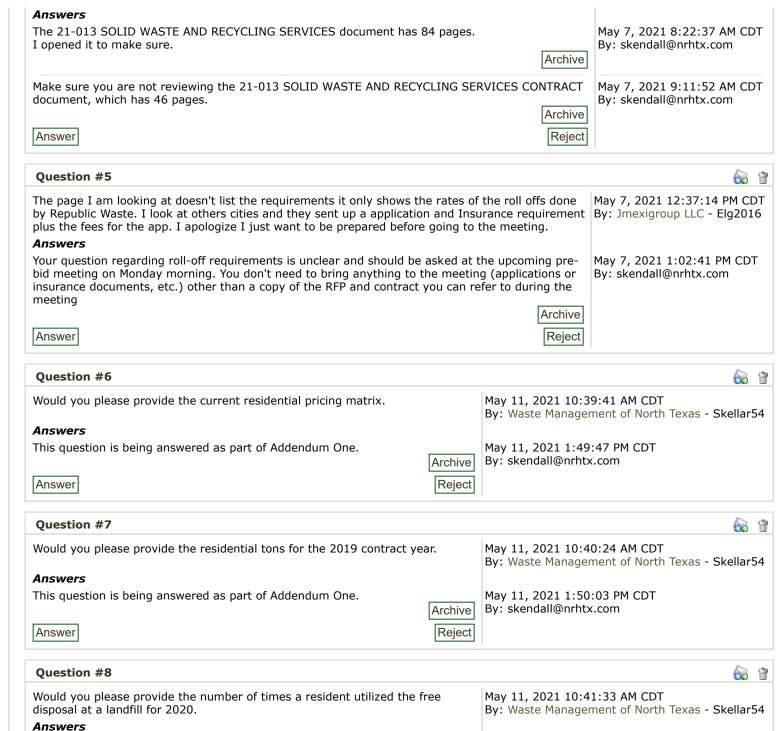
5/13/2021

Chat 👨 Help Logout Closed Bids Home New Bid My Stuff Tools Questions for Bid RFP #21-013 - SOLID WASTE AND RECYCLING SERVICES Question #1 Page 5 of the RFP states the mandatory pre bid occurs on Monday May 3, 2021 11:01:21 AM CDT May 11th at 10:00am. Monday is may 10th. Please clarify the date & By: Republic Services Waste Services of Texas, Ltd. - hrabalv time. **Answers** 10:00AM (CST) Monday May 10th May 3, 2021 11:07:41 AM CDT By: skendall@nrhtx.com Archive Answer Reject Question #2 60 May 6, 2021 11:42:37 AM CDT My question is ,what page should I look at for information on the requirements for small roll off businesses? By: Jmexigroup LLC - Elg2016 **Answers** Page 84 contains all information provided by the current vendor regarding roll-off haul activity over May 6, 2021 1:30:27 PM CDT By: skendall@nrhtx.com the past year. Archive Answer Reject Question #3 66 m Do we have to fill out the contract before the meeting? Do we need to bring any documents at the May 6, 2021 11:59:33 AM CDT mandatory meeting? By: Jmexigroup LLC - Elg2016 **Answers** You are not required to bring any documents. May 6, 2021 12:52:50 PM CDT The meeting has been scheduled for informational purposes. The City will go over some key points By: skendall@nrhtx.com in the RFP. The meeting will also give vendors the opportunity to ask questions relating to the RFP. Archive Reject Answer **Question #4** 60 May 6, 2021 6:53:17 PM CDT Regarding my past question on the new bidding contract, where is the part that pertain only to roll

off requirements there are only 46 pages, I dont see page 84?

By: Jmexigroup LLC - Elg2016

5/13/2021 Public Purchase: Bid Questions



First landfill voucher was issued on February 4, 2015. May 12, 2021 10:56:02 AM CDT By: skendall@nrhtx.com Yearly breakdown for vouchers issued: 2015 467 2016 631 2017 643 2018 638 2019 833 2020 971 2021 to date 337 Total Landfill Vouchers issued (Feb 4, 2015 to date) 4520 Archive Answer Reject **6**6 🕆 Question #9 Page 29 - States proposals will be opened and read publicly. - Will May 11, 2021 2:45:15 PM CDT proposed rates be announced at the proposal opening? By: Republic Services Waste Services of Texas, Ltd. - hrabalv **Answers** As this is a RFP, we will read the names of contractors who submitted May 11, 2021 3:24:18 PM CDT responses. This information will also be posted on Public Purchase by By: skendall@nrhtx.com the end of business day. Pricing will not be announced. Archive Please let me know if you will be attending as it will determine the May 11, 2021 3:30:57 PM CDT size of the conference room that I book. By: skendall@nrhtx.com Archive Answer Reject **6**6 🕆 Question #10 Page 48 - Exclusive Collection Area - Under what conditions will Item | May 11, 2021 2:45:46 PM CDT 2 be considered. What will the process be in determining if the public | By: Republic Services Waste Services of Texas, Ltd. - hrabalv health, safety and welfare will require authorization of additional haulers? Will this decision be a staff or council decision? Will the Contractor be allowed to adjust rates or provide cancellation notice in the event the City authorizes additional collectors? **Answers** Refer to the Force Majeure clause contained in the attached contract: May 12, 2021 11:05:49 AM CDT By: skendall@nrhtx.com If a FORCE MAJEURE event occurs, the City may authorize the collection, removal, and disposal of all solid waste under such terms, conditions, and limitations deemed necessary in the interest of public health, safety, and welfare. Archive Answer Reject

vendors are allowed to provide this service.

Question #11 66 May 11, 2021 2:46:06 PM CDT Page 49 of the RFP lists Memorial Day as a contract holiday, which is not currently a contract holiday. Is the City's intention to suspend By: Republic Services Waste Services of Texas, Ltd. - hrabaly services on Memorial day with the new contract? **Answers** May 11, 2021 2:58:32 PM CDT No, that was not our intention. It was an oversight. By: skendall@nrhtx.com Archive Reject Answer **6**6 ₩ Question #12 Page 53 of the RFP states that contractor is required to steam clean May 11, 2021 2:46:23 PM CDT roll-off compactors at a minimum, once annually. Will the contractor By: Republic Services Waste Services of Texas, Ltd. - hrabaly be allowed to assess a fee for this service? If so, should we submit a contracted rate for that fee? **Answers** The City prefers the units cleaned annually, if the customer agrees to May 11, 2021 3:42:32 PM CDT it and will pay a reasonable fee for the cleaning. By: skendall@nrhtx.com Archive Answer Reject Question #13 60 Page 53 of the RFP states that contractor is required to exchange May 11, 2021 2:46:39 PM CDT containers with graffiti. Will the contractor be allowed to assess a fee By: Republic Services Waste Services of Texas, Ltd. - hrabalv for this service? If so, should we submit a contracted rate for that fee? **Answers** The RFP does not require replacing containers that have been marked May 11, 2021 3:37:04 PM CDT with graffiti, but does require the contractor to remove the graffiti. By: skendall@nrhtx.com No, the contractor will not be allowed to assess a fee to remove graffiti. Archive Answer Reject Question #14 Page 58 of the RFP states there will be a 10% franchise and billing May 11, 2021 2:46:57 PM CDT fee levied to commercial recycle activities. Does the City intend to By: Republic Services Waste Services of Texas, Ltd. - hrabaly include commercial recycle under the exclusive franchise? **Answers** Commercial recycling is exclusive to the extent that the materials May 11, 2021 3:25:47 PM CDT being recycled are materials that the company would normally collect By: skendall@nrhtx.com for recycling. If there are special materials being recycled, other

Archive

Answer
Ask a Question
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5/13/2021

B. SCHEDULE OF ACTIVITIES (AMENDED)

May 3, 2021 RFP Released to Proposers

May 10, 2021 11:00 a.m. Mandatory Pre-proposal Conference Held

May 17, 2021 11:00 a.m. Pre-proposal Conference Held (WebEx)

Mandatory for those not in attendance at the

May 10th meeting

May 24, 2021, 4:00 p.m. Deadline for questions prior to proposal due date

June 16, 2021, **2:00 p.m.** Sealed proposals due and opened publicly

July 6 thru 7, 2021 Finalist interviews held

July 8, 2021 Decision Made with Recommendation

July 12, 2021 Council awards Contract to winning proposer

July 13 thru 15, 2021 Final Contract Negotiations

February 1, 2022 New Contract begins



MAY 19, 2021

21-013 SOLID WASTE AND RECYCLING SERVICES

ADDENDUM NO. 3: ANSWERS TO PUBLIC PURCHASE QUESTION 17

The answers to submitted questions on Public Purchase are being answered as an addendum:

QUESTION 17: Could the City please provide a copy of the current contract, any amendments, and the last six months' invoices?

ANSWER: Refer to attached document regarding the contract. You will need to clarify your invoice request.

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Name and Address of Company:	Authorized Representative:
	Signature:
	Name:
	Title:
	Phone:
FAX:	Email:

SOLID WASTE AND RECYCLING COLLECTION CONTRACT

THIS CONTRACT (the "CONTRACT") is made and entered into on ____January 12, 2015_, by and between the CITY OF NORTH RICHLAND HILLS, a municipal corporation of Tarrant County, Texas (hereinafter referred to as "CITY") and REPUBLIC WASTE SERVICES OF TEXAS, L1D, a Texas limited partnership (hereinafter referred to as "CONTRACTOR")

WHEREAS, the CITY desires to provide residential and commercial customers within its corporate limits with solid waste collection, transport, disposal and recycling services for a term of 5 years ending January 31, 2020; and

WHEREAS, the CITY strongly encourages customers and the CONTRACTOR to actively pursue recycling opportunities in order to attain State recycling goals; and

WHEREAS, the CONTRACTOR has provided the CITY with a response to its Request for Proposals (RFP) dated July 30, 2014 for solid waste disposal and recycling services on a Contract basis

NOW, THEREFORE, in consideration of the mutual agreements heremafter contained and in order to preserve and protect the public health of the citizens of the CITY it is hereby understood and agreed by the parties hereto as follows:

- 1 Grant. CITY hereby grants to CONTRACTOR a Contract to engage in the business of collecting and disposing of all residential and commercial Acceptable Waste as defined herein below which is generated within the corporate limits of the CITY and, further, hereby grants to CONTRACTOR a license and permit to use the public streets, alleys, easements and thoroughfares within the limits of the CITY for said business during the term of this Contract
- Term. The term of this Contract shall be for five (5) years commencing on February 1, 2 2015 and terminating on January 31, 2020, with options to extend the Contract for two (2) additional one (1) year terms. These options may be exercised by mutual agreement. of the parties.
- Definitions. Wherever used herein, the hereinafter listed terms shall have the following 3 meanings
 - Acceptable Brush: Tree trimmings that are fied in Bundles, and stacked at a) curbside Tree trimmings cannot be the result of commercial tree trimming services.
 - b) Residential Construction Debris. Waste building materials generated by the homeowner at their residence resulting from construction, remodeling, repair, or demolition operations. The term Residential Construction Debris does not include dirt, concrete, rocks, bricks, or roofing shingles, or waste generated as a result of contractor services used for the activities described above
 - Acceptable Fencing Fence panels cut into four (4') feet by six (6') feet sections c) Loose pickets must be tied and in Bundles.
 - d) Acceptable Waste. Any and all nonhazardous waste that is Solid Waste, including Yard Waste, Trash, Bundles and Bulky Waste, Acceptable Brush and Acceptable Fencing, , except for "Unacceptable Waste", as defined herein

- Service (Elective Carry-Out Service): Backdoor Garbage e) Acceptable Waste pick up from behind the building line. The waste shall be placed in front of the building facing the street in such a manner clearly visible from the street as to be accessible without entering a gate. Backdoor Garbage Service shall be provided at an additional charge as later specified in this document for all residential households who request the service
- Bulky Waste Stoves, refrigerators (with verification that CFC components have f) been removed by a certified technician), Residential Construction Debris, Acceptable Fencing, water tanks, hot water heaters, washing machines, furniture and other waste materials with weights or volumes greater than those allowed for containers but does not include Unacceptable Waste
- Bundles: Tree and shrub trimmings or loose fence pickets that are cut into g) lengths no longer than four (4') feet and tied into bundles that weigh no more than fifty (50) pounds in weight.
- By-Products With Residual Value: Any excess industrial, manufacturing or h) commercial by-products or significant and constant volumes of materials of a company which have a residual value on the open market, (such as cardboard and packing materials)
- Commercial Containers Metal containers supplied by CONTRACTOR affording i) adequate capacity to service a customer so as to prevent spillage, unsightly and unsanitary conditions.
- Curbside Service: Acceptable Waste or Recyclable Materials to be picked up by **j**) the CONTRACTOR will be located at the curbside of the street bearing the customer's address or, if there is no curb, where the customer's property line meets the street.
- Debris: Dirt, concrete, rocks, bricks, lumber, plaster, sand or gravel, other waste k) building materials, automobile frames, or large, uncut dead trees.
- Disposable Containers. Any plastic bag or cardboard box with a capacity or l) volume of thirty three (33) gallons or less and which is capable or containing solid waste or trash without leaking or emitting odors, and which weighs, when loaded, less than fifty (50) pounds
- Hazardous Waste includes, but is not limited to, any amount of waste listed or m) characterized as hazardous by the United States Environmental Protection Agency or any state agency pursuant to Resource Conservation and Recovery Act of 1976, and including future amendments thereto, and any other applicable law.
- Loose Brush. Tree and shrub trimmings that are not easily placed in disposable n) containers or Bundles.
- Multi-Family/Apartment Residential Complex. A structure in which three or o) more families reside and claim as their permanent address.

- Permanent Containers Any closed, waterproof, plastic or metal container or can p) with a capacity or volume of thirty three (33) gallons or less and which is capable of containing solid waste or trash without leaking or emitting odors, and which weighs, when loaded, less than (50) pounds.
- Recyclable Materials q)

Rinse metal cans and place in bin. Metal Cans

Aluminum Cans Aluminum beverage cans.

Clear, green and brown glass bottles and jars Glass:

No mirrors, window glass, plate glass or light

bulbs.

Only plastic bottles with recycling symbols, #1. Plastic Bottles:

> #2, #3, #4, #5, and #7. Examples include, milk bottles, soft drink liter bottles, detergent bottles. cleaning bottles and shampoo bottles. Rinse and

remove lids

Newspapers, Magazines, Catalogs

Newspapers, magazines and catalogs including

slick and glossy inserts.

Junk Mail, Cardboard,

Paper

Junk mail, envelopes, cereal boxes, cardboard,

chipboard and other household paper.

No tissues, wet paper or paper contaminated Mixed Household

with food products are acceptable. All cardboard must be broken down to a size that will fit inside

the cart.

Items that are mutually agreed to be recyclable Other:

by CITY and CONTRACTOR, or as a result of changes in any local, state or federal Laws,

ordinances or regulation.

- Recycling Containers: A sixty-five (65) or ninety-five (95) gallon plastic wheeled r) container, to be used for the storage and placement of Recyclable Materials at a Residential or Commercial Premise. Any container must be approved by the CITY.
- Solid Waste Waste animal or vegetable matter (as from a kitchen or food s) processing facility), tin cans, bottles, sacks, clothes, extinguished ashes, paper (not including heavy accumulations of newspapers and magazines) and any other household waste which is damp or capable of emitting noxious odors, as such is defined under the laws of the United States and/or the State of Texas and/or the regulations promulgated thereunder and that is acceptable for disposal in a Landfill. Solid Waste does not include Unacceptable Waste.
- t) Special Waste: Any waste, even though it may be part of a delivered load of waste excluding insignificant quantities found in residential waste, which is

- defined as such by the laws of the United States and/or the State of Texas (1)and/or the regulations promulgated thereunder; or
- medical waste, including infectious or pathological waste from (2)laboratories, research facilities, and health and veterinary facilities, and
- dead animals and/or slaughterhouse waste; or (3)
- sludge waste, including water supply treatment plant sludge and (4) stabilized and/or un-stabilized sludge from municipal or industrial wastewater treatment plants, or
- liquid waste, which for the purposes of this Contract means any waste (5)material that is determined to be or contain "free liquid" by the paint filter test (EPA Method 9095); or
- waste from an industrial process; or (6)
- waste from a pollution control process; or (7)
- waste transported in a bulk tanker, or (8)
- friable and/or non-friable asbestos waste, or (9)
- empty containers which have been used for pesticides, herbicides, (10)fungicides, or rodenticides; or
- containerized waste (e.g., a drum, barrel, portable tank, box, pail, etc.) of (11)a type listed in this definition, or
- residue or debris from the cleanup of a spill or release of chemical (12)substances, commercial products or other wastes listed in this definition;
- soil, water, residue, debris or articles which are contaminated from the (13)cleanup of a site or facility formerly used for the generation, storage, treatment, recycling, reclamation, or disposal of wastes listed in this definition, including soil contaminated from underground storage tanks used or formerly used for the storage of petroleum products, or
- residential wastes, only if a change in federal or state law, statute, (14)regulation, rule, code, ordinance, permit, or permit condition, which occurs after the Effective Date of this Contract, requires special or additional management that differs from the requirements applicable on the Effective Date of this Contract; or
- any waste that requires other than normal handling, storage, management (15)and/or disposal.
- Trash. All household waste other than solid waste, debris, brush, household u) furniture and appliances. Trash shall include grass, yard clippings, leaves, weeds, heavy accumulations of newspapers and magazines, Recyclable Waste, old clothes and other household trash of like kind, but shall not include Hazardous Wastes.
- Unacceptable Waste Any and all waste that is either v)
 - waste which is now or in the future prohibited from disposal at a sanitary (1) landfill by state, federal and/or local laws and/or the regulations promulgated there under; or
 - "Hazardous Waste", or (2)
 - "Special Waste", as defined herein; (3)
 - waste which is prohibited from disposal at the Landfill by (4) CONTRACTOR including tires, concrete, and bulk petroleum or chemical products or by-products; or
 - liquid waste, as defined herein, and septic tank pumping and grease and (5) grit trap wastes; or

- sludge waste, including water supply treatment plant sludge and (6) stabilized and/or un-stabilized sludge from municipal or industrial wastewater treatment plants, or
- dead animals and/or slaughterhouse waste, except for animals euthanized (7)under the authority and direction of CONTRACTOR; or
- any waste, including "Special Waste" as defined herein, which because (8) of its quantity, concentration, frequency of disposal, required disposal procedures, regulatory status, or physical, chemical infectious or other characteristics jeopardizes or may jeopardize the environmentally sound operation of the disposal site, as determined by CONTRACTOR in its sole discretion.
- non-Residential Construction Debris. (9)
- Appliances containing CFC's that do not bear a certification tag that (10)shows the CFC's have been properly recovered in accordance with federal law.
- Yard Waste: Grass or shrubbery cuttings, leaves, tree limbs, and other materials w) accumulated as the result of the care of lawn, shrubbery, vines and trees. Yard waste does not include food wastes from gardens such as fruits or vegetables.

4 Residential

- Duties and Obligations of Residential Customers. Every owner, agent, lessee, a) tenant or occupant of any residential premises in the CITY ("residential customer") shall have the following duties and obligations.
 - Preparation of Materials and Special Collections: Residential customers (1) shall prepare all Acceptable Waste in accordance with city ordinances and as provided within the scope of the terms and provisions contained herein. Residents may place for collection, up to four cubic yards of Bundles and Bulky Waste each week.

If the Acceptable Waste or Loose Brush is more than four (4) cubic yards, the customer must contact the CONTRACTOR to schedule pickup. CONTRACTOR will collect and dispose of all Loose Brush or Acceptable Waste over four (4) cubic yards at the rate set forth in Exhibit A. Or, if the material that exceeds four (4) cubic yards is Loose Brush, the residential customer may request a chipper service from CONTRACTOR at the rate set forth in Attachment A, with a one hour minimum charge. Residents with any material that is not Unacceptable Waste may contact CONTRACTOR to schedule an appointment for CONTRACTOR to inspect the materials and provide the customer with an estimate to collect the materials Arrangements for these services can made by contacting CONTRACTOR'S customer service representative Monday through Friday, 8:00 a.m. to 6 00 p m.

Residents of the CITY shall also have access to the Arlington Landfill to dispose of materials. CONTRACTOR shall provide each resident two free landfill entries for the disposal of Acceptable Waste each year subject to the terms set forth in Exhibit B, the "Landfill Rate Schedule". Additional entries into the Arlington Landfill shall be subject to the terms and rates as set forth on Exhibit B. Residents must present a

- voucher obtained from the CITY to utilize as one of their free landfill entries. In all cases, residents must produce a photo ID.
- Containers Secured: Each residential customer shall keep all such (2) containers in use securely closed in such a manner as to prevent the scattering of the contents thereof and to render said contents maccessible to insects, rodents and other animals.
- Draining Liquids Each residential customer shall drain all acceptable (3) Waste and Recyclable Materials mixed with water or other liquids before placing the same into appropriate containers.
- Placement of Waste and Materials: Each residential customer shall place (4)appropriate containers containing Acceptable Waste, Recyclable Materials and tied bundles of brush at the curbside on the R.O.W. bearing such residential customer's address in such a manner as to be easily accessible for collection and as to prevent Acceptable Waste, Recyclable Materials and tied bundles of brush from being scattered.
- Residential Containers: Each residential customer shall provide and use (5) containers (disposable or permanent) sufficient in number to hold the Acceptable Waste accumulating on the premises. Only the recycling containers furnished by CONTRACTOR shall be used for Recyclable Materials.
- Special Waste: No residential customer shall place for collection, or (6) permit to be placed for collection, any Special Waste or Unacceptable Waste.
- Time of Placement of Acceptable Waste and Recyclable Materials in (7) Containers All appropriate containers and tied bundles of brush required to be located at the curbside shall be placed at the prescribed curbside locations not more than twelve hours prior to the scheduled collection day and not later than 7:00 a.m on the scheduled collection day. Residents shall remove their recycle carts from the curb by the end of the day on the scheduled day of their recycle collection.
- Vines and Bushes: Each residential customer shall place all vines and (8) thorny bushes in disposable containers
- Waste and Materials in Containers: Each residential customer shall place (9)all Acceptable Waste and Recyclable Materials (including brush, if the size of the brush allows) in either disposable containers, permanent containers, Bundles, or recyclable containers.
- b) CONTRACTOR's Duties and Obligations - Residential It shall be the duty and obligation of CONTRACTOR to perform the following services:

Collection, CONTRACTOR agrees to make two (2) weekly curbside take-all collections for Acceptable Waste and one (1) weekly curbside collection for Recyclable Materials The city shall be divided into a North and a South division with roughly the same number of single family residences in each. Collections from one such division shall be picked up on Mondays and Thursdays and collections from the other division shall be picked up on Tuesdays and Fridays. The schedule shall be subject to approval of the city manager or his designee. Collections for Recyclable Materials from residential customers shall be on one of the same days that Acceptable Waste is collected. CONTRACTOR shall not commence service to residential customers prior to 7:00 a.m. and shall not pick up in residential areas after 7:00 p.m. Unusual, emergency situations requiring a later one-time temporary change in schedule shall

- be timely communicated to the City Manager or his designated representative, prior to such temporary time change being made. No collections will be made on Saturdays, Sundays or holidays except as set forth in paragraph 6.m. (See Section "6.m" for more information about holidays). The recycling collection will be in addition to the regular twice weekly collection of Acceptable Waste. CONTRACTOR shall pick up both regular and backdoor service customers in the manner specified herein.
- Customer Service, Complaints, Supervisor: CONTRACTOR agrees to (2)designate and maintain a route supervisor for CITY and to maintain an office located in Tarrant County with a local telephone number for the purpose of handling complaints and other calls regarding the collection service provided by CONTRACTOR. CONTRACTOR agrees to secure an annual listing in the appropriate telephone directory under the name by which it conducts business in the community. CONTRACTOR agrees to keep said phones available for calls from 7.00 a.m. to 6:00 p.m. every day except Saturday, Sunday and the holidays set forth in Section (6 m) herein, and to keep said phone staffed with sufficient competent personnel to handle calls and inquiries during the above-mentioned hours. CONTRACTOR shall also maintain voice mail and web site access for complaints after 6:00 p.m. Complaints received prior to 12:00 p.m. on any day for a missed or incomplete pickup shall be collected that same day. Complaints received after 12 00 p m on any day for a missed or incomplete pickup shall receive priority and such solid waste or recyclables which are the subject of the complaint shall be collected by 12:00 p.m. the following day. A daily log of all service calls, complaints, inquiries and the action taken thereon, shall be maintained by CONTRACTOR.
- Equipment and Services Furnished CONTRACTOR agrees to furnish (3) trucks, equipment, machinery, tools, and labor at its own expense, to adequately, efficiently and properly collect and dispose of Acceptable Waste or Recyclable Materials from premises within the corporate limits of the CITY for services described in this contract. Contractor shall conduct its operations in a systematic, clean, healthful, and sanitary manner. CONTRACTOR shall not be responsible under this Contract for collecting and disposing of Hazardous Waste, Special Waste, Unacceptable Waste or Debris.
- (4) Take-All Service, CONTRACTOR shall collect all Acceptable Waste placed on the curb as part of the regular waste collection cycle providing that the items are acceptable for landfill disposal and the items are contained in permanent containers, temporary containers, or Bundles Brush must be Acceptable Brush and fencing material must be Acceptable Fencing material. Construction debris must be Residential Construction Debris. CONTRACTOR will collect up to four cubic yards of Bundles and Bulky Waste each week from each residential unit as part of normal service collections. CONTRACTOR shall not be required to collect any Unacceptable Waste or debris as defined herein. CONTRACTOR shall also provide a separate special collection or brush chipper service option to residents wishing to schedule the collection of Loose Brush. There is a separate fee for such service and shall be as prescribed in Attachment A
- Landfill Disposal and Vehicle Standards: CONTRACTOR agrees that (5) the Acceptable Waste collected will be disposed of in compliance with

the laws of the State of Texas All vehicles used by the CONTRACTOR for the collection and transportation of Acceptable Waste or Recyclable Materials shall be protected at all times while in transit to prevent leakage and the blowing or scattering of materials or waste onto the public streets of CITY or adjacent properties. Vehicles shall at all times be maintained in good repair. Further, such vehicles shall be clearly marked with CONTRACTOR'S name and phone number in letters not less than four (4) inches in height and shall be individually numbered on both sides and on the back of the truck. All collection equipment shall be washed and deodorized as necessary, but at minimum once each week, and shall be kept in sanitary condition. When purchased, vehicles must meet the standards existing at the time of purchase as set out by the TCEO/EPA guidelines.

- Large Objects/Large Quantity The CONTRACTOR agrees to provide an (6)on-call service for the collection of large objects and quantities of debris, including temporary roll-off service. Upon request by a customer, CONTRACTOR agrees to provide an estimate of the cost to remove and dispose of such items and upon mutual Contract between CONTRACTOR and customer, the CONTRACTOR shall perform the service. The agreed upon fee for the service shall be paid by the customer immediately upon completion of the work performed.
- Non-Collection Days: CONTRACTOR agrees that no collections will be (7) made on Saturdays, Sundays or Contract designated holidays except for Saturday collection days required to make up for holidays. (See Section "6.(m)" for more information about holidays).
- Residential Recycling Containers: CONTRACTOR shall provide each (8) residential customer a sixty-five (65) gallon container, which shall be dedicated solely for the collection of Recyclable Materials. Such container shall be delivered to each residential customer by the CONTRACTOR that includes molded in lid graphics explaining how the container is to be used and other information pertinent to the recycling service and materials collected. The CONTRACTOR shall charge a for any recycling container which is lost, stolen, or replacement cost destroyed after a residential customer is initially provided a recycling container. The charge for replacing a recycle container shall be as prescribed in Exhibit A, Collection Rate Schedule. Residential customers shall not be responsible for any containers damaged or destroyed by CONTRACTOR, or as result of a manufacturer defect. Residents may request additional recycle containers for their residence and shall pay an additional monthly fee per additional container as prescribed in Exhibit A. CITY shall bill the additional fees through the residents monthly utility bill.
- (9) CONTRACTOR shall make accommodations for carryout service for disabled or elderly residents who are physically unable to place their recycle containers at the curb. The City Manager shall determine which residents are eligible for this service. Placement of the recycle container in this instance shall be located in an area easily accessible by the CONTRACTOR's collection crews
- Routes and Schedules. Collection routes shall be established for the (10)collection of Acceptable Waste and Recyclable Materials as necessary to fulfill the requirements of this Contract. The CONTRACTOR shall submit a map designating the collection routes and proposed days of collection to the CITY for approval CONTRACTOR shall give the

CITY thirty days advance notice prior to any route change. All route changes must be approved by the CITY Manager CITY shall have the right to require alteration of service to any premises wherein unsightly or unsanitary conditions have resulted from inadequate containers or an insufficient number of collections, and CONTRACTOR shall be compensated for any such required additional services.

Christmas Tree Recycling: See Section 6.d (11)

Residential Charges c)

- Customer Billing, CITY agrees to bill all residential customers served by (1)CONTRACTOR. CITY further agrees to collect and remit all sales taxes to the appropriate governmental authority.
- Payment to CONTRACTOR: CITY agrees to pay to CONTRACTOR on (2) or before the 25th day of each month the appropriate charges as hereinafter provided
- Residential Acceptable Waste Charges and Residential Recycling (3)Charges CONTRACTOR agrees to pay a franchise fee to the CITY in an amount equal to 4% of the gross billing (excluding all appropriate sales taxes) from the collection of acceptable waste and for recycling services within the corporate limits of the CITY together with a billing and collection fee of 8% of the gross billing (excluding all appropriate sales taxes) for a total of 12%. CITY shall remit to the CONTRACTOR its check in the amount of 88% of all amounts billed for residential solid waste and recycling service for ACCEPTABLE WASTE and recyclables collected The 12% not remitted for residential billings shall become the Property of the CITY.
- Modification of Rates CONTRACTOR shall maintain such residential (4) rates as shown in Attachment "A" until January 31, 2016. residential rates effective on February 1, 2016 and annually thereafter, shall be adjusted and will be calculated as follows. the rates shown in Attachment "A" will be increased by the CPI for All Urban Consumers (CPI-U. Series ID CUURA316SA0, CUUSA316SSA0) for the Dallas-Fort Worth, Texas Area for the previous twelve months according to the most recently published data from the Bureau of Labor Statistics of the U.S. Department of Labor or 2.75% whichever is greater, except that the increase will not exceed 4.5% for any one year. In addition, an additional increase ("Other Increase") may be requested by the CONTRACTOR no more often than once per year for extraordinary expenses not covered by the CPI, such as Federal, Local or State mandates or other extraordinary operating expenses directly related to the provision of the services under this Contract over and above what is in existence at the time the contract is initiated. In support of any additional request, CONTRACTOR shall furnish evidence as to the need for the Other Increase to the City Manager, or designee. If the City Manager agrees with the Other Increase, then the City Manager will recommend acceptance of the Other Increase to the City Council for its approval, disapproval, or modification. If the City Manager does not agree with the Other Increase, CONTRACTOR and the City Manager, or designee, will attempt in good faith to agree to an amount of the Other Increase that the City Manager will recommend to the City Council for its approval, disapproval, or modification. If no agreement can be reached, and the CONTRACTOR chooses, the City Manager will submit

- the Other Increase to the City Council for its approval, disapproval, or modification.
- Modification of Landfill Rates CONTRACTOR shall be allowed to (5) adjust the rates set forth in EXHIBIT B, the Landfill Rate Sheet, on an annual basis, but the total increase shall not exceed 20% above the initial Contract rates over the term of this Contract and any renewals as defined herein. CONTRACTOR may request additional increases over and above the 20% described herein, for additional expenses incurred as a result in changes to law, and or regulations imposed after the effective date of this Contract, CITY shall consider any such requests in good faith and shall not unreasonably deny such request.
- Residential Acceptable Waste CITY and CONTRACTOR agree that the (6) MONTHLY CUSTOMER SERVICE CHARGE for residential customers shall be as described on ATTACHMENT "A"
- Residential Recycling: CITY and CONTRACTOR agree that the (7) curbside residential recycling monthly service charge shall be as provided in Attachment "A". Residents 65 years of age and older and/or permanently disabled (upon satisfactory proof of age or disability) may execute a request for an exemption of 75¢. If requested, the CITY will grant an exemption to each head of household 65 years of age and above or permanently disabled an amount of 75¢ from the curbside Recycling charge The CITY will remit to the CONTRACTOR the amount normally submitted to the CONTRACTOR for each regular account, less
- (8) CITY shall ensure that at all times during the term of this Contract that the CITY will charge, pursuant to an ordinance duly passed by the CITY's governing body, a sufficient rate from the CITY's residential customers to pay the amounts due under this Contract and to otherwise operate the CITY's solid waste collection system, including all applicable sales taxes and billing and collection costs and procedures for customers services hereunder. CITY shall provide to CONTRACTOR a copy of all ordinances referenced by the paragraph within thirty (30) days of passing each such ordinance.
- It is expressly understood by the Parties hereto that all payments due by (9) the CITY hereunder are to be made from revenues received by the CITY from the operation of its solid waste collection system and that all payments to be made hereunder shall constitute operating expenses of such waste collection system. CONTRACTOR shall not have any right to demand payment of any obligation of CITY under this Contract from funds raised or to be raised by taxation No obligations of CITY under this Contract shall be construed to be a debt of the CITY of such kind as to require under the laws of this State the levy and collection of a tax to discharge such obligation.

5. Commercial, Industrial, Institutional and Multi-Family

- Duties and Obligations of Commercial, Industrial, Institutional and Multia) Family Customers. Every owner, agent, employee or person otherwise in charge of any commercial, institutional, industrial and multi-family premises within the CITY ("commercial customer") shall have the following duties and obligations.
 - Containers Secured. Each commercial and multi-family customer shall (1) keep all commercial containers pursuant to the CITY's Zoning Ordinance

- and in such a manner as to prevent the scattering of the contents thereof and to render said contents inaccessible to insects, rodents and other animals.
- Draining Liquids: Each commercial and multi-family customer shall (2) drain all Acceptable Waste or Recyclable Materials mixed with water or other liquids before placing same into a commercial container, and, further, no commercial or multi-family customer shall place for collection, or permit to be placed for collection, any Unacceptable Waste, Hazardous Waste or Special Waste.
- Sufficient Containers: Each commercial and multi-family customer shall (3) be provided by CONTRACTOR containers sufficient in number to hold the Acceptable Waste or Recyclable Materials accumulating on the premises.
- Waste and Materials in Containers: Each commercial and multi-family (4) customer shall cause all Acceptable Waste or Recyclable Materials accumulating on such premises to be placed in commercial containers. Commercial and multi-family customers shall place said containers in a certain designated location which is agreed to by CONTRACTOR and customer, bearing such customer's address for collection at the same time and in the same manner as is provided for residential waste collection. The location of the customer's container shall be placed such that no damage results to the pavement or asphalt surfaces. CONTRACTOR shall not be liable for damages to pavement or asphalt surfaces, which result from the container being placed in such location.
- Other Waste: Any company which produces on a regular basis industrial, (5) manufacturing, or commercial products which have a residual value in the open market or that produce significant and constant wastes, such as cardboard from their business, may sell and market said products in a manner determined by the individual company and are not required to utilize the CONTRACTOR for this service If such companies use other, non-CONTRACTOR commercial/industrial recyclers for such waste, such recyclers shall conform to and be permitted or franchised as apparent under CITY of North Richland Hills' rules and regulations. Any questions or disputes shall be resolved at the discretion of the City Manager.
- Other Recycling: Any company desiring to recycle wastes that are not or (6)cannot be recycled by CONTRACTOR shall only use such commercial industrial recycling company that has a current permit or franchise in North Richland Hills.
- CONTRACTOR's Duties and Obligations Commercial. Industrial. Institutional b) and Multi-Family. It shall be the duty and obligation of CONTRACTOR to perform the following services
 - (1) Containers: CONTRACTOR shall provide all commercial containers for Acceptable Waste or Recyclable Materials storage which are available upon request of the owner or occupant of any premises within the corporate limits of CITY, excluding single family and two family residences The commercial containers provided by CONTRACTOR shall be (i) equipped with suitable covers to prevent blowing or scattering of Acceptable Waste or Recyclable Materials while being transported for disposal of their contents, (ii) maintained in good repair, appearance, and in a sanitary condition, and (iii) clearly marked with the

- CONTRACTOR'S name and telephone number in letters not less than two (2) inches in height, and (iv) emptied not less than one time each week. CONTRACTOR shall provide to commercial customers, containers sufficient in number and size to hold all of the customer's Acceptable Waste and Recyclable Materials.
- Customer Service, Complaints, Supervisor: CONTRACTOR agrees to (2)designate and maintain a route supervisor for CITY and to maintain an office located in Tarrant County with a local telephone number for the purpose of handling complaints and other calls regarding the collection service provided by CONTRACTOR. CONTRACTOR agrees to secure an annual listing in the appropriate telephone directory under the name by which it conducts business in the community CONTRACTOR agrees to keep said phones available for calls from 7 00 a m. to 6:00 p.m. every day except Saturday, Sunday and the holidays set forth in Section (6.m) herein, and to keep said phone staffed with sufficient competent personnel to handle calls and inquiries during the above-mentioned CONTRACTOR shall also maintain voice mail and web site access for complaints after 6:00 p.m. Complaints received after noon on any day for a missed or incomplete pickup shall receive priority and such solid waste or recyclables which are the subject of the complaint shall be collected by 12 00 p.m. the following day A daily log of all service calls, complaints, inquiries and the action taken thereon, shall be maintained by CONTRACTOR.
- (3) Equipment Furnished: CONTRACTOR agrees to furnish trucks, equipment, machinery, tools, and labor at its own expense, to adequately, efficiently and properly collect and dispose of Acceptable Waste or Recyclable Materials from premises within the corporate limits of the CITY in a systematic, clean, healthful, and sanitary manner. CONTRACTOR shall not be responsible under this Contract for collecting and disposing of Hazardous Waste, Special Waste, Unacceptable Waste or Debris
- (4) Large Objects/Large Quantity The CONTRACTOR agrees to provide an on-call service for the collection of large objects and quantities of debris, including temporary roll-off service. Upon request by a customer, CONTRACTOR agrees to provide an estimate of the cost to remove and dispose of such items and upon mutual Contract between CONTRACTOR, shall perform the service. The agreed upon fee for the service shall be paid by the customer immediately upon completion of the work performed.
- (5) Lawful Disposal. CONTRACTOR agrees that the Acceptable Waste collected will be disposed of in compliance with the laws of the State of Texas. All vehicles used by the CONTRACTOR for the collection and transportation of Acceptable Waste or Recyclable Materials shall be protected at all times while in transit to prevent leakage and the blowing or scattering of materials or waste onto the public streets of CITY or properties adjacent thereto and shall at all times be maintained in good repair. Further, such vehicles shall be clearly marked with CONTRACTORS name in letters not less than four (4) inches in height and shall be individually numbered on both sides and on the back of the truck. All collection equipment shall be washed and deodorized as necessary, but at minimum once each week, and shall be kept in sanitary condition. Vehicles must meet the current standards set out by the TCEO/EPA guidelines.

- (6) Non-Collection Days: CONTRACTOR agrees that no collections will be made on Saturdays, Sundays, or Contract designated holidays except for commercial accounts that require collection on these dates (See Section "6 (m)" for more information about holidays)
- (7) Routes and Schedules: CITY shall have the right to require alteration of service to any premises wherein unsightly or unsanitary conditions have resulted from inadequate containers or an insufficient number of collections, and CONTRACTOR shall be compensated for any such required additional services. CONTRACTOR shall adjust schedules and times of collection to avoid disturbance of residential areas when picking up from commercial, industrial and institutional customers prior to 7:00 a m.
- (8) Multi-Family Unit Recycling. CONTRACTOR agrees to work with CITY and multi-family complexes to develop workable methods for multi-family unit recycling. The fees for such recycling services will be agreed to by the parties
- (9) General Recycling: CONTRACTOR agrees to provide recycling services upon request to commercial, industrial and multi-family customers. In the event it is not cost effective for CONTRACTOR to make such services available, it has the right to decline. It is understood that customers can engage a permitted or franchised commercial hauler to collect solely and pure recyclable materials if clearly separated in a recyclable container only at customer's location.
- c) Commercial, Industrial, Institutional and Multi-Family Charges
 - (1) Commercial, Industrial, Institutional and Multi-Family Acceptable Waste: CITY and CONTRACTOR agree that the monthly service charges for commercial, industrial, institutional and multi-family Acceptable Waste shall be provided in ATTACHMENT "A", which is attached hereto and incorporated herein by reference.
 - Modification of Rates CONTRACTOR shall maintain such (2) Commercial, Industrial, Institutional and Multi-Family Charges rates as shown in Attachment "A" until January 31, 2016. The Commercial, Industrial, Institutional and Multi-Family Charges rates effective on February 1, 2016 and annually thereafter, shall be adjusted and will be calculated as follows: the rates shown in Attachment "A" will be increased by the CPI for All Urban Consumers (CPI-U, Scries ID CUURA316SA0, CUUSA316SA0) for the Dallas-Fort Worth, Texas Area for the previous twelve months according to the most recently published data from the Bureau of Labor Statistics of the US Department of Labor or 3% whichever is greater, except that the increase will not exceed 4.5% for any one year. In addition, an additional increase ("Other Increase") may be requested by the CONTRACTOR no more often than once per year for extraordinary expenses not covered by the CPI, such as Federal, Local or State mandates or other extraordinary operating expenses directly related to the provision of the services under this Contract over and above what is in existence at the time the contract is initiated. In support of any additional request, CONTRACTOR shall furnish evidence as to the need for the Other Increase to the City Manager, or designee. If the City Manager agrees with the Other Increase, then the City Manager will recommend acceptance of the Other Increase to the City Council for its approval, disapproval, or

- modification If the City Manager does not agree with the Other Increase, CONTRACTOR and the City Manager, or designee, will attempt in good faith to agree to an amount of the Other Increase that the City Manager will recommend to the City Council. If an agreement is reached, City Manager will recommend the agreed upon Other Increase to the City Council for its approval, disapproval, or modification. If no agreement can be reached, and the CONTRACTOR chooses, the City Manager will submit the Other Increase to the City Council for its approval, disapproval, or modification billing.
- Customer Billing. CITY agrees to bill for all permanent and regularly scheduled commercial, industrial, institutional and multi-family customers served by the CONTRACTOR. CONTRACTOR agrees to bill for temporary container service CONTRACTOR will submit to the CITY within two days following the end of each calendar month a detail and summary report for all permanent and regularly scheduled customers for billing purposes Detail and summary reports must balance. CONTRACTOR will submit, for informational purposes, a listing of the temporary container services the CONTRACTOR billed, which includes customer name, address, service type and charges. CITY further agrees to collect and remit all sales taxes to the appropriate governmental authority.
- (4) Payment to CONTRACTOR. CITY agrees to pay to CONTRACTOR on or before the 25th day of each month the appropriate charges as hereinafter provided:
- (5) Commercial, Industrial, Institutional and Multi-Family Recycling Charges: The service charge for commercial, industrial, institutional and multi-family recyclable materials collection shall be negotiated between the CONTRACTOR and customer and submitted to CITY for billing.
- Commercial, Industrial, Institutional and Multi-Family Acceptable Waste (6)Charges and Commercial, Industrial, Institutional and Multi-Family Recycling Charges. CONTRACTOR agrees to pay a franchise fee to the CITY in an amount equal to 4% of the gross billing (excluding all appropriate sales taxes) from the collection of acceptable waste and for recycling services within the corporate limits of the CITY together with a billing and collection fee of 6% of the gross billing (excluding all appropriate sales taxes) for a total of 10% CITY shall remit to the CONTRACTOR its check in the amount of 90% of all amounts billed for Commercial, Industrial, Institutional and Multi-Family Acceptable Waste service and Commercial, Industrial, Institutional and Multi-Family Recycling Service The 10% not remitted for Commercial, Industrial, Institutional and Multi-Family Acceptable Waste service and Commercial, Industrial, Institutional and Multi-Family Recycling billings shall become the Property of the CITY.
- (7) CITY shall ensure that at all times during the term of this Contract that the CITY will charge, pursuant to an ordinance duly passed by the CITY's governing body, a sufficient rate from the CITY's commercial, industrial, institutional and Multi-Family customers to pay the amounts due under this Contract and to otherwise operate the CITY's solid waste collection system, including all applicable sales taxes and billing and collection costs and procedures for customers services hereunder. CITY shall provide to CONTRACTOR a copy of all ordinances referenced by the paragraph within thirty (30) days of passing each such ordinance.

(9) It is expressly understood by the Parties hereto that all payments due by the CITY hereunder are to be made from revenues received by the CITY from the operation of its solid waste collection system and that all payments to be made hereunder shall constitute operating expenses of such waste collection system—CONTRACTOR shall not have any right to demand payment of any obligation of CITY under this Contract from funds raised or to be raised by taxation—No obligations of CITY under this Contract shall be construed to be a debt of the CITY of such kind as to require under the laws of this State the levy and collection of a tax to discharge such obligation.

6. Miscellaneous

- a) Assignment of Contract: This Contract and any and all rights and obligations of CONTRACTOR hereunder may be assigned by CONTRACTOR to any parent company, affiliate, or subsidiary of CONTRACTOR without the consent of the CITY, but may be assigned to any other third party only with the prior written consent of the CITY's City Council
- Applicable Law CITY and CONTRACTOR (and customers) shall comply with all rules and regulations of any federal, state, or local authority. In this regard, CONTRACTOR shall not be required to collect and dispose of any Unacceptable Waste, Special Wastes, or any other improper waste. Should CONTRACTOR elect to dispose of such materials, CONTRACTOR shall receive a fee or charge mutually acceptable to CONTRACTOR and the party requesting disposal of such materials. CONTRACTOR further agrees to comply with all applicable state and federal laws regulating collection and disposal of waste, and to hold the CITY harmless of and from all claims and demands of any persons or governmental agency in connection with its landfills.
- e) Bad Debt Collections and Write-Offs: The CITY will diligently pursue the collection of bad debts and those which are deemed uncollectible after 90 days will be written off by the CITY and write-offs will be adjusted (deducted) from CONTRACTOR'S monthly payment following the quarter of the write-offs Although write-offs will be made, CITY will continue to pursue collection and any bad debts collected after any quarterly payment adjustment will be added to the next monthly payment to the CONTRACTOR. CONTRACTOR reserves the right to suspend service to any unit associated with an uncollectible bad debt.
- d) Christmas Tree Recycling: Trees placed at curbside with plastic or other contaminants shall be collected and disposed of as part of regular trash collection and not as part of recycling collections. CONTRACTOR shall collect Christmas trees without plastic or other contaminants at curbside on two dates selected and publicized by CONTRACTOR and either transport such trees to a site designated by C1FY, or a site of CONTRACTOR's choosing where CONTRACTOR shall grind the trees into mulch and return such mulch to CITY for use by the CITY as it chooses.
- e) CITY Liaison: CONTRACTOR and CITY agree that the City Manager will be the authority for the approval of charges for any service not contemplated by this Contract and for the disposition of any dispute between customer and CONTRACTOR. The CITY may designate a CITY employee to act as an enforcement officer hereunder and to act as a haison between the CITY and CONTRACTOR.

- CITY Ordinances: CITY agrees to pass such ordinances as are necessary to f) effectuate all terms of this Contract including all duties and obligations required of residential and commercial customers
- Contract Execution: This Contract may be executed in any number of g) counterparts, each of which will for all purposes be deemed to be an original, and all of which are identical.
- Contract Validity If any provision or portion of this Contract is for any reason h) unenforceable, inapplicable, or invalidated then such provision or portion shall be reformed in accordance with applicable laws and the other provisions hereof will remain in full force and effect in the same manner as if such unenforceable, inapplicable or invalidated provision had never been contained herein. The invalidity, inapplicability, or unenforceability of any provision or portion of this Contract shall not affect the validity, applicability or enforceability of the other provisions or portions of this Contract
- CONTRACTOR Liability Insurance: CONTRACTOR assumes all risk of loss or 1) injury to property or persons to the extent resulting from its negligence or willful misconduct in the performance of its services under this Contract, and agrees to indemnify and hold harmless the CITY from all claims, demands, suits, judgments, costs or expenses arising from any such loss or injury. CONTRACTOR agrees to carry the following types on insurance (any of the insurance coverage required herein may in part, or in whole, come from self funded, ERISA, or self insurance plans).

Coverage	Limits of Liability
Worker's Compensation or	Statutory equivalent
Automobile Liability	\$1,000,000 Combined Single Limit, bodily injury and property damage combined
General Liability	\$1,000,000 Combined Single Limit, bodily injury and property damage combined
Property Damage Liability Except Automobile	\$1,000,000 each occurrence \$2,000,000 aggregate
Excess Liability Coverage	\$2,000,000 aggregate

CONTRACTOR agrees to furnish the CITY Certificates of Insurance evidencing that such insurance has been procured and is in force.

CONTRACTOR agrees to indemnify CITY from any and all claims arising out of any failure by CONTRACTOR to provide workers' compensation, or its equivalent, as required by state law and this Contract.

Performance Bond. The successful CONTRACTOR shall be required to furnish a j) performance bond as security for the faithful performance of this Contract Said performance bond must be in an amount equal to \$250,000 and must remain in effect for the term of this contract and any extension hereof

The CONTRACTOR shall pay any and all premiums for the bonds described above. A certificate from the surety showing that the bond premiums are paid in full shall be submitted to the CITY on an annual basis for the duration of the contract

Customer Service: CONTRACTOR shall provide responsive customer service k) and maintain sufficient staffing thereto. Any and all reports of missed or incomplete pickups to residential units received prior to 12.00 p.m shall be "resolved" by the end of the CONTRACTOR'S workday. Any and all such reports received after 12 00 p.m. shall be "resolved" before 12:00 p.m. the Any and all reports of missed or incomplete pickups to commercial units received prior to 10:00 a.m. shall be addressed by the end of the CONTRACTOR'S workday Any and all such reports received after 10.00 a m. shall be addressed before 12:00 p.m. the following day. CONTRACTOR will pay a \$25.00 per occurrence penalty to CITY for each missed collection if not picked up within the remedy period provided herein or in Paragraph's 4(b)(2) and 5(b)(2). If the same address is missed and not picked up within the remedy period more than three times in any 90 day period, the penalty to be paid by CONTRACTOR shall be doubled. The City Manager will make the final determination as to whether the issue was "resolved." CONTRACTOR will respond to and initiate action to resolve any other complaints within 24 hours

If CONTRACTOR has more than ten (10) instances during a 30 day period in which the missed or incomplete pickup is not "resolved" as set forth above ("Event"), the CITY may deduct from the consideration to be paid CONTRACTOR, as a penalty, the sum of \$1,000 for the Event.

CONTRACTOR agrees not to place Recyclable Materials, which are in Recycling Containers, into trucks carrying other Acceptable Waste CONTRACTOR has ten (10) or more confirmed instances of violating the foregoing sentence, then CONTRACTOR will pay \$25.00 per occurrence as a penalty for each such violation, however in no event shall such penalties exceed \$1,000 in any thirty (30) day period. The City Manager's decision is final as to whether a violation is confirmed.

If CONTRACTOR is unable to provide service to a substantial number of customers on a particular day ("Major Non-Service Event"), and this Major Non-Service Event is not caused by a Force Majeure, the CITY may expedite the times set forth in Paragraph 6(t) as follows:

- The CONTRACTOR shall be allowed a ten (10) day period to cure (1) pursuant to Paragraph 6(t)(1),
- The CITY may demand that the hearing before the City Manager or his (2) designated representative as set forth in paragraph 6(t)(2) can be held on only 48 hour notice to CONTRACTOR; and
- The CITY may demand that the hearing before the City Council as set (3) forth in paragraph (6)(t)(3) can be held on 10 days notice to CONTRACTOR.

The CONTRACTOR shall provide one contact person (name and phone #) for any and all complaints and requests from City staff. The CONTRACTOR shall monitor its own operations for efficiency and shall periodically perform customer satisfaction surveys.

- Free Service to CITY CONTRACTOR shall provide free pickup and disposal, in D manners specified by the CITY, for all CITY owned facilities, except CONTRACTOR will not provide free pickup and disposal for CITY owned facilities that are managed or operated by private third parties, excluding Iron Horse Golf Course, for which CONTRACTOR will provide free service CONTRACTOR will provide eighty-four (84) roll off hauls annually at no charge for all other CITY properties, events and facilities, including NRH20 Family Water Park and Iron Horse Golf Course. These free 84 roll off hauls also include community cleanup programs as defined by the CITY. These programs are conducted on four (4) Saturdays per year. The CITY will require six (6) of these 84 roll offs for participation in Texas Recycles Day, Trinity Trash Bash, Fall Community Clean Ups and Great American Cleanup. The CITY shall also have free dumping privileges of up to 400 cubic yards of waste per month during the term of this agreement at the nearest landfill or transfer station used by the CONTRACTOR All amounts in excess of 400 cubic yards of waste per month will be provided at the rate shown on Attachment "B" Free dumping is interpreted as meaning no charge or cost assessed to the CITY. CONTRACTOR shall also provide at no cost or fee to the CITY all services, materials, and equipment related to the CITY's workplace recycling program
- m) Holidays/Make-Up Days: CITY and CONTRACTOR agree that the following days shall be recognized as holidays

New Years Day Independence Day

Thanksgiving Day Christmas Day

Labor Day

The CONTRACTOR must provide a make-up day the next working day following the holiday, so that each customer receives the same number of collection days as would normally be received in a non-holiday week. For a Monday holiday, Monday and Tuesday pickup will be delayed by one day. For a Tuesday holiday, Tuesday pick-up will be on Wednesday. For a Thursday holiday, Thursday and Friday pick-up will be delayed by one day. For a Friday holiday, Friday pick-up will be on Saturday.

If a necessity arises the CONTRACTOR believes warrants collection services on a designated holiday, approval shall be obtained from the City Manager or his designated representative, at least 24 hours prior to holiday collection CONTRACTOR will be solely responsible for timely notification of the affected customers of this holiday pick up

n) Hazardous and inclement Weather Days On icy, snow or other hazardous or inclement weather days when public schools in the Birdville ISD are closed, CONTRACTOR may elect to suspend service for that day, subject to notification to the City Manager, or his designated representative. No make-up day for missed weather day is required of CONTRACTOR.

CONTRACTOR shall be solely responsible for timely notifying customers of this temporary suspension of service.

Interruption in Service: In the event that the collection and disposal of o) Acceptable Waste or Recyclable Materials should be interrupted by any reason for more than forty-eight (48) hours, CITY shall have the right to make temporary independent arrangements for the purposes of continuing this necessary service to its residents in order to provide and protect the public health and safety

If the interruption in service mentioned in the paragraph above continues for a period of seventy-two (72) hours, and is not caused by a catastrophe, riot, war, governmental order or regulation, strike, fire, accident, act of God, changes in laws statutes, regulations or ordinances or other similar or different contingency beyond the reasonable control of the CONTRACTOR, then the CITY shall have the right to terminate the rights and privileges granted in this Contract.

- Investigations and Public Hearings: The City Council shall have full power to p) examine or cause to be examined upon prior written notice to CONTRACTOR, at a mutually acceptable time at CONTRACTOR'S premises and at CITY's expense, the books, papers and records of CONTRACTOR which are used to support the calculations of the charges invoiced to CITY under this Contract.. In this connection, the CITY shall have the right, through its Council, to take testimony and compel the attendance of witnesses or the production of such books, papers and records and to examine witnesses under oath and under such rules and regulations as it may adopt.
- Judicial Interpretation: CITY and CONTRACTOR agree that if any term or q) provision of this Contract is submitted to a court for judicial interpretation that such court shall not apply the presumption which results from the rule of construction that a document or its contents is to be construed against the person who himself or through his agent prepared the same
- Non-Collection. Should a dispute arise between the CITY, CONTRACTOR, r) and/or a customer as to whether the CONTRACTOR actually failed to make a collection (whether the CONTRACTOR missed a pickup) the decision of the City Manager in such matter shall be final and CITY and CONTRACTOR agree to abide by said decision.

However, it is understood and agreed by and between CITY and CONTRACTOR that if any customer fails to timely place brush, permanent containers, disposable containers, Recyclable Materials or commercial containers out, maintains improper or inadequate containers for the nature, volume, or weight of Acceptable Waste or Recyclable Materials for collection, CONTRACTOR may refrain from collecting all or a portion of such Acceptable Waste or Recyclable Materials and shall notify CITY of the reason for such noncollection. CONTRACTOR shall also provide notice to the customer of the reason for such non-collection (unless such non-collection is the result of the customer's failure to timely place the brush or containers out for collection).

CONTRACTOR's notice to the customer shall be in writing, attached to the container or the front door of the residence or commercial business, and shall indicate the nature of the violation and the correction required in order that such waste or recycling materials may then be collected at the next regular collection date.

When CITY is notified by a customer that Acceptable Waste or Recyclable Materials have not been removed from his premises on the scheduled collection day and where no notice of non-collection nor a change in collection schedule has been received from CONTRACTOR, CITY shall investigate. If the investigation disclosed that CONTRACTOR has failed to collect Acceptable Waste or Recyclable Materials from the subject premises without cause, CONTRACTOR shall collect same within twelve (12) hours after a collection order is issued by CITY, at no additional charge

Records and Reports: The CITY shall have access at all reasonable hours, at 5) CONTRACTOR's premises to all CONTRACTOR'S books and records which are used to support the calculations of the charges invoiced to CITY under this Contract and customer service reports related to the Services under this Agreement CITY shall have the right, at CITY's expense, to audit the records set forth herein upon giving written notice.

The following records and reports shall be emailed monthly to the CITY Manager or his designee by the fifteenth (15th) day of each month in a format which can be electronically sorted as to each of the items specified below

- Complaint list containing at least the street address, complaint code, date (1) and time of complaint and the date and time of resolution;
- Customer service reports detailing call received, nature of calls and (2) response times;
- Reports of results of all complaint received and investigations completed (3) by CONTRACTOR:
- Adequate report on recyclable collections will be submitted and shall (4) include the number, percentage of households participating, tonnage (by category) of recyclable, and where and how the recyclables were disposed of.
- (5) CONTRACTOR will provide a monthly report on tons of solid waste deposited at the landfill from North Richland Hills. The report will include a breakdown of how much is from residential customers and commercial industrial customers.
- A monthly listing of all commercial accounts served. This list shall (6) include customer's name, address, frequency of pickup, size of container or type of service and charges for same.
- Termination for Cause: If, at any time, the CONTRACTOR shall fail to t) substantially perform terms, covenants or conditions herein set forth, the following steps shall be taken:
 - CITY shall notify the CONTRACTOR by registered or certified mail the (1) specific reason in support of the CITY'S claim that the CONTRACTOR has substantially breached the terms and provisions of the contract. CONTRACTOR shall be allowed a thirty (30) day period from the date of receipt of said notice from CITY to remedy any failure to perform.
 - Should the CONTRACTOR fail to remedy its performance after thirty (2)(30) days, a hearing shall be held with the City Manager or his designated representative Written notice shall be sent to the CONTRACTOR of the date and time of the hearing. The City Manager designated representative may recommend that the or his

- CONTRACTOR has failed to remedy performance and that a termination hearing be held by the City Council or that a correction plan be approved to allow for the needed remediation by the CONTRACTOR Should the CITY deem the CONTRACTOR to have failed to remedy (3) performance, a hearing shall be conducted in public by the City Council. A notice shall be sent to the CONTRACTOR no earlier than ten (10) days before the scheduled hearing. The notice shall specify the time and place of said hearing and shall include the specific reasons in support of the CITY'S claim that the CONTRACTOR has substantially breached the terms and provisions of this contract. The CONTRACTOR shall be allowed to be present and shall be given full opportunity to answer such claims as are set out against it in aforesaid notice. If, after said public hearing, the City Council makes a finding that the CONTRACTOR has failed to perform the contract, its clauses and tenants, the City Council may, by majority vote, or other voting rule as determined by the Council, terminate the contract Contract termination date shall be effective six months from such findings. This Contract may, at the option of the CITY, be terminated in the event of bankruptcy, receivership, or assignment for the benefit of creditors by the CONTRACTOR
- Nothing herein waives or Termination for Cause: u) CONTRACTOR's rights to terminate the Contract pursuant to law upon a material breach by the CITY. Provided, however, CONTRACTOR shall notify CITY by certified mail addressed to the CITY at the address set forth herein of specific reasons in support of CONTRACTOR's claim that CITY has breached the terms and provisions of this Contract. CITY shall be allowed thirty (30) days from the date of receipt of notice to remedy any alleged breach. Should the CITY fail to remedy issues related to the alleged breach of said Contract conditions, then CONTRACTOR may terminate the Contract.
- School Recycling: The CONTRACTOR shall coordinate recycling efforts with v) the Birdville ISD at rates agreed upon by the CONTRACTOR and Birdville ISD.
- Spillage: CONTRACTOR will not be required to clean up or collect loose w) residential Acceptable Waste or Recyclable Materials not created by its operation, but if same is not collected by CONTRACTOR, CONTRACTOR shall report the location of such conditions to CITY so that proper notice can be given to the occupant of the residence to properly contain such waste or materials. Spillage or excess Acceptable Waste or Recyclable Materials at the location of commercial containers may be picked up by CONTRACTOR after the customer reloads the commercial container. CONTRACTOR shall then be entitled to, and shall receive, an extra collection charge for each reloaded container requiring an extra collection provided CONTRACTOR notifies CITY of such extras charge in time for same to be included by CITY in such customer's monthly bills. Should such commercial spillage continue to occur, CITY shall require the commercial customer and CONTRACTOR to increase the frequency of collection of such customer's Acceptable Waste or Recyclable Materials or require the customer to utilize a commercial container with a larger capacity and CONTRACTOR shall be compensated for such additional services

CONTRACTOR shall provide CITY at no charge appropriately sized recycling Y) containers and once per week recycling service at each CITY facility.

CONTRACTOR agrees to participate in Texas Recycles Day, Trinity Trash Bash, Spring and Fall Community Clean Ups and Great American Clean Up events each year, providing commercial containers and banners as determined appropriate by CONTRACTOR for each event

CONTRACTOR shall contribute annually, beginning on February 1, 2015 and each year thereafter for the term of the contract, the sum of Fifteen Thousand Dollars (\$15,000) for use by the North Richland Hills Beautification Committee.

CONTRACTOR shall contribute annually, beginning on February 1, 2015 and each year thereafter for the term of the contract, the sum of Ten Thousand Dollars (\$10,000) for the CITY of North Richland Hills Senior Citizen Programming

- CITY and CONTRACTOR agree that any time during the term of this V) Contract, the CITY may make a written request to enter into negotiations with CONTRACTOR to consider any alternative collection model ("ACM"). An ACM is any fundamental change in waste collection services, such as a change in the permitted residential collection containers, a change in the frequency of waste pickup by CONTRACTOR or any new service deemed more cost effective due to new or increased technology. Once CITY has made such a request, CITY staff and CONTRACTOR agree to promptly enter into good faith negotiations as to the proposed ACM and any contract terms related thereto. If the CITY and the CONTRACTOR agree to enter into a new waste services contract, the parties agree that such contract shall contain a provision to supersede and replace this Contract to the extent applicable.
- If Unacceptable Waste is discovered before it is collected by CONTRACTOR, z) CONTRACTOR may refuse to collect the entire bin, container, bag or bundle of waste. In such situations, CONTRACTOR shall contact the CITY and the CITY shall undertake appropriate action to ensure that such Unacceptable Waste is removed and properly disposed of. If any Unacceptable Waste is not discovered by CONTRACTOR before it is collected, CONTRACTOR may, in its sole discretion, remove, transport and dispose of such Unacceptable Waste at a location authorized to accept such Unacceptable Waste in accordance with all applicable laws The CITY shall provide all reasonable assistance to CONTRACTOR to conduct an investigation to determine the identity of the depositor or generator of the Unacceptable Waste and to collect from the generator the costs incurred by CONTRACTOR in connection with such Unacceptable Waste. Subject to the CITY's providing all such reasonable assistance to CONTRACTOR, CONTRACTOR shall release CITY from any liability for any such costs incurred by CONTRACTOR in connection with such Unacceptable Waste, except to the extent that such Unacceptable Waste is determined to be attributed to the CITY.
- CONTRACTOR shall not be responsible for any damages to CITY's property or aa) equipment located adjacent to the collection receptacles nor to CITY's pavement, curbing or other driving surfaces resulting from CONTRACTOR's providing the

services under this Contract, except to the extent caused by CONTRACTOR'S negligence or willful misconduct.

IN WITNESS WHEREOF, the parties have executed this contract upon the year and date indicated beneath their signatures hereto

CITY OF NORTH RICHLAND HILLS

Mark Hindman, CITY Manager

DATE

REPUBLIC WASTE SERVICES OF TEXAS LTD

TITLE: DOWN PRESIDENT

DATE: 1 13 2015

ATTEST:

Alicia Richardson, CITY Secret

ATTEST:

APPROVED AS TO FORM:

George Staples, Attorney for the CITY

SOI ID WASTE AND RECYCI ING CONTRACT EXHIBIT A

COLLECTION RATE SCHEDULE

EFFECTIVE DATE: FEBRUARY 1, 2015

- VA			
RESIDENTIAL RATES			
	C	ontract	Sr. Citizens
Service Level		Rate	Rate
Residential Curbside Trash	\$	8 46	8 96
Residential Curbside Recycling	\$	3 91	3 16
Total Residential Trash & Recycling Rate	\$	12 87	12 12
Residential Backdoor Service	\$	22 43	22 43
Residential Backdoor Recycling	\$	8 19	7 44
Replacement Cart	\$	50 00	(Lost, stolen or customer caused damage)
Cart Repair	\$	10.00	(I id, wheels, or axels - customer caused damage only)
Additional Cart	\$	1 25	(Per month per additional cart)

COMMERCIAL RATES

Commercial Front Load Rates

Size	1xwk		2xwk		3xwk		4xwk		5xwk		6xwk			Extra
2 cubic yard	5	58 22	\$	109 60	\$	145 94	\$	212 95	\$	257 89	\$	291 15	\$	25 84
3 cubic yard	\$	82.63	\$	144 52	\$	190 87	S	254.50	\$	313 78	\$	368 19	\$ \$	32 77
4 cubic yard	\$	99 82	\$	174 83	\$	241 24	5	314 72	\$	379 94	\$	454 45	\$	41.60
6 cubic yard	\$	126 45	\$	239 59	\$	339 41	5	442 56	\$	547 37	\$	647 20	\$	58 60
8 cubic yard	\$	146 42	\$	294 47	5	410 96	\$	520 74	\$	653 85	\$	786 95	\$	70 59

Front Load Compactor Rates

Size	lxwk		2xwk		3xwk		4xwk		5xwk		6xwh			Extra
4 cubic yard	S	242 21	\$	-	\$		\$		\$	-	\$	-	\$	-
6 cubic yard	\$	398 26	\$	796 51	\$	1,194 77	\$	1,593 01	\$ 1.	991 26	\$ 2,38	9 53	\$	99 53
8 cubic yard	S	484 44	\$	968 86	\$:	1,453 31	\$	1,937 77	\$ 2,	422 20	\$ 2,90	6 b4	5	121 09

Commercial Roll Off Rates

				Ι	aily	R	ate per		
Size	Type	D	elivery	R	ental		haul	1	Peposit
20 yard	Open	\$	126 04	\$	6 92	5	383 00	\$	500.00
30 yard	Open	\$	126 04	\$	6 92	\$	457 54	\$	500 00
40 yard	Open	\$	126 04	\$	6 92	\$	524 08	\$	500 00

Compacted Roll Off Rates

		T	Daily	Rate per	·
Size	Type	Delivery	Rental	haul	Deposit
30 yard	Comp	NEGO	NEGO	\$ 497.14	NEGO
34 vard	Comp	NEGO	NEGO	\$ 550.87	NEGO
35 yard	Comp	NEGO	NEGO	\$ 550.87	NEGO
40 yard	Comp	NLGO	NEGO	\$ 60461	NEGO
42 yard	Comp	NEGO	NEGO	\$ 626.10	NEGO

Commercial Handload Rate \$ 35.00 | Twice per week service, limit 4 bags per collection

Commercial Recycle Cart \$ 5.00 For 1st cart, \$3.00 per additional Cart

Containers with easters \$ 18.91 per month Locks or gates \$ 1.66 per lift

Brush Chipper Service \$ 157.84 per hour - 1 hour minimum charge

I oose brush - residential \$ 12.62 per cubic vard Caster & Lockbar Charge \$ 81.93 | 1 time installation fee

Front Load Delivery \$ 75.00

Additional Yardage Fee \$ 12.50 per yard

Exhibit B

ARLINGTON LANDFILL

(Leased and Operated by Republic Waste Services of TX, LTD)
City of North Richland Hills "Landfill Rate Schedule"
GATE RATE SCHEDULE

(Effective February 1, 2015)

TRASH	
ORIGIN 03	North Richland Hills Residents VALID DRIVERS LICENSE & COPY OF WATER BILL REQUIRED (Unless presenting a voucher provided by the City.)
VEHICLE SIZE	provided by the City.)
AUTOMOBILES, STATION WAGONS, PICKUPS	\$10/vehicle
PICKUPS OR AUTOMOBILES WITH TRAILERS ATTACHED LESS THAN 8 FEET IN LENGTH	\$10 for p/u load and \$10 for trailer load
PICKUP TRUCKS AND TRAILERS LESS THAN 8 FEET IN LENGTH	\$40/ton \$40 Minimum
WITH AFTER MARKET SIDEBOARDS ATTACHED TO TRUCK OR TRAILER	(Deposit Required)
STATUTES OF THE SHAPE PARTIES I PRODUCE OF THE PROD	4.00 A.40 M.
PICKUPS OR AUTOMOBILES WITH TRAILERS ATTACHED GREATER THAN 8 FEET IN	\$40/ton \$40 Minimum (Deposit Required)
SEMI-TRAILERS, DUMP TRUCKS AND TRUCKS LARGER THAN PICKUPS	\$40/ton \$40 Minimum
OCHIP (TOLLETO) DONI TROUTO MID TROUTO DIRECTO MICE TO	(Deposit Required)
SPECIAL ITEMS	
TARP CHARGE FOR IMPROPERLY TARPED VEHICLES - STATE REGULATION	\$12/Vehicle
AUTOMOBILE / PICKUP TIRES (NO Rims)	\$8/tire - Limît of 4
LARGE TRUCK TIRES (NO RIMS)	\$15/tire - Limit of 4
LARGE TRUCK TIRES with RIMS	Not Accepted
AGRICULTURE TIRES (NO Rims)	\$175/tire - Limit of 2
AGRICULTURE TIRES with RIMS	Not Accepted
LIVESTOCK	\$10/animal
Earth and inert materials that may be used for cover - CLEAN DIRT	No Charge
SPECIAL HANDLING CHARGE (rootballs, etc.)	\$60 per load + disposal
100% RECYCLING - METAL, COMPUTERS, APPLIANCES	No Charge
BRUSH	
GRASS & LEAVES ONLY (Customer to de-bag on site)	No Charge
BRUSH & UNPAINTED/UNTREATED CLEAN WOOD	\$5/cy \$20 Minimum
CITY OF North Richland Hills Residents Only (Does not apply to contractors)	

North Richland Hills residents are allowed two free visits to the Arlington Landfill each year. Residents must present a voucher, which must be obtained from the City, to utilize one of their free visits. Residents presenting Loads are restricted to a standard pick-up bed with no side-boards or a standard traiter of 6 feet in length or less.

NOTE RATES DEPICTED ABOVE ARE FOR NORTH RICHLAND HILLS RESIDENTS ONLY RATES DO NOT APPLY FOR COMMERCIAL CUSTOMERS

THE FOLLOWING WASTES ARE PROHIBITED FROM DISPOSAL:

Lead Acid Batteries, Used Oil Filters, Tires, Liquids, Pesticides, CFC, PCB, Regulated Hazardous Waste

SECOND RENEWAL OF SOLID WASTE AND RECYCLING COLLECTION CONTRACT REPUBLIC WASTE SERVICES OF TEXAS, LTD

This SECOND RENEWAL ("Renewal") to the Solid Waste and Recycling Collection Contract (the "Contract") is made and entered into by and between Republic Waste Services of Texas, LTD, ("CONTRACTOR") and the City of North Richland Hills ("CITY") collectively referred to as the "parties" individually referred to as a "party."

RECITALS:

WHEREAS, on or about January 12, 2015, the parties entered into the Contract for solid waste collection, transport, disposal and recycling services for residential and commercial customers of the CITY; and

WHEREAS, the Term of the Contract is for five (5) years commencing on February 1, 2015 and terminating on January 31, 2020, with options to extend the Contract for two (2) additional one (1) year terms; and

WHEREAS, the City Council agreed to extend the Term of the Contract for the first one year extension on November 12, 2019; and

WHEREAS, the parties now desire to extend the Term of the Contract for the second of two optional renewal terms and modify the collection rates under the Contract.

NOW THEREFORE, in consideration of the mutual agreements hereinafter contained and in order to preserve and protect the public health of the citizens of the CITY, the parties hereby agree as follows:

CONTRACT:

I.

SECTION 2. TERM is hereby amended to read:

The Term of this Contract shall be extended for one year under the same terms and conditions as set forth in the Contract beginning February 1, 2021 and terminating January 31, 2022, except as otherwise provided herein.

II.

Modification of Collection Rates - Effective February 1, 2021, all rates described and set forth in the document collectively referred to as "Exhibit A-1," Collection Rate Schedule, of the Contract, shall be replaced by the rates described and set forth in "Exhibit A-2," Rate Sheet – Collection Rates, which is attached hereto and made a part of the Contract for all purposes. Exhibit A-1, Collection Rate Schedule, is hereby deleted in its entirety and replaced with **Exhibit A-2**, Rate Sheet – Collection Rates. If there is any conflict between the Contract and Exhibit A-2, Exhibit A-2 shall control.

Modification of Landfill Rates - Effective February 1, 2021, all rates described and set forth in the document collectively referred to as "Exhibit B-1," City of North Richland Hills "Landfill Rate Schedule," of the Contract, shall be replaced by the rates described and set forth in "**Exhibit B-2**," City of North Richland Hills "Landfill Rate Schedule," which is attached hereto and made a part of the Contract for all purposes. Exhibit B-1, City of North Richland Hills "Landfill Rate Schedule," is hereby deleted in its entirety and replaced with **Exhibit B-2**, City of North Richland Hills "Landfill Rate Schedule." If there is any conflict between the Contract and Exhibit B-2, Exhibit B-2 shall control.

IV.

All other terms of the Contract not amended herein remain in full force and effect.

IN WITNESSS WHEREOF, the parties have agreed to the foregoing and caused this Amendment to be executed as of the date set forth below.

CITY	OF NORTH RICHLAND HILLS:	REPUBLIC WASTE SERVICES OF TEXAS, LTD:
Ву: _		Ву:
	Mark Hindman, City Manager	Printed Name
		Title:
Date	·	Date:
ATTE	EST:	
	Alicia Richardson City Secretary/ Chief Governance Officer	
APP	ROVED TO FORM AND LEGALITY:	
Bv:		

Renewal Contract for Solid Waste Collection Services Republic Waste Services of Texas, LTD Page **2** of **2**

Maleshia B. McGinnis

City Attorney

EFFECTIVE DATE - FEBRUARY 1, 2021

SOLID WASTE AND RECYCLING CONTRACT EXHIBIT A-2

RATE SHEET - COLLECTION RATES

RESIDENTIAL RATES

Service Level	C	ontract Rate	
Residential Curbside	\$	10.75	
Recycling Curbside	\$	6.56	
Total Regular Residential	\$	17.31	
Residential Backdoor Service	\$	26.90	
Residential Backdoor recycling	\$	11.49	
Total Regular Residential Backdoor	\$	38.39	
Residential Curbside w/Recycling - Sr. Citizen	\$	16.56	
Senior Backdoor Service	\$	26.90	
Backdoor Recycling - Sr. Citizen	\$	10.74	
Total Senior Residential Backdoor	\$	37.64	
Replacement Cart	\$	59.95	(Lost, stolen or customer caused damage)
Cart Repair	\$	12.00	(Lids, wheels or axels - customer caused da
Additional Cart	\$		(Per month per additional cart)

COMMERCIAL RATES

COMMERCIAL FRONT LOAD RATES

Size	1xwk	2xwk	3xwk	4xwk	5xwk	6xwk	I	Extra
2 cubic yard	\$ 70.49	\$ 132.70	\$ 176.70	\$ 257.83	\$ 312.25	\$ 352.52	\$	31.28
3 cubic yard	\$ 100.04	\$ 174.98	\$ 231.10	\$ 308.15	\$ 379.92	\$ 445.80	\$	39.69
4 cubic yard	\$ 120.86	\$ 211.68	\$ 292.09	\$ 381.06	\$ 460.03	\$ 550.25	\$	50.36
6 cubic yard	\$ 153.10	\$ 290.09	\$ 410.96	\$ 535.85	\$ 662.74	\$ 783.62	\$	70.96
8 cubic yard	\$ 177.29	\$ 356.54	\$ 497.59	\$ 630.50	\$ 791.67	\$ 952.84	\$	85.47

FRONT LOAD COMPACTOR RATES

Size	1xwk	2xwk	3xwk	4xwk	5xwk	6xwk	Extra
4 cubic yard	\$ 293.26	\$ -	\$ -	\$ -	\$ -	\$ -	\$ -
6 cubic yard	\$ 482.20	\$ 964.41	\$ 1,446.61	\$ 1,928.79	\$ 2,411.00	\$2,893.21	\$ 120.51
8 cubic yard	\$ 586.55	\$ 1,173.08	\$ 1,759.66	\$ 2,346.23	\$ 2,932.77	\$3,519.32	\$ 146.61

COMMERCIAL ROLL-OFF RATES

Size	Туре	Delivery	Daily Rental	Rate per haul	Deposit
20-yd	Open	\$152.62	\$8.37	\$463.73	\$583.83
30-yd	Open	\$152.62	\$8.37	\$553.98	\$583.83
40-yd	Open	\$152.62	\$8.37	\$634.56	\$583.83

COMPACTED ROLL-OFF RATES

Size	Туре	Delivery	Daily Rental	Rate per haul	Deposit
30 yard	Comp	NEGO	NEGO	\$ 601.94	NEGO
34 yard	Comp	NEGO	NEGO	\$ 666.99	NEGO
35 yard	Comp	NEGO	NEGO	\$ 666.99	NEGO
40 yard	Comp	NEGO	NEGO	\$ 732.06	NEGO
42 yard	Comp	NEGO	NEGO	\$ 758.07	NEGO

Commercial Hand Load Rate	\$ 42.37	Twice per week service, limit 4 bags per collection
Commercial Recycle Cart	\$ 6.05	First cart
Additional Commercial Recycle Cart	\$ 3.63	Each additional cart
Containers with casters	\$ 22.89	per month
Locks or gates	\$ 2.01	per lift
Brush Chipper Service	\$ 191.11	per hour - 1 hour minimum charge
Residential Looose Brush	\$ 15.12	per cubic yard
Caster & Lockbar Charge	\$ 99.20	1 time installation fee
Front Load Delivery	\$ 90.81	
Additional Yardage Fee	\$ 15.13	per vard

Exhibit B-2

ARLINGTON LANDFILL

(Leased and Operated by Republic Waste Services of TX, LTD)

City of North Richland Hills "Landfill Rate Schedule"

GATE RATE SCHEDULE

(Effective February 1, 2021)

TRASH			
ORIGIN 03	North Richland Hills Residents		
VEHICLE SIZE	VALID DRIVERS LICENSE & COPY OF WATER BILL REQUIRED (Unless presenting a voucher provided by the City.)		
AUTOMOBILES, STATION WAGONS, PICKUPS	\$12/vehicle		
PICKUPS OR AUTOMOBILES WITH TRAILERS ATTACHED LESS THAN 8 FEET IN LENGTH	\$12 for p/u load and \$12 for trailer load		
PICKUP TRUCKS AND TRAILERS LESS THAN 8 FEET IN LENGTH	\$45/ton \$45 Minimum		
WITH AFTER MARKET SIDEBOARDS ATTACHED TO TRUCK OR TRAILER	(Deposit Required)		
PICKUPS OR AUTOMOBILES WITH TRAILERS ATTACHED GREATER THAN 8 FEET IN LENGTH	\$45/ton \$45 Minimum		
SEMI-TRAILERS, DUMP TRUCKS AND TRUCKS LARGER THAN PICKUPS	\$45/ton \$45 Minimum		
	(Deposit Required)		
SPECIAL ITEMS			
TARP CHARGE FOR IMPROPERLY TARPED VEHICLES - STATE REGULATION	\$14.00/Vehicle		
AUTOMOBILE / PICKUP TIRES (NO Rims)	\$9.00/tire - Limit of 4		
LARGE TRUCK TIRES (NO RIMS)	\$18.00/tire - Limit of 4		
LARGE TRUCK TIRES with RIMS	Not Accepted		
AGRICULTURE TIRES (NO Rims)	\$200.00/tire - Limit of 2		
AGRICULTURE TIRES with RIMS	Not Accepted		
LIVESTOCK	\$12/animal		
Earth and inert materials that may be used for cover - CLEAN DIRT	No Charge		
Contaminated earthen materials acceptable for disposal in accordance with TCEQ Regulations	\$6.00/cy \$30/drum (lids removed)		
SPECIAL HANDLING CHARGE (rootballs, etc.)	\$70 per load + disposal		
100% RECYCLING - METAL, COMPUTERS, APPLIANCES	No Charge		
BRUSH			
GRASS & LEAVES ONLY	No Charge		
(Customer to de-bag on site)	_		
BRUSH & UNPAINTED/UNTREATED CLEAN WOOD	\$6.00/cy \$24 Minimum		
CITY OF North Richland Hills Residents Only (Does not apply to contractors)			

North Richland Hills residents are allowed two free visits to the Arlington Landfill each year. Residents must present a voucher, NOTE: RATES DEPICTED ABOVE ARE FOR NORTH RICHLAND HILLS RESIDENTS ONLY. RATES DO NOT APPLY FOR COMMERCIAL CUSTOMERS.

THE FOLLOWING WASTES ARE PROHIBITED FROM DISPOSAL:

Lead Acid Batteries, Used Oil Filters, Tires, Liquids, Pesticides, CFC, PCB, Regulated Hazardous Waste



MAY 24, 2021

21-013 SOLID WASTE AND RECYCLING SERVICES

ADDENDUM NO. 4 – ADDITIONAL INFORMATION TO PUBLIC PURCHASE QUESTIONS 24 AND 29

QUESTION 24): Does the City have a detailed franchise fee report? Could it provide the last three months?

ANSWER:

Franchise and	Resi	idential	Reside	ntial Franchise	Cor	mmercial	Con	nmercial	Vend	lor Franchise	
Billing Fees	Billi	ing Fee	Fee		Bill	ling	Fra	nchise	Fee		Total
February	\$	28,235.63	\$	14,117.82	\$	17,617.01	\$	11,744.67	\$	3,660.20	\$ 75,375.33
March	\$	28,276.91	\$	14,138.45	\$	19,242.78	\$	12,828.52	\$	2,786.52	\$ 77,273.18
April	\$	28,306.47	\$	14,153.23	\$	19,064.01	\$	12,709.34	\$	4,701.19	\$ 78,934.24
	\$	84,819.01	\$	42,409.50	\$	55,923.80	\$	37,282.53	\$	11,147.91	\$ 231,582.75

QUESTION 29): According to page 58 of the RFP, the "City agrees to bill for all commercial, multifamily, institutional and Permanent roll-off service serviced by the contractor". What happens if a commercial customer doesn't pay? Is the contractor assuming this bad debt? If so, can you please provide the current bad debt?

ANSWER:

Contractor assumes bad debt for commercial and residential, it is subtracted from the monthly payment each month. The bad debt indicated is for commercial and residential. We do not have the information broken out by class.

			В	ad Debt			
Month	Bad Debt		R	ecovered	Net Deduction		
October	\$	1,894.61	\$	329.54	\$	1,565.07	
November	\$	561.97	\$	148.43	\$	413.54	
December	\$	1,761.81	\$	58.90	\$	1,702.91	
January	\$	680.03	\$	76.15	\$	603.88	
February	\$	349.90	\$	149.22	\$	200.68	
March	\$	587.60	\$	152.26	\$	435.34	
April	\$	5,405.60	\$	220.21	\$	5,185.39	
	\$	11,241.52	\$	1,134.71	\$	10,106.81	

THIS ADDENDUM MUST BE SIGNED AND RETURNED WITH YOUR RFP RESPONSE.

Acknowledge receipt of this addendum by inserting this page with your RFP response. This addendum form is a part of the contract documents and it so modifies, amends, deletes and/or adds to the original RFP document.

Name and Address of Company:	Authorized Representative:
	Signature:
	Name:
	Title:
	Phone:
FAX:	Email: