### **UNIFIED FRANCHISE AGREEMENT**

## FOR THE

## EXCLUSIVE COLLECTION OF SOLID WASTE AND RECYCLABLES IN UNINCORPORATED MONTEREY COUNTY

BETWEEN

## COUNTY OF MONTEREY

AND

## USA Waste of California, Inc. DBA Carmel Marina Corporation



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#### **Collection Service Agreement**

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# **MONTEREY COUNTY**

- THIS COLLECTION SERVICE AGREEMENT ("Agreement") is made and entered into as of the last date opposite the respective signatures by and between the County of Monterey, a political subdivision of the State of California ("COUNTY"), and USA Waste of California, Inc., DBA Carmel Marina Corporation a Delaware corporation ("CONTRACTOR"), (hereafter collectively referred to as "the parties").
- 7

# RECITALS

8 WHEREAS, on July 27, 2009, COUNTY issued a Request For Proposals ("RFP") for Collection
9 Services; and

WHEREAS, on September 8, 2009, CONTRACTOR submitted a response to the RFP and thevarious addenda to the RFP; and

WHEREAS, after consideration of CONTRACTOR'S response and the responses of other
 proposers for the same services, COUNTY'S staff and the Review Panel have recommended
 CONTRACTOR to perform the services more fully described in this Agreement; and

WHEREAS, the Board of Supervisors desire to award to CONTRACTOR, and CONTRACTOR
has determined to accept such award, an Agreement to perform the services described in this
Agreement.

Now, therefore, in consideration of the mutual covenants, conditions and consideration
 contained herein, COUNTY and CONTRACTOR hereby agree as hereinafter set forth:

#### 20 Article 1. Definitions

For the purpose of this Collection Service Agreement, the definitions contained in this Article shall apply unless otherwise specifically stated. When not inconsistent with the context, words used in the present tense include the future, words in the plural include the singular, and words in the singular include the plural. Use of the masculine gender shall include the feminine gender.

26 1.01 <u>AB 939.</u> The California Integrated Waste Management Act of 1989 (California 27 Public Resources Code Sections 40000 et seq.), as it may be amended from time to time.

1.02 <u>Agreement.</u> The written document and all amendments thereto between
 COUNTY and CONTRACTOR governing the provision of Collection Services as provided
 herein, including all exhibits hereto, as it may be amended from time to time.

31 1.03 <u>Agreement Year.</u> A twelve month period beginning on July 1<sup>st</sup> and ending on 32 June 30<sup>th</sup>.

1.04 <u>Alternative Daily Cover (ADC).</u> Disposal Facility cover material, at least six (6)
 inches of earthen material, placed on the surface of the active face of the refuse fill area at the
 end of each operating day to control vectors, fires, odor, blowing litter and scavenging, as
 defined in Section 20164 of the California Code of Regulations.

1.05 <u>Bin.</u> A Container, with a capacity of at least one (1) cubic yard designed or
 intended to be mechanically dumped into a loader packer type truck. Bins may also include
 Compactors that are owned by the Customer wherein the Collection Services occur.

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1.06 <u>Board.</u> The Board of Supervisors of Monterey County.

41 1.07 Bulky Items. Discarded materials, such as large and small household appliances 42 (including refrigerators), furniture, carpets, mattresses, White Goods, clothing, un-mounted tires, 43 and oversized Green Waste such as tree trimmings and large branches, and similar large items 44 which can be handled by two (2) people; or some combination of such items in a Container the 45 dimensions of which Container does not exceed four feet by four feet by two feet (4'x4'x2') and 46 weighing no more than seventy-five (75) pounds, which are attributed to the normal activities of 47 a Customer. Bulky Items must be generated by the Customer and at the service address 48 wherein the Bulky Items are Collected. Bulky Items do not include items herein defined as 49 Unacceptable Waste or Construction and Demolition Debris.

50 1.08 <u>Calendar Year.</u> A period of twelve (12) months beginning January 1<sup>st</sup> and ending 51 December 31<sup>st</sup>.

52 1.09 <u>Can.</u> A metal or plastic receptacle, with a lid and handles, capable of being 53 Collected manually of approximately thirty-three (33) gallons.

54 1.10 <u>Cart.</u> A heavy plastic receptacle with a rated capacity of at least twenty (20) 55 gallons and not more than ninety-six (96) gallons, having a hinged tight-fitting lid, and two (2) 56 wheels, that is approved by COUNTY and is colored and labeled as designated by COUNTY.

57 1.11 <u>Change in Law.</u> The adoption, promulgation, or modification of any federal, state 58 or local rule, law, regulation, ordinance, permit or administrative agency guidelines duly adopted 59 and promulgated officially in writing for uniform application occurring after the effective date of 50 this Agreement.

1.12 <u>Collect/Collection.</u> To pick up, transport, and remove Solid Waste, Recyclables,
 Green Waste, Christmas trees, Bulky Items, E-Waste, CED's, Universal Waste, Used Oil and
 Used Oil Filters, and/or Construction and Demolition Debris.

64 1.13 <u>Collection Services.</u> SFD Collection Services, MFD Collection Services and 65 Commercial Collection Services.

66 1.14 <u>Commercial.</u> A business establishment and/or industrial facility including, but not 67 limited to, governmental, specifically including COUNTY, religious, and educational facilities.

68 1.15 <u>Commercial Bin Collection Services.</u> Commercial Bin Solid Waste Collection 69 Service and Commercial Bin Recyclables Collection Service.

1.16 <u>Commercial Bin Customer.</u> Any Commercial entity utilizing a Bin for the set out
 and accumulation of Solid Waste.

1.17 <u>Commercial Bin Recyclables Collection Service.</u> The Collection of Recyclables
 from Commercial Bin Customers in the Service Area participating in the recycling program, the
 delivery of the Recyclables to a Recyclables Processing Facility, and the processing and
 marketing of the Recyclables.

1.18 <u>Commercial Bin Solid Waste Collection Service.</u> Collection of Solid Waste from
 Commercial Bin Customers in the Service Area and delivery of the Solid Waste to the Disposal
 Facility.

1.19 <u>Commercial Cart Collection Service.</u> Commercial Cart Solid Waste Collection
 80 Service and Commercial Cart Recyclables Collection Service.

81 1.20 <u>Commercial Cart Customer.</u> Any Commercial entity utilizing a Cart or Can for the 82 set out and accumulation of Solid Waste.

1.21 <u>Commercial Cart Recyclables Collection Service.</u> Collection of Recyclables from
 Commercial Cart Customers in the Service Area participating in the recycling program, delivery
 of the Recyclables to a Recyclables Processing Facility, and the processing and marketing of
 the Recyclables.

87 1.22 <u>Commercial Cart Solid Waste Collection Service.</u> Collection of Solid Waste from
 88 Commercial Cart Customers in the Service Area and delivery of the Solid Waste to the Disposal
 89 Facility.

90 1.23 <u>Commercial Collection Service.</u> Commercial Cart Collection Service and 91 Commercial Bin Collection Service.

92 1.24 <u>Commercial Customers.</u> Commercial Bin Customers and Commercial Cart 93 Customers.

94 1.25 <u>Compactor.</u> Any Container which has compaction mechanisms whether 95 stationary or mobile, used or unused, operable or inoperable, all inclusive.

1.26 <u>Compostable Materials.</u> Food Waste, Green Waste, soiled paper and those
 materials designated from time to time in County Code for Collection and recycling under this
 Agreement which are segregated from Solid Waste at the source of generation by the Customer
 and set out for Collection.

100 1.27 <u>Composting.</u> The purposeful or engineered physical, chemical, and biological 101 degradation of biodegradable Compostable Materials into mature compost as determined by 102 standard laboratory analysis.

103 Construction and Demolition Debris (C&D). Used or discarded materials 1.28 removed from premises during construction or renovation of a structure resulting from 104 105 construction, remodeling, repair or demolition operations on any house, or residential property, 106 commercial building, pavement, or other structure. Construction and Demolition Debris includes 107 rocks, soils, tree remains and other Green Waste which results from land clearing or land 108 development operations in preparation for construction. Construction and Demolition Debris is 109 normally Collected in a Roll-Off Container.

110 1.29 <u>Consumer Electronic Device or CED.</u> Discarded electronic devices that the 111 California Department of Toxic Substances Control (DTSC) has determined to be a covered 112 electronic device. CEDs include cathode ray tube (CRT) devices (including televisions and 113 computer monitors); LCD desktop monitors; laptop computers with LCD displays; LCD 114 televisions; plasma televisions; portable DVD players with LCD screens; and other electronic 115 devices as may be added by the DTSC from time to time.

116 1.30 <u>Container</u>. Carts, Cans, or Bins used for Collection of Solid Waste, Recyclables, 117 and Green Waste.

118 1.31 <u>Contract Administrator.</u> The Director of Health or his/her designee.

119 1.32 <u>CONTRACTOR.</u> USA Waste of California, Inc. DBA Carmel Marina Corporation.

120 1.33 <u>COUNTY</u>. The County of Monterey, a political subdivision of the State of 121 California.

122 1.34 <u>COUNTY Clean-up Service.</u> The Collection of Solid Waste, Recyclables, Green 123 Waste, Bulky Items, E-Waste, CED's, or Universal Waste, by CONTRACTOR resulting from 124 written or verbal requests from COUNTY for temporary clean-up of those materials and the 125 transport and delivery of the Collected materials to the appropriate facilities.

126 1.35 <u>County Code.</u> Codified ordinances adopted by the COUNTY Board, as such 127 ordinances may be amended from time to time.

128 1.36 <u>COUNTY Facilities.</u> Any building, structure, yard, park, or any other facility 129 owned, leased, or operated, by the COUNTY, or any subsidiary public entity of the COUNTY, as 130 set forth in the column titled "Facility" of Exhibit 10 to this Agreement, regardless of where within 131 the Service Area such facility is located.

132 1.37 <u>Customer.</u> A Generator of Solid Waste, Recyclables, Green Waste, Christmas 133 trees, Bulky Items, E-Waste, CED's, Universal Waste, Christmas Trees, Used Oil and Used Oil 134 Filters, or Construction and Demolition Debris within COUNTY'S jurisdiction including 135 homeowners, managers or owners or rate-paying occupants of rental Single-Family or Multi-136 Family Dwellings, and Commercial representatives, who receive Collection Services under this 137 Agreement.

138 1.38 <u>Difficult to Serve.</u> A set-out site for Carts or Cans via a road (or driveway) which 139 has any of the following features:

140 1.38.1 Is less than two 9-foot traffic lanes (or with respect to a driveway, at least 141 12 feet width);

142 1.38.2 A grade greater than fifteen (15) percent;

143 1.38.3 An obstructed vertical clearance of less than fifteen (15) feet;

144 1.38.4 A turn radius of less than fifty (50) feet; or

145 1.38.5 Is more than one hundred (100) feet from the public road.

146 1.39 <u>Disposal.</u> The final processing and disposition of materials Collected by 147 CONTRACTOR under the terms of this Agreement.

1481.40Disposal Facility.The MRWMD Disposal Facility and/or the SVSWA Disposal149Facility.

150 1.41 <u>Divert</u>. To make use of discarded materials for any purpose and, therefore, to 151 avoid Disposal of such material at the Disposal Facility.

152 1.42 <u>Dwelling Unit.</u> Any individual living unit in a Single Family Dwelling (SFD) or 153 Multi-Family Dwelling (MFD) structure or building, a mobile home, or a motor home located on a 154 permanent site intended for, or capable of being utilized for, residential living other than a hotel 155 or motel.

156 1.43 <u>Employee Housing.</u> Premises provided by or on behalf of an agricultural 157 employer Customer in connection with agricultural employment including not only buildings but 158 any living quarters, such as a tent, bunkhouse, maintenance-of-way car, mobile home, 159 manufactured home, recreational vehicle, travel trailer or other housing accommodation as set 160 forth in Exhibit 8 to this Agreement.

161 1.44 <u>Employee Housing Customer.</u> A Person who provides Employee Housing within 162 the Service Area.

163 1.45 <u>E-Waste.</u> Waste that is powered by batteries or electricity, such as computers, 164 telephones, answering machines, radios, stereo equipment, tape players/recorders, 165 phonographs, videocassette players/recorders, compact disc players/recorders, calculators and 166 certain items also defined as CED's.

167 1.46 <u>Fixed Body Vehicle.</u> Any wheeled vehicle that does not rely on a Roll-Off 168 Container or other detachable Bin or Container to Collect, contain and transport material. Dump 169 trucks shall be considered Fixed Body Vehicles.

170 1.47 <u>Food Waste.</u> All organic materials of plant or animal origin which are or were 171 components of human foodstuffs that may be specified in COUNTY Legislation for Collection 172 and processing. It shall also include non-recyclable and soiled paper, vegetable trimmings, 173 houseplant trimmings and other compostable organic waste common to the occupancy of Single 174 Family or Multi-family Dwellings, and, in the event COUNTY implements a Commercial Food 175 Waste Collection program, Commercial establishments.

176 Force Majeure. Any acts of God, such as landslides, lightning, fires, storms, 1.48 177 floods, pestilence, freezing, and earthquakes; explosions, sabotage, civil disturbances, acts of a 178 public enemy, wars, blockades, riots, or other industrial disturbances, eminent domain, 179 condemnation or other taking, or other events of a similar nature, not caused or maintained by 180 COUNTY or CONTRACTOR, which event is not reasonably within the control of the party 181 claiming the excuse from its obligations due to such event, to the extent such event has a 182 significant and material adverse effect on the ability of a party to perform its obligations 183 thereunder. Force Majeure shall not include power outages, fuel shortages, strikes, work 184 stoppage or slowdown, sickout, lockout, picketing or other concerted job action conducted by 185 CONTRACTOR'S employees or directed at CONTRACTOR or subcontractor. Force Majeure 186 shall include a Change in Law if such Change in Law prohibits a party's performance hereunder. 187 Notwithstanding the foregoing, (i) no failure of performance by any subcontractor of 188 CONTRACTOR shall be a Force Majeure unless such failure was itself caused by a Force 189 Majeure; (ii) except as provided herein, no event which merely increases CONTRACTOR'S cost 190 of performance shall be a Force Majeure; and (iii) no event, the effects of which could have 191 been prevented by reasonable precautions, including compliance with agreements and 192 applicable laws, shall be a Force Majeure.

193 1.49 <u>Generator.</u> A Person, Commercial business or any other entity that produces 194 Solid Waste, Recyclables, Green Waste, Bulky Items, Christmas Trees, Universal Waste, E-195 Waste, CED's, Used Oil and Used Oil Filters and/or Construction and Demolition Debris.

196 1.50 <u>Green Waste.</u> Untreated and unpainted wood, pruning, brush, leaves, or grass 197 clippings and such other types of yard waste resulting from normal yard and landscaping 198 maintenance. Green Waste must be generated by the Customer and at the service address 199 wherein the Green Waste is Collected, segregated from Solid Waste at the source of generation 200 and set out by the Customer for Collection. Green Waste does not include items herein defined 201 as Unacceptable Waste.

2021.51Green Waste Processing Facility.The MRWMD Green Waste Processing203Facility and the SVSWA Green Waste Processing Facility.

1.52 <u>Hazardous Waste.</u> Any material, substance, waste or component thereof which poses an actual or potential risk to public health and safety or the environment by virtue of being actually or potentially toxic, corrosive, bioaccumulative, reactive, ignitable, radioactive, infectious or otherwise harmful to public health and safety or the environment, and which requires special

handling under any present or future federal, state or local law, excluding de minimis quantities
of waste of a type and amount normally found in residential Solid Waste after implementation of
programs for the safe Collection, recycling, treatment and Disposal of household hazardous
waste in compliance with Sections 41500 and 41802 of the California Public Resources Code.

212 1.53 <u>Large Venue Collection Service.</u> Collection of Solid Waste, Recyclables and 213 other materials as appropriate at large venue special events.

2141.54MFD Bin Collection Service.MFD Bin Solid Waste Collection Service, MFD Bin215Recyclables Collection Service, and On-Call Collection Service.

216 1.55 <u>MFD Bin Customer.</u> A Multi-family Dwelling that provides for the set-out and 217 accumulation of Solid Waste through the use of shared Bins.

2181.56MFD Bin Recyclables Collection Service.Collection of Recyclables from MFD219Bin Customers in the Service Area, the delivery of the Recyclables to the appropriate220Recyclables Processing Facility, and the processing and marketing of the Recyclables.

1.57 <u>MFD Bin Solid Waste Collection Service.</u> Collection of Solid Waste from MFD
 Bin Customers in the Service Area and the delivery of the Solid Waste to the appropriate
 Disposal Facility.

1.58 <u>MFD Cart Collection Service.</u> MFD Cart Solid Waste Collection Service, MFD Cart Recyclables Collection Service, and On-Call Collection Service.

226 1.59 <u>MFD Cart Customer.</u> A Multi-family Dwelling that provides for the set-out and 227 accumulation of Solid Waste through the use of shared Carts or Cans.

2281.60MFD Cart Recyclables Collection Service.Collection of Recyclables from MFD229Cart Customers in the Service Area, the delivery of the Recyclables to the appropriate230Recyclables Processing Facility and the processing and marketing of the Recyclables.

1.61 <u>MFD Cart Solid Waste Collection Service.</u> Collection of Solid Waste from MFD
 Cart Customers in the Service Area and the delivery of the Solid Waste to the appropriate
 Disposal Facility.

2341.62MFD Collection Services.MFD Bin Collection Services and MFD Cart Collection235Services.

1.63 MFD Customers. MFD Bin Customers and MFD Cart Customers.

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2371.64Monterey Regional Waste Management District (MRWMD).That portion of the238Service Area as set forth in Exhibit 6.

2391.65MRWMD Construction and Demolition Debris Processing Facility.The C&D240Processing facility operated by the MRWMD and located at the Monterey Peninsula Landfill or241such other facility as COUNTY may direct as required by the terms of its joint powers authority242agreement with the Monterey Regional Waste Management District.

2431.66MRWMD Disposal Facility.The Monterey Peninsula Landfill located at 14201244Del Monte Blvd., Marina, CA 93933 or such other facility as COUNTY may direct as required by245the terms of its joint powers authority agreement with the Monterey Regional Waste246Management District.

2471.67MRWMD Green Waste Processing Facility.The Composting facility operated by248the MRWMD and located at the Monterey Peninsula Landfill or such other facility as COUNTY

may direct as required by the terms of its joint powers authority agreement with the MontereyRegional Waste Management District.

1.68 <u>Multi-family Dwelling or MFD.</u> Any residence, or group of residences, with two (2) or more Dwelling Units, including any flat, apartment, duplex, triplex, condominium, town home or other premises, other than a hotel or motel, used for housing persons, including such premises when combined in the same building with Commercial establishments, and serviced with one (1) or more common Containers.

1.69 <u>Non-Collection Notice.</u> A form developed by CONTRACTOR, in a form and substance satisfactory to COUNTY, and provided at CONTRACTOR'S cost at least 2" by 6" in size, on which CONTRACTOR has provided CONTRACTOR'S phone number and indicated the reasons for CONTRACTOR'S refusal to Collect material, giving reference to the section of this Agreement which has been violated, and which gives grounds for CONTRACTOR'S refusal either in writing or by means of a check system.

262 1.70 <u>On-Call Bin.</u> A Bin provided for the Collection of material on a temporary or 263 irregular basis as set forth in Article 10 of this Agreement.

1.71 <u>On-Call Collection Service.</u> The periodic Collection of Bulky items, CED's, E-Waste, and/or U-Waste from SFD, MFD, Commercial, and Employee Housing Customers in the Service Area and the delivery of the Collected materials to the appropriate Disposal or Processing Facility.

1.72 <u>Person.</u> An individual, firm, agency, company, cooperative, public or private corporation, association, partnership, limited partnership, consortium, joint venture, limited liability company, commercial entity, trust, regulatory authority, governmental entity, or any other legal entity.

1.73 <u>Processing Residues.</u> Materials remaining after the processing of Recyclables,
 Green Waste, Bulky Items and Construction and Demolition Debris, which cannot reasonably be
 Diverted from the landfill.

1.74 <u>Rebuilt Vehicle.</u> For purposes of this Agreement, "rebuilt" means, at a minimum,
replacement of worn parts and reconditioning or replacement of hydraulic systems,
transmissions, differentials, electrical systems, engines, and brake systems. In addition, the
rebuilt vehicle must be repainted and its tires must have at least eighty-five (85) percent of tread
remaining.

280 Recyclables. Those materials designed in this Agreement for Collection and 1.75 281 recycling under this Agreement which are segregated from Solid Waste by the Customer at the 282 source of generation and set out for Collection. Recyclables include those materials defined by 283 COUNTY, including newsprint (including inserts, coupons and store advertisements); mixed 284 paper (including magazines, catalogs, envelopes, junk mail, corrugated cardboard, brown bags and paper, paperboard, paper egg cartons, milk and juice cartons, office ledger paper, legal pad 285 286 backing, shoeboxes and telephone books); glass containers, (including brown, clear blue and 287 green glass bottles and jars); aluminum, (including beverage containers and foil products); small scrap and cast aluminum (not exceeding forty (40) pounds in weight nor two (2) feet in any 288 289 dimension for any single item); steel including "tin" cans, aerosol cans (empty, non-toxic 290 products) and small scrap (not exceeding forty (40) pounds in weight nor two (2) feet in any dimension for any single item); bimetal containers; all plastics (#1-7), except expanded 291 292 Polystyrene (EPS); aseptic packaging; textiles; dry cell household batteries when placed in or

on the Recyclables Cart in a sealed heavy-duty plastic bag; and those materials as may beadded in accordance with Article 22 of this Agreement.

295 1.76 <u>Recyclables Processing Facility.</u> Any facility selected by CONTRACTOR, and 296 approved by COUNTY that is designed, operated, and legally permitted for the purpose of 297 receiving, sorting, processing, storing, or preparing Recyclables, scrap metal, wood, asphalt, 298 concrete and other inert materials for sale or such other facility as COUNTY may direct as 299 required by the terms of its joint powers authority agreements with the Salinas Valley Solid 300 Waste Authority or the Monterey Regional Waste Management District.

301 1.77 Recyclables Processing and Marketing. Recycling, including, but not limited to 302 the receipt, storage, sorting, cleansing, treating, bailing, shipping, and/or reconstituting of 303 Recyclables including Recyclables recovered from the Solid Waste stream, at a facility which 304 has adequate capacity to process the Recyclables Collected pursuant to this Agreement, and to 305 return those Recyclables to the economic mainstream in a form that meets the requirements for 306 greatest marketability. Without limiting the foregoing, Recyclables Processing and Marketing 307 includes the pursuit and/or creation of markets for processed Recyclables in accordance with 308 the provisions of this Agreement and plans submitted hereunder.

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1.78 <u>Residential Dwelling.</u> A Single Family Dwelling or Multi-Family Dwelling.

1.79 <u>Roll-Off Container.</u> A metal Container of between six (6) and fifty (50) cubic
 yards that is normally loaded onto a motor vehicle and transported to an appropriate facility. A
 Roll-Off Container may be open topped or enclosed with or without a compaction unit.

3131.80Roll-OffCollectionServices.The service provided to Customers for the314Collection of discarded material using an On-Call Bin or Roll-OffContainer.

3151.81Roll-Out Collection Services.The provision of SFD Collection Services to those316Customers requiring or requesting that Collection occur at an on-premises site instead of at the317curb or roadway.

3181.82Salinas Valley Solid Waste Authority (SVSWA).That portion of the Service Area319as set forth in Exhibit 6.

1.83 <u>Self-Haul Customer.</u> A Generator of Solid Waste, Recyclables, Green Waste,
 Bulky Items, E-Waste, CED's, Universal Waste, Christmas Trees, Used Oil and Used Oil Filters,
 and/or Construction and Demolition Debris within the COUNTY'S jurisdiction who delivers
 materials to a facility permitted to accept the material rather than to CONTRACTOR.

1.84 <u>Service Area.</u> The unincorporated areas of the County of Monterey, California
 and all the territory lying within its boundaries as presently existing or as such boundaries may
 be modified during the term of this Agreement.

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1.85 <u>Service Commencement Date.</u> November 1, 2010.

3281.86SFD Collection Service.SFD Solid Waste Collection Service, SFD Recyclables329Collection Service, SFD Green Waste Collection Service, On-Call Collection Service and Used330Oil Collection Service.

3311.87SFD Customer.A Single Family Dwelling, or a Multi-Family Dwelling wherein332each individual Dwelling Unit subscribes for the set-out and accumulation of Solid Waste333through the use of non-shared Carts or Cans.

3341.88SFD Green Waste Collection Service.Collection of Green Waste from SFD335Customers in the Service Area and the delivery of the Green Waste to the appropriate Green336Waste Processing Facility.

1.89 <u>SFD Recyclables Collection Service.</u> Collection of Recyclables from SFD
 Customers in the Service Area, the delivery of the Recyclables to the appropriate Recyclables
 Processing Facility and the processing and marketing of the Recyclables.

340 1.90 <u>SFD Solid Waste Collection Service.</u> Collection of Solid Waste from SFD
 341 Customers in the Service Area and the delivery of the Solid Waste to the appropriate Disposal
 342 Facility.

343 1.91 <u>Single Family Dwelling or SFD.</u> A detached residence containing one (1)
 344 Dwelling Unit.

345 1.92 Solid Waste. Except as provided below, all "Solid Waste" as defined in California 346 Public Resources Code Section 40191, as that section may be amended from time to time, and 347 Section 10.41.010 Y. of the County Code, as that section may be amended from time to time, 348 which is generated within the COUNTY. Solid Waste means all putrescible and non-putrescible solid, semisolid, and liquid wastes, including garbage, trash, refuse, paper, rubbish, ashes, 349 350 industrial wastes, dewatered, treated, or chemically fixed sewage sludge which is not 351 Hazardous Waste, manure, vegetable or animal solid and semisolid wastes, and other 352 discarded wastes, but does not include abandoned vehicles, Hazardous Waste or other 353 Unacceptable Waste. Solid Waste may include Recyclables, Green Waste, Bulky Items and 354 Construction and Demolition Debris if such materials are not source separated from the Solid 355 Waste at the site of generation or Collected for Recycling, Composting, processing and 356 marketing.

357 1.93 <u>Subscription Green Waste Collection Service.</u> The Collection of Green Waste
 358 from MFD or Commercial Customers on a subscription basis and the delivery of the Green
 359 Waste to the appropriate Green Waste Processing Facility.

1.94 <u>SVSWA Construction and Demolition Debris Processing Facility.</u> Any facility
 located within the boundaries of the SVSWA, designated by CONTRACTOR and approved by
 COUNTY for the receipt, storage, and processing of Construction and Demolition Debris or such
 other facility as COUNTY may direct as required by the terms of its joint powers authority
 agreement with the Salinas Valley Solid Waste Authority.

365 1.95 <u>SVSWA Disposal Facility.</u> The Johnson Canyon Landfill located at 31400 366 Johnson Canyon Road, approximately 2.5 miles east of Gonzales, and the Sun Street Transfer 367 Station currently located at 139 Sun Street, Salinas (or at such other address as the transfer 368 station may move to during the term of this Agreement), if capacity is available, and the Jolon 369 Road Transfer Station located 52654 Jolon Road, King City or such other facility as COUNTY 370 may direct as required by the terms of its joint powers authority agreement with the Salinas 371 Valley Solid Waste Authority.

1.96 <u>SVSWA Green Waste Processing Facility.</u> Any facility located within the
boundaries of the SVSWA, selected by CONTRACTOR and approved by COUNTY that is
designed, operated and legally permitted for the purpose of receiving and processing Green
Waste or such other facility as COUNTY may direct as required by the terms of its joint powers
authority agreement with the Salinas Valley Solid Waste Authority.

377 Unacceptable Waste. Any and all waste, including but not limited to, Hazardous 1.97 378 Waste, the acceptance or handling of which would cause a violation of any permit condition or 379 legal or regulatory requirement, damage or threatened damage to CONTRACTOR'S equipment 380 or facilities, or present a substantial endangerment to the health or safety of the public or 381 CONTRACTOR'S employees; provided, that de minimis quantities or waste of a type and 382 amount normally found in residential Solid Waste after implementation of programs for the safe 383 Collection, recycling, treatment, and Disposal of household Hazardous Waste in compliance 384 with Sections 41500 and 41802 of the California Public Resources Code shall not constitute 385 Unacceptable Waste. Unacceptable Waste does not include Used Oil, Used Oil Filters, or 386 household batteries when placed for Collection as set forth in this Agreement or as otherwise 387 directed by COUNTY.

388 1.98 <u>Universal Waste.</u> Discarded materials that the California Department of Toxic 389 Substances Control considers Universal Waste, including materials such as batteries, 390 thermostats, lamps, cathode ray tubes, computers, telephones, answering machines, radios, 391 stereo equipment, tape players/recorders, phonographs, video cassette players/recorders, 392 compact disc players/recorders, calculators, some appliances, aerosol cans, and certain 393 mercury-containing devices.

1.99 <u>Used Oil.</u> Any oil that has been refined from crude oil or has been synthetically produced, and is no longer useful to the Customer because of extended storage, spillage or contamination with non-hazardous impurities such as dirt or water; or has been used and as a result of such use has been contaminated with physical or chemical impurities. Used Oil must be generated by and at the Single Family Dwelling wherein the Used Oil is Collected. Used Oil does not include transmission fluid.

1.100 <u>Used Oil Collection Service.</u> The Collection of Used Oil in Used Oil Containers
 and Used Oil Filters in Used Oil Filter Containers, by CONTRACTOR, from SFD Customers in
 the Service Area utilizing Used Oil and Used Oil Filter Containers for the accumulation and set out of Used Oil and Used Oil Filters and the appropriate disposition of the Used Oil and Used
 Oil Filters in accordance with the requirements of this Agreement.

1.101 <u>Used Oil Container.</u> A plain plastic container provided by CONTRACTOR, as set
forth in Section 3.10 of this Agreement, for the accumulation of Used Oil that is at least four (4)
quarts in capacity, leak-proof, has a screw-on lid and has a label designating it for use as a
Used Oil Container.

1.102 <u>Used Oil Filter.</u> Any oil filter that is no longer useful to the SFD Customer
because of extended storage, spillage or contamination with non-hazardous impurities such as
dirt or water; or has been used and as a result of such use has been contaminated with physical
or chemical impurities. Used Oil Filters must be generated by and at the Single Family Dwelling
wherein the Used Oil Filter is Collected.

414 1.103 <u>Used Oil Filter Container</u>. A sealable container provided by CONTRACTOR, as
415 set forth in Section 3.10 of this Agreement, for the accumulation of Used Oil Filters that has a
416 label designating it for use as a Used Oil Filter Container.

417 1.104 <u>White Goods.</u> Discarded household appliances such as washers, dryers,
 418 refrigerators, stoves, water heaters, freezers, small air conditioning units, and other similar
 419 items.

420 1.105 Work Day. Any day, Monday through Saturday that is not a holiday as set forth
 421 in Section 3.09 of this Agreement.

422

## Article 2. Term and Scope of Franchise

423 2.01 <u>Initial Term of Agreement.</u> The initial term of this Agreement for the provision of 424 Collection Services in the Service Area, as set forth in Exhibit 5, shall be for a period 425 commencing on November 1, 2010 and terminating at midnight on June 30, 2020.

426

2.02 COUNTY Offer to Extend.

2.02.1 On or before January 31, 2019, COUNTY may, upon notice of COUNTY
to CONTRACTOR, offer to extend the term of this Agreement for up to five (5) additional years.
In the event COUNTY offers an extension of less than five (5) years, COUNTY may, at its sole
option, offer additional extensions except that such extension offers shall not extend this
Agreement past June 30, 2025 and such offers shall be made no later than seventeen (17)
months prior to the termination date of the then current Collection Services Agreement.

2.02.2 Upon receipt of an offer to extend the Agreement, CONTRACTOR shall
provide written notice to COUNTY as to whether CONTRACTOR accepts or rejects COUNTY'S
offer within twenty (20) Work Days of the date of the offer. If CONTRACTOR fails to provide
such notice to COUNTY within said twenty (20) Work Days, COUNTY'S offer shall be deemed
withdrawn and COUNTY shall have no obligation to extend the term of this Agreement.

2.03 <u>CONTRACTOR Request to Extend.</u> On or before January 31, 2019,
CONTRACTOR may submit to COUNTY a request for extension of up to five (5) years, along
with the information, data, records and reports documenting to satisfaction of COUNTY that
CONTRACTOR has met each of the following preconditions during each preceding Agreement
Year (or portion thereof if less than an entire Agreement Year):

4432.03.1 Increased Diversion. During each Calendar Year, beginning on January4441, 2011 and ending December 31, 2018, calculation of the minimum diversion requirement as445set forth in Article 14 yields at least forty (40) percent Diversion.

2.03.2 Low Assessed Damages. COUNTY has not given CONTRACTOR notice
 of CONTRACTOR'S obligation to pay liquidated damages in excess of Ten Thousand (\$10,000)
 Dollars annually or Fifty Thousand Dollars (\$50,000) in the aggregate.

2.03.3 Customer Satisfaction. The results of each Customer satisfaction survey
 conducted by or on behalf of COUNTY as required by Section 11.15, concludes that ninety (90)
 percent of Customers are satisfied with Collection Services.

452 2.03.4 Timely Payment of Fees. CONTRACTOR has not been delinquent in the 453 payment of any money due to COUNTY under this Agreement more than once each Agreement 454 Year or at any time longer than five (5) days. COUNTY has not received written notice that 455 CONTRACTOR has been delinquent in the payment of any sums or amounts due third parties 456 with respect to Solid Waste Disposal and processing fees.

457 2.03.5 Timely Implementation of Transition Plan. CONTRACTOR has timely 458 and fully implemented its transition plan.

2.04 Upon receipt of a request to extend the Agreement, COUNTY shall provide
written notice to CONTRACTOR as to whether COUNTY is considering, accepts or rejects
CONTRACTOR'S request within one hundred twenty (120) calendar days of the date of the

request. If COUNTY fails to provide such notice to within said one hundred twenty (120)
calendar days, CONTRACTOR'S request shall be deemed accepted and COUNTY shall extend
the term of this Agreement by a period not to exceed five (5) years as requested by
CONTRACTOR.

466 2.05 <u>Grant of Exclusive Franchise.</u> Subject to the requirements, conditions and 467 exceptions set forth in this Agreement and Exhibits, COUNTY hereby grants to CONTRACTOR 468 the exclusive franchise, right, privilege, and duty during the term of this Agreement and any 469 extension thereof to Collect and transport the following materials to the facilities designated in 470 this Agreement:

471 2.05.1 Solid Waste that is accumulated and set out for Collection by Customers
472 in accordance with COUNTY Code, or which is otherwise legally set out for Collection pursuant
473 to this Agreement.

474 2.05.2 Recyclables, Green Waste, Christmas Trees, Bulky Items, Universal
475 Waste, E-Waste, CED's, Used Oil and Used Oil Filters and Construction and Demolition Debris
476 set out for Collection by Customers.

477

#### 2.06 Limitations to Scope of Exclusive Franchise.

478 2.06.1 Nothing in this Agreement shall require that Collection Services be
479 accepted by COUNTY or any entity governed by the Board; the State of California; any school
480 district; or any entity that is excluded by law from the obligation to subscribe to the Collection
481 Services set forth herein.

482 2.06.2 Nothing in this Agreement shall limit the right of any Person to donate or 483 sell his or her Recyclables, Green Waste, Bulky Items, Universal Waste, E-Waste, CED's, 484 Christmas trees, Used Oil and Used Oil Filters and/or Construction and Demolition Debris to 485 someone other than CONTRACTOR. Similarly, pursuant to Chapter 10.41 of the County Code 486 nothing in this Agreement shall limit the right of any Person to haul the Solid Waste, 487 Recyclables, Green Waste, Bulky Items, Universal Waste, E-Waste, CED's Christmas trees, 488 Used Oil and Used Oil Filters and Construction and Demolition Debris he or she generates on 489 his or her own premises to a facility that holds all applicable permits required per federal law, 490 state law and/or County Code.

491 2.06.3 Notwithstanding CONTRACTOR'S rights under this Agreement as 492 described above, the following materials may be Collected by Persons other than 493 CONTRACTOR:

494 2.06.4 Construction and Demolition Debris that is:

495 2.06.4.1 removed from a premises by a licensed contractor as an 496 incidental part of a total construction, remodeling, or demolition service offered by that 497 contractor, rather than as a separately contracted or subcontracted hauling service; or

498 2.06.5 Green Waste that is:

499 2.06.5.1 removed from SFD, MFD or Commercial premises by a 500 contractor as an incidental part of a total gardening or landscaping service offered by that 501 contractor, rather than as a separately contracted or subcontracted hauling service;

5022.06.5.2Composted at the site where it is generated (e.g., backyard503composting);

504 2.06.6 Bulky Items, E-Waste, CED'S or U-Waste that are removed from a 505 premises by a property cleanup or maintenance company as an incidental part of the total 506 cleanup or maintenance service offered by the company rather than as a hauling service;

- 507
  - 2.06.7 Animal remains and grease waste Collected for use as tallow;
- 508

2.06.8 Animal waste Collected for use as a soil amendment;

509 2.06.9 Recyclables which CONTRACTOR is not required to Collect and process 510 under this Agreement as of the effective date of this Agreement which subsequently, in 511 COUNTY'S reasonable judgment, become economically feasible to recycle. In such event, 512 CONTRACTOR shall have the exclusive right to Collect and process such new Recyclables if 513 CONTRACTOR agrees to do so without any change in rates. If CONTRACTOR is unwilling to 514 provide service for such new Recyclables at existing rates, COUNTY may provide for Collection 515 and processing of new Recyclables in any manner it deems appropriate.

5162.06.10Containers delivered for Recycling under the California Beverage517Container Recycling and Litter Reduction Act, Section 14500, et seq., California Public518Resources Code, as such statute may be amended from time to time;

- 519
- 2.06.11 Hazardous Waste regardless of its source;

520 2.06.12 By-products of sewage treatment, including sludge, grit, and 521 screenings;

5222.06.13Abandoned Solid Waste discarded on public roads, right of ways523and public parking lots in the Service Area. The County Code does not prohibit persons from524scavenging or picking up abandoned Solid Waste.

5252.06.14Exemptions as listed and detailed from time to time in federal and526state law, or County Code, and subject to Article 22 of this Agreement;

527 2.06.15 The provisions allowing COUNTY to provide for Collection, 528 processing and Disposal as specified elsewhere in this Agreement.

529 2.07 <u>Excluded Services.</u> CONTRACTOR acknowledges and agrees that COUNTY 530 may permit other persons besides CONTRACTOR to Collect any and all types of materials 531 excluded from the scope of this Agreement, as set forth above, without seeking or obtaining 532 approval of CONTRACTOR.

533 Legal Limitations. This grant to CONTRACTOR of rights, privileges, and duties 2.08 534 shall be interpreted to be consistent with federal and state law and County Code in effect now 535 and during the term of this Agreement. In the event future interpretations of current law, or enactment of new laws limit the ability of COUNTY to lawfully provide for the scope of franchise, 536 rights, privileges, and duties specifically set forth herein, CONTRACTOR agrees the scope will 537 538 be limited to that scope which may be lawfully provided for under this Agreement, and COUNTY 539 shall not be responsible for any lost profits claimed by CONTRACTOR to arise out of further 540 limitations of the scope as set forth herein. In such event, it shall be the responsibility of 541 CONTRACTOR to minimize the financial impact to other services being provided as much as 542 commercially feasible.

543

## Article 3. Service Standards

5443.01Service Standards.CONTRACTOR shall perform all Collection Services under545this Agreement in a thorough and professional manner.Collection Services described in this546Agreement shall be performed regardless of weather conditions or difficulty of Collection.

5473.02Mandatory Franchise Service.CONTRACTOR will provide Collection Service at548each premise located in the Service Area, unless that premise is exempted from mandatory549service under the County Code.

5503.03Collection Service Commencement.CONTRACTOR will begin providing551Collection Services in the Service Area, as set forth in Exhibit 5, on November 1, 2010.

552

571

#### 3.04 Hours and Days of Collection.

553 3.04.1 SFD and MFD Collection Services shall be provided commencing no 554 earlier than 6:00 a.m. and terminating no later than 6:00 p.m. Monday through Saturday with no 555 service on Sunday. The hours, days, or both of Collection may be temporarily extended due to 556 extraordinary circumstances or conditions with the prior consent of the Contract Administrator.

557 3.04.2 Commercial Collection Services shall be provided, commencing no earlier 558 than 4:00 a.m., and terminating no later than 10:00 p.m., Monday through Saturday except 559 Collection shall begin no earlier than 6:00 a.m. or end later than 6:00 p.m. within two hundred 560 (200) feet of Single Family Dwellings. The hours, days, or both of Collection may be temporarily 561 extended due to extraordinary circumstances or conditions with the prior consent of the Contract 562 Administrator.

5633.05Manner of Collection.CONTRACTOR shall provide Collection Services with as564little disturbance as possible and shall leave any Can, Cart or Bin in an upright position at the565same point it was Collected without obstructing alleys, roadways, driveways, sidewalks or mail566boxes.

5673.06Roll-out and Push Service.If CONTRACTOR determines that the set-out568location for Solid Waste Carts or Bins is Difficult to Serve, then CONTRACTOR may provide its569choice of either Roll-Out Collection Service to Customers using Cans, or Carts, or push services570to Customers using Bins, for the surcharge listed on Exhibit 1, Rate Schedule.

3.07 <u>Containers.</u>

572 3.07.1 <u>Purchase and Distribution of Cans, Carts, Bins and Roll-Off Containers.</u> 573 CONTRACTOR shall be responsible for the purchase and distribution of fully assembled and 574 functional new Cans, new Carts, new or well-maintained Bins, and new or well maintained Roll-575 Off Containers as required to Customers in the Service Area. CONTRACTOR shall also 576 distribute Cans, Carts, Bins and Roll-Off Containers as required to new Customers that are 577 added to the Service Area during the term of this Agreement. The distribution shall be 578 completed within three (3) Work Days of receipt of notification from COUNTY or the Customer.

579 3.07.2 <u>Replacement of Cans, Carts and Bins.</u> CONTRACTOR'S employees 580 shall take care to prevent damage to Cans, Carts or Bins by unnecessary rough treatment. 581 However, any Can, Cart or Bin damaged by CONTRACTOR shall be replaced by 582 CONTRACTOR, at CONTRACTOR'S expense, within three (3) Work Days at no cost or 583 inconvenience to the Customer.

584 Upon notification to CONTRACTOR by COUNTY or a 3.07.2.1 585 Customer that the Customer's Can(s), Cart(s) or Bin(s) are faulty, have worn out or have been 586 stolen or damaged beyond repair through no fault of the Customer, CONTRACTOR shall deliver 587 a replacement Can(s), Cart(s) or Bin(s) to such Customer no later than the next regularly 588 scheduled Collection day, or if requested by COUNTY or the Customer, within three (3) Work 589 Days. CONTRACTOR shall maintain records documenting all Can, Cart and Bin replacements 590 occurring on a monthly basis. 591 3.07.2.2 Where such Can or Cart is faulty, has worn out or has been 592 lost, stolen or damaged beyond repair through no fault of the Customer, each SFD Customer 593 shall be entitled to the replacement of one (1) lost, destroyed, or stolen Solid Waste Can or 594 Cart, one (1) lost, destroyed, or stolen Recyclables Can or Cart, and one (1), lost, destroyed, or 595 stolen Green Waste Can or Cart during the life of this Agreement at no cost to the Customer. 596 Where such Cart or Bin has worn out or has been lost, 3.07.2.3 597 stolen or damaged beyond repair through no fault of Customer, each MFD, or Commercial 598 Customer shall be entitled to the replacement of lost, destroyed, or stolen Solid Waste Cart(s) or 599 Bin(s), and lost, destroyed, or stolen Recyclables Cart(s) or Bin(s) and lost, destroyed, or stolen 600 Green Waste Cart(s) or Bin(s), if subscribing to Green Waste service, during the life of this 601 Agreement at no cost to the Customer. Such replacement shall be limited to a number equal to 602 the number of Bins and Carts representing the normal service level of the Customer. 603 3.07.2.4 Where such Can, Cart, or Bin replacement occurs through 604 no fault of CONTRACTOR, CONTRACTOR shall be compensated by the Customer for the cost 605 of those replacements in excess of the requirements set forth above in accordance with the 606 Can, Cart or Bin Replacement service rate, as appropriate, as set forth in Exhibit 1 which is 607 attached to and included in this Agreement or as may be adjusted under the terms of this 608 Agreement. 609 3.07.2.5 In those instances where CONTRACTOR can demonstrate 610 to the satisfaction of COUNTY that a Can(s), Cart(s) or Bin(s) was stolen as the result or 611 product of negligence on the part of the Customer, CONTRACTOR shall be entitled to bill the 612 Customer the cost of the Can(s), Cart(s) or Bin(s) Replacement plus the delivery charge in 613 accordance with the rates set forth in Exhibit 1 to this Agreement. 614 3.07.3 Repair of Carts. CONTRACTOR shall be responsible for repair of Carts 615 in the areas to include but not be limited to, hinged lids, wheels and axles. No later than the 616 next regularly scheduled Collection day after notification of the need for such repairs, 617 CONTRACTOR shall repair the Cart or if necessary, remove the Cart for repairs and deliver a 618 replacement Cart to the Customer. 619 3.07.4 Repair of Bins and Roll-Off Containers. CONTRACTOR will repair and 620 otherwise maintain or replace Bins and Roll-Off Containers so that they are functional, and, as 621 appropriate, have lids, at no inconvenience to the Customer. 622 3.07.5 Locks. Within one (1) week of receipt of the request, CONTRACTOR will 623 provide a lock on a Bin for the surcharge listed in Exhibit 1.

6243.07.6 Can, Cart or Bin Exchange.Upon notification to CONTRACTOR by625COUNTY, or a Customer, that a change in the size or number of Cans, Carts or Bins is626required, CONTRACTOR shall deliver such Cans, Carts or Bins to such Customer within five (5)627Work Days. Each SFD Customer shall be entitled to receive one (1) free Solid Waste Cart

628 exchange, one (1) free Recyclables Cart exchange and one (1) free Green Waste Cart 629 exchange per Agreement Year during the term of this Agreement. Each MFD or Commercial 630 Customer shall be entitled to receive one (1) free service exchange, per Agreement Year during 631 the term of this Agreement. For the purposes of this Section, a service exchange represents the 632 exchange of as few as one (1) and as many as the total number of Bins and Carts provided by 633 CONTRACTOR and utilized by the Customer. Accordingly CONTRACTOR shall be 634 compensated for the cost of those exchanges in excess of the limitations set forth herein per 635 Agreement Year, in accordance with the Can, Cart or Bin Exchange service rate as set forth in 636 Exhibit 1 of this Agreement.

637 3.07.7 Ownership of Cans and Carts. Ownership of Cans and Carts shall rest 638 with CONTRACTOR, except that ownership of Cans or Carts in the possession of a Customer 639 at the end of this Agreement shall rest with COUNTY. At its sole discretion, COUNTY may elect 640 not to exercise its rights with regards to this Section and in such case the Cans and Carts shall 641 remain the property of CONTRACTOR upon termination of this Agreement. In this event 642 CONTRACTOR shall be responsible for removing all Cans and Carts in service from the 643 Service Area and reusing or Recycling such Cans and Carts. In addition, in the case of the 644 termination of this Agreement prior to the expiration of the initial term or optional extension term(s) due to the default of CONTRACTOR as set forth in Article 27 of this Agreement, 645 646 COUNTY shall have the right to take possession of the Carts and shall retain such possession 647 until satisfactory arrangements can be made to provide Collection Services using other 648 equipment. Such time of possession shall not be limited and regardless of the time of 649 possession, there shall be no monies owing to CONTRACTOR from COUNTY for the use of the 650 equipment. Upon the receipt of written notice from COUNTY, CONTRACTOR shall submit to 651 the Contract Administrator an inventory of Carts, including their locations.

652 3.07.8 Ownership of Bins and Roll-Off Containers. Ownership of Bins and Roll-653 Off Containers distributed by CONTRACTOR shall rest with CONTRACTOR except in the case 654 of the termination of the Agreement prior to the expiration of the initial term or optional extension 655 term due to the default of CONTRACTOR as set forth in Article 27 of this Agreement. Under 656 such circumstances, COUNTY shall have the right to take possession of the Bins and Roll-Off 657 Containers and shall retain such possession until satisfactory arrangements can be made to 658 provide Collection Services using other equipment. Such time of possession shall not be limited 659 and regardless of the time of possession there shall be no monies owing to CONTRACTOR 660 from COUNTY for the use of the equipment. Upon receipt of a written request from COUNTY, 661 CONTRACTOR shall submit to the Contract Administrator an inventory of Bins and Roll-Off 662 Containers, including their locations.

663 3.07.9 <u>Compactor Equipment.</u> Compactor equipment may be owned by the 664 Customer or leased from CONTRACTOR or any other source provided the Compactor 665 Container is compatible with CONTRACTOR'S Collection vehicles.

6663.07.10Organic Waste Pails.In the event COUNTY and CONTRACTOR667agree to offer residential compostable collection service, as requested by the Customer,668CONTRACTOR shall provide each SFD Cart Customer with a pail for use in the kitchen that is669suitable for the collection and storage of Food Waste. The kitchen pail shall have a capacity of6701.5 to 2.5 gallons, a wire or plastic handle, and a lid and must be approved by COUNTY.

6713.07.11Compostable Material Containers.In the event COUNTY and672CONTRACTOR agree to offer Commercial Compostable Materials Collection Services, and if673requested by the Commercial Customer, CONTRACTOR shall provide Commercial Customers

674 receiving Commercial Compostable Materials Collection Services with a watertight Container for 675 indoor storage of Compostable Materials prior to placing the waste in the Compostable 676 Materials Cart or Bin. The size of the Container shall be determined by the Customer and 677 CONTRACTOR. CONTRACTOR shall be responsible for the repair and maintenance of the 678 Containers. At the request of the Customer, CONTRACTOR shall allow the use of plastic bags 679 by the Customer for the containment of the Compostable Materials and shall Collect both the 680 Compostable Materials and the plastic bags as part of the Commercial Compostable Materials 681 Collection Service provided under the terms of this Agreement.

682 3.08 <u>Labor and Equipment.</u> CONTRACTOR shall provide and maintain all labor, 683 equipment, tools, facilities, and personnel supervision required for the performance of 684 CONTRACTOR'S obligations under this Agreement. CONTRACTOR shall at all times have 685 sufficient backup equipment and labor to fulfill CONTRACTOR'S obligations under this 686 Agreement. No compensation for CONTRACTOR'S services or for CONTRACTOR'S supply of 687 labor, equipment, tools, facilities or supervision shall be provided or paid to CONTRACTOR by 688 COUNTY or by any Customer except as expressly provided by this Agreement.

689 3.09 Holiday Service. CONTRACTOR shall not be required to provide Collection 690 Services or maintain office hours on the following designated holidays; New Years Day, 691 Memorial Day, Independence Day, Labor Day, Thanksgiving Day, and Christmas Day. In any 692 week in which one of these holidays falls on a Work Day, SFD Collection Services for the 693 holiday and each Work Day thereafter will be delayed one Work Day for the remainder of the 694 week with normally scheduled Friday Collection Services being performed on Saturday. MFD 695 and Commercial Collection Services shall be adjusted as agreed between CONTRACTOR and 696 the Customer but must meet the minimum frequency requirement of one (1) time per week.

6973.10Used Oil and Used Oil Filter Containers.CONTRACTOR will provide to SFD698Customers at no additional charge to SFD Customer, Used Oil and Used Oil Filter Containers in<br/>design, function and material specifications approved by the COUNTY. CONTRACTOR will not<br/>receive additional compensation for this service.

3.11 <u>Recyclables - Contamination.</u> CONTRACTOR shall not be required to Collect
 Recyclables if the Customer does not segregate the Recyclables from other materials such as
 Solid Waste, Green Waste and Unacceptable Waste. If Recyclables are contaminated through
 commingling with other materials, CONTRACTOR shall leave the Recyclables Can, Cart or Bin
 un-emptied along with a Non-Collection Notice that contains instructions on the proper
 procedures for setting out Recyclables. CONTRACTOR shall not be obligated to Collect the
 Recyclables Container until the Customer has removed the contamination.

3.12 <u>Green Waste – Contamination.</u> CONTRACTOR shall not be required to Collect Green Waste if the Customer does not segregate the Green Waste from other materials such as Solid Waste, and Unacceptable Waste. If Green Waste is contaminated through commingling with other materials, CONTRACTOR shall leave the Green Waste Can, Cart or Bin un-emptied along with a Non-Collection Notice that contains instructions on the proper procedures for setting out Green Waste. CONTRACTOR shall not be obligated to Collect the Green Waste Container until the Customer has removed the contamination.

7153.13Inspections.COUNTY shall have the right to inspect CONTRACTOR'S facilities716or Collection vehicles used in the provision of Collection Services under this Agreement and717their contents at any time while operating inside or outside the Service Area.

718 3.14 Commingling of Materials.

3.14.1 <u>Solid Waste and Recyclables.</u> CONTRACTOR shall not commingle Solid
 Waste Collected pursuant to this Agreement, with any Recyclables separated for Collection
 pursuant to this Agreement prior to delivery to the appropriate facility without the express prior
 written authorization of the Contract Administrator.

3.14.2 <u>Solid Waste Collected in Service Area.</u> CONTRACTOR shall not commingle any Solid Waste Collected pursuant to this Agreement with any other material Collected by CONTRACTOR outside the Service Area prior to delivery to the Disposal Facility as appropriate, unless CONTRACTOR has provided written documentation, in a form that is satisfactory to the Contract Administrator, explaining how the mixed material will be allocated to the jurisdiction(s) of origin and CONTRACTOR has received express, written consent from the Contract Administrator.

7303.14.3 Recyclables.CONTRACTOR shall not commingle Recyclables Collected731pursuant to this Agreement, with any other material Collected by CONTRACTOR inside or732outside the Service Area prior to delivery to the Recyclables Processing Facility without the733express prior written authorization of the Contract Administrator.

3.14.4 <u>Material Separation.</u> Solid Waste, Recyclables, Green Waste, Bulky
Items, Universal Waste, E-Waste, CED's, Used Oil and Used Oil Filters and Construction and
Demolition Debris shall not be mixed together in CONTRACTOR'S Collection equipment unless
such material has been deemed contaminated in which case it shall be Collected as Solid
Waste. Each category of material Collected shall be kept separated according to type or
classification except for such material as has been deemed contaminated which shall be
classified as Solid Waste.

741 3.15 Spillage and Litter. CONTRACTOR shall not litter premises in the process of 742 providing Collection Services or while its vehicles are on the road. CONTRACTOR shall 743 transport all materials Collected under the terms of this Agreement in such a manner as to 744 prevent the spilling or blowing of such materials from CONTRACTOR'S vehicle. 745 CONTRACTOR shall exercise all reasonable care and diligence in providing Collection Services 746 so as to prevent spilling or dropping of Solid Waste, Recyclables, Green Waste, Bulky Items, 747 Universal Waste, E-Waste, CED's, Used Oil and Used Oil Filters and Construction and 748 Demolition Debris and shall immediately, at the time of occurrence, clean up such spilled or 749 dropped materials.

7503.15.1 CONTRACTOR will maintain a log of spills that indicates the material751spilled, quantity and remedial actions taken. CONTRACTOR will immediately report any spills752entering or endangering any waterway or storm drain or any spill of forty-two (42) gallons or753more to the State Office of Emergency Service (OES) as required by law.

7543.15.2 CONTRACTOR shall not be responsible for cleaning up un-sanitary755conditions caused by the carelessness of the Customer; however, CONTRACTOR shall clean756up any material or residue that is spilled or scattered by CONTRACTOR or its employees.

7573.15.3 CONTRACTOR shall clean up any spillage or litter caused by758CONTRACTOR within four (4) hours of spilling or dropping any material or residue, or within759four (4) hours upon notice from Customer, or within four (4) hours upon notice from the Contract760Administrator.

7613.15.4 Equipment oil, hydraulic fluids, spilled paint, or any other liquid or debris762resulting from CONTRACTOR'S operations or equipment repair shall be covered immediately

with an absorbent material and removed from the street surface. When necessary,
 CONTRACTOR shall apply a suitable cleaning agent to the street surface to provide adequate
 cleaning. To facilitate such cleanup, CONTRACTOR'S vehicles shall at all times carry sufficient
 quantities of petroleum absorbent materials along with a broom and shovel.

3.15.5 In the event where damage to public streets within the Service Area is the result of a hydraulic oil spill caused by CONTRACTOR, CONTRACTOR shall be responsible for all repairs to return the street to the same condition it was in prior to the spill. CONTRACTOR shall also be responsible for all clean-up activities related to the spill. Repairs and clean-up shall be performed in a manner satisfactory to the Contract Administrator and at no cost to COUNTY.

3.16 <u>Ownership of Materials.</u> Title to Solid Waste, Recyclables, Green Waste, Bulky Items, Universal Waste, E-Waste, CED's, Used Oil and Used Oil Filters and Construction and Demolition Debris shall pass to CONTRACTOR at such time as said materials are placed in CONTRACTOR'S Collection Container and the Container is set out for Collection. Title to material Collected as part of the COUNTY Clean-up Service as set forth in Article 11 shall pass to CONTRACTOR at the time the material is placed in the Roll-Off Container or other Collection vehicle or Container approved for use.

780 3.17 Hazardous Waste. Under no circumstances shall CONTRACTOR'S employees 781 knowingly Collect Hazardous Waste, or remove unsafe or poorly containerized Hazardous 782 Waste, from a Collection Container. If CONTRACTOR determines that material placed in any 783 Container for Collection is Hazardous Waste, or other material that may not legally be accepted 784 at the Disposal Facility or one of the processing facilities, or presents a hazard to 785 CONTRACTOR'S employees, CONTRACTOR shall refuse to accept such material. The Generator shall be contacted by CONTRACTOR and requested to arrange for proper Disposal. 786 787 If the Generator cannot be reached immediately, CONTRACTOR shall, before leaving the 788 premises, leave a Non-Collection Notice, which indicates the reason for refusing to Collect the 789 material.

7903.17.1 If Hazardous Waste is found in a Collection Container that poses an791imminent danger to people or property, CONTRACTOR shall immediately notify the Monterey792County Health Department Hazardous Materials Management Services.

7933.17.2 If Hazardous Waste is identified at the time of delivery to the Disposal794Facility, or one of the processing facilities and the Generator cannot be identified,795CONTRACTOR shall be solely responsible for handling and arranging lawful transport and796disposition of the Hazardous Waste.

7973.18Regulations and Record Keeping.CONTRACTOR shall comply with emergency798notification procedures required by applicable laws and regulatory requirements. All records799required by regulations shall be maintained at CONTRACTOR'S facility.

3.19 <u>Transition.</u> CONTRACTOR understands and agrees that the time between the
 formal Agreement signing and November 1, 2010 is intended to provide CONTRACTOR with
 ample and sufficient time to, among other things, order equipment, prepare necessary routing
 schedules and route maps, obtain any permits and licenses, establish/build facilities, and begin
 the public awareness campaign part of CONTRACTOR'S transition plan as specified in Exhibit
 which is attached and incorporated into this Agreement. In addition, CONTRACTOR is
 required under the terms of this Agreement to meet the following transition requirements:

807 3.19.1 obtain approval from COUNTY of the transition plan included in Exhibit 4 808 of this Agreement prior to April 1, 2010; 809 3.19.2 obtain approval from and provide a copy to COUNTY of the emergency 810 backup plan included in Exhibit 9 of this Agreement prior to June 30, 2010; 811 3.19.3 obtain approval from COUNTY of the waste assessment protocols as 812 required by Section 11.14 that are required to be included in the transition plan included in 813 Exhibit 4 of this Agreement prior to April 1, 2010; 814 3.19.4 obtain approval from COUNTY of the format of all invoices as required by 815 Section 13.02 prior to September 1, 2010; 816 3.19.5 provide payment of proposal development fee as required by Section 817 13.17.3, to COUNTY within thirty (30) calendar days of execution of the Agreement; 818 3.19.6 provide Collection route maps as required by Section 15.01 ninety (90) 819 calendar days prior to commencement of Collection Services; 820 3.19.7 test the noise level of all Collection vehicles prior to utilization of the 821 vehicle to provide Collection Services as required by Section 16.08; 822 3.19.8 provide equipment inventory on or before September 1, 2010 as required 823 by Section 16.11; 824 3.19.9 submit the initial public education and outreach program to COUNTY for 825 approval on or before July 1, 2010 as required by Section 19.01; 826 3.19.10 distribute the initial Collection Service notice to Customers as least thirty (30) days prior to commencement of services as required by Section 19.02; 827 828 3.19.11 provide the Contract Administrator with an emergency contact number 829 prior to October 1, 2010 as required by Section 20.02; 830 3.19.12 develop a website as required by Section 20.06 which will be available 831 to Customers no later than September 1, 2010; 832 3.19.13 provide the name of the service supervisor to COUNTY no later than 833 October 1, 2010 as required by Section 24.02; 834 3.19.14 provide evidence of insurance coverage on or before the execution date 835 of this Agreement as required by Section 29.01.4; and 836 3.19.15 obtain a performance bond or letter of credit no more than thirty (30) days after the execution date of this Agreement as required by Article 30. 837 838 3.20 Property Damage. CONTRACTOR shall be responsible for the repair or 839 replacement, if repair is not adequate, of any damages to public or private property during the provision of Collection Services and caused by the CONTRACTOR. 840 841 3.21 Unsafe Collection Conditions. In the event CONTRACTOR believes that it is 842 unsafe to provide Collection Services to a Customer, CONTRACTOR shall notify the Contract Administrator of the name and address of the Customer and the conditions which make the 843 844 provision of Collection Services unsafe. Pursuant to County Code, the Director of Health shall 845 perform such review as is deemed necessary and except in those instances where the conditions can be mitigated to the satisfaction of CONTRACTOR, shall take the appropriate 846

steps to have the Customer exempted from mandatory Collection Service. CONTRACTOR shallnot be obligated to provide Collection Services to the Customer.

- Article 4. Transportation, Processing and Disposal
- 850

4.01 Disposal and Processing Facilities.

8514.01.1MRWMD Disposal Facility.All Solid Waste and Bulky Items that cannot852be Diverted, Collected as the result of performing Collection Services within the boundaries of853the MRWMD, shall be transported to the MRWMD Disposal Facility.

8544.01.2SVSWA Disposal Facility.All Solid Waste and Bulky Items that cannot855be Diverted, Collected as the result of performing Collection Services within the boundaries of856the SVSWA, shall be transported to the SVSWA Disposal Facility.

4.01.3 <u>Recyclables Processing Facility.</u> All Recyclables and Bulky Items that
 can be Recycled, Collected as a result of performing Collection Services, shall be delivered to
 the Recyclables Processing Facility.

4.01.4 <u>MRWMD Green Waste Processing Facility.</u> All Green Waste that can be
 processed or composted, Collected as the result of performing Collection Services within the
 boundaries of the MRWMD, shall be transported to the MRWMD Green Waste Processing
 Facility.

8644.01.5SVSWA Green Waste Processing Facility.All Green Waste that can be865processed or composted, Collected as the result of performing Collection Services within the866boundaries of SVSWA, shall be transported to the SVSWA Green Waste Processing Facility.

4.01.6 <u>MRWMD Construction and Demolition Debris Processing Facility.</u> All
 Construction and Demolition Debris Collected as the result of performing Collection Services
 within the boundaries of the MRWMD shall be transported to the MRWMD Construction and
 Demolition Debris Processing Facility.

4.01.7 <u>SVSWA Construction and Demolition Debris Processing Facility.</u> All
Construction and Demolition Debris, Collected as the result of performing Collection Services
within the boundaries of SVSWA, shall be transported to the SVSWA Construction and
Demolition Debris Processing Facility.

4.01.8 <u>Bulky Items Processing and Disposal.</u> CONTRACTOR shall process and
dispose of Bulky Items Collected from Customers pursuant to the terms of this Agreement in
accordance with the following hierarchy:

878 4.01.8.1 Reuse as is (where energy efficiency is not compromised);

879 4.01.8.2 Disassemble for reuse or recycling;

- 880 4.01.8.3 Recycle; or
- 881 4.01.8.4 Disposal.

8824.01.9 CONTRACTOR shall not landfill such Bulky Items unless the Bulky Items883cannot be reused or recycled.

8844.01.10Bulky Items Containing Freen.In the event CONTRACTOR885Collects Bulky Items that contain Freen, CONTRACTOR shall handle such Bulky Items in a886manner such that the Bulky Items are not subject to regulation as Hazardous Waste under887applicable state and federal laws or regulations.

8884.01.11Disposal of Recyclables or Green Waste.CONTRACTOR shall889not deliver Recyclables or Green Waste to a Disposal Facility without the express written890permission of the Contract Administrator.

8914.01.12Used Oil Processing.CONTRACTOR shall recycle all Used Oil892and Used Oil Filters Collected pursuant to this Agreement to the extent feasible and shall893properly dispose of all Used Oil and Used Oil Filters that are contaminated or otherwise cannot894be recycled.

4.01.12.1 CONTRACTOR shall recycle Used Oil only with persons
who are authorized by the State of California to recycle Used Oil. In the event the Used Oil and
Used Oil Filters Collected pursuant to this Agreement are contaminated to the extent that the
Used Oil and Used Oil Filters require disposal as a Hazardous Waste, CONTRACTOR shall
dispose of such Used Oil and Used Oil Filters at CONTRACTOR'S own cost and expense in
accordance with applicable state and federal law.

901 Article 5. SFD Collection Services

902 5.01 <u>SFD Collection Services.</u> These services shall be governed by the following 903 terms and conditions:

9045.01.1 Default Capacity.Except as set forth in Section 5.01.1.1 below,905CONTRACTOR shall provide each SFD Customer with one (1) 35 gallon Solid Waste Cart, One906(1) 64 gallon, (or if requested by Customer, 96 gallon) Recyclables Cart, and one (1) 64 gallon907(or if requested by Customer, 96 gallon) Green Waste Cart.

9085.01.1.1CONTRACTOR shall provide Customers utilizing Cans for909the Collection of Solid Waste, Recyclables and Green Waste with Collection capacity910approximately equal to the Collection capacity that the Customer would have requested in911Carts.

912 5.01.2 Conditions of Service. CONTRACTOR shall provide SFD Collection 913 Services to all SFD Customers in the Service Area whose: 1) Solid Waste is containerized in 914 Cans or Carts, except as set forth in Section 5.05 and 5.10, regardless, of whether or not the lid 915 of the Container is closed; 2) Recyclables are containerized in Cans or Carts, except as set 916 forth in Section 5.05 and 5.10, regardless of whether or not the lid of the Container is closed; 3) 917 Green Waste is containerized in Cans or Carts, except as set forth in Section 5.05 and 5.10, 918 regardless of whether or not the lid of the Container is closed; and 4) where the Cans or Carts 919 have been placed within three (3) feet of the curb, swale, paved surface of the public roadway, 920 closest accessible roadway, or other such location agreed to by CONTRACTOR and Customer. 921 that will provide safe and efficient accessibility to CONTRACTOR'S Collection crew and vehicle 922 and where the material in the Cart is not contaminated as set forth in Sections 3.11 and 3.12.

923 Non-Subscription Roll-Out Collection Service. Notwithstanding any term or 5.02 924 definition set forth in this Agreement, CONTRACTOR shall provide non-subscription Roll-Out 925 Collection Service to a SFD Customer if a Customer residing therein has provided 926 documentation, in a manner satisfactory to CONTRACTOR that all individuals over the age of 927 sixteen (16) residing in the Customers residence: 1) have handicapped status recognized by the 928 California Department of Motor Vehicles; and 2) are functionally unable to place their Solid 929 Waste, Recyclables, and Green Waste Cans or Carts at the curb for Collection. In addition, 930 COUNTY may direct CONTRACTOR to provide non-subscription Roll-out Collection Service to

Gustomers who meet the criteria set by COUNTY. No additional monies shall be due toCONTRACTOR for the provision of non-subscription Roll-Out Collection Service.

9335.02.1 Subscription Roll-Out Collection Service.CONTRACTOR shall provide934Roll-Out Collection Service to a SFD Customer if requested by the Customer for their935convenience. CONTRACTOR shall be compensated for such services at the rates set forth in936Exhibit 1 for subscription Roll-Out Collection Service.

5.02.2 <u>Collection Day.</u> CONTRACTOR shall provide subscription and non subscription Roll-Out Collection Service on the same Work Day that curbside Collection would
 otherwise be provided to the SFD Customer.

5.03 <u>Frequency and Scheduling of Service.</u> Except as set forth in Section 5.10, SFD
 Collection Services shall be provided one (1) time per week on a scheduled route basis. SFD
 Collection Services shall be scheduled so that a SFD Customer receives Solid Waste Collection
 Service, Recyclables Collection Service, Green Waste Collection Service, and Used Oil
 Collection Service on the same Work Day.

945 5.04 Non-Collection. Except as set forth in Sections 5.05, and 5.10, 946 CONTRACTOR shall not be required to Collect any Solid Waste, Recyclables, or Green Waste 947 that is not placed in a Cart or Can. CONTRACTOR shall also not be required to Collect Carts 948 (or Cans) whose weight is in excess of sixty (60) pounds. In the event of non-collection, 949 CONTRACTOR shall affix to the Cart (or Can) a Non-Collection Notice explaining why 950 Collection was not made. CONTRACTOR shall maintain a copy of such notices during the term 951 of this Agreement.

952 5.05 Overages. The first time that a SFD Customer does not discard Solid Waste, 953 Recyclables or Green Waste inside a Cart (or Can), CONTRACTOR will Collect that material 954 without surcharge, but will leave a Non-Collection Notice indicating that: 1) the Customer must 955 place Solid Waste, Recyclables or Green Waste in a Cart (or Can), unless he or she has 956 requested On-call Collection Service; 2) describing how the Customer can arrange for additional 957 capacity; and 3) warning that if the Customer discards material outside Carts (or Cans) again, 958 CONTRACTOR will Collect the material and charge the un-containerized surcharge listed on 959 the Rate Schedule set forth in Exhibit 1.

9605.05.1 The second time, and each time thereafter, that a Customer does not961discard Solid Waste, Recyclables or Green Waste inside a Cart (or Can), CONTRACTOR will962Collect the Cart (or Can) and the un-containerized material and will charge the un-containerized963surcharge listed on the Rate Schedule set forth in Exhibit 1.

9645.06Additional Solid Waste Capacity.In the event a Customer requests Solid Waste965capacity in excess of that provided by the default Cart (or Can) capacity, CONTRACTOR shall966be compensated for the provision of those additional Carts (or Cans) in accordance with the967Rate Schedule set forth in Exhibit 1.

9685.07Additional Recycling Capacity.In the event a Customer requests Recyclables969capacity in excess of that provided by the default Cart (or Can) capacity, CONTRACTOR shall970be compensated for the provision of those additional Carts (or Cans) in accordance with the971Rate Schedule set forth in Exhibit 1.

9725.08Additional Green Waste Capacity.In the event a Customer requests Green973Waste capacity in excess of that provided by the default Cart (or Can) capacity, CONTRACTOR

shall be compensated for the provision of those additional Carts (or Cans) in accordance withthe Rate Schedule set forth in Exhibit 1.

976 5.09 <u>Pickup of Under-utilized Additional Recyclables or Green Waste Containers.</u> If 977 CONTRACTOR'S vehicle driver reports, and CONTRACTOR'S customer service representative 978 enters into Customer's account records that Customer does not set out an additional 979 Recyclables or Green Waste Container(s) more than once a month for three (3) consecutive 980 months, then CONTRACTOR may leave a notice stating that CONTRACTOR will pick up the 981 Customer's unused or under-utilized additional Recyclables or Green Waste Container(s) 982 unless Customer sets out that additional Container(s) at least every other week.

5.10 <u>On-Call Collection Service.</u> This service shall be provided one (1) time per full or
 partial Calendar Year at no additional charge to the Customer. CONTRACTOR shall be
 compensated for providing On-Call Collection Service more than one (1) time in any full or
 partial Calendar Year in accordance with the additional on-call service rate as set forth in Exhibit
 This service will be governed by the following terms and conditions:

5.10.1 <u>General Conditions of Service.</u> CONTRACTOR shall provide On-Call
 Collection Service to all SFD Customers in the Service Area whose material has been placed
 within three (3) feet of the curb, swale, paved surface of the public roadway, closest accessible
 roadway, or other such location agreed to by CONTRACTOR and Customer, that will provide
 safe and efficient accessibility to CONTRACTOR'S Collection crew and vehicle.

993 5.10.2 <u>Bulky Items.</u> Bulky Items shall be placed loose at the set-out location 994 and shall be limited to five (5) cubic yards.

995 5.10.3 <u>Other Items.</u> Universal Waste (except fluorescent tubes), E-Waste and 996 CED's shall be placed in bags, boxes or containers and shall be limited to a total of one half 997 (0.5) cubic yard.

9985.10.4 Excess On-Call Collection Capacity.CONTRACTOR shall be999compensated for the cost of Collecting items in excess of these limitations in accordance with1000the "excess on-call collection capacity" service rates as set forth in Exhibit 1 and as may be1001adjusted under the terms of this Agreement.

10025.10.5SchedulingOn-CallCollectionService.CONTRACTOR, when1003requested by Customer shall provide each SFD Customer with On-call Collection Service on the1004Customer's next regular Collection day or as agreed to between CONTRACTOR and Customer.

10055.10.6 Non-Collection. In the event of non-collection, CONTRACTOR shall affix1006to the item a Non-Collection Notice explaining why Collection was not made and how the item1007may be properly Disposed of and shall maintain a copy of such notice during the term of this1008Agreement. CONTRACTOR shall not be required to Collect the following items as part of On-1009Call Collection service:

10105.10.6.1Any single item that cannot be handled by two (2) people1011using a dolly (except for the purposes of this Section a box springs and mattress will not be1012considered as a single item);

10135.10.6.2Hazardous Waste, including anti-freeze;10145.10.6.3Unacceptable Waste;10155.10.6.4concrete;10165.10.6.5dirt; or

1017 5.10.6.6 more than two (2) tires from any SFD Customer per 1018 Collection.

1019 5.11 Used Oil Collection Service. This service will be governed by the following 1020 terms and conditions:

1021 5.11.1 Conditions of Service. CONTRACTOR shall provide Used Oil and Used 1022 Oil Filter Collection Service to all SFD Customers in the Service Area utilizing Used Oil 1023 Containers for the accumulation and set-out of their Used Oil, and Used Oil Filter Containers for 1024 the accumulation and set out of their Used Oil Filters where the Used Oil Containers and Used 1025 Oil Filter Containers have been placed within three (3) feet of the curb, swale, paved surface of 1026 the public roadway, closest accessible roadway, or other such location agreed to by 1027 CONTRACTOR and Customer, that will provide safe and efficient accessibility to 1028 CONTRACTOR'S Collection crew and vehicle.

1029 5.11.2 Non-Collection. CONTRACTOR shall not be required to Collect material 1030 placed in Used Oil or Used Oil Filter Containers unless the material is Used Oil or Used Oil 1031 Filters, as appropriate, and is free of contamination other than contamination normally expected 1032 to be present as a result of the use, storage or spillage of the oil or filter. In the event of noncollection, CONTRACTOR shall affix to the Used Oil or Used Oil Filter Container a Non-1033 1034 Collection Notice explaining why Collection was not made and maintain a copy of such notice 1035 during the term of this Agreement. If non-collection is because the Used Oil or Filter was placed 1036 in an improper container, CONTRACTOR shall also leave Used Oil or Used Oil Filter Containers 1037 in a number sufficient to contain the Used Oil or Used Oil Filters set out, but not exceeding 1038 sixteen (16) quarts, or two (2) Used Oil Filters along with the Non-Collection Notice.

1039 5.11.3 Spillage. CONTRACTOR shall carry oil absorbent material on all vehicles 1040 used to Collect Used Oil and shall cleanup any Used Oil that spills during Collection, which has 1041 leaked from the Used Oil or Used Oil Filter Container after setout but prior to Collection, or 1042 which spills or leaks during the time the Used Oil or Used Oil Filter is in the Collection vehicle.

1043 5.11.4 Used Oil and Used Oil Filter Containers. Upon receipt of a verbal request 1044 of County or a Customer, CONTRACTOR shall provide the SFD Customer at their residence 1045 with Used Oil Containers and Used Oil Filter Containers in the number requested by COUNTY 1046 or the Customer but not exceeding a number sufficient to hold sixteen (16) quarts of Used Oil 1047 and two (2) Used Oil Filters. CONTRACTOR shall deliver said Containers no later than the next 1048 regularly scheduled Collection day.

1049 5.11.4.1 At the time CONTRACTOR Collects Used Oil from a SFD 1050 Customer, CONTRACTOR shall leave at the premises one (1) Used Oil Container for each Used Oil Container Collected and one (1) Used Oil Filter Container for each Used Oil Filter 1051 1052 Container Collected. CONTRACTOR shall keep the outside of all Used Oil and Used Oil Filter 1053 Containers clean and may re-use the containers until the condition of the container makes it 1054 inappropriate for re-use.

1055 5.11.5 Home Composting and Worm Bins. For at least thirty (30) consecutive 1056 Work Days each Agreement Year, CONTRACTOR will offer home composting bins and home worm bins, of a make approved by COUNTY, for sale to SFD Customers in at least two 1057 1058 locations, one inland and one coastal, within the Service Area, or if CONTRACTOR does not 1059 provide a location within the Service Area, CONTRACTOR will offer said bins for sale to SFD 1060 Customers for delivery to the Customer without surcharge. CONTRACTOR will charge 1061 Customer a purchase price no greater than CONTRACTOR'S actual cost of purchase, including

taxes and vendor's handling or delivery charges. Upon sale, the bin becomes the property ofthe purchaser.

10645.11.5.1On the next regularly scheduled Collection day occurring1065after a SFD Customer's request for delivery of either a home composting bin or home worm bin,1066CONTRACTOR will deliver the bin to that Customer's premises for the surcharge listed in1067Exhibit 1 (except as provided in Section 5.11.5).

10685.11.6 Intermittent Occupancy.Within one (1) week of a SFD Customer's1069request, CONTRACTOR will stop or start Collection at that Customer's residence which serves1070as the Customer's vacation or second home. The invoice for such intermittent service shall be1071pro-rated for the actual number of weeks CONTRACTOR provides Collection Service.

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## Article 6. MFD Cart Collection Services

10736.01MFD Cart Collection Services.These services will be governed by the1074following terms and conditions:

1075 6.01.1 <u>Default Capacity.</u> CONTRACTOR shall provide each MFD Cart 1076 Customer with such number of Solid Waste Carts as are requested, and up to one (1) 64 gallon, 1077 (or if requested by Customer, 96 gallon) Recyclables Cart for each Solid Waste Cart. Solely for 1078 the purpose of applying the provisions of Section 13.03.1, the default service level shall be a 1079 thirty five (35) gallon Solid Waste Cart and a sixty four (64) gallon Recycling Cart for each 1080 occupied Dwelling Unit.

10816.01.2 Subscription Green Waste Collection Service.If requested by MFD Cart1082Customer, CONTRACTOR shall provide subscription Green Waste Collection Service in a1083manner agreed upon between the MFD Cart Customer and CONTRACTOR for the service rate1084as set forth in Exhibit 1 to this Agreement.

1085 6.01.3 Conditions of Service. CONTRACTOR shall provide MFD Cart Collection 1086 Service to all MFD Cart Customers in the Service Area whose: 1) Solid Waste is containerized 1087 in Carts, except as set forth in Section 6.03 and 6.06 regardless of whether or not the lid of the 1088 Cart is closed; 2) Recyclables are containerized in Carts, except as set forth in Section 6.03 and 1089 6.06, regardless of whether or not the lid of the Cart is closed; 3) Green Waste is containerized in Carts, except as set forth in Section 6.03 and 6.06, regardless of whether or not the lid of the 1090 Cart is closed; and, 4) where the Carts have been placed within three (3) feet of the curb, swale, 1091 paved surface of the public roadway, closest accessible roadway, or other such location agreed 1092 to by CONTRACTOR and Customer, that will provide safe and efficient accessibility to 1093 1094 CONTRACTOR'S Collection crew and vehicle.

1095 6.01.4 <u>Size and Frequency of Service.</u> Each service shall be provided weekly 1096 on a scheduled route basis. However, in those instances where the scheduled Collection day 1097 falls on a holiday as set forth in Section 3.09 herein, the Collection day may be adjusted in a 1098 manner agreed to between the Customer and CONTRACTOR as long as service is received 1099 one (1) time per week. The size of the Cart, (above the minimum) shall be determined between 1100 the Customer and CONTRACTOR. However, size shall be sufficient to provide that no Solid 101 Waste, Recyclables, or Green Waste need be placed outside the Cart on a regular basis.

1102 6.02 <u>Non-Collection.</u> Except as set forth in Section 6.03 and 6.06, CONTRACTOR 1103 shall not be required to Collect any Solid Waste, Recyclables or Green Waste from a MFD Cart 1104 Customer that is not placed in a Cart as appropriate. In the event of non-collection, 1105 CONTRACTOR shall contact the Customer to discuss the reason for the non-collection and

shall affix to the Cart a Non-Collection Notice explaining why Collection was not made.CONTRACTOR shall maintain a copy of such notices during the term of this Agreement.

1108 Overages. The first time that a MFD Cart Customer does not discard Solid 6.03 1109 Waste, Recyclables or Green Waste inside a Cart, CONTRACTOR will Collect that material 1110 without surcharge, but it will leave a Non-Collection Notice indicating that 1) the Customer must 1111 place Solid Waste, Recyclables or Green Waste in a Cart, unless he or she has requested On-1112 Call Collection Service; 2) describing how the Customer can arrange for additional capacity; and 1113 3) warning that if the Customer discards material outside Carts again, CONTRACTOR will 1114 Collect the material and charge the un-containerized surcharge listed on the Rate Schedule set 1115 forth in Exhibit 1.

6.03.1 The second time, and each time thereafter, that a MFD Cart Customer
does not discard Solid Waste, Recyclables or Green Waste inside a Cart, CONTRACTOR will
Collect the Cart and the un-containerized material and will charge the un-containerized
surcharge listed on the Rate Schedule set forth in Exhibit 1.

1120 6.04 <u>Additional Recyclables Capacity.</u> In the event a Customer requests Recyclables 1121 capacity in excess of that provided by the default Cart capacity, CONTRACTOR shall be 1122 compensated for the provision of those additional Carts in accordance with the Rate Schedule 1123 set forth in Exhibit 1.

1124 6.05 <u>Pickup of Under-utilized Additional Recyclables Carts.</u> If CONTRACTOR'S 1125 vehicle driver reports, and CONTRACTOR'S customer service representative enters into a MFD 1126 Cart Customer's account records that Customer does not set out an additional Recyclables 1127 Cart(s) more than once a month for three (3) consecutive months, then CONTRACTOR may 1128 leave a notice stating that CONTRACTOR will pick up the Customer's unused or under-utilized 1129 additional Recyclables Cart(s) unless Customer sets out that additional Cart(s) at least every 1130 other week.

1131 6.06 <u>On-Call Collection Service.</u> This service shall be provided one (1) time per full or 1132 partial Calendar Year at no additional charge to the MFD Cart Customer. CONTRACTOR shall 1133 be compensated for providing On-Call Collection Service more than one (1) time in any full or 1134 partial Calendar Year in accordance with the "additional on-call service rate" as set forth in 1135 Exhibit 1. This service will be governed by the following terms and conditions:

6.06.1 <u>General Conditions of Service.</u> CONTRACTOR shall provide On-Call
Collection Service to all MFD Cart Customers in the Service Area whose material has been
placed within three (3) feet of the curb, swale, paved surface of the public roadway, closest
accessible roadway, or other such location agreed to by CONTRACTOR and Customer, that will
provide safe and efficient accessibility to CONTRACTOR'S Collection crew and vehicle.

1141 6.06.2 <u>Bulky Items.</u> Bulky Items shall be placed loose at the set-out location 1142 and shall be limited to the Collection of a maximum number of cubic yards calculated by 1143 multiplying the number of occupied Dwelling Units in the MFD receiving the service by three (3) 1144 cubic yards.

6.06.3 <u>Other Items.</u> Universal Waste (except fluorescent tubes), E-Waste and
CED's shall be placed in bags, boxes or containers and shall be limited to the Collection of a
maximum number of cubic yards calculated by multiplying the number of occupied Dwelling
Units in the MFD receiving the service by one half (.5) cubic yards.

1149 6.06.4 <u>Excess On-Call Collection Capacity.</u> CONTRACTOR shall be 1150 compensated for the cost of Collecting items in excess of these limitations in accordance with 1151 the "excess on-call collection capacity" service rates as set forth in Exhibit 1 and as may be 1152 adjusted under the terms of this Agreement.

1153 6.06.5 <u>Scheduling On-Call Collection Service</u>. CONTRACTOR, when requested 1154 by the Customer or property manager shall provide the MFD with On-Call Collection Service on 1155 the Customers next regular Collection day or as agreed to between CONTRACTOR and 1156 Customer.

6.06.6 <u>Non-Collection</u>. In the event of non-collection, CONTRACTOR shall affix
to the item a Non-Collection Notice explaining why Collection was not made and how the item
may be properly disposed of and shall maintain a copy of such notice during the term of this
Agreement. CONTRACTOR shall not be required to Collect the following items as part of OnCall Collection Service:

1162 6.06.6.1 Any single item that cannot be handled by two (2) people 1163 using a dolly (except for the purposes of this Section a box springs and mattress will not be 1164 considered as a single item);

1165	6.06.6.2	Hazardous Waste, including anti-freeze;
1166	6.06.6.3	Unacceptable Waste;
1167	6.06.6.4	concrete;
1168	6.06.6.5	dirt; or
1169	6.06.6.6	more than two (2) tires per occupied Dwelling Unit per

1170 Collection.

1171 6.06.7 <u>Bi-ennial Visit</u>. CONTRACTOR shall visit each MFD Cart Customer at 1172 least once every two (2) years during the term of this Agreement to perform a site waste 1173 assessment. As part of the assessment, CONTRACTOR shall meet with the property manager 1174 to review level of service and to discuss Diversion opportunities. The results of each visit shall 1175 be documented and reported in the monthly report to COUNTY.

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## Article 7. MFD Bin Collection Services

1177 7.01 <u>MFD Bin Collection Services.</u> These services will be governed by the following 1178 terms and conditions:

11797.01.1Default Capacity.CONTRACTOR shall provide each MFD Bin Customer1180with a minimum of one (1), 1 cubic yard Solid Waste Bin, and up to one half (1/2) of the MFD1181Customer's subscribed Solid Waste capacity in Recyclables capacity.

11827.01.2 Subscription Green Waste Collection Service.If requested by MFD Bin1183Customer, CONTRACTOR shall provide subscription Green Waste Collection Service in a1184manner agreed upon between the MFD Bin Customer and CONTRACTOR for the "Green1185Waste per gallon" service rate as set forth in Exhibit 1 to this Agreement.

1186 7.01.3 <u>Conditions of Service.</u> CONTRACTOR shall provide MFD Bin Collection 1187 Service to all MFD Bin Customers in the Service Area whose: 1) Solid Waste is containerized in 1188 Bins, except as set forth in Section 7.03 and 7.06, regardless of whether or not the lid of the 1189 Container is closed; 2) Recyclables are containerized in Carts or Bins, except as set forth in 1190 Section 7.03 and 7.06, regardless of whether or not the lid of the Container is closed; 3) Green 1191 Waste is containerized in Carts or Bins, except as set forth in Section 7.03 and 7.06, regardless

1192 of whether or not the lid of the Container is closed; and, 4) where the Carts or Bins are 1193 accessible as set forth in Section 7.01.5.

1194 7.01.4 Size and Frequency of Service. Each service shall be provided at least 1195 once every week on a scheduled route basis. However, in those instances where the scheduled Collection day falls on a holiday as set forth in Section 3.09 herein, the Collection day 1196 may be adjusted in a manner agreed to between the Customer and CONTRACTOR as long as 1197 1198 service is received a minimum of one (1) time per week. The size of the Bin or Cart, (above the minimum) and the frequency of Collection, (above the minimum) shall be determined between 1199 1200 the Customer and CONTRACTOR. However, size and frequency shall be sufficient to provide 1201 that no Solid Waste, Recyclables, or Green Waste need be placed outside the Bin or Cart on a 1202 regular basis.

1203 7.01.5 <u>Accessibility.</u> CONTRACTOR shall Collect all Solid Waste, Recyclables 1204 and Green Waste Bins or Carts that are readily accessible to CONTRACTOR'S crew and 1205 vehicles and not blocked. However, CONTRACTOR shall provide "push services" as necessary 1206 during the provision of MFD Bin Collection Services. Push services shall include, but not be 1207 limited to, dismounting from the Collection vehicle, moving the Bins or Carts from their storage 1208 location for Collection and returning the Bins or Carts to their storage location. CONTRACTOR 1209 shall be compensated for such services at the rate set forth in Exhibit 1.

1210 7.02 <u>Non-Collection</u>. Except as set forth in Section 7.03 and 7.06, CONTRACTOR 1211 shall not be required to Collect any Solid Waste, Recyclables and Green Waste from a MFD Bin 1212 Customer that is not placed in a Bin or Cart as appropriate. In the event of non-collection, 1213 CONTRACTOR shall contact the Customer to discuss the reason for the non-collection and 1214 shall affix to the Bin or Cart a Non-Collection Notice explaining why Collection was not made. 1215 CONTRACTOR shall maintain a copy of such notices during the term of this Agreement.

1216 Overages. The first time that a MFD Bin Customer does not discard Solid 7.03 1217 Waste, Recyclables or Green Waste inside a Bin or Cart, CONTRACTOR will Collect that 1218 material without surcharge, but it will leave a Non-Collection Notice indicating that: 1) the Customer must place Solid Waste, Recyclables or Green Waste in a Bin or Cart, unless he or 1219 1220 she has requested On-Call Collection Service; 2) describing how the Customer can arrange for 1221 additional capacity; and 3) warning that if the Customer discards material outside Bins or Carts 1222 again, CONTRACTOR will Collect the material and charge the un-containerized surcharge listed 1223 on the Rate Schedule set forth in Exhibit 1.

12247.03.1 The second time, and each time thereafter, that a Customer does not1225discard Solid Waste, Recyclables or Green Waste inside a Bin or Cart, CONTRACTOR will1226Collect the Bin or Cart and the un-containerized material and will charge the un-containerized1227surcharge listed on the Rate Schedule set forth in Exhibit 1.

1228 7.04 <u>Additional Recyclables Capacity.</u> In the event a Customer requests Recyclables 1229 capacity in excess of that provided by the default capacity, CONTRACTOR shall be 1230 compensated for the provision of those additional Carts or Bins in accordance with the Rate 1231 Schedule set forth in Exhibit 1.

1232 7.05 <u>Pickup of Under-Utilized Additional Containers.</u> If CONTRACTOR'S vehicle 1233 driver reports, and CONTRACTOR'S Customer service representative enters into Customer's 1234 account records that Customer does not set out an additional Container(s) more than once a 1235 month for three (3) consecutive months, then CONTRACTOR may leave a notice stating that

1236 CONTRACTOR will pick up the Customer's unused or under-utilized additional Container(s)1237 unless Customer sets out that additional Container(s) at least every other week.

12387.06On-Call Collection Service.This service shall be provided one (1) time per full or1239partial Calendar Year at no charge to the Customer.CONTRACTOR shall be compensated for1240providing On-Call Collection Service one (1) time in any full or partial Calendar Year in1241accordance with the "additional on-call service rate" as set forth in Exhibit 1. This service will be1242governed by the following terms and conditions:

12437.06.1 General Conditions of Service.CONTRACTOR shall provide On-Call1244Collection Service to all MFD Bin Customers in the Service Area whose material has been1245placed within three (3) feet of the curb, swale, paved surface of the public roadway, closest1246accessible roadway, or other such location agreed to by CONTRACTOR and Customer, that will1247provide safe and efficient accessibility to CONTRACTOR'S Collection crew and vehicle.

1248 7.06.2 <u>Bulky Items.</u> Bulky Items shall be placed loose at the set-out location 1249 and shall be limited to the Collection of a maximum number of cubic yards calculated by 1250 multiplying the number of occupied Dwelling Units in the MFD receiving the service by three (3) 1251 cubic yards.

12527.06.3 Other Items.Universal Waste (except fluorescent tubes), E-Waste and1253CED's shall be placed in bags, boxes or containers and shall be limited to the Collection of a1254maximum number of cubic yards calculated by multiplying the number of occupied Dwelling1255Units in the MFD receiving the service by one half (.5) cubic yards.

12567.06.4 Excess On-Call Collection Capacity.CONTRACTOR shall be1257compensated for the cost of Collecting items in excess of these limitations in accordance with1258the "excess on-call collection capacity" service rates as set forth in Exhibit 1 and as may be1259adjusted under the terms of this Agreement.

12607.06.5Scheduling On-Call Collection Service.CONTRACTOR, when requested1261by the MFD Bin Customer shall provide the MFD with On-Call Collection Service on the1262Customer's next regular Collection day or as agreed to between CONTRACTOR and Customer.

1263 7.06.6 <u>Non-Collection</u>. In the event of non-collection, CONTRACTOR shall affix 1264 to the item a Non-Collection Notice explaining why Collection was not made and how the item 1265 may be properly disposed of and shall maintain a copy of such notice during the term of this 1266 Agreement. CONTRACTOR shall not be required to Collect the following items as part of On-1267 Call Collection service:

12687.06.6.1Any single item that cannot be handled by two (2) people1269using a dolly (except for the purposes of this Section a box springs and mattress will not1270be considered as a single item);

1271	7.06.6.2	Hazardous Waste, including anti-freeze;
1272	7.06.6.3	Unacceptable Waste;
1273	7.06.6.4	concrete;
1274	7.06.6.5	dirt; or
1275	7.06.6.6	more than two (2) tires per occupied Dwelling Unit per
1276	Collection.	
1277	7.06.7 <u>Bi-ennial Vi</u> s	sit. CONTRACTOR shall visit each MFD Bin Customer at
1278	least once every two (2) years of	during the term of this Agreement to perform a site waste

assessment. As part of the assessment, CONTRACTOR shall meet with the MFD Bin
Customer to review level of service and to discuss Diversion opportunities. The results of each
visit shall be documented and reported in the monthly report to COUNTY.

1282

## Article 8. Commercial Cart Collection Services

1283 8.01 <u>Commercial Collection Services.</u> These services will be governed by the 1284 following terms and conditions:

12858.01.1Default Capacity.CONTRACTOR shall provide each Commercial Cart1286Customer with such number of Solid Waste Carts as are requested, and up to one (1) 64 gallon,1287(or if requested by Customer, 96 gallon) Recyclables Cart for each Solid Waste Cart.

8.01.2 Subscription Green Waste Collection Service. 1288 If requested by a 1289 Commercial Cart Customer, CONTRACTOR shall provide Subscription Green Waste Collection 1290 Service in a manner agreed upon between the Commercial Cart Customer and CONTRACTOR for the service rate as set forth in Exhibit 1 to this Agreement except that there shall be no 1291 1292 charge for providing Subscription Green Waste Collection Services to those COUNTY Facilities 1293 listed on Exhibit 10 whose listed services include the Collection of Green Waste. However the 1294 provision of such service at no charge shall be limited to the Container size and frequency of 1295 Collection as set forth for each COUNTY Facility on Exhibit 10. Accordingly, CONTRACTOR 1296 shall have the right to invoice the subscribing County agency for Subscription Green Waste 1297 Services provided in excess of those limitations set forth on Exhibit 10.

1298 8.01.3 Conditions of Service, CONTRACTOR shall provide Commercial Cart 1299 Collection Service to all Commercial Cart Customers in the Service Area whose: 1) Solid Waste 1300 is containerized in Carts, except as set forth in Section 8.03 and 8.05, regardless of whether or 1301 not the lid of the Cart is closed: 2) Recyclables are containerized in Carts, except as set forth in 1302 Section 8.03 and 8.05, regardless of whether or not the lid of the Cart is closed; 3) Green 1303 Waste is containerized in Carts, except as set forth in Section 8.03 and 8.05, regardless of 1304 whether or not the lid of the Cart is closed; and, 4) where the Carts have been placed within 1305 three (3) feet of the curb, swale, paved surface of the public roadway, closest accessible 1306 roadway, or other such location agreed to by CONTRACTOR and Customer, that will provide 1307 safe and efficient accessibility to CONTRACTOR'S Collection crew and vehicle.

1308 8.01.4 Size and Frequency of Service. Each service shall be provided at least 1309 once every week on a scheduled route basis. However, in those instances where the 1310 scheduled Collection day falls on a holiday as set forth in Section 3.09 herein, the Collection day 1311 may be adjusted in a manner agreed to between the Customer and CONTRACTOR as long as 1312 service is received a minimum of one (1) time per week. The size of the Cart, (above the 1313 minimum) and the frequency of Collection, (above the minimum) shall be determined between 1314 the Customer and CONTRACTOR. However, size and frequency shall be sufficient to provide 1315 that no Solid Waste, Recyclables, or Green Waste need be placed outside the Cart on a regular 1316 basis. Regardless of the Container size and frequency selected, as identified on Exhibit 10, 1317 there shall be no charge for providing Commercial Cart Collection Service to COUNTY 1318 Facilities.

13198.02Non-Collection.Except as set forth in Section 8.03 and 8.05, CONTRACTOR1320shall not be required to Collect any Solid Waste, Recyclables or Green Waste from a1321Commercial Cart Customer that is not placed in a Cart as appropriate. In the event of non-1322collection, CONTRACTOR shall contact the Customer to discuss the reason for the non-

collection and shall affix to the Cart a Non-Collection Notice explaining why Collection was not
 made. CONTRACTOR shall maintain a copy of such notices during the term of this Agreement.

1325 8.03 <u>Overages.</u> The first time that a Commercial Cart Customer does not discard 1326 Solid Waste, Recyclables or Green Waste inside a Cart, CONTRACTOR will Collect that 1327 material without surcharge, but it will leave a Non-Collection Notice indicating that: 1) the 1328 Customer must place Solid Waste, Recyclables or Green Waste in a Cart; 2) describing how 1329 the Customer can arrange for additional capacity; and, 3) warning that if the Customer discards 1330 material outside Carts again, CONTRACTOR will Collect the material and charge the un-1331 containerized surcharge listed on the Rate Schedule set forth in Exhibit 1.

13328.03.1 The second time, and each time thereafter that a Customer does not1333discard Solid Waste, Recyclables or Green Waste inside a Cart, CONTRACTOR will Collect the1334Cart and the un-containerized material and will charge the un-containerized surcharge listed on1335the Rate Schedule set forth in Exhibit 1.

1336 8.04 <u>Additional Recyclables Capacity.</u> In the event a Customer requests Recyclables 1337 capacity in excess of that provided by the default Cart capacity, CONTRACTOR shall be 1338 compensated for the provision of those additional Carts in accordance with the Rate Schedule 1339 set forth in Exhibit 1 except that there shall be no charge for providing excess Recycling 1340 capacity to COUNTY Facilities.

13418.05On-Call Collection Service.CONTRACTOR may offer this service and shall be1342compensated in accordance with the surcharge listed on the Rate Schedule set forth in Exhibit13431.

13448.06Triennial Visit.CONTRACTOR shall visit each Commercial Cart Customer at1345least once every three (3) years during the term of this Agreement.CONTRACTOR shall meet1346with the Commercial Cart Customer or business owner to review level of service, discuss1347Diversion opportunities, and offer to perform a site waste assessment.The results of each visit1348shall be documented and reported in the monthly report to COUNTY.

1349

## Article 9. Commercial Bin Collection Services

1350 9.01 <u>Commercial Bin Collection Services.</u> These services will be governed by the 1351 following terms and conditions:

13529.01.1Default Capacity.CONTRACTOR shall provide each Commercial Bin1353Customer with a minimum of one (1), 1 cubic yard Solid Waste Bin, and up to one half (½) of the1354Customer's subscribed Solid Waste capacity in Recyclables capacity.

1355 9.01.2 Subscription Green Waste Collection Service. If requested by 1356 Commercial Bin Customer, CONTRACTOR shall provide Subscription Green Waste Collection 1357 Service in a manner agreed upon between the Commercial Bin Customer and CONTRACTOR for the service rate as set forth in Exhibit 1 to this Agreement except that there shall be no 1358 charge for providing Subscription Green Waste Collection Services to those COUNTY Facilities 1359 1360 listed on Exhibit 10 whose listed services include the Collection of Green Waste. However the provision of such service at no charge shall be limited to the Container size and frequency of 1361 1362 Collection as set forth for each COUNTY Facility on Exhibit 10. Accordingly, CONTRACTOR shall have the right to invoice the subscribing County agency for Subscription Green Waste 1363 1364 Services provided in excess of those limitations set forth on Exhibit 10.

1365 9.01.3 Conditions of Service, CONTRACTOR shall provide Commercial Bin 1366 Collection Service to all Commercial Bin Customers in the Service Area whose: 1) Solid Waste 1367 is containerized, except as set forth in Section 9.03 and 9.05, regardless of whether or not the 1368 lid of the Container is closed: 2) Recyclables are containerized in Carts or Bins, except as set 1369 forth in Section 9.03, regardless of whether or not the lid of the Container is closed; 3) Green 1370 Waste is containerized, except as set forth in Section 9.03 and 9.05, regardless of whether or 1371 not the lid of the Container is closed; and, 4) where the Carts or Bins are accessible as set forth 1372 in Section 9.01.5.

1373 9.01.4 Size and Frequency of Service. Each service shall be provided at least 1374 once every week on a scheduled route basis. However, in those instances where the 1375 scheduled Collection day falls on a holiday as set forth in Section 3.09 herein, the Collection day 1376 may be adjusted in a manner agreed to between the Customer and CONTRACTOR as long as 1377 service is received a minimum of one (1) time per week. The size of the Bin or Cart. (above the 1378 minimum) and the frequency of Collection, (above the minimum) shall be determined between 1379 the Customer and CONTRACTOR. However, size and frequency shall be sufficient to provide 1380 that no Solid Waste, Recyclables, or Green Waste need be placed outside the Bin or Cart on a 1381 regular basis. Regardless of the Container size and frequency as identified on Exhibit 10, there 1382 shall be no charge for providing Commercial Bin Collection Service to COUNTY Facilities.

9.01.5 <u>Accessibility.</u> CONTRACTOR shall Collect all Solid Waste Bins and
Recyclables and Green Waste Bins or Carts that are readily accessible to CONTRACTOR'S
crew and vehicles and not blocked. However, CONTRACTOR shall provide "push services" as
necessary during the provision of Commercial Bin Collection Services. Push services shall
include, but not be limited to, dismounting from the Collection vehicle, moving the Bins or Carts
from their storage location for Collection and returning the Bins or Carts to their storage location.

9.02 <u>Non-Collection.</u> Except as set forth in Section 9.03 and 9.05, CONTRACTOR
shall not be required to Collect any Solid Waste or Recyclables from a Commercial Bin
Customer that is not placed in a Bin or Cart as appropriate. In the event of non-collection,
CONTRACTOR shall contact the Customer to discuss the reason for the non-collection and
shall affix to the Bin or Cart a Non-Collection Notice explaining why Collection was not made.
CONTRACTOR shall maintain a copy of such notices during the term of this Agreement

1395 9.03 <u>Overages.</u> The first time that a Commercial Bin Customer does not discard Solid 1396 Waste, Recyclables or Green Waste inside a Bin or Cart, CONTRACTOR will Collect that 1397 material without surcharge, but it will leave a Non-Collection Notice indicating that: 1) the 1398 Customer must place Solid Waste, Recyclables or Green Waste in a Bin or Cart; 2) describing 1399 how the Customer can arrange for additional capacity; and 3) warning that if the Customer 1400 discards material outside Bins or Carts again, CONTRACTOR will Collect the material and 1401 charge the un-containerized surcharge listed on the Rate Schedule set forth in Exhibit 1.

9.03.1 The second time, and each time thereafter that a Customer does not
discard Solid Waste, Recyclables or Green Waste inside a Bin or Cart, CONTRACTOR will
Collect the Bin or Cart and the un-containerized material and will charge the un-containerized
surcharge listed on the Rate Schedule set forth in Exhibit 1.

9.04 <u>Additional Recyclables Capacity.</u> Upon request of a Commercial Bin Customer,
 1407 CONTRACTOR shall provide additional Recyclables capacity by providing Carts or Bins as
 1408 requested by the Customer. CONTRACTOR shall be compensated for the provision of those
additional Carts or Bins in accordance with the Rate Schedule set forth in Exhibit 1 except thatthere shall be no charge for providing additional Recyclables capacity to COUNTY Facilities.

14119.05On-Call Collection Service.CONTRACTOR may offer this service and shall be1412compensated in accordance with the surcharge listed on the Rate Schedule set forth in Exhibit14131.

1414 9.06 <u>Triennial Visit.</u> CONTRACTOR shall visit each Commercial Bin Customer at 1415 least once every three (3) years during the term of this Agreement. CONTRACTOR shall meet 1416 with the property manager or business owner to review level of service, discuss Diversion 1417 opportunities, and offer to perform a site waste assessment. The results of each visit shall be 1418 documented and reported in the monthly report to COUNTY.

1419

#### Article 10. Roll-Off Collection Services

142010.01General.CONTRACTOR shall perform Roll-Off Collection Services as described1421in this Agreement as set forth below.

142210.02Roll-Off Collection Services.The Roll-Off Collection Services to be performed by1423CONTRACTOR shall include the following:

1424 10.02.1 Upon a Customer's request, CONTRACTOR shall deliver or pick-1425 up On-Call Bin(s) and Roll-Off Container(s) in the capacity and number agreed upon between 1426 CONTRACTOR and Customer within two (2) Work Days of any Person's request. 1427 CONTRACTOR will Collect all Solid Waste, Recyclables, Green Waste and Construction and 1428 Demolition Debris discarded in said On-Call Bin(s) or Roll-off Container(s) at the frequency 1429 requested by Customer. CONTRACTOR shall be compensated for such services at the rates 1430 set forth in Exhibit 1;

143110.02.2Customers may keep On-Call Bins and Roll-off Containers for five1432(5) Work Days, not counting the delivery and removal days. After five (5) Work Days, not1433counting the delivery and removal days, CONTRACTOR may charge the Customer a1434demurrage surcharge as set forth in Exhibit 1;

143510.02.3Provision, maintenance, and replacement of all Containers and1436receptacles required for the provision of all On-Call Bin and Roll-Off Collection Services; and

143710.02.4Transfer of Construction and Demolition Debris to the appropriate1438Construction and Demolition Debris Processing Facility designated under this Agreement for1439separation and processing.

1440

10.03 Processing of Construction and Demolition Debris.

1441 10.03.1 All Construction and Demolition Debris Collected shall be visually 1442 inspected by CONTRACTOR to estimate if the load contains seventy (70) percent or more of 1443 divertible Construction and Demolition Debris. If so, the Construction and Demolition Debris shall be delivered to a Construction and Demolition Debris Processing Facility for the purpose of 1444 1445 maximizing the rate of Diversion from the landfill. This processing must, on a Calendar Year 1446 basis beginning January 1, 2011 during the term of this Agreement, Divert a minimum of ninety (90) percent of all asphalt and concrete and a minimum of fifty (50) percent of all other 1447 1448 Construction and Demolition Debris Collected under the terms of this Agreement by weight from 1449 being landfilled.

1450 10.04 <u>Rates.</u> The rates for On-Call Bins and Roll-Off Containers shall be as specified 1451 in the rate schedule set forth in Exhibit 1.

145210.05Records.CONTRACTOR will conduct proper record keeping to be sure that the1453Construction and Demolition Debris materials are Diverted to the extent possible and the1454amount disposed and amount Diverted are properly recorded and reported.

1455

## Article 11. Other Services

1456 11.01 <u>Christmas Tree Collection.</u> Except as set forth in Section 11.01.1, 1457 CONTRACTOR shall Collect Christmas trees from SFD Customers, MFD Customers and 1458 Commercial Customers within the Service Area during the period beginning January 1<sup>st</sup> and 1459 ending January 31<sup>st</sup> of each Calendar Year during the term of this Agreement at no additional 1460 charge to the Customer or to COUNTY. Christmas trees, which are stripped of ornaments, 1461 garlands, tinsel, flocking and stands shall be Collected at the curb or designated set out site.

1462 11.01.1 <u>Contaminated Christmas Trees.</u> Christmas trees that are flocked, 1463 contain tinsel or other decorations, or are attached to a tree stand are not required to be 1464 Collected. In the event of non-collection CONTRACTOR shall affix to the Christmas tree a Non-1465 Collection Notice explaining why Collection was not made and how the tree may be properly 1466 disposed of and shall maintain a copy of such notice during the term of this Agreement.

1467

11.02 <u>Diversion</u>. CONTRACTOR shall Divert all Christmas trees that it Collects.

1468 11.03 <u>On-Call Collection Services for Employee Housing Sites.</u> This service shall be 1469 provided up to two (2) times per full or partial Calendar Year at no additional charge to the 1470 Customer. CONTRACTOR shall be compensated for providing On-Call Collection Service more 1471 than two (2) times in any full or partial Calendar Year in accordance with the "additional on-call 1472 service rate" as set forth in Exhibit 1. This service will be governed by the following terms and 1473 conditions:

1474 11.03.1 <u>General Conditions of Service.</u> CONTRACTOR shall provide On-1475 Call Collection Service to all Employee Housing sites, as defined in Section 1.44 of this 1476 Agreement, in the Service Area whose material has been placed within three (3) feet of the 1477 curb, swale, paved surface of the public roadway, closest accessible roadway, or other such 1478 location agreed to by CONTRACTOR and Customer, that will provide safe and efficient 1479 accessibility to CONTRACTOR'S Collection crew and vehicle.

1480 11.03.2 <u>Bulky Items.</u> Bulky Items shall be placed loose at the set-out 1481 location and shall be limited to the Collection of a maximum number of cubic yards calculated by 1482 multiplying the actual number of employees permitted to be housed at the Employee Housing 1483 site by one (1) cubic yard per Collection event, per site. The actual number of employees 1484 permitted to be housed at the Employee Housing site shall be as provided in Exhibit 8 to this 1485 Agreement, or in the event the Employee Housing Site is not listed on Exhibit 8 as provided by 1486 COUNTY or Customer.

1487 11.03.3 Other Items. Universal Waste (except fluorescent tubes), E-1488 Waste, and CED's shall be placed in bags, boxes or Containers and shall be limited to the 1489 Collection of a maximum number of gallons calculated by multiplying the actual number of 1490 employees permitted to be housed at the Employee Housing site by thirty-five (35) gallons per 1491 Collection event, per site. The actual number of employees permitted to be housed at the 1492 Employee Housing site shall be as provided in Exhibit 8 to this Agreement, or in the event the 1493 Employee Housing Site is not listed on Exhibit 8 as provided by COUNTY or Customer.

149411.03.4Excess On-Call Collection Capacity.CONTRACTOR shall be1495compensated for the cost of Collecting items in excess of these limitations in accordance with1496the "excess on-call collection capacity" service rates as set forth in Exhibit 1 and as may be1497adjusted under the terms of this Agreement.

149811.03.5Non-Collection.In the event of non-collection CONTRACTOR1499shall affix to the item a Non-Collection Notice explaining why Collection was not made and how1500the item may be properly disposed of and shall maintain a copy of such notice during the term of1501this Agreement. CONTRACTOR shall not be required to Collect the following items as part of1502providing On-Call Collection Service to Employee Housing Customers:

1503 11.03.5.1 Any single item that cannot be handled by two (2) people 1504 using a dolly (except for the purposes of this Section a box springs and mattress will not be 1505 considered as a single item);

1506 11.03.5.2 Hazardous Waste, including anti-freeze;

1507 11.03.5.3 Unacceptable Waste;

1508 11.03.5.4 concrete;

1509 11.03.5.5 dirt; or

151011.03.5.6more than two (2) tires per actual employee permitted to be1511housed at the site per Collection event.

151211.03.6Notice to Customers and Workers.If On-Call Collection Service is1513requested at least thirty (30) days prior to the Collection Day, CONTRACTOR will provide1514Employee Housing Customers with the following written information in English and Spanish:

1515 11.03.6.1 (1) The specific date and approximate time, (2) educational 1516 materials encouraging Customers' workers to set out Recyclables, (3) a list of sample 1517 Recyclables (such as books and clothing), Bulky Items, E-Waste, CED's and Universal Waste, 1518 and (4) description of the manner of setting out theses materials (such as in open boxes) where 1519 CONTRACTOR'S personnel can readily see and separate Recyclables, Bulky Items, E-Waste, 1520 CED's and Universal Waste from other Solid Waste.

1521 11.03.6.2 Such written material shall be provided to Customer in 1522 reasonable quantities as requested by Customer. CONTRACTOR shall not be responsible for 1523 the placement of the written materials at the Employee Housing site.

1524 11.03.7 <u>Participation in Central Coast Recycling Media Coalition</u> 1525 (<u>CCRMC</u>). CONTRACTOR will regularly participate in activities of the CCRMC, including the 1526 following: attending meetings, helping develop media campaigns, contributing to subcommittee 1527 activities, and making an annual financial contribution of at least Six Thousand Dollars (\$6,000) 1528 adjusted by the CPI (as defined in Exhibit 2) at the same time as the service rates under Article 1529 13.

1530

#### 11.04 COUNTY Clean-Up Services.

153111.04.1Each full or partial Calendar Year during the term of this1532Agreement CONTRACTOR shall, at no charge to COUNTY, provide for a maximum four1533hundred eighty (480) cubic yards of COUNTY Clean-up Service capacity.

153411.04.2CONTRACTOR shall, in response to the written request of the1535Contract Administrator, deliver and collect Roll-Off Containers for use in COUNTY clean-up1536programs. Each clean-up event shall consist of a single Collection day beginning at 6:00 a.m.

1537 and ending at 6:00 p.m. The Contract Administrator shall notify CONTRACTOR in writing not less than five (5) Work Days prior to the date of the service. The notice to CONTRACTOR shall 1538 1539 specify the date of delivery and Collection of the Roll-Off Containers, the location(s) for delivery, 1540 and the number of and size of the Roll-Off Containers to be delivered. As part of this service. 1541 CONTRACTOR shall provide supervision of the Roll-Off Containers for COUNTY Clean-Up 1542 Services. At such time as the Roll-Off Container is full, but not later than the end of the 1543 COUNTY Clean-Up Service day, CONTRACTOR shall transport and deliver the Collected 1544 materials to such facilities as are appropriate for the disposition of the Collected materials.

1545 11.04.3 With the prior written consent of the Contract Administrator, 1546 CONTRACTOR may provide for the Collection of materials at a COUNTY Clean-up Service 1547 event in a vehicle or Container other than a Roll-Off Container. However, in the event 1548 CONTRACTOR elects to utilize this alternative Collection process, CONTRACTOR is 1549 responsible for obtaining documentation of the weight of the materials Collected, Diverted and 1550 Disposed in a manner that is acceptable to COUNTY.

1551 11.05 Large Venue Collection Service. CONTRACTOR shall provide for the 1552 Collection, transportation and processing or Disposal of Solid Waste and Recyclables at large 1553 venue type events each full or partial Calendar Year as requested by Customer. 1554 CONTRACTOR shall provide each large venue event Customer with such number of Solid 1555 Waste Bins or Roll-off Containers as requested and the equivalent volume of Recyclables 1556 Containers. For those events not included in Exhibit 11, CONTRACTOR shall be compensated 1557 for the provision of Solid Waste Containers at the service rates as set forth in Exhibit 1 to this 1558 Agreement, For those events included in Exhibit 11, CONTRACTOR shall not be compensated.

1559 11.05.1Prior to providing these services at an event. CONTRACTOR will 1560 meet with the event promoter to determine the best way to maximize diversion at the event. At 1561 Customer's request, CONTRACTOR shall provide effective means to differentiate Solid Waste from Recyclables Containers including signs, magnets, banners or other methods. At a 1562 minimum, CONTRACTOR will maintain at least one (1) employee on site the last three (3) hours 1563 1564 of each day of each event to monitor the Recyclables Roll-Off Containers or Bins used to 1565 consolidate Recyclables Collected during the event in individual Recyclables receptacles. The employee will be responsible for determining that only materials from Recyclables receptacles 1566 1567 are emptied into the Recyclables Roll-Off Containers or Bins provided by CONTRACTOR. In 1568 the event CONTRACTOR or the promoter determines that material in the Recyclables receptacles is contaminated to the extent that it should not be emptied into the Recyclables 1569 1570 Roll-Off Containers or Bins provided by CONTRACTOR, the contaminated Recyclables shall be 1571 treated as Solid Waste. CONTRACTOR shall use its best judgment to determine when the Bins 1572 are to be emptied, except that Bins shall be emptied prior to overflowing or when in the opinion 1573 of the Contract Administrator they are creating a public nuisance.

1574 11.05.2 <u>Additional Recyclables Capacity.</u> Upon request of a large venue 1575 Customer, CONTRACTOR shall provide additional Recyclables capacity as requested. For 1576 those events not included in Exhibit 11, CONTRACTOR shall be compensated for the provision 1577 of those additional Bins or Roll-off Containers in accordance with the Rate Schedule set forth in 1578 Exhibit 1. For those events included in Exhibit 11, CONTRACTOR shall not be compensated for 1579 the provision of additional Recyclables capacity.

1580 11.06 <u>Modifications to Exhibit 11.</u> Exhibit 11 may be modified as set forth in Section 1581 22.16.

1582 11.07 <u>Abandoned Waste.</u> CONTRACTOR shall direct its Collection vehicle drivers to 1583 note (i) the addresses of any public property at which the driver observes that Solid Waste, 1584 Recyclables, Green Waste, Bulky Items, Universal Waste, E-Waste, CED's and/or Construction 1585 and Demolition Debris are accumulating; and (ii) the address, or other location description 1586 (including county roadways), at which the materials have been dumped in an apparently 1587 unauthorized manner.

1588 11.07.1 CONTRACTOR'S drivers will report any abandoned waste that 1589 they observe while on route, or in transit to and from their route. Reporting will be accomplished 1590 through either direct communication to dispatch, and through a written log, which will be turned 1591 in to dispatch as well as the compliance team. The reported data will include the location, 1592 approximate size, and if possible general description of the material abandoned. This 1593 information will be summarized and provided to the Contract Administrator or other designated 1594 COUNTY staff daily, by e-mail.

1595 11.07.2 Each week, using information provided by both CONTRACTOR'S 1596 drivers, and COUNTY crews in the field, COUNTY staff will identify and mark up to four (4) 1597 abandoned waste sites to be collected by CONTRACTOR with a "CMC" in fluorescent colored 1598 spray paint. Selected abandoned waste sites shall be within ten (10) feet of the curb or swale of 1599 the roadway on public property with reasonable truck access, and will be limited to those that 1600 meet the basic parameters of the agreed upon SFD On-Call Waste and Recycling Collection 1601 Program, including any safety guidelines. No later than 3:00 pm one (1) day prior to the required 1602 day of Collection, the Contract Administrator or his designee shall provide CONTRACTOR with 1603 a list of the four (4) locations selected, by e-mail to designated CONTRACTOR staff.

1604 11.07.3 After receiving the information on the four (4) abandoned waste locations selected by the COUNTY, the abandoned waste locations will be assigned to 1605 1606 CONTRACTOR On-Call collection drivers to Collect on a weekly basis. On-Call Collection 1607 drivers will Collect all abandoned waste sites selected by COUNTY on the designated day of 1608 Collection. On-Call collection drivers shall document that the selected sites have either been 1609 fully Collected, or not fully Collected as a result of Unacceptable Waste. On-Call Collection 1610 drivers shall take photos of all abandoned waste collection sites after Collection and will identify 1611 the location of any abandoned waste sites not fully Collected. By 10:00 am on the day after 1612 scheduled Collection, this information will be e-mailed to the Contract Administrator or other 1613 designated COUNTY staff for follow up and resolution.

1614 11.08 <u>Emergency Services.</u> In the event of a "Declared Emergency," the Contract 1615 Administrator may grant CONTRACTOR a variance from regular routes and schedules. As soon 1616 as practicable after such event, CONTRACTOR shall advise the Contract Administrator when it 1617 is anticipated that normal routes and schedules can be resumed. The Contract Administrator 1618 shall make an effort through the local news media to inform the public when regular services 1619 may be resumed.

1620 11.08.1 <u>Emergency Service Compensation.</u> CONTRACTOR shall provide 1621 emergency services (i.e., special collections, transport, processing and disposal) at COUNTY'S 1622 request in the event of major accidents, disruptions, or natural calamities. CONTRACTOR shall 1623 be capable of providing emergency services within twenty-four (24) hours of notification by 1624 COUNTY or as soon thereafter as is reasonably practical in light of the circumstances. 1625 Emergency services which exceed the scope of work under this Agreement and which are not 1626 compensated as special services in accordance with Exhibit 1, or through reimbursement by the

Federal Emergency Management Agency (FEMA) shall be compensated through extraordinaryrate review procedures as set forth in this Agreement.

1629 11.08.2 Emergency Service Backup Plan. Except for the occurrence of 1630 strikes, lockouts and other labor disturbances which are governed by the provision of Article 32 1631 of this Agreement, CONTRACTOR shall implement the emergency service backup plan 1632 provided by CONTRACTOR and approved by COUNTY as set forth Exhibit 9 to this Agreement, 1633 if for any reason CONTRACTOR fails, or is unable for a period of forty-eight (48) hours to 1634 Collect and/or at any time to transport Solid Waste or any portion thereof to an appropriate 1635 facility and the County Director of Health determines there is danger to the public health, safety, 1636 or welfare.

163711.08.3Reporting.CONTRACTOR will cooperate with COUNTY, the1638State of California and federal agencies in filing information related to a regional, state or federal1639declared state of emergency or disaster as to which CONTRACTOR has provided Collection1640Services under this Section.

1641 11.09 <u>Recycling Coordinator.</u> CONTRACTOR shall provide one (1) full-time equivalent 1642 (FTE) recycling coordinator whose time shall be dedicated full time to COUNTY during the term 1643 of the Agreement and whose function during normal business hours of each Work Day shall be 1644 to provide services related to meeting the diversion requirements of the Collection Service 1645 Agreement.

1646 11.10 <u>County Source Reduction and Recycling Element (SRRE) Strategic Plan.</u> 1647 Beginning on January 31, 2011 and annually thereafter during the term of this Agreement 1648 CONTRACTOR will provide COUNTY with a strategic plan with specific programs goals and 1649 objectives to increase diversion rates consistent with the SRRE. The plan should be based on 1650 the results of the prior years activities and include a discussion of those year programs, 1651 including strengths and weaknesses.

1652 11.11 <u>News Media Relations.</u> CONTRACTOR shall notify the Contract Administrator 1653 by Fax, e-mail or phone of all requests for news media interviews related to the Collection 1654 Services program within twenty-four (24) hours of CONTRACTOR'S receipt of the request. 1655 Before responding to any inquiries involving controversial issues or any issues likely to affect 1656 participation or Customer perception of services, CONTRACTOR will discuss CONTRACTOR'S 1657 proposed response with the Contract Administrator.

1658 11.11.1 Copies of draft news releases or proposed trade journal articles 1659 related to the provision of Collection Services under this Agreement shall be submitted to 1660 COUNTY for prior review and approval at least five (5) Work Days in advance of release, except 1661 where CONTRACTOR is required by any law or regulation to submit materials to any regulatory 1662 agency in a shorter period of time, in which case CONTRACTOR shall submit such materials to 1663 COUNTY simultaneously with CONTRACTOR'S submittal to such regulatory agency.

166411.11.2Copies of articles resulting from media interviews or news1665releases shall be provided to COUNTY within five (5) Work Days after publication.

1666 11.12 <u>Waste Generation and Characterization Studies.</u> CONTRACTOR agrees to 1667 participate and cooperate with COUNTY and its agents in all Solid Waste generation and 1668 characterization studies conducted no more frequently than once each Agreement Year, at no 1669 cost to COUNTY, including modification of routes, separate Collection of an individual

1670 Customer's Solid Waste, and delivering targeted loads of Solid Waste to a location or locations1671 designated by COUNTY.

1672 11.13 <u>Waste Assessments.</u> Within Twenty-four (24) months of commencement of 1673 service in the Service Area, CONTRACTOR will conduct a waste generation and 1674 characterization assessment of each MFD and Commercial Customer to identify Customer's 1675 potential to Recycle and Divert the Customer's Solid Waste. The assessments shall be 1676 performed in accordance with the protocol developed by CONTRACTOR and approved by 1677 COUNTY which protocol shall be developed and provided to COUNTY as part of the transition 1678 plan set forth in Exhibit 4 of this Agreement.

1679 11.14 <u>Customer Satisfaction Survey.</u> Biannually, at COUNTY'S request and at 1680 CONTRACTOR'S expense, CONTRACTOR will mail to Customers together with Customers' 1681 bills a survey returnable to COUNTY. CONTRACTOR may review and comment upon the form 1682 and content of the survey. CONTRACTOR will cooperate with COUNTY and its surveyor in the 1683 conduct of the survey, including distributing surveys with bills to Customers. CONTRACTOR 1684 may obtain a copy of the results of the survey.

1685 11.15 Special Services. COUNTY and CONTRACTOR understand and agree that 1686 rates must be approved by the Board pursuant to County Code. In addition to the services 1687 described in this Agreement, CONTRACTOR shall provide to Customers in the Service Area 1688 such Special Services as may be agreed upon between CONTRACTOR and Board pursuant to 1689 Title 10 of the County Code. The additional charge to the Customer for provision of such 1690 Special Services shall be determined between CONTRACTOR and the Customer and 1691 presented to Contract Administrator and shall be subject to approval by Board prior to provision 1692 of such Special Services. Rates for Special Services shall be established in conformity with the 1693 rates set out in Exhibit 1, or such parameters as presented by CONTRACTOR to Contract Administrator and subject to approval by Board. Upon request to the Contract Administrator by 1694 1695 the CONTRACTOR and/or Customer charges for Special Services shall be subject to review and adjustment, subject to approval by COUNTY Board pursuant to Title 10 of the County 1696 1697 If CONTRACTOR is unwilling to provide Special Services or COUNTY and Code. 1698 CONTRACTOR are unable to agree on a price for Special Services, Customer may seek 1699 Special Services from another vendor.

1700 11.16 <u>Service Materials Belong to COUNTY</u>. COUNTY may use without restriction the 1701 work product (whether computerized, written, printed or photographic) that CONTRACTOR 1702 develops in connection with the provision of Collection Services, including reports and public 1703 education/community relations materials.

1704 11.17 <u>Recycled Materials.</u>

170511.17.1Supplies.CONTRACTOR will use reasonable business effort to1706purchase office supplies and all paper products with post-consumer recycled content.

170711.17.2Paper.CONTRACTOR will use paper having not less than 30%1708recycled paper content and 10% post-consumer recycled paper content for all correspondence1709with Customers (including Customer subscriptions billing, newsletters and notices) and1710COUNTY.

171111.17.3Recycled Content Policies.CONTRACTOR will use reasonable1712business efforts to comply with any recycled content procurement policy that COUNTY may1713adopt.

1714

## Article 12. Billing and Performance Reviews

1715 12.01 <u>Annual Performance and Billing Review.</u> At COUNTY'S sole discretion, within 1716 thirty (30) days after written notification to CONTRACTOR, COUNTY may conduct an annual 1717 performance and billing review. The review will be performed by COUNTY or a qualified firm 1718 under contract with COUNTY. COUNTY shall have the final responsibility for the selection of 1719 the firm but shall seek and accept comments and recommendations from CONTRACTOR.

1720

12.02 <u>Purpose.</u> The review shall be designed to meet the following objectives:

172112.02.1Verify that Customer billing rates have been properly calculated1722and they correspond to the level of service received by the Customer.

1723 12.02.2 Verify that franchise fees, and other fees required under this 1724 Agreement have been properly calculated and paid to COUNTY.

172512.02.3VerifyCONTRACTOR'Scompliancewiththereporting1726requirements and performance standards of the Collection Service Agreement.

1727

12.02.4 Verify the diversion percentages reported by CONTRACTOR.

1728 12.03 Funding of the Performance and Billing Reviews. During the initial term of this 1729 Agreement as set forth in Section 2.01, CONTRACTOR shall be responsible for the cost of one 1730 (1) review up to a maximum of Seventy Thousand Dollars (\$70,000.00) adjusted by the CPI 1731 (as defined in Exhibit 2) at the same time as the Collection Service rates under Article 13. 1732 However, in the event that this Agreement is extended as provided in Section 2.02 or 2.03 1733 CONTRACTOR shall be responsible for the cost of a second review up to a maximum of 1734 Seventy Thousand Dollars (\$70,000.00) adjusted by the CPI (as defined in Exhibit 2) at the 1735 same time as the Service Fee under Article 13. Nothing in this section shall prohibit COUNTY 1736 from conducting additional performance and billing reviews at COUNTY'S own expense.

1737 12.04 <u>CONTRACTOR'S Cooperation</u>. CONTRACTOR shall cooperate fully with the 1738 review and provide all requested data, including operational data, financial data and other data 1739 requested by COUNTY within thirty (30) Work Days of receipt of the request. Failure of 1740 CONTRACTOR to cooperate or provide the requested documents in the required time shall be 1741 considered an event of default.

1742

# Article 13. Billing and Payment

1743 13.01 <u>Generally.</u> CONTRACTOR shall: (i) bill Customers for Collection Services; (ii) 1744 collect payment for those services; (iii) maintain billing and payment records; (iv) provide for the 1745 collection of delinquent payments and bad debts; and (v) remit franchise and diversion program 1746 and contract administration fees to COUNTY monthly in accordance with this Article.

1747 13.02 Invoices. SFD Collection Services and MFD Cart Collection Services shall be 1748 invoiced quarterly in advance of services provided or as otherwise scheduled by 1749 CONTRACTOR and approved by the COUNTY. MFD Bin Collection Services and Commercial 1750 Collection Services shall be billed monthly in advance of services provided or as otherwise 1751 scheduled by CONTRACTOR and approved by the COUNTY. Roll-Off Collection Services shall 1752 be billed in arrears of the provision of service although a deposit may be required in advance. 1753 Invoices shall be in format approved by COUNTY and shall not separately identify, list or itemize 1754 the Contractor service fee component, franchise fee component, the diversion programs and

administration fee, or such other components as may be added by COUNTY during the term ofthis Agreement.

1757 13.03 <u>Delinquent Service Accounts.</u> CONTRACTOR may consider a Customer 1758 account to be delinquent sixty (60) days from the date of an invoice for SFD Collection Services 1759 or MFD Cart Collection Services, and thirty (30) days from the date of an invoice for MFD Bin 1760 Collection Services, Commercial Collection Services or Roll-Off Collection Services. 1761 CONTRACTOR may charge a delinquent Customer a late fee which is the greater of \$5.00 1762 dollars, or 1.5% per month (not compounded). CONTRACTOR may take such action as is 1763 legally available to collect or cause collection of such past due amounts.

In its monthly reports, CONTRACTOR will provide Contract 1764 13.03.1 1765 Administrator with a list of those Customers whose accounts have become delinguent in the 1766 current month and a status update on those Customers whose accounts were listed as delinquent in the prior months report. In no event, shall CONTRACTOR cease provision of 1767 Solid Waste or Recyclables Collection Services to any SFD Customer due to non-payment. 1768 1769 However, CONTRACTOR may reduce SFD Customers whose accounts have become delinquent to the default service level. CONTRACTOR may request authorization from 1770 1771 COUNTY to reduce or stop service for MFD or Commercial Customers whose accounts have 1772 become delinquent.

1773 13.04 Minimum Account Collection Procedures. If there is no payment of the bill after 1774 sixty (60) days or more from the original invoice date, CONTRACTOR shall undertake collection 1775 of the bill (including penalties and expenses of collection) for a period of one (1) year from the CONTRACTOR shall make reasonable efforts to obtain payment through 1776 invoice date. issuance of late payment notices, telephone request for payment, establishment of payment 1777 1778 plans, and assistance from collection agencies (who shall make at least two (2) attempts at 1779 collection). CONTRACTOR shall ensure that a copy of all correspondence and notifications 1780 related to the collection of delinquent accounts or the reduction or cancellation of Collection Services is maintained and available for review by the Contract Administrator during the term of 1781 1782 this Agreement. This requirement includes correspondence or notifications generated by CONTRACTOR or CONTRACTOR'S agents including collection agencies assisting 1783 CONTRACTOR in the collection of delinquent accounts. 1784

1785 13.05 Court Collection Actions. If CONTRACTOR'S or CONTRACTOR'S agent's 1786 collection efforts, as set forth above in Section 13.04 fail, CONTRACTOR shall pursue court 1787 collection actions through the State of California, Superior Court of the County of Monterey, or the Small Claims Court, as applicable, within the timeframe for the applicable statute of 1788 1789 limitations pursuant to State law and pursuant to any local Rules of Court as applicable. CONTRACTOR understands and agrees that court collection actions are the sole responsibility 1790 CONTRACTOR further understands and agrees that it is the sole 1791 of CONTRACTOR. 1792 responsibility of CONTRACTOR to timely initiate court collection actions within the applicable 1793 statute of limitations. Upon completion of any court collections actions, entry of judgment in 1794 favor of CONTRACTOR, and preparation, processing and recordation of an Abstract of 1795 Judgment in favor of CONTRACTOR, CONTRACTOR shall forward a copy of the recorded Abstract of Judgment to the Contract Administrator. The parties understand and agree that 1796 there is no contractual relationship between COUNTY and CONTRACTOR'S Customers. The 1797 parties further understand and agree that the County Code does not provide for any process 1798 which would authorize COUNTY to place CONTRACTOR'S Customers delinguent accounts on 1799 1800 the County Tax Roll. Therefore, CONTRACTOR'S sole remedy to pursue collection of

delinquent accounts is through CONTRACTOR'S or CONTRACTOR'S agent's collection efforts
 and/or through court collections actions initiated by CONTRACTOR or by CONTRACTOR'S
 collection agent.

180413.06COUNTY information on invoices.At COUNTY direction, at least four (4) times1805each Agreement Year, CONTRACTOR will print textual information provided by COUNTY on1806Customer invoices.

1807 13.07 <u>COUNTY inserts.</u> At COUNTY direction, up to four (4) times each Agreement 1808 Year, CONTRACTOR will enclose inserts provided by COUNTY with invoices that 1809 CONTRACTOR mails to Customers.

1810 13.08 <u>Partial Month Service</u>. If, during a month, a Customer is added to or deleted
1811 from CONTRACTOR'S Service Area, CONTRACTOR'S billing shall be pro-rated based on the
1812 weekly service rate (the weekly service rate shall be the service rate established in Exhibit 1
1813 divided by four (4), times the number of actual weeks in the month that service was provided to
1814 the Customer.

1815 13.09 Low Income Discount. To qualify for the low income discount, SFD Customers 1816 must submit their power, water or telephone bills indicating that their Residential Dwelling 1817 qualifies for discounted rates from the power, water or telephone provider on the basis of 1818 financial need, such as commonly referred to "Life-line" services. CONTRACTOR may require 1819 SFD Customers to re-qualify each twelve (12) months. CONTRACTOR will report to the Contract Administrator the names, addresses and service information of those customers that 1820 1821 qualify for low income discount. CONTRACTOR shall invoice Customers qualifying for the low 1822 income discount at an amount equal to eighty-five (85) percent of the standard Collection 1823 Service rate as set forth in Exhibit 1.

1824 13.10 <u>Methods of Payment.</u> CONTRACTOR shall provide the means for Customers to 1825 pay bills through the following methods: cash, checks, credit cards, internet payment service 1826 and/or automatic withdrawal from bank account. CONTRACTOR shall accept Customer 1827 payments at CONTRACTOR'S payment site.

1828 13.11 <u>Service Rate Components.</u> Collection Service rates, fees and surcharges shall 1829 consist of some combination of the following elements: a Contractor service fee component, a 1830 franchise fee component, a diversion programs and contract administration fee component, and 1831 such other components as may be added by COUNTY during the term of this Agreement.

1832 13.12 <u>Full Compensation.</u> The Contractor service fee component of the Collection 1833 service rates, fees and surcharges charged and collected by CONTRACTOR as provided for in 1834 this Article and as set forth in Exhibit 1 shall be the full, entire, and complete compensation due 1835 to CONTRACTOR pursuant to this Agreement for all costs necessary to perform all the services 1836 required by this Agreement in the manner and at the times prescribed.

183713.13Adjustments to Service Rates, Surcharges and Fees.Beginning on July 1, 20111838and annually thereafter, subject to CONTRACTOR'S compliance with all provisions of this1839Article, each Collection Service rate, fee or surcharge as set forth in Exhibit 1 to this Agreement1840shall be adjusted by the Refuse Rate Index as set forth in Section 13.13.1 below.

184113.13.1Refuse Rate Index (RRI) Adjustment. The RRI adjustment shall be1842the sum of the weighted percentage change in the annual average of each RRI index number1843between the base fiscal year, which shall be the prior preceding Calendar Year ending1844December 31<sup>st</sup> and the preceding Calendar Year ending December 31<sup>st</sup> and the percentage

change in the prior year and current year Disposal tip fee charged to CONTRACTOR at the
SVSWA Disposal Facility and/or the MRWMD Disposal Facility as appropriate. Therefore, the
first rate adjustment will be based on the percentage changes between the Annual Average of
the RRI indices for the Calendar Year 2009 and the Annual Average of the RRI indices for the
Calendar Year 2010. The RRI shall be calculated using the RRI methodology included in
Exhibit 2.

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#### 13.13.2 Annual Rate Adjustment.

185213.13.2.1On July 1, 2011, and annually thereafter, the service rates,1853fees and surcharges set forth in Exhibit 1 shall be adjusted by multiplying them by the RRI1854percentage adjustment.

185513.13.2.2However, in any year that the calculation of the RRI results1856in a negative number, there shall be no adjustment of those service rates, fees and surcharges.

185713.13.2.3In the subsequent year the negative RRI number from the1858prior year shall be added to the result of the subsequent years RRI calculation and the result1859shall be the RRI percentage for that subsequent year, ("adjusted RRI percentage").

186013.13.2.4The subsequent year rate adjustment shall consist of1861multiplying the appropriate service rate, fee or surcharge by the adjusted RRI percentage.

186213.13.2.5Annual adjustments shall be made only in units of one cent1863(\$0.01). Fractions of less than one cent (\$0.01) shall not be considered in making adjustments.1864The indices shall be truncated at four (4) decimal places for the adjustment calculations.

1865 13.14 <u>Financial Information.</u> On or before February 15, 2011, and annually thereafter 1866 during the term of this Agreement, CONTRACTOR shall deliver to COUNTY financial 1867 information for the specific services performed under this Agreement for the preceding full or 1868 partial Calendar Year. Such financial information shall be in the format as set forth in Exhibit 2, 1869 or as may be further revised by COUNTY from time to time. If CONTRACTOR fails to submit 1870 the financial information in the required format by February 15<sup>th</sup>, it is agreed that 1871 CONTRACTOR shall be deemed to have waived the annual rate adjustment for that year.

187213.14.1If CONTRACTOR'S failure to submit the financial information1873required under Section 13.14 is the result of extraordinary or unusual circumstances as1874demonstrated by CONTRACTOR to the satisfaction of the Contract Administrator, COUNTY, at1875its sole discretion, may consider the request for the annual rate adjustment.

187613.14.2As of June 1, 2011 and annually thereafter during the term of this1877Agreement, the Contract Administrator shall notify CONTRACTOR of the adjustment to the1878affected service rates to take place on the subsequent July 1<sup>st</sup>.

1879 13.15 <u>Retroactive Adjustments</u>. In the event of a change in a governmental, quasigovernmental, franchise, regulatory fee, or tipping fee which becomes effective at some time 1880 1881 other than July 1<sup>st</sup> of any year, CONTRACTOR shall be compensated for such increase through 1882 the inclusion of a "retro element" in the next rate adjustment. COUNTY and CONTRACTOR 1883 agree that the "retro element" shall be an amount needed to compensate CONTRACTOR for 1884 increases in fees paid during the period from the inception of the fee increase through the subsequent June 30<sup>th</sup> and shall not include interest, overhead, or any other costs of any type. 1885 The "retro element" shall only be included in the rate structure for twelve (12) months or that 1886 1887 period necessary to allow CONTRACTOR to recover all retroactive amounts, if less than twelve

(12) months, and shall be removed prior to calculating the rates to be set as of the subsequent
 July 1<sup>st</sup>.

189013.16 Adjustments to Franchise Fee Component.The franchise fee component shall1891be adjusted as needed so that it always equals:

1892

13.16.1 the Contractor service fee component

1893

1894

13.16.2 divided by

4 13.16.3 1 minus the authorized franchise fee percentage

 1895
 13.16.4
 multiplied by

 1896
 13.16.5
 the authorize

13.16.5 the authorized franchise fee percentage.

1897 13.17 <u>CONTRACTOR'S Payments to COUNTY</u>. CONTRACTOR shall make payment 1898 to COUNTY of the diversion programs and administration fee, and the franchise fee, as set forth 1899 below, and such other fees as may be specified in this Section or as provided for in Section 1900 13.18 below, and any other outstanding fees or obligations, together with a late fee equal to one 1901 and one half (1.5) percent per month (not compounded) of the amount of any payment 1902 obligations that are delinquent.

1903 13.17.1 Franchise Fee. The franchise fee shall be a percentage of 1904 CONTRACTOR'S gross revenue collected each month under the terms of this Agreement. 1905 Except as set forth below, gross revenue shall specifically include revenue received by 1906 CONTRACTOR from any entity, including Federal, State, County or other local facilities within 1907 the Service Area for the provision of Collection Services by CONTRACTOR. Payment to COUNTY of the franchise fee shall be due on the twentieth (20<sup>th</sup>) day of the month following the 1908 1909 month the franchise fees are collected. Each such franchise fee payment shall be accompanied 1910 by an accounting, which sets forth CONTRACTOR'S gross revenues collected, during the 1911 preceding month. Such accounting shall be in a form and manner that is acceptable to 1912 COUNTY. The franchise fee percentage shall be ten (10) percent during the term of this 1913 Agreement unless adjusted by COUNTY.

1914 13.17.1.1 Revenues derived from Collection Services provided to 1915 Federal, State or County local agencies at the rates set forth under the terms of this Collection 1916 Service Agreement shall be considered "gross revenues" for purposes of calculating franchise 1917 fees. Notwithstanding the foregoing, if the Federal, State or County local agency receives 1918 Collection and/or Disposal services outside the scope of this Collection Agreement, or otherwise 1919 invokes its legal rights to pay fees for services excluding any portion of franchise fees, then 1920 such revenues shall not be considered "gross revenues" hereunder for purpose of payment of 1921 franchise fees to COUNTY.

1922 13.17.2 Diversion Programs and Administration Fee. For the period 1923 beginning November 1. 2010 through the term of this Agreement, the diversion programs and 1924 administration fee shall be Five Hundred Twenty Thousand Dollars (\$520,000) per Agreement 1925 Year (adjusted by the CPI index as set forth in Exhibit 2 RRI at the same time as the Collection 1926 Service rates as set forth in Section 13.13.2), payable to COUNTY on the twentieth (20<sup>th</sup>) day of 1927 each month beginning November 1, 2010 and monthly thereafter during the term of this 1928 Agreement in twelve (12) equal installments each Agreement Year. Diversion programs and 1929 administration fee payments shall not be based on gross revenues billed or collected.

193013.17.3Proposal Development Fee.No later than thirty (30) calendar1931days of the execution of this Agreement by the Board, CONTRACTOR shall submit proposal

development fees to COUNTY in the amount of **One Hundred and Seventy Thousand Dollars**(\$170,000.00).

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13.18 Other Fees. COUNTY may set such other fees as it deems necessary.

1935 13.19 Acceptance of Payment. No acceptance by COUNTY of any payment shall be 1936 construed as an accord that the amount is in-fact the correct amount, nor shall such acceptance 1937 of payment be construed as a release of any claim COUNTY may have against CONTRACTOR 1938 for any additional sums payable under the provisions of this Agreement. All amounts paid shall 1939 be subject to audit and recompilation by COUNTY. If, after the audit, such recompilation 1940 indicates an underpayment CONTRACTOR shall pay to COUNTY the amount of the 1941 underpayment and shall reimburse COUNTY for all reasonable costs and expenses incurred in 1942 connection with the audit and recompilation within ten (10) Work Days of receipt of written 1943 notice from COUNTY. If, after the audit, such recompilation indicates an overpayment, 1944 COUNTY shall notify CONTRACTOR in writing of the amount of the overpayment. 1945 CONTRACTOR may offset the amounts next due following receipt of notice of overpayment by 1946 the amount specified therein.

194713.20Billing Records.CONTRACTOR shall keep records, electronically or paper, of all1948billing documents and Customer account records, including but not limited to, invoices, receipts,1949and collection notices, each in chronological order, for a period of three (3) years after the date1950of receipt or issuance.

1951 13.21 Extraordinary Rate Review. CONTRACTOR may petition COUNTY in writing at 1952 any time for an adjustment in the maximum rates on the basis of extraordinary and unusual 1953 changes in the costs of operations or programs that satisfy all of the following conditions; (i) 1954 materially alters CONTRACTOR'S operations or overall costs; (ii) could not reasonably have 1955 been foreseen by a prudent operator; (iii) by all reasonable expectations will continue for a 1956 period of at least six (6) months; and (iv) is not addressed pursuant to Article 22. 1957 CONTRACTOR'S request shall contain substantial proof and justification to support the need for 1958 the adjustment. COUNTY may request from CONTRACTOR such further information as it 1959 deems necessary to fully evaluate the request and make its determination. COUNTY shall in 1960 the exercise of its reasonable discretion approve or deny the request, in whole or in part, within 1961 one hundred twenty (120) calendar days of receipt of the written request and all other additional 1962 information requested by COUNTY.

1963 13.21.1.1 No extraordinary adjustment shall occur or rate adjustment 1964 be provided due to CONTRACTOR'S use of any facility or subcontractor other than as approved 1965 or designated by COUNTY. Any variation from CONTRACTOR'S estimate for the tonnages of 1966 Solid Waste, Recyclables or Green Wastes to be Collected, processed or Disposed, shall not 1967 provide a basis for a rate adjustment through an extraordinary adjustment or otherwise, except 1968 as specifically provided for in this Article.

1969 13.22 Rates for Additional Services. If Customer requests Collection Services at a 1970 Container capacity and/or Collection frequency not provided in the rates adopted by the Board 1971 of Supervisors, following COUNTY Board approval of the Contractor Service Fee Component of 1972 that Rate, CONTRACTOR may charge Customer that Rate agreed upon with Customer. 1973 COUNTY and CONTRACTOR understand and agree that rates must be approved and 1974 established by the Board pursuant to County Code and that CONTRACTOR cannot charge 1975 Customer that Rate agreed upon with Customer until such time as said Rate is approved and 1976 established by the Board.

1977 13.23 <u>Change in Travel Costs.</u> In the event a change in travel costs has been 1978 calculated as set forth in Section 22.14 of this Agreement, the calculated change shall be added 1979 to the RRI percentage if it is positive or subtracted from the RRI percentage if it is negative. The 1980 adjusted RRI percentage shall then be applied as set forth in Section 13.13.1.

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### Article 14. Diversion Requirements

1982 14.01 Minimum Requirements. COUNTY requires CONTRACTOR to use its best 1983 efforts to achieve a minimum annual diversion rate of forty (40) percent, for the combination of 1984 SFD Collection Services, MFD Collection Services, and Commercial Collection Services and 1985 ninety (90) percent for all asphalt and concrete and fifty (50) percent for all other Construction 1986 and Demolition Debris Collection Services, or such other amount as may be set in accordance 1987 with the provisions of Article 22 of this Agreement, over each full Calendar Year beginning 1988 January 1, 2011. The annual diversion rate will be calculated as "the tons of materials Collected by CONTRACTOR from the provision of Collection Services that are sold or delivered to a 1989 1990 recycler or reuser, or delivered to the appropriate processing facility as required by this 1991 Agreement, divided by the total tons of materials Collected by CONTRACTOR in each full or 1992 partial Calendar Year." Such diversion shall be reported in a form and manner that is 1993 acceptable to COUNTY.

1994 14.02 Failure to Meet Minimum Requirements. CONTRACTOR'S failure to meet the 1995 minimum diversion requirements set forth above in Section 14.01 may result in the termination 1996 of this Agreement or the imposition of liquidated damages. In determining whether or not to 1997 assess liquidated damages or terminate this Agreement, COUNTY shall consider the good faith 1998 efforts put forth by CONTRACTOR to meet the minimum diversion requirements. Good faith 1999 efforts of the CONTRACTOR shall include the delivery of materials to the appropriate facility as 2000 required under the conditions of this Agreement. CONTRACTOR shall not be responsible for 2001 the actual diversion level achieved by the facility. COUNTY shall also consider the methods and level of effort of CONTRACTOR to meet the diversion requirements. 2002

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## Article 15. Collection Routes

15.01 <u>Collection Routes.</u> Ninety (90) calendar days prior to commencement of Collection Services, CONTRACTOR shall provide COUNTY with maps precisely defining Collection routes, by number, together with the days and the times at which Collection shall regularly commence, start and end points, number of accounts and collection vehicle type. To the extent possible, CONTRACTOR will provide the map data in a GIS format that is compatible with the format used by COUNTY.

2010 15.02 <u>Street Sweeping.</u> CONTRACTOR will work with COUNTY staff and use good 2011 faith efforts to establish routes that allow for Collection on the day immediately preceding any 2012 street sweeping schedules in effect on the effective date of this Agreement.

2013 15.03 Subsequent Collection Route Changes. CONTRACTOR shall submit to 2014 COUNTY, in writing, any proposed route change (including maps thereof) not less than sixty 2015 (60) calendar days prior to the proposed date of implementation. To the extent possible, 2016 CONTRACTOR will provide the map data in a GIS format that is compatible with the format 2017 used by COUNTY. CONTRACTOR shall not implement any route changes without the prior 2018 approval of the Contract Administrator. If the route change will change the Collection day for a 2019 Customer, CONTRACTOR shall notify those Customers in writing of route changes not less 2020 than thirty (30) calendar days before the proposed date of implementation.

2021 15.04 CONTRACTOR Audit of Routes. In addition to any other auditing requirements 2022 under this Agreement, CONTRACTOR shall perform a comprehensive audit of all Customer 2023 Routes every full or partial three (3) Calendar Years, and submit to COUNTY a written report on 2024 the results of that audit, no later than thirty (30) calendar days after the completion of the audit. 2025 The purpose of this audit is to ensure that each Customer is receiving the service for which the Customer is being billed. The report should include the testing protocols, and the details of the 2026 2027 route audit findings along with recommendations, if any, on how CONTRACTOR will modify the 2028 current system to correct any errors noted during the audit. If COUNTY requests. 2029 CONTRACTOR shall cooperate fully with COUNTY to allow COUNTY to verify the accuracy of 2030 CONTRACTOR'S route audit report.

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## Article 16. Collection Equipment

2032 16.01 General Provisions. All equipment used by CONTRACTOR in the performance 2033 of services under this Agreement shall be of a high quality. The vehicles shall be designed and 2034 operated so as to prevent Collected materials from escaping from the vehicles. Hoppers shall 2035 be closed on top and on all sides with screening material to prevent Collected materials from 2036 leaking, blowing or falling from the vehicles. The bodies of any vehicle, or any Container, used 2037 in Collection or transportation of Solid Waste must have watertight beds of metal or impervious 2038 material that can be cleaned as required by Section 10.41.070 of the County Code. 2039 CONTRACTOR shall not use any Collection vehicle that has more than 250,000 miles unless 2040 such vehicle is a Rebuilt Vehicle.

2041 16.02 Clean Air Vehicles. During the term of this Agreement, to the extent required by 2042 law. CONTRACTOR shall ensure that its Collection vehicles are in full compliance with local, 2043 State and federal clean air requirements that were adopted or proposed to be adopted, 2044 including, but not limited to, the California Air Resources Board Heavy Duty Engine Standards 2045 as currently proposed to be contained in CCR Title 13, Section 2020 et seq; the Federal EPA's 2046 Highway Diesel Fuel Sulfur regulations and any other applicable air pollution control laws, 2047 Changes in regulations adopted or enacted after the effective date of this Agreement shall be 2048 subject to Section 22.01 of this Agreement.

2049 16.03 <u>Bulky Items.</u> Vehicles used for Collection of Bulky Items containing Freon or 2050 other gases shall not use compactor mechanisms or mechanical handling equipment that may 2051 release Freon or other gases from pressurized appliances.

2052 16.04 <u>Safety Markings.</u> All Collection equipment used by CONTRACTOR shall have 2053 appropriate safety markings including, but not limited to, highway lighting, flashing and warning 2054 lights, clearance lights, and warning flags. All such safety markings shall be subject to the 2055 approval of COUNTY and shall be in accordance with the requirements of the California Vehicle 2056 Code, as may be amended from time to time.

2057 16.05 Vehicle Signage and Painting. Collection vehicles shall be painted and 2058 numbered consecutively without repetition and shall have CONTRACTOR'S name, 2059 CONTRACTOR'S toll-free customer service telephone number, and the number of the vehicle 2060 painted in letters of contrasting color, at least six (6) inches high, on each side and the rear of 2061 each vehicle. CONTRACTOR shall repaint all vehicles (including vehicles striping if 2062 appropriate) during the term of this Agreement on a frequency as necessary to maintain a 2063 positive public image as reasonably determined by the Contract Administrator. CONTRACTOR 2064 will equip both sides of vehicles used for Collection with frames capable of securing signs 2065 measuring 29 3/16" by 93 3/16" or other dimension directed by COUNTY. Within two (2) weeks

of COUNTY direction, no more than two (2) times each Agreement Year, CONTRACTOR will prepare educational signs (such as promoting Diversion or safe Disposal of Unacceptable Waste) with text, graphics and design specified by COUNTY and deliver them to COUNTY for COUNTY review. Within two (2) weeks of COUNTY approval, CONTRACTOR will produce and post the signs.

2071 16.06 Bin and Container Signage, Painting, and Cleaning. All metal Bins and 2072 Containers of any service type furnished by CONTRACTOR shall be either painted or 2073 galvanized. All Bins and Containers shall display CONTRACTOR'S name, CONTRACTOR'S 2074 toll-free customer service telephone number, and the number of the Bin and shall be kept free of 2075 graffiti and in a clean and sanitary condition. Bins and Roll-Off Containers provided by 2076 CONTRACTOR shall be steam cleaned by CONTRACTOR as frequently as necessary to 2077 maintain them in a sanitary condition. Upon receipt of notification by CONTRACTOR of graffiti 2078 on a Bin or Container, CONTRACTOR shall clean or replace such Bin or Container within two 2079 (2) Work Days. Bins and Containers will be subject to periodic, unscheduled inspections by 2080 COUNTY and determination as to sanitary condition shall be made by COUNTY.

208116.07 Cart and Can Signage, Painting, and Cleaning.All metal Cans of any service2082type furnished by CONTRACTOR shall be either painted or galvanized.All Cans and Carts2083shall display CONTRACTOR'S name and CONTRACTOR'S toll-free customer service2084telephone number.

208516.07.1In addition each Cart or Can shall include a household hazardous2086waste disposal prohibition on the inside of the container lid in substantially the following form,2087approved by COUNTY: "State law prohibits disposal of hazardous materials (such as batteries,2088paint and motor oil) and certain electronic devices (such as TV and computer monitors) in your2089trash. If these items are identified in your trash, your container will be tagged and not collected.2090For safe and lawful disposal options, call Salinas Valley Solid Waste Authority 831-775-30002091(Inland), Monterey Regional Waste Management District 831-384-5313 (Coastal), [Contractor]."

2092 16.07.2 other Recyclables Containers (and Containers at 2093 CONTRACTOR'S option), shall include on the inside of the Container lid, an anti-scavenging 2094 notice in substantially the following form, approved by COUNTY: "The recyclable materials in 2095 this container are the property of your authorized recycling contractor. It is illegal to remove recyclable materials from this container pursuant to California Public Resources Code Section 2096 2097 41950 et seg. Only County's authorized recycling contractor may collect these recyclable materials. Persons other than the authorized recycling contractor who remove materials from 2098 2099 this container are subject to treble damages or civil penalty, whichever is greater, for each 2100 unauthorized removal."

2101 16.08 <u>Collection Vehicle Noise Level.</u> The noise level generated by vehicles using 2102 compaction mechanisms during the stationary compaction process will not exceed seventy (75) 2103 decibels at a distance of twenty five (25) feet from the vehicle measured at an elevation of five 2104 (5) feet above ground level using the "A" scale of a standard sound level meter at slow 2105 response, or applicable law, whichever is more stringent. All Collection vehicles shall be tested 2106 prior to providing Collection Services and thereafter upon notification by COUNTY of a noise 2107 complaint.

2108 16.09 <u>Vehicle Registration, Licensing and Inspection.</u> CONTRACTOR shall maintain 2109 documentation to verify that each of CONTRACTOR'S Collection vehicles are in compliance 2110 with all registration, licensing and inspection requirements of the California Highway Patrol, the

2111 California Department of Motor Vehicles, and any other applicable laws or regulations, including 2112 a permit issued by County Department of Health, Environmental Health Division. Upon written 2113 request by the Contract Administrator, copies of such documentation shall be provided to 2114 COUNTY within two (2) Work Days of the request. CONTRACTOR shall not use any vehicle to 2115 perform Collection Services that is not in compliance with applicable registration, licensing and 2116 inspection requirements.

2117 16.10 Equipment Maintenance. CONTRACTOR shall maintain Collection equipment in 2118 a clean condition and in good repair at all times. All parts and systems of the Collection 2119 equipment shall operate properly and be maintained in a condition satisfactory to COUNTY. 2120 CONTRACTOR shall wash all Collection vehicles at least once a week. All washings shall be 2121 conducted in a manner that conforms to the BMP Guidelines for Non-Point Source Pollutants in 2122 the publication entitled Storm Water Best Management Practices Handbook for Industrial 2123 Commercial and shall comply with other regulations set forth by the jurisdiction in which the 2124 Collection vehicle is washed.

2125 16.10.1 <u>Maintenance Log.</u> CONTRACTOR shall maintain a maintenance 2126 log for all Collection vehicles. The log shall at all times be accessible to COUNTY by physical 2127 inspection upon request of Contract Administrator, and shall show, at a minimum, each vehicle's 2128 CONTRACTOR assigned identification number, date purchased or initial lease, dates of 2129 performance of routine maintenance, dates of performance of any additional maintenance, and 2130 description of additional maintenance performed.

2131 16.11 Equipment Inventory. On or before September 1, 2010, CONTRACTOR shall provide to COUNTY an inventory of Collection vehicles and major equipment used by 2132 2133 CONTRACTOR for Collection or transportation and performance of services under this 2134 Agreement. The inventory shall indicate each Collection vehicle used by CONTRACTOR, 2135 assigned identification number, DMV license number, the age of the chassis and body, type of 2136 fuel used, the type and capacity of each vehicle, the number of vehicles by type, the date of 2137 acquisition, the date of noise testing, the decibel rating, the maintenance status, and proof of 2138 compliance with Article 16.02. CONTRACTOR shall submit a written updated inventory annually 2139 on or before each succeeding September 1, to the Contract Administrator.

16.12 <u>Reserve Equipment.</u> CONTRACTOR shall have available to it, at all times, a reasonable number of reserve Collection equipment which can, to the extent needed to complete the Collection route, be dispatched within one (1) hour of any breakdown. Such reserve equipment shall correspond in size and capacity to the equipment used by CONTRACTOR to perform the contractual duties.

2145 16.13 <u>Covering of Loads.</u> All loads not in covered body trucks shall be tarped or 2146 restrained to prevent spilling.

2147 16.14 <u>Weight Restrictions.</u> CONTRACTOR shall not load vehicles in excess of the 2148 manufacturer's recommendations or limitations imposed by state or local weight restrictions on 2149 vehicles. CONTRACTOR acknowledges that COUNTY may document compliance with this 2150 provision of the Agreement through review of scale tickets and records of the Disposal and 2151 processing facilities.

Article 17. CONTRACTOR'S Personnel

2153 17.01 <u>Personnel Requirements.</u> CONTRACTOR shall employ and assign qualified 2154 personnel to perform all services set forth herein. CONTRACTOR shall be responsible for

ensuring that its employees comply with all applicable laws and regulations and meet all federal,
state and local requirements related to their employment and position.

2157 17.02 <u>Transfer of Personnel.</u> COUNTY may request the transfer of any employee of 2158 CONTRACTOR who materially violates any provision hereof, or who is wanton, negligent, or 2159 discourteous in the performance of their duties.

17.03 <u>Identification Badge.</u> CONTRACTOR shall require its drivers, and all other
employees who come into contact with the public, to wear a uniform or an identification badge
clearly identifying the employee as an employee of CONTRACTOR. Employees shall also have
embroidered on the uniform or prominently displayed on the badge, their name for identification
by the Customer.

2165 17.04 <u>Valid License</u>. Each driver of a Collection vehicle shall at all times carry a valid
2166 California driver's license and all other required licenses for the type of vehicle that is being
2167 operated.

2168 17.05 <u>Applicable Laws.</u> Each driver of a Collection vehicle shall at all times comply 2169 with all applicable state and federal laws, regulations and requirements.

17.06 <u>Representation</u>. CONTRACTOR'S employees, officers, and agents shall at no
 time be allowed to identify themselves or in any way represent themselves as being employees
 of COUNTY.

17.07 <u>Safety Training</u>. CONTRACTOR shall provide suitable operational and safety training for all of its personnel, including those who drive vehicles or operate other Collection equipment. Training will include live, on-job-training by supervisors. CONTRACTOR will train its drivers to identify Unacceptable Waste and comply with the Waste Screening Protocol set forth below.

217817.07.1Waste Screening Protocol.CONTRACTOR will develop and2179implement a Waste Screening Protocol in compliance with applicable law and including the2180following provisions:

17.07.1.1 For all drivers: Hazardous Waste Operations and Emergency Response (HAZWOPER) First Responder, Awareness Level training meeting the requirements of 29 CFR 1919.120(q)(6)(i), including hazard evaluation methods, emergency preparedness, and emergency response plan implementation techniques with the intent that they learn who, what and how to report on the incident;

218617.07.1.2For all route supervisors: 24-Hour HAZWOPER General Site2187Worker training meeting the requirements of 29 CFR 1919.120(e) (Hazardous Waste2188Operations and Emergency Response), including hazard recognition and measurement, as well2189as personal protective equipment and work practices in keeping with the risk level;

2190 17.07.1.3 For all employees specified in 29 CFR 1919.120(e)(8), at 2191 least 8 hours of refresher training annually;

219217.07.1.4Means of driver inspection, such as visual inspection during2193tipping of Containers into vehicles;

2194 17.07.1.5 Immediate driver response, such as load segregation and 2195 notification procedures, including leaving Non-Collection notices, when safe;

17.07.1.6 calling CONTRACTOR'S 2196 Driver notification. such as 2197 dispatcher or route supervisor; 2198 17.07.1.7 Customer notification, including description of proper means 2199 to dispose of Unacceptable Waste, by phone call and/or written material; 2200 Notification of appropriate local agency or department (with 17.07.1.8 2201 contact phone number); 2202 17.07.1.9 Appropriate action, such as segregation and containerization 2203 for manifesting and transport for Disposal as required by applicable law or securing services of 2204 permitted handling and transport company; and 2205 17.07.1.10 Form, content and placement of labels on Containers that 2206 prohibit discard of Unacceptable Waste. Article 18. Worker Retention 2207 2208 18.01 Worker Retention. CONTRACTOR acknowledges that when Collection Services

2209 are transferred to CONTRACTOR, workers who perform services for COUNTY'S current 2210 contractor may be displaced from their employment. In this event, upon signing this Agreement, 2211 CONTRACTOR shall make a good faith effort to offer full-time employment (at wages and 2212 benefits commensurate with those of CONTRACTOR'S existing employees as required by any 2213 collective bargain agreement) to all displaced workers that provided Collection Services in the 2214 Service Area under the prior Franchise Agreement, if the employees meet CONTRACTOR'S 2215 existing hiring standards and policies. CONTRACTOR shall not be required to create additional 2216 positions that CONTRACTOR does not need, displace any of its current employees or modify its 2217 employee selection requirements.

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## Article 19. Public Education Programs

19.01 Public Education and Outreach. CONTRACTOR, at its own expense, shall 2219 2220 prepare, submit to COUNTY, and implement an annual (Calendar Year) Public Education and Outreach Program. The initial proposed action plan must be submitted for COUNTY approval 2221 on or before July 1, 2010 and annually thereafter no later than November 1<sup>st</sup> for the next 2222 2223 Calendar Year. The program must include a minimum of four (4) campaigns per year, designed 2224 to increase diversion and resident participation. Campaigns should target certain Recyclables 2225 or "problem" areas of CONTRACTOR'S Service Area where improvements can be maximized. 2226 Targets of outreach should be based on local trends and recycling patterns based on information obtained by both the Contract Administrator and CONTRACTOR staff, and should 2227 2228 be part of the SRRE strategic plan and report prepared and submitted by CONTRACTOR. 2229 CONTRACTOR shall provide space in CONTRACTOR'S public outreach materials, such as 2230 mailers, flyers and newsletters, for COUNTY to include announcements, community information, articles, and photographs. 2231

2232 19.01.1 <u>School Education and Outreach.</u> CONTRACTOR'S Public 2233 Education and Outreach program will include recycling and diversion education and outreach 2234 services to all schools in the Service Area which subscribe to some or all or the Collection 2235 Services offered by CONTRACTOR. Such services may include classroom presentations, 2236 distribution of diversion and recycling materials, classroom curriculum, and provision of 2237 technical assistance to establish school facility recycling programs.

2238 19.02 Annual Collection Service Notice. Each Calendar Year during the term of this 2239 Agreement, CONTRACTOR shall provide information to all SFD, MFD Cart and Commercial 2240 Cart Customers regarding the Cart Collection Service programs and to all MFD Bin and 2241 Commercial Bin Customers regarding Bin Collection Service programs. To the extent 2242 appropriate, based on the category of Customers receiving the notice, said information shall 2243 contain at a minimum, definitions of the materials to be Collected, procedures for setting out the 2244 materials, maps of the Service Area indicating the day that Solid Waste, Recyclables, including 2245 Used Oil, Green Waste, and Christmas trees will be Collected, the availability of on-call 2246 Collection of Bulky Items, Universal Waste, E-Waste, CEDs, and Construction and Demolition 2247 Debris and CONTRACTOR'S toll-free customer service phone number. The information shall 2248 be provided in English and Spanish and shall be distributed by CONTRACTOR at least thirty 2249 (30) days prior to commencement of Collection Services in the Service Area and by January 1<sup>st</sup> 2250 annually thereafter.

2251 19.03 <u>Additional Programs and Services.</u> CONTRACTOR shall provide additional 2252 services and programs as requested by COUNTY pursuant to Article 22 of this Agreement. In 2253 the event CONTRACTOR and COUNTY cannot reach an agreement for the requested service 2254 or program, COUNTY shall have the right to procure the service of other vendors or contractors 2255 to provide the requested service.

19.04 <u>Home Composting and Worm Bin.</u> At least thirty (30) calendar days prior to
offering bins for sale as set forth in Section 5.11.5. CONTRACTOR shall insert in each SFD and
MFD Cart Customers bill a notice satisfactory to COUNTY, that includes 1) an offer to sell a
Home Composting Bin or Home Worm Bin, 2) the purchase price (with and without the delivery
option surcharge), 3) the purchase location, and 4) educational material promoting composting.

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#### Article 20. CONTRACTOR'S Facilities

20.01 CONTRACTOR Facilities.

2263 20.01.1 Administrative Offices and Operation & Maintenance Yard. 2264 CONTRACTOR'S administrative offices and its operation and maintenance yard, to include the 2265 vehicle parking area, must be located within thirty-five (35) miles of the County Department of 2266 Health, Environmental Health Division primary office in Salinas, California at the address 2267 referenced in Section 34.05.3 of this Agreement. CONTRACTOR'S office shall provide a toll-2268 free telephone access to residents of COUNTY, shall be staffed by trained and experienced 2269 Customer Service Representatives (CSR's), and shall be located where Customers can pay 2270 bills for service in person. Such office shall have responsible persons in charge during 2271 Collection hours and shall be open during normal business hours, 8:00 a.m. to 5:00 p.m. on all 2272 Work Days. CONTRACTOR shall provide either a telephone answering service or mechanical 2273 device to receive Customer inquiries during those times when the office is closed. Calls 2274 received after normal business hours shall be addressed the morning of the next Work Day.

2275 20.02 <u>Emergency Contact.</u> Prior to October 1, 2010, CONTRACTOR shall provide the 2276 Contract Administrator with an emergency phone number where CONTRACTOR can be 2277 reached outside of the required office hours.

2278 20.03 <u>Multilingual/TDD Service.</u> CONTRACTOR shall at all times maintain the 2279 capability of responding to telephone calls in English and Spanish. CONTRACTOR shall at all 2280 times maintain the capability of responding to telephone calls through Telecommunications 2281 Device for the Deaf (TDD) Services.

2282 20.04 <u>Customer Calls.</u> During office hours, CONTRACTOR shall maintain a 2283 telephone answering system capable of accepting at least fifteen (15) incoming calls at one (1) 2284 time. CONTRACTOR shall record all calls including any inquiries, service requests and 2285 complaints into a customer service log.

2286 20.04.1 All incoming calls will be answered within five (5) rings. Any call 2287 "on-hold" in excess of one and one half (1.5) minutes shall have the option to remain "on-hold" 2288 or to be switched to a message center where Customer can leave a message. Customers 2289 electing to remain on-line shall not wait longer than two (2) minutes on the average from the 2290 time their call was originally answered, but in no case longer than ten (10) minutes from the time 2291 their call was originally answered to speak to a CSR. CONTRACTOR'S CSR shall return 2292 Customer calls. For all messages left before 3:00 p.m., all "call backs" shall be attempted a 2293 minimum of one time prior to 5:00 p.m. on the day of the call. For messages left after 3:00 p.m. 2294 all "call backs" shall be attempted a minimum of one time prior to noon the next Work Day. 2295 CONTRACTOR shall make a minimum of three (3) attempts within twenty-four (24) hours of the 2296 receipt of the call. If CONTRACTOR is unable to reach the Customer on the next Work Day. CONTRACTOR shall send a postcard to the Customer on the second Work Day after the call 2297 2298 was received, indicating that CONTRACTOR has attempted to return the call.

229920.04.2Customer Service Log.CONTRACTOR will utilize a Customer2300Service Log to maintain a record of all inquiries and complaints in a manner approved by2301COUNTY. The log shall include the information in a form and manner agreeable to COUNTY.

2302 20.05 <u>Bilingual Customer Correspondence.</u> CONTRACTOR will print all letters, 2303 invoices, notices, bulletins, educational materials, and other correspondence with Customers in 2304 English and Spanish.

2305 20.06 Website. CONTRACTOR shall develop and maintain a website describing 2306 services provided in the Service Area that is accessible by the public. The site shall be available 2307 to Customers no later than September 1, 2010 and include answers to frequently asked 2308 questions, rates for all Collection Services, specifications for Recyclables and Green Waste, Collection Service schedules and maps, and other related topics. CONTRACTOR shall arrange 2309 2310 for COUNTY'S website to include an e-mail link to CONTRACTOR'S website and CONTRACTOR'S website shall contain a link to COUNTY'S web site. CONTRACTOR'S 2311 2312 website shall contain all public education and outreach materials and correspondence 2313 distributed to Customers during the Calendar Year. CONTRACTOR'S website shall provide the public the ability to e-mail complaints to CONTRACTOR and to pay bills on-line. 2314

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#### Article 21. Service Inquiries and Complaints

2316 21.01 <u>CONTRACTOR'S Customer Service</u>. All service inquiries and complaints shall 2317 be directed to CONTRACTOR. A representative of CONTRACTOR shall be available to receive 2318 the complaints during normal business hours. All service complaints will be handled by 2319 CONTRACTOR in a prompt and efficient manner. CONTRACTOR shall not refer or forward 2320 Customers to COUNTY for resolution of Complaints or answers to inquiries unless Customer 2321 insists, in which event CONTRACTOR will refer Customers to the Contract Administrator.

2322 21.02 <u>Response Requirements.</u> For those complaints related to missed Collections 2323 that are received by 3:00 p.m. on a Work Day, CONTRACTOR will return to the Customer 2324 address and Collect the missed materials before leaving the Service Area for the day. For 2325 those complaints related to missed Collections that are received after 3:00 p.m. on a Work Day,

CONTRACTOR shall have until the end of the following Work Day to resolve the complaint. For
 those complaints related to repair or replacement of Carts or Bins, the appropriate Articles of
 this Agreement shall apply.

2329 21.03 Missed Collections. CONTRACTOR agrees that it is in the best interest of COUNTY that all Solid Waste, Recyclables, Green Waste, Bulky Items, U-Waste, E-Waste, 2330 CED's and Used Oil and Used Oil Filters be Collected on the scheduled Collection day. 2331 Accordingly, missed Collections will normally be Collected as set forth above regardless of the 2332 reason that the Collection was missed. However, in the event a Customer requests and 2333 receives missed Collection Services more than two (2) times each full or partial Calendar Year 2334 2335 during the term of this Agreement, CONTRACTOR shall have the right to invoice the Customer for further missed Collection Services during the remainder of that Calendar Year at the rate set 2336 2337 forth in Exhibit 1.

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#### Article 22. Modifications to the Agreement

2339 22.01 Agreement Modifications and Change in Law, COUNTY and CONTRACTOR 2340 understand and agree that the California legislature and the federal government have the 2341 authority to make comprehensive changes in solid waste management legislation and that these 2342 and other changes in state and federal law in the future which mandate certain actions or 2343 programs for counties or municipalities may require changes or modifications in some of the 2344 terms, conditions or obligations under this Agreement. CONTRACTOR agrees that the terms 2345 and provisions of local ordinances or regulations, including the County Code and any Joint 2346 Powers Authorities Agreement (hereafter, "JPA Agreement") between COUNTY, Monterey 2347 Regional Waste Management District and the Salinas Valley Solid Waste Authority (hereafter, 2348 collectively referred to as "Joint Powers Authorities" or "JPA") as said JPA Agreement now 2349 exists or as it may be amended in the future, shall apply to all of the provisions of this 2350 Agreement and the Customers of CONTRACTOR located within the Service Area. In the event 2351 any future Change in Law, modifications to the JPA Agreement, or directed changes by 2352 COUNTY, materially alter the obligations of CONTRACTOR, then the affected compensation as 2353 established under this Agreement shall be adjusted. Nothing contained in this Agreement shall 2354 require any party to perform any act or function contrary to law. COUNTY and CONTRACTOR 2355 agree to enter into good faith negotiations regarding modifications to this Agreement which may 2356 be required in order to implement changes in the interest of the public welfare or due to Change in Law, When such modifications are made to this Agreement, COUNTY and CONTRACTOR 2357 2358 shall negotiate in good faith, a reasonable and appropriate compensation adjustment for any increase or decrease in the services or other obligations required of CONTRACTOR due to any 2359 2360 modification in this Agreement pursuant to this Article. COUNTY and CONTRACTOR shall not unreasonably withhold agreement to such compensation adjustment. Modifications to this 2361 Agreement shall be made pursuant to Article 22 of this Agreement. 2362

2363 22.02 COUNTY Directed Service and Program Changes. COUNTY may direct 2364 CONTRACTOR to perform additional services (including new diversion programs, additional public education activities, etc.), eliminate programs, or modify the manner in which it performs 2365 2366 existing services. Changes in the minimum diversion requirement set forth in Article 14 of this 2367 Agreement, pilot programs and innovative services, which may entail new Collection methods, targeted routing, different kinds of services, different types of Collection vehicles, and/or new 2368 2369 requirements for Customers are included among the kinds of changes which COUNTY may 2370 direct. Upon approval by the County Board, CONTRACTOR shall be entitled to an adjustment

in its compensation for providing such additional or modified services but not for the preparationof its proposal to perform such services.

2373 22.03 <u>COUNTY Required Service and Program Changes</u>. In the event CONTRACTOR 2374 fails to meet the Diversion requirements as set forth in Article 14, CONTRACTOR shall prepare 2375 a service proposal in the manner set forth in Section 22.05 below. The service proposal shall 2376 include specific program changes to allow CONTRACTOR to meet the minimum Diversion 2377 requirements of Article 14 in the subsequent year. CONTRACTOR shall not receive additional 2378 compensation for any additional or modified services performed as part of this program change 2379 nor for the preparation of its proposal to perform such services.

2380 22.04 <u>CONTRACTOR Proposed Changes.</u> CONTRACTOR may propose program 2381 changes to COUNTY in the manner set forth in Section 22.05 below. Upon approval by the 2382 County Board, CONTRACTOR shall be entitled to an adjustment in its compensation for 2383 providing such additional or modified services but not for the preparation of its proposal to 2384 perform such services.

2385 22.05 <u>Service Proposal.</u> Within thirty (30) calendar days of receipt of a request for a 2386 service change from COUNTY, or when initiating a voluntary or involuntary proposal to change 2387 current programs, CONTRACTOR shall submit a proposal to provide such service. At a 2388 minimum, the proposal shall contain a complete description of the following:

238922.05.1Program objectives and goals to be used in measuring the2390success of the program as discussed in Section 22.08 below;

239122.05.2Collection methodology to be employed (equipment, manpower,2392etc.);

2393 22.05.3 Equipment to be utilized (vehicle number, types, capacity, age, 2394 etc.);

2395 22.05.4 Labor requirements (number of employees by classification);

2396 22.05.5 Type of Carts or Bins to be utilized;

2397 22.05.6 Provision for program publicity, education, and marketing; and

2398 22.05.7 Five (5) year projection of the financial results of the program's 2399 operations in an operating statement format including documentation of the key assumptions 2400 underlying the projections and the support for those assumptions, giving full effect to the 2401 savings or costs to existing services.

2402 22.06 <u>Incremental Costs.</u> In the event the change(s) in service results in an 2403 incremental cost increase over the life of the Agreement, CONTRACTOR will be responsible for 2404 the first ten thousand dollars (\$10,000) of such increase in the aggregate. To the extent costs 2405 are projected to exceed ten thousand dollars (\$10,000), COUNTY and CONTRACTOR shall 2406 agree on the amount of additional costs to be reimbursed to CONTRACTOR prior to the 2407 initiation of the service change.

2408 22.07 <u>Other Contractors.</u> CONTRACTOR acknowledges and agrees that COUNTY 2409 may permit other contractors or companies besides CONTRACTOR to provide additional 2410 services not otherwise contemplated by this Agreement if CONTRACTOR and COUNTY cannot 2411 agree on terms and conditions, including compensation adjustments, of such services in one 2412 hundred twenty (120) calendar days from the date when COUNTY first requests a proposal from 2413 CONTRACTOR to perform such services.

2414 22.08 Monitoring and Evaluation. At COUNTY'S request, CONTRACTOR shall meet 2415 with COUNTY to describe the progress of each new program and other service issues. At each 2416 meeting, COUNTY and CONTRACTOR shall have the opportunity to discuss revisions to the 2417 program. CONTRACTOR shall document the results of the new programs on a monthly basis. 2418 including at a minimum the tonnage diverted by material type, the end use or processor of the 2419 diverted materials and the cost per ton for transporting and processing each type of material 2420 and other such information requested by CONTRACTOR and/or COUNTY necessary to 2421 evaluate the performance of each program.

2422 22.09 <u>Termination for Cause</u>. COUNTY shall have the right to terminate a program or 2423 assign the program to a third party for cause at no cost to COUNTY or COUNTY'S ratepayers if 2424 CONTRACTOR is not achieving the program's agreed to and defined goals and objectives. 2425 Prior to such termination or assignment, COUNTY shall meet and confer with CONTRACTOR 2426 for a period of up to ninety (90) calendar days to resolve COUNTY'S concerns. Thereafter, 2427 COUNTY may terminate the program or utilize a third party to perform these services if 2428 COUNTY reasonably believes CONTRACTOR cannot meet or is not meeting the agreed to and defined project goals and objectives. Notwithstanding these changes, CONTRACTOR shall 2429 2430 continue the program during the ninety (90) day period and, in the event COUNTY elects to 2431 utilize a third party to continue the program, thereafter until the third party takes over the 2432 program.

2433 22.10 <u>Termination without Cause.</u> COUNTY shall also have the right to terminate a 2434 program without cause. As a condition of the termination, COUNTY shall reimburse 2435 CONTRACTOR for all costs incurred for implementation and performance of the program that 2436 were identified in the program proposal prepared and submitted by CONTRACTOR and agreed 2437 to by COUNTY which have not been funded or otherwise recovered through program 2438 compensation at the time the program is terminated.

2439 22.11 <u>COUNTY Directed Changes in Facilities</u>. If COUNTY requires that 2440 CONTRACTOR change Disposal or processing facilities, the Contractor Service Fee 2441 Component will be adjusted for any increase or decrease in CONTRACTOR'S direct costs of 2442 transportation between the old and new facility, as follows:

2443 22.11.1 With respect to changes in the facilities in the boundaries of the 2444 SVSWA, the increase or decrease in transportation is measured by the shortest route between 2445 the COUNTY Department of Health, Environmental Health Division, located at 1270 Natividad 2446 Road, Salinas to the new facility that is legally traversable by Collection vehicles carrying their 2447 usual load of the appropriate material, although CONTRACTOR may choose a longer route for 2448 reason of time, traffic or other convenience without additional compensation. Distances from 2449 1270 Natividad Road, Salinas are as follows:

2450 22.11.2 to Johnson Canyon Landfill, approximately 24.6 miles;

2451 22.11.3 to Sun Street transfer station, approximately 1.84 miles;

2452 22.11.4 to Jolon transfer station, approximately 49.45 miles;

2453 22.11.5 to Carmel Marina Recycling , approximately 10.4 miles;

245422.11.6to Johnson Canyon Landfill Green Waste Processing Facility2455approximately 24.6miles; and

245622.11.7to Johnson Canyon Landfill Construction and Demolition Debris2457Processing Facility, approximately 24.6 miles.

2458 22.12 With respect to changes in the facilities in the boundaries of the MRWMD, the 2459 increase or decrease in transportation is measured by the shortest route between the County 2460 Health Department located at 1200 Aguajito Road, Monterey to the new facility that is legally traversable by Collection vehicles carrying their usual load of the appropriate material, although 2461 2462 CONTRACTOR may choose a longer route for reason of time, traffic or other convenience 2463 without additional compensation. The distances from the County Health Department located at 1200 Aguajito Road are as follows: 2464

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22.12.1 to Monterey Peninsula landfill, approximately 8.4 miles;

2466 22.12.2 to Carmel Marina Recycling, approximately 21.4 miles;

2467 22.12.3 to Monterey Peninsula Green Waste Processing Facility, 2468 approximately 8.4 miles; and

2469 22.12.4 to Monterey Peninsula Construction and Demolition Debris 2470 Processing Facility, approximately 8.4 miles.

2471 22.13 CONTRACTOR will submit documentation to the satisfaction of COUNTY 2472 demonstrating the number of Collection vehicles from identified routes, with dated weight 2473 tickets, establishing the increase or decrease in mileage for a one (1) month period.

2474 22.14 The total increase or decrease in miles will be multiplied by the Collection vehicle 2475 travel cost per mile as set forth in Exhibit 1 to this Agreement to calculate the change in cost for 2476 one (1) month and annualized to calculate the change in cost for one (1) year. The one (1) year 2477 change in cost will then be divided by the gross revenue for the last complete twelve (12) month period to calculate the percentage change in travel costs. The percentage change shall be 2478 2479 truncated at the second decimal point and shall be added to or subtracted from, as appropriate, 2480 in the next RRI calculation as set forth in Section 13.13.

2481 22.15 Modification to Exhibit 10, COUNTY Facilities. In the event COUNTY requests a 2482 modification to Exhibit 10 to this Agreement due to an addition or deletion to the COUNTY 2483 Facilities, or a change in the container size or frequency of Collection as set forth in Exhibit 10, 2484 COUNTY shall notify CONTRACTOR of the change in writing at least thirty (30) days prior to 2485 the date of such change. The written notification shall include a revised Exhibit 10 for the 2486 review of CONTRACTOR. CONTRACTOR shall respond to the request for modification of 2487 Exhibit 10 by signing the revised Exhibit 10 and returning it to the COUNTY or requesting that a 2488 meeting be held between CONTRACTOR and COUNTY to discuss the requested modification. 2489 In the event COUNTY and CONTRACTOR are unable to agree on the modification, Exhibit 10 2490 shall remain unmodified and COUNTY shall have the right to secure the services from another 2491 contractor. For purposes of this Section a change of the address of a COUNTY Facility 2492 included in Exhibit 10 is not considered a modification of Exhibit 10.

2493 22.16 Modification to Exhibit 11, Large Venue Events. On or before October 1, 2010 2494 and annually thereafter during the term of this Agreement, COUNTY shall provide 2495 CONTRACTOR with an amended Exhibit 11 showing the name, date and location of all large 2496 venue events for the upcoming Calendar Year. COUNTY shall have the right to unilaterally 2497 modify the specific events included on Exhibit 11 as long as the total number of "COUNTY 2498 sponsored" annual events does not exceed twelve (12) and as long as the estimated Collection 2499 capacity, in tons, of the added event does not exceed the median level of required Collection 2500 capacity, of four (4) tons of the events set forth on Exhibit 11 prior to the modification. In the 2501 event the COUNTY requests that CONTRACTOR provide Collection Services at large venue

events in excess of the limitations set forth in this Section, CONTRACTOR shall provide such services at a price to be mutually agreed upon between CONTRACTOR and COUNTY. In the event CONTRACTOR and COUNTY cannot reach a mutually agreed price for the requested services CONTRACTOR shall provide such services in accordance with the rates set forth in Exhibit 1 to this Agreement.

## Article 23. Recordkeeping, Inspections, and Reporting

2508 23.01 <u>Record Keeping.</u>

2509 23.01.1 <u>Accounting Records.</u> CONTRACTOR shall maintain any and all 2510 letters, books of account, invoices, vouchers, canceled checks, and other records or documents 2511 evidencing or relating to charges for services or expenditures and disbursements charged to 2512 Customers for a minimum period of five (5) years, or for any longer period required by law, from 2513 the date of final payment to CONTRACTOR pursuant to this Agreement.

2514 23.02 <u>Agreement Performance Records.</u> CONTRACTOR shall maintain all documents 2515 and records which demonstrate performance under this Agreement for a minimum period of five 2516 (5) years, or for any longer period required by law, from the date of termination or completion of 2517 this Agreement.

2518 23.03 <u>Reporting Requirements.</u> Monthly and annual reports shall be prepared and 2519 submitted as set forth in Exhibit 7 in a form and manner acceptable to COUNTY. This list of 2520 requested information may be amended during the term of this Agreement at the discretion of 2521 the Contract Administrator.

2522 23.03.1 Upon notification by the Contract Administrator that information 2523 reported by CONTRACTOR is incorrect, CONTRACTOR shall provide corrected information in 2524 the original format within three (3) Work Days unless a longer time is agreed to by COUNTY 2525 and CONTRACTOR.

2526 23.04 <u>Inspection.</u> Any records or documents required to be maintained pursuant to this 2527 Agreement shall be made available for inspection or audit, at any time during regular business 2528 hours, upon written request by the Contract Administrator, COUNTY Counsel, COUNTY 2529 Auditor, or designee of any of these officers. Copies of such documents shall be provided to 2530 COUNTY for inspection at COUNTY offices when it is practical to do so. Otherwise, unless an 2531 alternative site is mutually agreed upon, the records shall be available at CONTRACTOR'S 2532 address indicated for receipt of notices in this Agreement.

2533 23.05 <u>Records Security.</u> Where COUNTY has reason to believe that such records or 2534 documents may be lost or discarded due to the dissolution, disbandment or termination of 2535 CONTRACTOR'S business, COUNTY may, by written request or demand of the Contract 2536 Administrator, require that custody of the records be given to COUNTY and that the records and 2537 documents be maintained at COUNTY offices. Access to such records and documents shall be 2538 granted to any party authorized by CONTRACTOR, CONTRACTOR'S representatives, or 2539 CONTRACTOR'S successor-in-interest.

2540

# Article 24. Quality of Performance of CONTRACTOR

2541 24.01 <u>Intent.</u> CONTRACTOR acknowledges and agrees that one of COUNTY'S 2542 primary goals in entering into this Agreement is to ensure that Collection Services are of the 2543 highest caliber, that Customer satisfaction remains at the highest level, that maximum diversion

levels are achieved, and that materials Collected are put to the highest and best use to the extent feasible.

2546 24.02 Service Supervisor. CONTRACTOR will provide the name of the service 2547 supervisor to be in charge of the Collection Services within the Service Area to COUNTY no 2548 later than October 1, 2010. At least thirty (30) calendar days prior to replacing the service 2549 supervisor, CONTRACTOR shall notify COUNTY in writing of the name and qualifications of the 2550 new service supervisor. CONTRACTOR shall insure that such replacement is gualified and experienced. The service supervisor's work place shall be physically located in the Service 2551 2552 Area, at all times that CONTRACTOR is providing Collection Services. In addition the 2553 supervisor shall be available to the Contract Administrator through the use of telecommunication 2554 equipment, and be able to respond to voice messages within one (1) hour at all times that 2555 CONTRACTOR is providing Collection Services. In the event the service supervisor is 2556 unavailable due to illness or vacation, CONTRACTOR shall designate an acceptable substitute 2557 who shall be available and who has the authority to act in the same capacity as the service 2558 supervisor. The service supervisor shall provide COUNTY with an emergency phone number 2559 where the service supervisor can be reached outside of normal business hours.

2560 24.03 Liquidated Damages. The parties further acknowledge that consistent and 2561 reliable Collection Services are of utmost importance to COUNTY and that COUNTY has 2562 considered and relied on CONTRACTOR'S representations as to its quality of service 2563 commitment in awarding the Agreement to it. The parties further recognize that some quantified 2564 standards of performance are necessary and appropriate to ensure consistent and reliable 2565 service and performance. The parties further recognize that if CONTRACTOR fails to achieve 2566 the performance standards, or fails to submit required documents in a timely manner, COUNTY 2567 and COUNTY'S residents and businesses will suffer damages and that it is and will be 2568 impractical and extremely difficult to ascertain and determine the exact amount of damages, 2569 Therefore, without prejudice to COUNTY'S right to treat such non-performance as an event of 2570 default under Article 27, the parties agree that the liquidated damages amount defined in this 2571 Article represent reasonable estimates of the amount of such damages considering all of the 2572 circumstances existing on the effective date of this Agreement, including the relationship of the 2573 sums to the range of harm to COUNTY, customers and the community as a whole that 2574 reasonably could be anticipated and the anticipation that proof of actual damages would be 2575 costly or impractical. In placing their initials at the places provided, each party specifically 2576 confirms the accuracy of the statements made above and the fact that each party has had 2577 ample opportunity to consult with legal counsel and obtain an explanation of the liquidated 2578 damage provisions at the time that the Agreement was made.

2579 2580 2581	a politio	TY OF MONTEREY, cal subdivision State of Galifornia	USA Waste of Californ DBA Carmel Marina C		
2582	By:	100	Ву:		
2583	Name:	Len Foster	Name: Barry Skolnick		
2584	Title: <u>D</u>	irector of Health	Title: <u>Area Vice Presid</u>	ent	
2585	Dated:	2-9-10	Dated: 2/38/	09	
2586			By: Tolut	-64-	
2587			Name: <u>Robert E. Long</u>	0	
2588 2589			Title: <u>Assistant Secret</u> <u>Counsel</u>	ary and Group General	
2590			Dated: 12/28	8/09	
2591 2592	CONTRACTOR agrees to pay (as liquidated damages and not as penalty) the following amounts:				
		IDATED DAMAGES			
	ltem			Amount	
	a.	Failure or neglect to resolve each time set forth in this Agreement. (S	•	\$100.00 per incident per Customer.	
	b.	Failure to comply with the hours of operation as required by this Agreement. (Section 3.04)		\$100.00 per incident per day.	
	C	Failure to properly return empty Cans, Carts or Bins to the point of Collection to avoid pedestrian or vehicular traffic impediments or to place Carts upright in excess of five (5) occurrences per quarter. (Section 3.05)		\$150.00 per incident per day.	
	d.	Failure to deliver or exchange Can Containers within the time required		\$100.00 per incident per day.	
	e.	Failure to repair or replace damag or other Containers within the tim 3.07.2)		\$100.00 per incident per day.	
	f.	Failure to timely install locks on Bir	ns. (Section 3.07.5)	\$100.00 per incident per day.	

LIQL	LIQUIDATED DAMAGES		
Item		Amount	
g.	Commingling Solid Waste and Recyclables during Collection and/or transportation to the appropriate facility. (Section 3.14.1)	\$1,000.00 per incident.	
h.	Commingling of materials Collected inside and outside the Service Area during Collection and/or transportation to the facility. (Sections 3.14.2 & 3.14.3)	\$1,000.00 per incident.	
i,	Failure to timely clean up litter or spillage of material, or vehicle fluids caused by CONTRACTOR. (Section 3.15.3)	\$300.00 per incident per location.	
j.	Damage to public streets within the Service Area caused by CONTRACTOR. (Section 3.15.5)	Actual cost of repair to COUNTY'S satisfaction at no cost to COUNTY.	
k.	Failure to repair damage to Customer property caused by CONTRACTOR or its personnel. (Section 3.20)	\$500.00 per incident per location.	
Ι.	Disposal of Recyclables, or Green Waste in the Disposal Facility without first obtaining the required permission of COUNTY. (Section 4.01.11)	\$1,000.00 per load.	
m.	Failure to deliver any Collected materials to COUNTY- approved Disposal Facility, Recyclables Processing Facility, C&D Facility or Green Waste Processing Facility, as appropriate, except as otherwise expressly provided in this Agreement. (Article 4)	\$5,000.00 first failure. \$25,000.00 each subsequent failure.	
n.	Failure to timely provide transition documents or timely meet transition requirements. (Section 3.19)	\$300.00 per item per day.	
0.	Failure or neglect to complete at least ninety percent (90%) of each route on the regular scheduled Collection Service Work Day. (Various Sections)	\$1,000.00 for each route not completed.	
p.	Failure to replace Used Oll and Used Oil Filter Containers within three (3) Work Days of notification of need for replacement in excess of five (5) occurrences per quarter. (Various Sections)		
q.	Failure to timely provide all Waste Assessments. (Section 11.13)	\$1,000.00 for each assessment not timely completed.	

LIQU	LIQUIDATED DAMAGES		
ltem		Amount	
r.	Failure to meet the minimum diversion requirements. (Calculated per Calendar Year) (Article 14)	Shortfall of 0.001% - 2%: \$10,000.00 per calendar year.	
		Shortfall of 2.001% or greater: \$25,000.00 per calendar year.	
S.	Changing routes without proper notification to COUNTY or Customers as appropriate. (Section 15.03)	\$500.00 per incident per day.	
t.	Failure to timely conduct Route Audits. (Section 15.04)	\$150.00 per incident per day.	
U.	Failure to display CONTRACTOR'S name and toll-free customer service phone number on Collection vehicles, Bins and other Containers. (Sections 16.05 & 16.06)	\$100.00 per incident per day.	
V.	Failure to maintain equipment, vehicles, Cans, Carts, Bins and other containers in a clean, safe, and sanitary manner including the removal of graffiti. (Sections 16.05, 16.06 & 16.07)	\$100.00 per incident per day.	
W.	Failure to properly cover materials in Collection vehicles. (Section 16.13)	\$300.00 per incident.	
х.	Failure to have CONTRACTOR personnel in proper uniform or with proper identification. (Section 17.03)	\$100.00 per incident per day.	
у.	Failure to have a vehicle operator properly licensed. (Section 17.04)	\$500.00 per incident per day.	
Z.	Failure to maintain office hours. (Section 20.01.1)	\$100.00 per incident per day.	
aa.	Failure to provide a Spanish speaking Customer Service Representative. (Section 20.03)	\$150.00 per incident per day.	
bb.	Failure to meet the Customer call requirements. (Sections 20.04 and 20.04.1)	\$150.00 per incident.	
CC.	Failure to provide documents and reports in a timely manner. (Article 23 and Exhibit 7)	\$250.00 per incident per day.	
dd.	Failure to provide accurate documents and reports. (Article 23 and Exhibit 7)	\$250.00 per incident.	
ee.	Failure to correct submittal of inaccurate data within three (3) Work Days (or such other agreed to time) of notification by COUNTY. (Article 23).	\$500.00 per incident per day.	

LIQU	LIQUIDATED DAMAGES				
ltem		Amount			
ff.	Failure to obtain any approval, consent or approval of COUNTY or to notify COUNTY when required. (Various Sections)	\$250.00 per failure / per day.			
gg.	Failure to cure non-compliance with the provisions of this Agreement in the manner and time set forth in this Agreement. (Various Sections)				
hh.	Failure to provide HAZWOPER First Responder, Awareness Level training. (Section 17.07)	\$1,000.00 per employee per incident.			

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24.04 Procedure for Assessing Liquidated Damages.

2595 24.04.1 COUNTY may determine the occurrence of events giving rise to 2596 liquidated damages through the observation of its own employees or representative or 2597 investigation of Customer complaints. During the first sixty (60) days of the term of this 2598 Agreement, COUNTY will allow CONTRACTOR up to five (5) Work Days to cure certain events 2599 related to the provision of Collection Services prior to assessing liquidated damages as set forth 2600 herein. However, no such consideration shall be given to events that include improper 2601 commingling of materials or failure to deliver materials to designated facilities.

2602 24.04.2 Prior to assessing liquidated damages, COUNTY shall give 2603 CONTRACTOR notice of its intention to do so. The notice will include a brief description of the 2604 incident(s)/non-performance. CONTRACTOR may review (and make copies at its own 2605 expense) all information in the possession of COUNTY relating to incident(s)/non-performance. 2606 CONTRACTOR may, within ten (10) Work Days after receiving notice, request a meeting with 2607 COUNTY to present evidence regarding the accuracy of the facts related to the incident. If a 2608 meeting is requested, it shall be held by the Contract Administrator or his/her designee. 2609 CONTRACTOR may present evidence in writing and through testimony of its employees and 2610 others relevant to the incident(s)/non-performance. The Contract Administrator or designee will 2611 provide CONTRACTOR with a written explanation of his or her determination on each 2612 incident(s)/non-performance prior to authorizing the assessment of liquidated damages. The 2613 decision of the Contract Administrator or designee may be appealed to the COUNTY Board. 2614 The decision of the COUNTY Board shall be final and CONTRACTOR shall have been deemed to have exhausted its administrative remedies and can thereafter challenge the decision of the 2615 2616 County Board in the Superior Court of the County of Monterey, State of California.

261724.04.3COUNTY may assess liquidated damages for each calendar day2618or event, as appropriate, CONTRACTOR is determined to be liable in accordance with this2619Agreement.

262024.04.4CONTRACTOR shall pay any liquidated damages assessed by2621COUNTY within ten (10) Work Day days after they are assessed. If they are not paid within the2622ten (10) day period, COUNTY may proceed against the letter of credit or performance bond2623required by the Agreement or terminate the franchise granted by this Agreement, or both.

2624

## Article 25. Compliance with Laws and Permits

2625 25.01 <u>Compliance with Law.</u> CONTRACTOR shall comply, at its own expense, fully 2626 and faithfully with all local, state, and federal laws, ordinances, regulations and permit 2627 requirements, including the COUNTY Code as may be amended from time to time, applicable to 2628 its performance under this Agreement, or in any way related to CONTRACTOR'S performance 2629 of the services required under this Agreement.

2630 25.02 <u>Permits, Authorizations, and Licenses.</u> CONTRACTOR shall obtain, and shall 2631 maintain throughout the term of this Agreement, at CONTRACTOR'S sole expense, all 2632 necessary permits, licenses, inspections, and approvals required for CONTRACTOR to perform 2633 all the work and services agreed to be performed by CONTRACTOR pursuant to this 2634 Agreement. CONTRACTOR shall show proof of such permits, licenses, or approval and shall 2635 demonstrate compliance with the terms and conditions of such permits, license, or approvals 2636 upon request of COUNTY.

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## Article 26. Independent CONTRACTOR

2638 26.01 In the performance of services pursuant to this Agreement, CONTRACTOR shall 2639 be an independent contractor and not an officer, agent, servant or employee of COUNTY. 2640 CONTRACTOR shall have exclusive control of the details of the services and work performed 2641 and over all persons performing such services and work. CONTRACTOR shall be solely 2642 responsible for the acts and omissions of its officers, agents, employees, contractors and 2643 subcontractors, if any. Neither CONTRACTOR nor its officers, employees, agents, contractors 2644 or subcontractors shall obtain any right to retirement benefits, workers compensation benefits, 2645 or any other benefits which accrue to COUNTY employees. CONTRACTOR expressly waives 2646 any claim it may have or acquire to such benefits.

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## Article 27. Default of Agreement

2648 27.01 <u>Termination.</u> COUNTY may cancel this Agreement, except as otherwise 2649 provided below in this Article, by giving CONTRACTOR thirty (30) calendar days advance 2650 written notice, to be served as provided in Article 34.05, upon the occurrence of any one of the 2651 following events:

2652 27.01.1 <u>Insolvency.</u> CONTRACTOR takes the benefit of any present or 2653 future insolvency statute, or makes a general assignment for the benefit of creditors, or files a 2654 voluntary petition in bankruptcy (court) or a petition or answer seeking reorganization or 2655 readjustment of its indebtedness under the federal bankruptcy laws or under any other law or 2656 statute of the United States or any state thereof, or consents to the appointment of a receiver, 2657 trustee or liquidator of all or substantially all of its property; or

2658 27.01.2 Bankruptcy. By order or decree of a Court, CONTRACTOR is adjudged bankrupt or an order is made approving a petition filed by any of its creditors or by any 2659 of the stockholders of CONTRACTOR, seeking reorganization or readjustment of its 2660 2661 indebtedness under the federal bankruptcy laws or under any law or statute of the United States 2662 or of any state thereof, provided that if any such judgment or order is stayed or vacated within 2663 sixty (60) calendar days after the entry thereof, any notice of default shall become null, void and 2664 of no effect, unless such stayed judgment or order is reinstated in which case, said default shall 2665 be deemed immediate; or

266627.01.3Receivership.By, or pursuant to, or under the authority of any2667legislative act, resolution or rule or any order or decree of any Court or governmental board,2668agency or officer having jurisdiction, a receiver, trustee or liquidator takes possession or control2669of all or substantially all of the property of CONTRACTOR, and such possession or control2670continues in effect for a period of sixty (60) calendar days; or

2671 27.01.4 <u>Refusal to pay liquidated damages.</u> CONTRACTOR has 2672 defaulted, by failing or refusing to pay in a timely manner the liquidated damages or other 2673 monies due COUNTY and said default is not cured within thirty (30) calendar days of receipt of 2674 written notice by COUNTY to do so; or

2675 27.01.5 <u>Final Judgment Unsatisfied.</u> CONTRACTOR has defaulted by 2676 allowing any final judgment for the payment of money to COUNTY stand against it unsatisfied 2677 and said default is not cured within thirty (30) calendar days of entry of judgment or receipt of 2678 written notice by COUNTY to do so, whichever date occurs earlier; or

2679 Failure to Perform. CONTRACTOR has failed or refused to 27.01.6 2680 perform or observe the terms, conditions or covenants in this Agreement, including satisfactory 2681 compliance with the requirements of the service levels prescribed herein, or any of the rules and 2682 regulations promulgated by COUNTY pursuant thereto or has wrongfully failed or refused to 2683 comply with the instructions of the Contract Administrator relative thereto and; said default is not 2684 cured within thirty (30) calendar days of receipt of written notice by COUNTY to do so; or, if by 2685 reason of the nature of such default, the same cannot be remedied within thirty (30) calendar 2686 days following receipt by CONTRACTOR of written demand from COUNTY to do so, 2687 CONTRACTOR fails to commence the remedy of such default within said thirty (30) calendar 2688 days following such written notice or having so commenced, fails thereafter to diligently pursue 2689 a cure to the default.

2690 27.02 <u>Performance Bond or Letter of Credit</u>. In the event that the monies due 2691 COUNTY under Article 27.01.4 above or an unsatisfied final judgment under Article 27.01.5 2692 above is the subject of a judicial proceeding, COUNTY may, at its option call the performance 2693 bond or letter of credit, or hold CONTRACTOR in default of this Agreement. All bonds shall be 2694 in the form acceptable to the COUNTY Attorney; or

2695 27.03 <u>Burden of Proof.</u> In any dispute concerning failure to remedy or diligence in 2696 pursuing a cure, CONTRACTOR shall have the burden of proof to demonstrate: (a) that the 2697 default cannot be cured within thirty (30) calendar days, and (b) that it is proceeding with 2698 diligence to cure said default, and such default will be cured within a reasonable period of time.

2699 27.04 Interim Collection Services. In the event CONTRACTOR fails to provide 2700 Collection Services for a period of three (3) consecutive Work Days, on the fourth (4th) Work Day, COUNTY may secure CONTRACTOR'S equipment, records and other property used or 2701 useful in providing Collection Services under this Agreement in order to provide interim 2702 Collection Services until such time as the matter is resolved and CONTRACTOR is again able 2703 2704 to perform pursuant to this Agreement. If CONTRACTOR is unable for any reason or cause to 2705 resume performance at the end of thirty (30) calendar days all liability of COUNTY under this Agreement to CONTRACTOR shall cease and this Agreement may be deemed terminated by 2706 2707 COUNTY, and COUNTY shall retain equipment, records and other property used in providing 2708 Collection Services on an interim basis until COUNTY has made other suitable arrangements 2709 for the provision of Collection Services, which may include award of this Agreement to another 2710 contractor.

2711 27.05 <u>Business Records.</u> In the event that the Agreement is terminated, 2712 CONTRACTOR shall furnish COUNTY with immediate access to all of its business records 2713 related to its Customer and billing accounts for Collection Services.

2714 27.06 Violations. Notwithstanding the foregoing and as supplemental and additional 2715 means of termination of this Agreement under this Article, in the event CONTRACTOR'S record 2716 of performance shows CONTRACTOR has frequently, regularly or repetitively defaulted in the 2717 performance of any of the covenants and conditions required herein to be kept and performed 2718 by CONTRACTOR in the opinion of COUNTY, and regardless of whether CONTRACTOR has 2719 corrected each individual condition of default, CONTRACTOR shall be deemed a "habitual 2720 If CONTRACTOR is deemed a habitual violator in the opinion of COUNTY. violator". 2721 CONTRACTOR shall be deemed to have waived the right to any further notice or grace period 2722 to correct, and all of said defaults shall be considered cumulative and collectively shall 2723 constitute a condition of irredeemable default. COUNTY shall thereupon issue CONTRACTOR 2724 a final warning citing the circumstances. Any single default by CONTRACTOR of whatever 2725 nature, subsequent to the occurrence of the last of said cumulative defaults, shall be grounds for immediate termination of this Agreement. A history of liquidated damages imposed pursuant 2726 2727 to Article 24 may be used as a basis for deeming CONTRACTOR as a habitual violator. Any 2728 failure by COUNTY to have imposed liquidated damages where applicable shall not prevent COUNTY from considering CONTRACTOR'S underlying failures in any determination by 2729 2730 COUNTY that CONTRACTOR shall be deemed as a habitual violator. In the event of any 2731 default, COUNTY may terminate this Agreement upon final, written notice of cancellation to 2732 CONTRACTOR, to be effective upon the date specified in COUNTY'S written notice to 2733 CONTRACTOR. All contractual fees due, plus any and all charges and interest, shall be 2734 payable to said date, and CONTRACTOR shall have no further rights. Immediately upon the 2735 specified date in such final notice, CONTRACTOR shall cease any further performance under 2736 this Agreement.

2737 27.07 Effective Date. In the event of any of the events specified above, and except as 2738 otherwise provided in this Article, termination shall be effective upon the date specified in 2739 COUNTY'S written notice to CONTRACTOR and upon said date this Agreement shall be 2740 deemed immediately terminated and upon such termination all liability of COUNTY under this 2741 Agreement to CONTRACTOR shall cease, and COUNTY shall have the right to call the 2742 performance bond or letter of credit and shall be free to negotiate with other contractors for the 2743 Services specified in this Agreement. For failure to perform under the terms of this Agreement, 2744 CONTRACTOR shall reimburse COUNTY all direct and indirect costs of providing interim 2745 Collection Services.

2746 27.08 <u>Immediate Termination</u>. COUNTY may terminate this Agreement immediately 2747 upon written notice to CONTRACTOR in the event CONTRACTOR fails to provide and maintain 2748 the performance bond or letter of credit as required by this Agreement, CONTRACTOR fails to 2749 obtain or maintain insurance policies and/or endorsements as required by this Agreement, or 2750 CONTRACTOR fails to provide the proof of insurance as required by this Agreement.

2751 27.09 <u>Termination Cumulative.</u> COUNTY'S right to terminate this Agreement is 2752 cumulative to any other rights and remedies provided by law or by this Agreement.

Article 28. Assignment

2754 28.01 No assignment of this Agreement or any right occurring under this Agreement 2755 shall be made in whole or in part by CONTRACTOR without the express written consent of

2756 COUNTY. COUNTY shall have full discretion to approve or deny, with or without cause, any 2757 proposed or actual assignment by CONTRACTOR. Any assignment of this Agreement made by CONTRACTOR without the express written consent of COUNTY shall be null and void and shall 2758 2759 be grounds for COUNTY to declare a default of this Agreement and immediately terminate this 2760 Agreement by giving written notice to CONTRACTOR. Upon the date of such notice, this Agreement shall be deemed immediately terminated. Upon such termination all liability of 2761 2762 COUNTY under this Agreement to CONTRACTOR shall cease. COUNTY shall have the right 2763 to call the performance bond or letter of credit and shall be free to negotiate with other 2764 contractors, or any other person or company for the service which is the subject of this 2765 Agreement. In the event of any assignment approved by COUNTY, the assignee shall fully 2766 assume all the duties, responsibilities and liabilities of CONTRACTOR set forth in this 2767 Agreement.

2768 28.02 The use of a subcontractor to perform services under this Agreement shall not 2769 constitute delegation of CONTRACTOR'S duties provided that CONTRACTOR has received 2770 prior written authorization from the Contract Administrator to subcontract such services and the 2771 Contract Administrator has approved a subcontractor who will perform such services. 2772 CONTRACTOR shall be responsible for directing the work of CONTRACTOR'S subcontractors 2773 and any compensation due or payable to CONTRACTOR'S subcontractor shall be the sole 2774 responsibility of CONTRACTOR. The Contract Administrator shall have the right to require the 2775 removal of any approved subcontractor for reasonable cause.

28.03 For purposes of this Article when used in reference to CONTRACTOR. 2776 2777 "assignment" shall include, but not be limited to (i) a sale, exchange or other transfer of at least 2778 fifty-one percent (51%) of CONTRACTOR'S assets dedicated to service under this Agreement to a third party; (ii) a sale, exchange or other transfer of outstanding common stock of 2779 2780 CONTRACTOR to a third party provided said sale, exchange or transfer results in a change of 2781 control of CONTRACTOR (with control being defined as ownership of more than fifty percent 2782 (50%) of CONTRACTOR'S voting securities); (iii) any dissolution, reorganization, consolidation, 2783 merger, re-capitalization, stock issuance or re-issuance, voting trust, pooling agreement, escrow 2784 arrangement, liquidation, subcontracting or lease-back payments, or other transaction which 2785 results in a change of control of CONTRACTOR; (iv) any assignment by operation of law, 2786 including insolvency or bankruptcy, making assignment for the benefit of creditors, writ of attachment for an execution being levied against this Agreement, appointment of a receiver 2787 2788 taking possession of CONTRACTOR'S property, or transfer occurring in the event of a probate 2789 proceeding; and (v) any combination of the foregoing (whether or not in related or 2790 contemporaneous transactions) which has the effect of any such transfer or change of control of 2791 CONTRACTOR.

2792 28.04 CONTRACTOR acknowledges that this Agreement involves rendering a vital 2793 service to COUNTY'S residents and businesses, and that COUNTY has selected 2794 CONTRACTOR to perform the services specified herein based on (i) CONTRACTOR'S 2795 experience, skill and reputation for conducting its Solid Waste Collection Services in a safe, 2796 effective and responsible fashion, at all times in keeping with applicable environmental laws, 2797 regulations and best Solid Waste Collection Service practices, and (ii) CONTRACTOR'S 2798 financial resources to maintain the required equipment and to support its indemnity obligations 2799 to COUNTY under this Agreement. CONTRACTOR acknowledges that COUNTY has relied on 2800 each of these factors, among others, in choosing CONTRACTOR to perform the services to be 2801 rendered by CONTRACTOR under this Agreement.

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#### Article 29. Indemnities, Insurance, Bonds

2803 29.01 Insurance.

2804 29.01.1Coverage Requirements. Without limiting its Indemnities, 2805 CONTRACTOR will secure and maintain insurance coverage meeting the following 2806 requirements. CONTRACTOR may use a combination of primary and excess insurance coverage to satisfy these requirements. If CONTRACTOR fails to fully satisfy the Coverage 2807 Requirements set forth in this Article 29, CONTRACTOR agrees that it shall be liable for any 2808 2809 loss, injury, damage, attorney's fees or defense costs, or expenses, that the COUNTY incurs 2810 that would have been insurable under the required coverages, if such coverages were obtained. 2811 CONTRACTOR further agrees that any failure of the COUNTY to verify the placement and 2812 continued existence of all insurance required under this Article 29, or the COUNTY'S knowledge 2813 that such requirements are not fully satisfied, shall not be considered a waiver of such 2814 requirements, or in any way alter CONTRACTOR'S obligations to provide such coverages, 2815 unless the Coverage Requirements have been amended in a writing properly executed by both 2816 the COUNTY and CONTRACTOR.

2817 CONTRACTOR further agrees that the General Liability Insurance, Pollution Liability Insurance,
 2818 and Automobile Liability Insurance required within Article 29 shall each include provisions, either
 2819 by blanket endorsement(s), or by specific endorsement(s), satisfying the following requirements
 2820 to be documented pursuant to section 29.01.4.2:

- "The County of Monterey, and its agents, officers, and employees" shall be an
 additional insured under an ISO CG 2010 11/85 form, or a functional equivalent;

- all such insurance shall include a waiver of any subrogation rights of that insurer
 against "The County of Monterey, and its agents, officers, and employees"; and

- all such insurance shall contain provisions that the insurance is primary and non contributing with any other insurance or self-insurance programs maintained by the County of
 Monterey, and its agents, officers, and/or employees.

2828 CONTRACTOR further agrees that the General Liability Insurance, Pollution Liability Insurance, 2829 and Automobile Liability Insurance required within this Article 29 shall each include provisions 2830 that make the CONTRACTOR responsible for the payment of any deductible or self-insured 2831 retention such that the County of Monterey and its agents, officers, and employees shall be 2832 entitled to a dollar-one defense and indemnity as additional insureds.

In addition, to the extent that any primary or excess liability policy issued to CONTRACTOR with
limits of liability in excess of the minimum limits stated below provides coverage to an additional
insured to the extent required by contract, this contract shall be construed to obligate
CONTRACTOR to obtain additional insured protection for the COUNTY under that/those
policy(ies).

283829.01.1.1General Liability Insurance written on ISO policy form CG 00283901 (occurrence) or its equivalent (and not CG 00 02 claims made) with limits of not less than the2840following:

2841

General Aggregate:

\$6 million
Unified Franchise Agreement for the Exclusive Collection of Solid Waste and Recyclables in Unincorporated Monterey County 2842 Products/Completion Operations Aggregate: \$6 million 2843 Personal and Advertising Injury: \$5 million 2844 Each Occurrence: \$5 million ٠ 2845 The general liability policy must provide contractual liability 2846 coverage for CONTRACTOR'S Indemnities under Section 29.02, by endorsement, schedule or 2847 other documentation, if necessary to provide coverage. 2848 29.01.1.2 Pollution Legal Liability Coverage with a limit of not less than 2849 \$ 50 million per occurrence, including any deductible or self-insured retention, covering loss (including cleanup costs) that CONTRACTOR becomes legally obligated to pay as a result of 2850 claims for bodily injury, property damage, and cleanup costs (including expenses required by 2851 2852 environmental laws or incurred by federal, state, or local governments or third parties) that arise 2853 or are alleged to arise from pollution conditions related to CONTRACTOR'S performance of its 2854 obligations under this AGREEMENT, including the loading, unloading, or transportation of 2855 cargo/waste, and including a defense for all such claims. For the purpose of this subsection, 2856 "pollution conditions" includes the dispersal, discharge, release, or escape of any solid, liquid, 2857 gaseous or thermal irritant or contaminant (such as smoke, vapors, soot, fumes, acids, alkalis, 2858 toxic chemicals, medical waste, and waste materials) into or upon land, any structure on land. 2859 the atmosphere, or any watercourse or body of water (including groundwater), provided the 2860 conditions are not naturally present in the environment in the amounts or concentrations 2861 discovered. 2862 The liability coverage for pollution must provide contractual liability coverage, by endorsement 2863 or schedule, if necessary, for CONTRACTOR'S Indemnities. 2864 29.01.1.3 Automobile Liability Coverage 2865 written on ISO policy forms CA 00 12 pr CA 00 20 (or their equivalent) 2866 with a limit of liability not less than \$10 million for each accident. 2867 including any deductibles or self-insured retentions; 2868 endorsed to delete the pollution and/or the asbestos exclusion and include pollution liability (using form CA 99 48 or its equivalent) for 2869 accidental spills and discharges while transporting and/or processing 2870 2871 materials, unless such coverage is otherwise provided under the 2872 Pollution Legal Liability Coverage; and 2873 . covering all Vehicles (any auto). 2874 If CONTRACTOR is subject to federal regulations, CONTRACTOR also will maintain any other 2875 coverage necessary to satisfy state or federal financial responsibility requirements. 2876 29.01.1.4 Workers' Compensation and Employers' Liability 2877 insurance providing workers' compensation benefits required by the California Labor Code or by any other state labor law, and for which CONTRACTOR is responsible, and 2878 Employers' Liability coverage with limits of not less than the following: 2879 2880 Each accident: \$1 million 2881 Disease - policy limit: \$1 million ٠ 2882 Disease - each employee: \$1 million

2883 29.01.1.5 Blanket Crime Coverage including limits of not less than 2884 twenty-five million dollars (\$25 Million) for incidents of employee theft covering losses of 2885 Customer service charges received from Customers and held by Contractor prior to remittance 2886 of Contractor payment obligations therefrom to County, with the County to be a Loss Payee 2887 under such coverage, to the extent that its interests may appear or be affected.

If CONTRACTOR fails to secure and maintain any insurance
required by this Agreement, at its sole option COUNTY may secure and maintain that insurance
at its expense and CONTRACTOR will pay COUNTY the COUNTY'S reimbursement costs
therefore. This remedy is in addition to COUNTY'S right to declare a Default and terminate the
Agreement under Article 27.

2893 29.01.2 <u>Insurer Qualifications.</u> CONTRACTOR will secure insurance 2894 provided by an insurer that is acceptable to the COUNTY, is an admitted company in California, 2895 has a size category of VII or larger by A.M. Best Company, Inc., and has a rating of A or better 2896 by A.M. Best Company, Inc. unless COUNTY provides written authorization to amend this 2897 requirement.

2898 29.01.3 <u>Insurance Coverage Requirements for Subcontractors.</u> For each 2899 subcontractor performing Collection Services, CONTRACTOR shall be responsible for 2900 determining, and for providing evidence to the COUNTY upon its request, that either: 1) 2901 CONTRACTOR is maintaining insurance required by this Section protecting CONTRACTOR 2902 and COUNTY interests against liabilities caused by the acts, errors or omissions of the 2903 subcontractor, or 2) the subcontractor is maintaining that insurance itself.

2904 29.01.4 <u>Evidence of Coverage.</u> CONTRACTOR will provide 2905 endorsements, schedules and other evidence of coverage with respect to CONTRACTOR and 2906 any subcontractor requested by and acceptable to the COUNTY, 1) on or before the Agreement 2907 execution date, 2) Promptly upon renewal of policies, and 3) within ten (10) Work Days of 2908 COUNTY'S request.

2909 29.01.4.1 <u>Certificates of Insurance.</u> CONTRACTOR will provide 2910 certificates (or other evidence of coverage) containing at a minimum, the following information 2911 with respect to CONTRACTOR and any subcontractor:

(1) Agreement name: explicitly identify this Agreement (for example, UNDER
 DESCRIPTION OF OPERATIONS), and if necessary to secure contractual liability coverage as
 an "insured contract" or otherwise, include a schedule or endorsement that specifically identifies
 this Agreement;

2916 (2) Types, policy numbers, policy effective / expiration dates and limits: 2917 explicitly reference each type and corresponding limit of coverage required under this 2918 Agreement, together with identification of each required ISO policy form or confirmation of its 2919 equivalency to ISO policy forms required under this Agreement (such as "auto liability ISO form 2920 CA 00 12"). Where the Agreement does not require a specific ISO policy form, the certificate of 2921 insurance must specifically reference the required type of coverage (such as "pollution liability" 2922 under TYPE OF INSURANCE -- OTHER) together with a summary description of its coverage 2923 (such as "pollution conditions caused by transported cargo" under SPECIAL PROVISIONS);

2924 (3) Thirty (30) days' cancellation notice: contain the express condition that 2925 COUNTY must be given written notice by mail at least thirty (30) days in advance of cancellation 2926 for all policies evidenced on the certificate of insurance. Endorsements cannot contain mere

"best effort" modifiers or relieve the insurer from its responsibility to give that notice and the
CANCELLATION information on the certificate of insurance must delete language such as
"failure to do so shall impose no obligation or liability of any kind upon the insurer, its agents or
representatives;"

(4) Deductibles and self-insured retentions: identify any deductible and self-insured retention. Upon COUNTY request, CONTRACTOR will reduce any self-insured retention as it applies to any COUNTY or provide a letter of credit, certificate of deposit or other financial assurance acceptable to COUNTY guaranteeing payment of all retained losses and related costs and expenses related to investigations, claims administrations, and legal defense. The letter of credit or certificate of deposit must be provided by a bank satisfactory to COUNTY; and

(5) Claims made: if any insurance coverage is written on a claims-made form
(such as pollution liability), evidence that the "retro date" is before the Agreement execution
date. CONTRACTOR must maintain that coverage for at least five (5) years after the
termination date. Promptly upon COUNTY request, CONTRACTOR must provide COUNTY
with evidence of that coverage. THIS PROVISION SURVIVES THE TERMINATION OF THIS
AGREEMENT. CONTRACTOR shall continue to be responsible for having the COUNTY
designated as an additional insured on all such policies.

2945 29.01.4.2 <u>Endorsements.</u> CONTRACTOR must provide copies of the 2946 following endorsements or other documentation with respect to CONTRACTOR and any 2947 Subcontractor satisfactory to COUNTY; 1) additional insured endorsement to each liability 2948 policy, explicitly adding COUNTY and its "officers, agents, and employees" as additional 2949 insured; 2) waiver of subrogation; and 3) insurance is primary and not contributing with any 2950 other Insurance or self-insurance programs maintained by COUNTY and its officers and 2951 employees.

2952 29.01.4.3 <u>Schedules.</u> CONTRACTOR must provide schedules or 2953 other evidence including, but not limited to, General Liability Insurance Policy form language 2954 that liability policies of CONTRACTOR and any Subcontractor provide contractual liability 2955 coverage for indemnities, such as listing this Agreement as an "insured contract."

2956 29.01.4.4 At COUNTY'S Signature verification. request, 2957 CONTRACTOR must provide documentation verifying that the individual signing or 2958 countersigning the certificates, policies, endorsements, or other evidence of coverage of 2959 CONTRACTOR and any subcontractor is authorized to do so and identifies his or her company affiliation and title. COUNTY may require complete copies of CONTRACTOR'S insurance 2960 2961 policies at any time.

296229.01.5Notice of claims.If any Person makes a claim against2963CONTRACTOR or any subcontractor exceeding the amount of any deductibles or self-insured2964retentions, CONTRACTOR will promptly notify COUNTY of the claim.

2965

29.02 CONTRACTOR Indemnity, Defense and Release.

2966 29.02.1 <u>General.</u> CONTRACTOR shall indemnify, defend, and hold 2967 harmless the COUNTY, its officers, agents, and employees, from and against any and all 2968 claims, liabilities, and losses whatsoever (including damages to property and injuries to or death 2969 of persons, court costs, and reasonable attorneys' fees) occurring or resulting or alleged to be 2970 occurring or resulting, to any and all persons, firms or corporations furnishing or supplying work,

2971 services, materials, or supplies in connection with the CONTRACTOR'S performance of its 2972 obligations under this AGREEMENT, and from any and all claims, liabilities, and losses 2973 occurring or resulting or alleged to be occurring or resulting, to any person, firm, or corporation 2974 for damage, injury, or death arising out of or connected with the CONTRACTOR'S performance 2975 of its obligations under this AGREEMENT, unless such claims, liabilities, or losses arise out of 2976 the sole negligence or willful misconduct of COUNTY. "CONTRACTOR'S performance" 2977 includes CONTRACTOR'S action or inaction and the action or inaction of CONTRACTOR'S 2978 officers, employees, agents and subcontractors.

2979 Not withstanding anything to the contrary in the forgoing provision, the indemnity obligations of 2980 CONTRACTOR herein shall not in any way extend to indemnifying and/or defending the 2981 COUNTY for or against any claim, liability, damages, liens, penalties, or any costs or obligations 2982 whatsoever arising from, or related to, the COUNTY'S setting of rates or fees under this 2983 Agreement in connection with Proposition 218, Article XIIIC and Article XIIID of the California 2984 Constitution. However, CONTRACTOR shall indemnify and/or defend the COUNTY in any and 2985 all cases where CONTRACTOR has initiated a request for a rate or fee increase, which is 2986 approved by the COUNTY Board of Supervisors and the COUNTY is named as a party in any 2987 such claim, and/or administrative or litigation action.

298829.02.2Reimbursement of Enforcement Costs.If CONTRACTOR fails to2989pay any Indemnities and that failure results in any costs to COUNTY, within fifteen (15) days of2990COUNTY'S request, CONTRACTOR will pay COUNTY'S reimbursement costs for those costs.

299129.02.3Indemnity From Employee Dishonesty.If any payments received2992by CONTRACTOR from Customers are lost, embezzled, or are otherwise improperly diverted2993as a result of the dishonesty of any employee of CONTRACTOR, before CONTRACTOR2994delivers the required remittance to the COUNTY from such payments, then CONTRACTOR2995shall not be relieved of its responsibility to make such remittances to the COUNTY, and2996CONTRACTOR shall indemnify and make whole the COUNTY from any such losses

2997

## Article 30. Performance Bond.

2998 30.01 Performance Bond. CONTRACTOR shall furnish, and keep current during the 2999 term of this Agreement, a performance bond to ensure performance of this Agreement and each 3000 and every condition of this Agreement in a form acceptable to COUNTY no more than thirty (30) 3001 days after execution of this Agreement. The performance bond shall be equal to Five Million 3002 Dollars (\$5,000,000) and remain in force for the duration of this Agreement. The premium for 3003 the bond described above shall be paid by CONTRACTOR. The Surety or Sureties shall be a 3004 company or companies satisfactory to COUNTY and shall be duly authorized to conduct 3005 business in the State of California.

3006 30.02 Letter of Credit. As an alternative to the performance bond required by Section 3007 30.01, CONTRACTOR may provide for the issuance of an irrevocable standby letter of credit in 3008 the amount of Five Million Dollars (\$5,000,000) by a bank approved by COUNTY in its sole 3009 discretion (the "Bank"), for the benefit of COUNTY. The letter of credit must authorize the 3010 beneficiary COUNTY to draw, in one or more drawings, not less than Five Million Dollars 3011 (\$5,000,000) at the sole discretion of COUNTY.

301230.02.1THIS SECTION WILL SURVIVE THE TERMINATION OF THE3013AGREEMENT. The form of the letter of credit, including the procedures for and place of

demand for payment and drawing certificate attached thereto, must be in a form acceptable toCOUNTY. The letter of credit must be transferable to any successor or assign of COUNTY.

3016

### Article 31. COUNTY Right to Perform Service

31.01 Right to Perform. In the event CONTRACTOR, for any reason whatsoever, fails, 3017 3018 refuses, or is unable to Collect, transport, or Dispose of any or all Solid Waste, Recyclables, Green Waste, Bulky Items, Universal Waste, E-Waste, CED's, Used Oil and Used Oil Filters 3019 3020 and/or Construction and Demolition Debris which is required by this Agreement, at the time and in the manner provided in this Agreement, for a period of more than forty-eight (48) hours, and 3021 3022 if, as a result thereof, any or all of these materials should accumulate in COUNTY to such an extent, in such a manner, or for such a time that COUNTY should find that such accumulation 3023 3024 endangers or menaces the public health, safety, or welfare or upon CONTRACTOR default as 3025 set forth in Article 27, then COUNTY shall have the right, even if CONTRACTOR is not in 3026 breach of this Agreement, but not the obligation, upon twenty-four (24) hours prior written notice 3027 to CONTRACTOR during the period of such emergency as determined by COUNTY, (i) to 3028 perform, or cause to be performed, such services itself with its own or other personnel and 3029 equipment without liability to CONTRACTOR; and/or (ii) to take possession of any or all of 3030 CONTRACTOR owned equipment or licensed equipment and utilize other property owned by CONTRACTOR used or useful in the Collection, transportation, and Disposal or processing of 3031 Solid Waste, Recyclables, Green Waste, Christmas Trees, Bulky Items, Universal Waste, E-3032 3033 Waste, CED's, Used Oil and Used Oil Filters and/or Construction and Demolition Debris and to use such property to Collect, transport, and Dispose any Solid Waste, Recyclables, Green 3034 Waste, Christmas Trees, Bulky Items, Universal Waste, E-Waste, CED's, Used Oil and Used Oil 3035 3036 Filters and/or Construction and Demolition Debris generated within the Service Area which 3037 CONTRACTOR would otherwise be obligated to Collect, transport, and properly Dispose or process pursuant to this Agreement. In such an event, CONTRACTOR shall immediately make 3038 available to COUNTY a listing and description, including street names, of all Collection Service 3039 3040 Collection routes.

3041 31.02 <u>CONTRACTOR'S Notice</u>. Notice of CONTRACTOR'S failure, refusal, or neglect 3042 to Collect, transport, and properly Dispose or process Solid Waste, Recyclables, Green Waste, 3043 Christmas Trees, Bulky Items, Universal Waste, E-Waste, CED's, Used Oil and Used Oil Filters 3044 and/or Construction and Demolition Debris may be given verbally by telephone to 3045 CONTRACTOR at its principal office and shall be effective immediately. Written confirmation of 3046 such verbal notification shall be sent to CONTRACTOR within twenty-four (24) hours of the 3047 verbal notification.

3048

31.03 CONTRACTOR further agrees in such event:

3049 31.03.1 It will take direction from COUNTY to effect the transfer of 3050 possession of equipment and property to COUNTY for COUNTY'S use.

305131.03.2It will, if COUNTY so requests, keep in good repair and condition3052all of such equipment, provide all such equipment all with fuel, oil, and other service, and3053provide such other service as may be necessary to maintain said property in operational3054condition.

305531.03.3Subject to any labor agreements then in effect, COUNTY may3056immediately engage all or any personnel necessary or useful for the Collection and3057transportation of Solid Waste, Recyclables, Green Waste, Christmas Trees, Bulky Items,

3058 Construction and Demolition Debris and/or other materials, including, if COUNTY so desires, 3059 employees previously or then employed by CONTRACTOR. CONTRACTOR further agrees, if 3060 COUNTY so requests, to furnish COUNTY the services of any or all management or office 3061 personnel employed by CONTRACTOR whose services are necessary or useful for the 3062 provision of Collection Services and for the billing and Collection of fees for these services.

306331.03.4COUNTY agrees it assumes complete responsibility for the proper3064and normal use of such equipment and facilities while in its possession.

3065 31.03.5 If the interruption or discontinuance in service is caused by reason 3066 of Force Majeure as described herein, COUNTY shall pay to CONTRACTOR the reasonable 3067 rental value of equipment, possession of which is taken by COUNTY, for the period of 3068 COUNTY'S possession, if any, which extends beyond the period of time for which 3069 CONTRACTOR has rendered bills in advance of service, for the class of service involved. In any other circumstance where COUNTY provides service under this Article, COUNTY shall 3070 3071 have no liability to CONTRACTOR and COUNTY will have all of the other remedies available to 3072 it under this Agreement or by law.

3073 31.04 <u>Temporary Possession of CONTRACTOR'S Equipment and Personnel.</u> If 3074 COUNTY suffers an interruption or discontinuance of service, COUNTY may take possession of 3075 and use all of CONTRACTOR'S equipment and personnel described above until other suitable 3076 arrangements can be made for the provision of Collection Services which may include the grant 3077 of a franchise to another company.

3078 31.05 Billing and Compensation to COUNTY During COUNTY'S Possession. During 3079 such time as COUNTY is providing Collection Services, as above provided, CONTRACTOR 3080 shall bill and collect payment from all users of the above-mentioned services. CONTRACTOR 3081 further agrees that, in such event, it shall reimburse COUNTY for any and all costs and 3082 expenses incurred by COUNTY in taking over possession of the above-mentioned equipment 3083 and property for Collection Services in such manner and to an extent as would otherwise be 3084 required of CONTRACTOR under the terms of this Agreement. Such reimbursement shall be 3085 made from time to time after submission by COUNTY to CONTRACTOR of each statement 3086 listing such costs and expenses, but in no event later than five (5) Work Days from and after 3087 each such submission.

3088 31.06 <u>COUNTY'S Right to Relinquish Possession</u>. It is further mutually agreed 3089 COUNTY may, at any time, at its discretion, relinquish possession of any or all of the above-3090 mentioned equipment or personnel to CONTRACTOR and thereupon demand CONTRACTOR 3091 resume Collection Services as provided in this Agreement, whereupon CONTRACTOR shall be 3092 bound to resume the same.

3093 31.07 COUNTY'S Possession Not a Taking, COUNTY'S exercise of its rights under 3094 this Article (i) does not constitute a taking of private property for which compensation must be 3095 paid; (ii) will not create any liability on the part of COUNTY to CONTRACTOR; and (iii) does not 3096 exempt CONTRACTOR from the indemnity provisions of this Agreement, which are meant to 3097 extend to circumstances arising under this Section, provided CONTRACTOR is not required to 3098 indemnify COUNTY against claims and damages arising from the sole negligence of COUNTY, 3099 its elective and appointive boards, commissions, officers, employees, agents and volunteers in 3100 the operation of Collection Service vehicles during the time COUNTY has taken possession of 3101 such Collection Service vehicles.

31.08 <u>Duration of COUNTY'S Possession</u>. COUNTY'S right pursuant to this Article to 3103 retain temporary possession of CONTRACTOR'S facilities and equipment and to render 3104 Collection Services shall terminate when COUNTY determines such services can be resumed 3105 by CONTRACTOR, or when COUNTY no longer reasonably requires such property or 3106 equipment. In any case, COUNTY has no obligation to maintain possession of 3107 CONTRACTOR'S property or equipment and/or continue its use for any period of time and may 3108 at any time, in its sole discretion, relinquish possession to CONTRACTOR.

3109

### Article 32. Strikes and Similar Labor Actions

3110 32.01 <u>Strikes.</u> In the event of a strike or similar labor action, but not including a lockout 3111 as set forth in Section 32.02 below, whereby employees of CONTRACTOR refuse to perform 3112 work for CONTRACTOR at normally anticipated levels or efficiency (a "strike") which affects the 3113 ability of CONTRACTOR to provide Collection Services within the Service Area in accordance 3114 with this Agreement, the following guidelines shall apply:

311532.01.1In conjunction with the execution of this Agreement,3116CONTRACTOR has discussed with COUNTY a strike contingency plan. From time to time3117during the term of this Agreement, CONTRACTOR and COUNTY shall meet to discuss changes3118to the strike contingency plan.

311932.01.2Within twelve (12) hours of notification to CONTRACTOR by labor3120that it has authorized a strike, CONTRACTOR shall notify Contract Administrator, by phone and3121email.

312232.01.3Within three (3) Work Days of a strike, if CONTRACTOR is not3123providing Collection Services in accordance with normal scheduled pick ups, CONTRACTOR3124shall meet with COUNTY to develop a strike implementation plan.

3125 32.01.4 Within five (5) Work Days of a strike, if CONTRACTOR is not 3126 providing Collection Services in accordance with the normal schedules and volumes set forth in 3127 this Agreement, or the schedules and volumes in the agreed-upon strike implementation plan, if 3128 such plan has been agreed to by COUNTY, COUNTY shall have the right, but not the 3129 obligation, to bring in outside forces to provide Collection Services which are not being provided 3130 by CONTRACTOR and charge CONTRACTOR for the reasonable direct and indirect expenses 3131 (including administrative and overhead) incurred by COUNTY in this regard.

3132 32.01.5 Within ten (10) Work Days of a strike, CONTRACTOR is to use 3133 commercially reasonable efforts to bring in alternate work forces and provide Collection 3134 Services in accordance with the normal schedules and volumes set forth in this Agreement, or 3135 the schedules and volumes in the agreed-upon strike implementation plan, if such plan has 3136 been agreed to by COUNTY.

3137 32.01.5.1 In the event CONTRACTOR'S alternate work force is unable 3138 to provide Collection Services in accordance with the normal schedules, volumes and routing 3139 set forth in this Agreement, or the schedules, volumes and routing in the agreed-upon strike 3140 implementation plan, if such plan has been agreed to by COUNTY, COUNTY shall have the 3141 right, but not the obligation, to bring in outside forces to provide Collection Services which are 3142 not being provided by CONTRACTOR and charge CONTRACTOR for the reasonable direct and 3143 indirect expenses (including administrative and overhead) incurred by COUNTY in this regard.

3144 32.01.6 In the event COUNTY elects to retain its own work force, 3145 COUNTY shall discuss the alternatives with CONTRACTOR before retaining such work force.

3146 Once COUNTY retains its own work force, COUNTY shall periodically, but not more often than 3147 weekly, invoice CONTRACTOR for the reasonable direct and indirect expenses of retaining 3148 such outside services and CONTRACTOR shall reimburse COUNTY for such expenses within 3149 ten (10) Work Days of invoice. COUNTY shall have the right to charge CONTRACTOR interest 3150 on invoices which are unpaid after ten (10) Work Days at the rate of one and one half (1.5%) 3151 percent per month (not compounded).

315232.01.6.1In the event of a strike, regardless of when and3153what level a replacement work force is deployed by CONTRACTOR, CONTRACTOR shall not3154be subject to liquidated damages for the first ten (10) Work Days following the actual strike.

3155 32.01.7 After thirty (30) calendar days, if there is a continuing failure to 3156 perform Collection Services, such failure to perform shall be considered a default under Article 3157 27 and COUNTY can cancel this Agreement between COUNTY and CONTRACTOR. In such 3158 an event, COUNTY shall not waive its right to seek damages from CONTRACTOR for any 3159 increase in cost of Collection incurred by COUNTY as a result of the breach of this Agreement 3160 by CONTRACTOR and the consequential election by COUNTY to cancel this Agreement and 3161 move forward with Collection Services alternatives.

3162 32.02 Lockout. The provisions of Section 32.01 shall not apply in the event of a lockout 3163 by CONTRACTOR. During such lockout period, CONTRACTOR shall be required to comply 3164 with all requirements of this Agreement and shall be subject to all provisions of this Agreement 3165 for non-compliance without exception and specifically including liquidated damages and default.

3166

## Article 33. Transition to Next CONTRACTOR

3167 33.01 Transition. In the event CONTRACTOR is not awarded an agreement to continue 3168 to provide Collection Services following the expiration or early termination of this Agreement, 3169 CONTRACTOR shall cooperate fully with COUNTY and any subsequent contractors to assure a 3170 smooth transition of Collection Services described in this Agreement. Such cooperation shall 3171 include but not be limited to transfer of computer data, files and tapes; providing routing 3172 information, route maps, vehicle fleet information, and list of SFD, MFD and Commercial 3173 Customers; providing a complete inventory of all Cans, Carts, Bins, Compactors, and Roll-off 3174 Containers; providing adequate labor and equipment to complete performance of all Collection 3175 Services required under this Agreement; taking all actions necessary to remove or, to the extent 3176 required under the terms of this Agreement, transfer ownership of Cans, Carts, Bins, 3177 Compactors, and Roll-Off Containers as appropriate to COUNTY; including transporting such 3178 containers to a location designated by the Contract Administrator; coordinating Collection of 3179 materials set out in new Containers if new Containers are provided for a subsequent Agreement 3180 and providing other reports and data required by this Agreement.

3181

## Article 34. General Requirements

318234.01Successors and Assigns.This Agreement will inure to the benefit of and be3183binding on the successors and permitted assigns of the parties hereto.The parties understand3184and agree that any Assignment of this Agreement shall be subject to Article 28 of this3185Agreement.

3186 34.02 <u>Compliance with Laws, Regulations, Ordinances and JPA Agreement.</u>
 3187 CONTRACTOR hereby agrees to abide with all applicable federal, state, and local laws,
 3188 ordinances, and regulations. It is understood by CONTRACTOR that COUNTY has enacted
 3189 local ordinances and is a member of two JPA's which have executed JPA Agreements for

affecting a refuse control program. It is the responsibility of CONTRACTOR to become familiar 3190 3191 with such federal and state laws and regulations and local ordinances and the JPA Agreements. 3192 The parties understand and agree that if any provision of federal or state law, local ordinances or the JPA Agreements are in conflict with this Agreement, state and federal laws and 3193 3194 regulations, and local ordinances shall be the governing factor in regard to performance of this Agreement. COUNTY and CONTRACTOR agree that COUNTY has made a good faith effort to 3195 incorporate all material requirements of the current JPA Agreements into the provisions of this 3196 3197 Agreement. In the event future changes or additions to state or federal laws or regulations, or 3198 local ordinances, or the JPA Agreements affect the performance of Collection Services as set 3199 forth in this Agreement, such changes or additions shall be considered modifications to this 3200 Agreement as set forth in Article 22 of this Agreement.

3201 34.03 <u>Nondiscrimination</u>. CONTRACTOR hereby agrees to abide by all local, state and 3202 federal laws and regulations pertaining to discrimination in employment including that no person 3203 shall, on the grounds of race, creed, color, disability, sex, sexual orientation, national origin, 3204 age, religion, political affiliations or any other non-merit based factors, be subject to 3205 discrimination under this Agreement.

3206 34.04 <u>Access to Records.</u> CONTRACTOR shall permit access to its records of 3207 employment, employment advertisements, application forms, and other pertinent data or 3208 records relating to CONTRACTOR'S obligation under this Agreement, by the Fair Employment 3209 Practices Commission, to COUNTY or any appropriate employee, department, or agent 3210 designated by the Fair Employment Practices Commission or by COUNTY respectively, for the 3211 purpose of investigating Contractor's compliance with the California Fair Employment Practices 3212 Act in connection with this Agreement.

3213 34.05 Notices. Any and all notices to be given under this Agreement, or which any 3214 party may desire to give to another, shall be in writing. Said notices shall be deemed to have 3215 been duly given on the date of personal delivery to the other party's place of business as designated below, as may be changed from time to time by written notice, or during regular 3216 3217 business hours on the date of facsimile to the parties specified below, or on the third day 3218 following deposit in the mail in the County of Monterey, California, said deposit to be by registered or certified mail, return receipt requested, postage prepaid, and addressed as set 3219 forth below. In the case of a notice of communication by facsimile, the facsimile shall be sent to 3220 3221 the number specified below and a written copy shall be mailed or personally delivered within 3222 three (3) Work Days of the transmittal of the facsimile.

3223 34.05.1 If to CONTRACTOR, notices required to be given by COUNTY to 3224 CONTRACTOR will be deemed received by CONTRACTOR upon being deemed "delivered" 3225 according to the provisions of this Section. Notice of Breach by COUNTY to CONTRACTOR 3226 may be given to CONTRACTOR verbally or by telephone at the principal office if confirmed in 3227 writing and delivered in person or by facsimile by noon the following day.

3228 34.05.2 Notice to CONTRACTOR shall be addressed to the following 3229 addresses, as indicated:

- 3230 Name: District Manager
- 3231 Company: Carmel Marina Corporation3232 Address: 11240 Commercial Parkway, Castroville, CA 95012
- 3233 Telephone: 831-796-2296
- 3234 Facsimile: 831-632-0491

3235	-	and	
3236 3237 3238 3239 3240	Name: Company: Address: Telephone: Facsimile:	Waste Manag	tsdale Road #200, Scottsdale, AZ 85253 3
3241		34.05.3	If to COUNTY, to the name and address as indicated below:
3242 3243 3244 3245 3246	Name: Company: Address: Telephone: Facsimile:	Director of He Monterey Co 1270 Nativida 831-755-452 831-755-479	unty ad Road, Room 5C, Salinas, CA 939096 5
3247		and	
3248 3249 3250 3251 3252	Name: Company: Address: Telephone: Facsimile:	Deputy Coun Monterey Co 168 W. Alisal 831-755-504 831-755-528	unty i St. 3 <sup>rd</sup> Floor, Salinas, CA 93901 5

3253 34.05.4 Either party may designate a different mailing address or a 3254 different facsimile number or telephone number by providing written notice to the other party as 3255 provided in this Section.

325634.05.5Notice by COUNTY to CONTRACTOR of a missed pick-up or a3257Customer problem or complaint may be given to CONTRACTOR verbally, by telephone at3258CONTRACTOR'S local office with written confirmation sent by facsimile or U.S. mail within3259twenty-four (24) hours of the verbal notification.

3260 34.06 <u>Severability</u>. Should any article(s) or section(s), or any part thereof, later be 3261 deemed unenforceable by a court of competent jurisdiction, the remainder of this Agreement 3262 shall remain in full force and effect.

3263 34.07 <u>No Use of COUNTY Name.</u> CONTRACTOR will not do business as or use a 3264 corporate, partnership, venture or other formal name, containing the name of COUNTY or 3265 implying government ownership.

3266 34.08 Entire Agreement; Incorporation of Exhibits. This document incorporates and 3267 includes all prior negotiations, correspondence, conversations, agreements, and understandings 3268 applicable to the matters contained in this Agreement. The parties understand and agree that 3269 there are no commitments, agreements, or understandings concerning the subject matter of this Agreement that are not contained or referred to in this document. Accordingly, it is agreed that 3270 no deviation from the terms of this Agreement shall be predicated upon any prior 3271 3272 representations or unreferenced agreements, whether verbal or written. This Agreement and Exhibits 1-11, attached hereto and incorporated by this reference as though fully set forth herein 3273 3274 represent the entire agreement of COUNTY and CONTRACTOR with respect to the services to be provided under this Agreement. No prior written or verbal statement or proposal shall alter 3275 3276 any term or provision of this Agreement.

3277 34.09 <u>Modification, Amendment or Rescission.</u> This Agreement may be amended, 3278 modified, or rescinded by a written agreement between CONTRACTOR and COUNTY which is 3279 executed by their authorized representatives.

3280 34.10 <u>Parties in Interest.</u> Nothing in this Agreement, whether express or implied, is 3281 intended to confer any rights on any persons other than the parties and their representatives, 3282 successors, and permitted assigns.

3283 34.11 <u>Advice of Counsel/Negotiated Agreement.</u> Each of the parties has received the 3284 advice of legal counsel prior to signing this Agreement. The parties understand and agree that 3285 no provision or provisions of this Agreement may be subject to any rule of construction based 3286 upon any party being considered the party "drafting" this Agreement.

3287 34.12 <u>Interpretation.</u> This Agreement shall be interpreted and construed reasonably in 3288 light of the whole Agreement, and shall not be construed either strictly for or against either party, 3289 regardless of the degree to which either party participated in its drafting.

3290 34.13 <u>Headings and Font.</u> Any caption or heading in this Agreement which 3291 incorporates Exhibits 1-11 is for convenience of reference and does in any way control or affect 3292 the scope, intent, meaning, construction, interpretation or effect of this Agreement. Any 3293 underlined, italicized, bold-faced, upper captioned or other font style is for ease of reading and 3294 contract administration and does not in any way imply relative importance or unimportance of 3295 any provision of this Agreement.

3296 34.14 <u>Waiver</u>. Waiver of any term or condition contained in this Agreement by any 3297 party to this Agreement shall be in writing and shall not be construed as a waiver of a 3298 subsequent breach or failure of the same term or condition or a waiver of any other term or 3299 condition contained in the Agreement. The subsequent acceptance by COUNTY of any fee, 3300 tax, or any other monies which become due from CONTRACTOR to COUNTY shall not be 3301 deemed to be a waiver by COUNTY of any breach or violation of any term, covenant, or 3302 condition of this Agreement.

330334.15 Incorporation of Recitals.The Recitals to this Agreement are hereby3304incorporated into this Agreement.

3305

## Article 35. Effective Date

330635.01 This Agreement shall become effective at such time as it is properly executed by3307COUNTY and CONTRACTOR and CONTRACTOR shall begin Collection Services, as covered3308herein, in the Service Area, as set forth in Exhibit 5, commencing on November 1, 2010.

3309

## Article 36. Execution Of Agreement

3310 36.01 <u>Execution in Counterparts.</u> This Agreement may be signed in any number of 3311 original counterparts. All counterparts will constitute but one and the same Agreement.

3312 36.02 <u>Authority to Execute.</u>

331336.02.1COUNTY warrants that its officers listed below have been duly3314authorized to execute this Agreement on its behalf.

331536.02.2CONTRACTOR warrants that the individuals listed below have3316been duly authorized to execute this Agreement on behalf of CONTRACTOR.



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## EXHIBITS

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Exhibit 1 Approved Rates and Charges 3347 3348 3349 Effective November 1, 2010 3350 3351 The Board of Supervisors may amend the Rates, whereupon the amended Rates will 3352 automatically be deemed to apply to this Agreement without any further action. CONTRACTOR is deemed to have knowledge of applicable law, including such Rate 3353 resolutions or ordinances of the County Board. 3354 However, for convenience of administering this Agreement the Parties may from time to time amend this Attachment 3355 by attaching the most recent dated current Rate resolution or ordinance to this 3356 3357 Attachment.

In addition, in accordance with Section 13.22 of this Agreement, if Customer requests
Collection Services at a container capacity and/or Collection frequency not provided in
the Rates adopted by the Board of Supervisors, following COUNTY Board approval of
the Contractor Service Fee Component of that Rate, CONTRACTOR may charge
Customer that Rate agreed upon with Customer.

		OLLECTION	orm 1 SERVICE RAT TION SERVICE			
A	. SFD COLLECTION SERVICE - CURBSI	DE – Monthly R	ates Including F	ranchise Fees		
1	Solid Waste Cart Sizes (gallons)	Can	20	35	64	96
2	SFD Collection Service Rate	<u>\$25.00</u>	<u>\$20.98</u>	<u>\$25.50</u>	<u>\$39.98</u>	<u>\$49.98</u>
В	. SUBSCRIPTION ROLL-OUT CART COLI		/ICE - Monthly S	Surcharge Inclu	ding Franchise	Fees
1	Solid Waste Cart Sizes (gallons)		20	35	64	96
	Roll-Out Collection Surcharge (based on nu included in default service)	mber of carts	<u>\$19.13</u>	<u>\$19.13</u>	<u>\$19.13</u>	<u>\$19.13</u>
	ADDITIONAL SERVICES (Note: The add	tional service	fees on lines C2	C13 (except (	C8) should inclu	ude franchise
1	Cart Sizes (gallons)	Can	20	35	64	96
2	Extra Curbside Solid Waste Cart	<u>\$20.00</u>	<u>\$16.78</u>	<u>\$20.40</u>	<u>\$31.98</u>	<u>\$39.98</u>
3	Extra Curbside Recyclables Cart	<u>\$12.50</u>	<u>\$10.49</u>	<u>\$12,75</u>	<u>\$19.99</u>	<u>\$24.99</u>
4	Extra Curbside Green Waste Cart	<u>\$12.50</u>	<u>\$10.49</u>	<u>\$12.75</u>	<u>\$19.99</u>	<u>\$24.99</u>
5	Extra Roll-Out Solid Waste Cart	<u>\$26.38</u>	<u>\$23.16</u>	<u>\$26.78</u>	<u>\$38.36</u>	<u>\$46.36</u>
6	Extra Roll-Out Recyclables Cart	<u>\$18.88</u>	<u>\$16.87</u>	<u>\$19.13</u>	<u>\$26.37</u>	<u>\$31.37</u>
7	Extra Roll-Out Green Waste Cart	<u>\$18.88</u>	<u>\$16.87</u>	<u>\$19.13</u>	<u>\$26.37</u>	<u>\$31.37</u>
8	Difficult to Service Customers Percentage of base rate	<u>150%</u>				
9	Additional Cart Exchange	<u>\$71.25</u>	Each additional	cart/occurrence		
10	Additional Cart Replacement	<u>\$71.25</u>	Each additional	cart/occurrence		
11	Excess On-Call Collection Capacity	\$ <u>50.00</u>	Each additional	cubic yard (beyo	ond the limits est	ablished)
12	Additional On-Call Collection Service	\$ <u>50.00</u>	Per cubic yard fo Calendar Year e		d the one (1) On	-call service per
13	Un-containerized Material Surcharge	\$ <u>0.50</u>	Each Gallon of L	Jn-containerized	Material	
14	Excess Missed Collections	<u>50.00</u>	Any missed colle year	ection greater the	an 2 each full or	partial calendar

		OLLECTION	orm 2 I SERVICE RAT LECTION SER\			
Α.	MFD CART COLLECTION SERVICE C	URBSIDE Mor	nthly Rates Inclu	ding Franchise	Fees	
1	Solid Waste Cart Sizes (gallons)	Can	20	35	64	96
2	MFD Collection Service Rate	<u>\$26.50</u>	<u>\$21.98</u>	<u>\$26.98</u>	<u>\$41.98</u>	<u>\$51.98</u>
В.	SUBSCRIPTION GREEN WASTE CART	COLLECTION	SERVICE - Mon	thly Surcharge	Including France	chise Fees
1	Green Waste Cart Sizes (gallons)				64	96
2	Green Waste Collection Surcharge				<u>\$20.99</u>	<u>\$25.99</u>
	ADDITIONAL SERVICES (Note: The add es.)	itional service	e fees on lines D	2 – D13, (except	t D8) should ind	clude franchise
1	Cart Sizes (gallons)	Can	20	35	64	96
2	Extra Curbside Solid Waste Cart	<u>\$21.20</u>	<u>\$17.58</u>	<u>\$21.58</u>	<u>\$33.58</u>	<u>\$41.58</u>
3	Extra Curbside Recyclables Cart	<u>\$13.25</u>	<u>\$10.99</u>	<u>\$13.49</u>	<u>\$20.99</u>	<u>\$25.99</u>
4	Extra Curbside Green Waste Cart	<u>\$13.25</u>	<u>\$10.99</u>	<u>\$13.49</u>	<u>\$20.99</u>	<u>\$25.99</u>
5	Difficult to Service Customers – Percentage of base rate.	<u>150%</u>				
6	Additional Cart Exchange	<u>\$71.25</u>	Each service ex	change		
7	Additional Cart Replacement	<u>\$71.25</u>	Each additional	Cart replacemer	nt	
8	Excess On-Call Collection Capacity	\$ <u>50.00</u>	Each additional	cubic yard (beyo	ond the limits est	tablished)
9	Additional On-Call Collection Service Per Calendar Year	\$ <u>50.00</u>	Per cubic yard f per Calendar Ye	for service beyon ear established	id the one (1) Or	n-call services
10	Un-containerized Material Surcharge	\$ <u>0.50</u>	Each gallon of ι	un-containerized	material	
11	Excess Missed Collections	\$ <u>50.00</u>	Any missed coll calendar year	lection greater th	an 2 each full or	partial

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### Form 3A **COLLECTION SERVICE RATES**

MFD BIN COLLECTION SERVICE in the MRWMD

Container Size			Collection	Frequency		
	1X Week	2X Week	3X Week	4X Week	5X Week	6X Week
A. MFD BIN C	COLLECTION S	ERVICE RATES	6 - Including Fr	anchise Fees		
1 CY Bin	\$ <u>98.50</u>	\$ <u>197.00</u>	\$ <u>295.50</u>	\$ <u>394.00</u>	\$ <u>492.50</u>	\$ <u>591.00</u>
1.5 CY Bin	\$ <u>151.69</u>	\$ <u>303.38</u>	\$ <u>455.07</u>	\$ <u>606.76</u>	\$ <u>758.45</u>	\$ <u>910.14</u>
2 CY Bin	\$ <u>151.69</u>	\$ <u>303.38</u>	\$ <u>455.07</u>	\$ <u>606.76</u>	\$ <u>758.45</u>	\$ <u>910.14</u>
3 CY Bin	\$ <u>227.54</u>	\$ <u>455.07</u>	\$ <u>682.61</u>	\$ <u>910.14</u>	\$ <u>1,137.68</u>	\$ <u>1,365.21</u>
4 CY Bin	\$ <u>291.56</u>	\$ <u>583.12</u>	\$ <u>874.68</u>	\$ <u>1,166.24</u>	\$ <u>1,457.80</u>	\$ <u>1,749.36</u>
6 CY Bin	\$ <u>419.61</u>	\$ <u>839.22</u>	\$ <u>1,258.83</u>	\$ <u>1,678.44</u>	\$ <u>2,098.05</u>	\$ <u>2,517.66</u>
8 CY Bin	\$ <u>535.84</u>	\$ <u>1,071.68</u>	\$ <u>1,607.52</u>	\$ <u>2,143.36</u>	\$ <u>2,679.20</u>	\$ <u>3,215.04</u>
B. MFD NON	COMPACTED	BOX COLLECT	ION SERVICE R	ATES - Includi	ng Franchise F	ees
6 CY Box	\$ <u>315.56</u>	\$ <u>631.11</u>	\$ <u>946.67</u>	\$ <u>1,262.22</u>	\$ <u>1,577.78</u>	\$ <u>1,893.33</u>
8 CY Box	\$ <u>363.78</u>	\$ <u>727.56</u>	\$ <u>1,091.33</u>	\$ <u>1,455.11</u>	\$ <u>1,818.89</u>	\$ <u>2,182.67</u>
10 CY Box	\$ <u>459.72</u>	\$ <u>919.44</u>	\$ <u>1,379.17</u>	\$ <u>1,838.89</u>	\$ <u>2,298.61</u>	\$ <u>2,758.33</u>
15 CY Box	\$ <u>459.72</u>	\$ <u>919.44</u>	\$ <u>1,379.17</u>	\$ <u>1,838.89</u>	\$ <u>2,298.61</u>	\$ <u>2,758.33</u>
20 CY Box	\$ <u>493.82</u>	\$ <u>987.64</u>	\$ <u>1,481.46</u>	\$ <u>1.975.28</u>	\$ <u>2,469.10</u>	\$ <u>2,962.93</u>
30 CY Box	\$ <u>560.50</u>	\$ <u>1,121.00</u>	\$ <u>1,681.50</u>	\$ <u>2,241.99</u>	\$ <u>2,802.49</u>	\$ <u>3,362.99</u>
40 CY Box	\$ <u>685.00</u>	\$ <u>1,370.00</u>	\$ <u>2,055.00</u>	\$ <u>2,740.00</u>	\$ <u>3,425.00</u>	\$ <u>4,110.00</u>
50 CY Box	\$ <u>820.14</u>	\$ <u>1,640,28</u>	\$ <u>2,460.42</u>	\$ <u>3,280.56</u>	\$ <u>4,100.69</u>	\$ <u>4,920.83</u>

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Note: Service Rate for Customers with multiple Bins shall be calculated by multiplying the

Container size by the number of Containers required by Customer. 3369

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C. MFD COMPACTED BOX COLLECTION SERVICE RATES - Including Franchise Fees										
\$ <u>422.22</u>	\$ <u>844.44</u>	\$ <u>1,266.67</u>	\$ <u>1,688.89</u>	\$ <u>2,111.11</u>	\$ <u>2,533,33</u>					
\$ <u>470.94</u>	\$ <u>941.89</u>	\$ <u>1,412.83</u>	\$ <u>1,883.78</u>	\$ <u>2,354.72</u>	\$ <u>2,825.67</u>					
\$ <u>470.94</u>	\$ <u>941.89</u>	\$ <u>1,412.83</u>	\$ <u>1,883.78</u>	\$ <u>2,354.72</u>	\$ <u>2,825.67</u>					
\$ <u>661.86</u>	\$ <u>1,323.71</u>	\$ <u>1,985.57</u>	\$ <u>2,647.42</u>	\$ <u>3,309.28</u>	\$ <u>3,971.14</u>					
\$ <u>783.49</u>	\$ <u>1,566.98</u>	\$ <u>2,350.46</u>	\$ <u>3,133.95</u>	\$ <u>3,917.44</u>	\$ <u>4,700.93</u>					
\$ <u>907.64</u>	\$ <u>1,815.28</u>	\$ <u>2,722.92</u>	\$ <u>3,630.56</u>	\$ <u>4,538.19</u>	\$ <u>5,445.83</u>					
\$ <u>1,089.41</u>	\$ <u>2,178.82</u>	\$ <u>3,268.23</u>	\$ <u>4,357.64</u>	\$ <u>5,447.05</u>	\$ <u>6,536.46</u>					
	\$ <u>422.22</u> \$ <u>470.94</u> \$ <u>470.94</u> \$ <u>661.86</u> \$ <u>783.49</u> \$ <u>907.64</u>	\$422.22       \$844.44         \$470.94       \$941.89         \$470.94       \$941.89         \$470.94       \$941.89         \$661.86       \$1,323.71         \$783.49       \$1,566.98         \$907.64       \$1.815.28	\$422.22       \$844.44       \$1,266.67         \$470.94       \$941.89       \$1,412.83         \$470.94       \$941.89       \$1,412.83         \$470.94       \$941.89       \$1,412.83         \$661.86       \$1,323.71       \$1,985.57         \$783.49       \$1,566.98       \$2,350.46         \$907.64       \$1,815.28       \$2,722.92	\$422.22       \$844.44       \$1,266.67       \$1,688.89         \$470.94       \$941.89       \$1.412.83       \$1,883.78         \$470.94       \$941.89       \$1,412.83       \$1,883.78         \$470.94       \$941.89       \$1,412.83       \$1,883.78         \$661.86       \$1,323.71       \$1,985.57       \$2,647.42         \$783.49       \$1,566.98       \$2,350.46       \$3,133.95         \$907.64       \$1,815.28       \$2,722.92       \$3,630.56	\$422.22       \$844.44       \$1.266.67       \$1.688.89       \$2.111.11         \$470.94       \$941.89       \$1.412.83       \$1.883.78       \$2.354.72         \$470.94       \$941.89       \$1.412.83       \$1.883.78       \$2.354.72         \$470.94       \$941.89       \$1.412.83       \$1.883.78       \$2.354.72         \$470.94       \$941.89       \$1.412.83       \$1.883.78       \$2.354.72         \$661.86       \$1.323.71       \$1.985.57       \$2.647.42       \$3.309.28         \$783.49       \$1.566.98       \$2.350.46       \$3.133.95       \$3.917.44         \$907.64       \$1.815.28       \$2.722.92       \$3.630.56       \$4.538.19					

**D.** ADDITIONAL SERVICES (Note: The additional service rates on lines D1 – D10 should include franchise fees.)

1. Push	1-25 ft	26-49 ft	50-75 Ft	76-100 ft	101-125 ft	126+ ft
Rates	\$ <u>25.00</u>	\$ <u>50.00</u>	\$ <u>75.00</u>	\$ <u>100.00</u>	\$ <u>125.00</u>	\$ <u>150.00</u>
	Jali Spa. Brallon, 14. P.I. Damper J. Press					manalah, Gal. 147 M.S. MILNIA.

2. Cart or	Each Occurre	nce						
Bin Cleaning	Cart	\$ <u>71.25</u>	1 – 4 C Siz		<u>112.50</u>	5+ CY Bin Size	\$ <u>112.50</u>	
3. Green Was	ste Collection		al gran alancia cun ja (o fogga fog	<u>\$0.40</u>		Per Gallon		
4. Extra Recy	clable Cart			<u>\$0.40</u>		Per Gallo	n	
5. Extra Recy	clable Bin			<u>\$40.00</u>		Per Cubic Y	ard	
6. Additional	Bin Exchange			\$ <u>75.00</u>	Eac	Each additional service exchange		
7. Additional	Bin Replacemen	t		\$ <u>450.00</u>	Ea	ch additional Bin i	replacement	
8. Additional	Cart Exchange			\$ <u>71.25</u>	Eac	Each additional service exchange		
9. Additional	Cart Replacemer	nt		\$ <u>71.25</u>	Eac	h additional Cart	replacement	
10. Excess Or	n-Call Collection	Capacity		\$ <u>93.75</u>		additional cubic y nits established)	ard (beyond	
11. Additional	On-Call Collection	on Service		\$ <u>93.75</u>		Per Cubic Yard		
12. Un-contair	nerized Material	Surcharge		\$ <u>0.50</u>	50 Each Gallon of Un-containerized Material			
13. Excess Mi	ssed Collections			<u>50.00</u>	-	nissed collection ch full or partial ca	-	

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	M		Form 38 CTION SERV ECTION SERV		SWA				
Container	Collection Frequency								
Size	1X Week	2X Week	3X Week	4X Week	5X Week	6X Week			
A. MFD BIN COLLECTION SERVICE RATES - Including Franchise Fees									
1 CY Bin	<u>\$145.00</u>	<u>\$290.00</u>	<u>\$435.00</u>	<u>\$580.00</u>	<u>\$725.00</u>	<u>\$870.00</u>			
1.5 CY Bin	<u>\$232.00</u>	<u>\$464.00</u>	<u>\$696.00</u>	<u>\$928.00</u>	<u>\$1,160.00</u>	<u>\$1,392.00</u>			
2 CY Bin	<u>\$232.00</u>	<u>\$464.00</u>	<u>\$696.00</u>	<u>\$928.00</u>	<u>\$1,160.00</u>	<u>\$1,392.00</u>			
3 CY Bin	<u>\$334.95</u>	<u>\$669.90</u>	<u>\$1,004.85</u>	<u>\$1,339.80</u>	<u>\$1,674.75</u>	<u>\$2,009.70</u>			
4 CY Bin	<u>\$429.20</u>	<u>\$858.40</u>	<u>\$1,287.60</u>	<u>\$1,716.80</u>	<u>\$2,146.00</u>	<u>\$2,575.20</u>			
6 CY Bin	<u>\$617.70</u>	<u>\$1,235.40</u>	<u>\$1,853.10</u>	<u>\$2,470.80</u>	<u>\$3,088.50</u>	<u>\$3,706.20</u>			
8 CY Bin	<u>\$788.80</u>	<u>\$1,577.60</u>	<u>\$2,366.40</u>	<u>\$3,155.20</u>	<u>\$3,944.00</u>	<u>\$4,732.80</u>			
B. MFD NO	N-COMPACTI	ED BOX COLL	ECTION SER	VICE RATES -	Including Fram	nchise Fees			
6 CY Box	<u>\$366.67</u>	<u>\$733.33</u>	<u>\$1,100.00</u>	<u>\$1,466.67</u>	<u>\$1,833.33</u>	<u>\$2,200.00</u>			
8 CY Box	<u>\$416.67</u>	<u>\$833.33</u>	<u>\$1,250.00</u>	<u>\$1,666.67</u>	<u>\$2,083.33</u>	\$2,500.00			
10 CY Box	<u>\$555.56</u>	<u>\$1,111.11</u>	<u>\$1,666.67</u>	<u>\$2,222.22</u>	<u>\$2,777.78</u>	<u>\$3,333.33</u>			
15 CY Box	<u>\$555.56</u>	<u>\$1,111.11</u>	<u>\$1,666.67</u>	<u>\$2,222.22</u>	<u>\$2,777.78</u>	<u>\$3,333.33</u>			
20 CY Box	<u>\$638.89</u>	<u>\$1.277.78</u>	<u>\$1,916.67</u>	<u>\$2,555.56</u>	<u>\$3,194.44</u>	<u>\$3,8333.33</u>			
30 CY Box	<u>\$662.41</u>	<u>\$1,324.82</u>	<u>\$1,987.23</u>	<u>\$2,649.64</u>	<u>\$3,312.06</u>	<u>\$3,974.47</u>			
40 CY Box	<u>\$809.40</u>	<u>\$1,618.80</u>	<u>\$2,428.20</u>	<u>\$3,237.60</u>	<u>\$4,047.00</u>	<u>\$4,856.40</u>			
50 CY Box	<u>\$1,008.89</u>	<u>\$2,017.78</u>	<u>\$3,026.67</u>	<u>\$4,035.56</u>	<u>\$5,044.44</u>	<u>\$6,053.33</u>			

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Note: Service Rate for Customers with multiple Bins shall be calculated by multiplying the Container size by the number of Containers required by Customer. 3373

C. MFD COMP	ACTED BOX C	OLLECTION S	ERVICE RATES	- Inclu	ding Fr	anchise Fees	-
6 CY Box	<u>\$450.00</u>	\$900.00	<u>\$1,350.00</u>	<u>\$1,80</u>	0.00	<u>\$2,250.00</u>	<u>\$2,700.00</u>
8 CY Box	<u>\$501.94</u>	<u>\$1,003.89</u>	<u>\$1,505.83</u>	<u>\$2,007.78</u>		<u>\$2,509.72</u>	<u>\$3,011.67</u>
10 CY Box	<u>\$501.94</u>	<u>\$1,003.89</u>	<u>\$1,505.83</u>	<u>\$2,007.78</u>		<u>\$2,509.72</u>	<u>\$3,011.67</u>
20 CY Box	<u>\$583.38</u>	<u>\$1,166.75</u>	<u>\$1,750.13</u>	<u>\$2,33</u>	<u>3.51</u>	<u>\$2,916.88</u>	<u>\$3,500.26</u>
30 CY Box			<u>\$3,125.82</u>	<u>\$4,16</u>	<u>7.76</u>	<u>\$5,209.70</u>	<u>\$6,251,64</u>
40 CY Box	<u>\$1,054.31</u>	<u>\$2,108.61</u>	<u>\$3,162.92</u>	<u>\$3,162.92</u> <u>\$4,217.22</u>		<u>\$5,271.53</u>	<u>\$6,325.83</u>
50 CY Box	<u>\$1,263.99</u>	<u>\$2,527.99</u>	<u>\$3,791.98</u>	<u>\$5,055.97</u>		<u>\$6,319.97</u>	<u>\$7,583.96</u>
D. ADDITION fees.)	AL SERVICES (	(Note: The add	itional service r	ates on	lines D	01 – D10 should	d include franch
1. Push	1-25 ft	26-49 ft	50-75 Ft	76-100 ft		101-125 ft	126+ ft
Rates	<u>\$25.00</u>	<u>\$50.00</u>	<u>\$75.00</u>	<u>\$100</u>	) <u>,00</u>	<u>\$125.00</u>	<u>\$150.00</u>
	Each Occurre	nce		Ani (U Jacogow Ceri ini in			Saluppearin minister in the second
<ol> <li>Cart or Bin Cleaning</li> </ol>				<u>\$112.50</u>			
	Cart	<u>\$71,25</u>	1 – 4 CY Bin Size	<u>\$112</u>	<u>2.50</u>	5+ CY Bin Size	<u>\$112.50</u>
3. Green Wast∈	anna an taona an taon	<u>\$71.25</u>			2 <u>.50</u>		
3. Green Waste 4. Extra Recycla	• Collection	<u>\$71,25</u>	Size	<u>)</u>	2.50	Size	allon
	Collection	<u>\$71,25</u>	Size <u>\$0.40</u>	<u>)</u> <u>)</u>	2.50	Size Per G	allon allon
4. Extra Recycla	Collection able Cart able Bin	<u>\$71.25</u>	Size <u>\$0.40</u> <u>\$0.40</u>	<u>)</u> <u>)</u> <u>0</u>		Size Per G Per G Per Cub	allon allon
4. Extra Recycl 5. Extra Recycl 6. Additional Bi	Collection able Cart able Bin		Size <u>\$0.40</u> <u>\$0.40</u> <u>\$40.0</u>	<u>2</u> 2 0 0 0	E	Size Per G Per G Per Cub ach additional s	allon allon ic Yard
4. Extra Recycl 5. Extra Recycl 6. Additional Bi	Collection able Cart able Bin in Exchange in Replacement		Size <u>\$0.40</u> <u>\$0.40</u> <u>\$40.0</u> <u>\$75.0</u>	<u>)</u> <u>)</u> <u>0</u> <u>0</u> <u>0</u> <u>00</u>	E	Size Per G Per G Per Cub ach additional s fach additional F	allon allon ic Yard ervice exchange
<ol> <li>4. Extra Recycla</li> <li>5. Extra Recycla</li> <li>6. Additional Bi</li> <li>7. Additional Bi</li> <li>8. Additional C</li> </ol>	Collection able Cart able Bin in Exchange in Replacement		Size \$0.40 \$0.40 \$0.40 \$40.0 \$40.0 \$450.0 \$450.0	2 2 0 0 0 20 5 5	E	Size Per G Per G Per Cub ach additional s fach additional B ach additional s	allon allon ic Yard ervice exchange Bin replacement ervice exchange
<ol> <li>4. Extra Recycla</li> <li>5. Extra Recycla</li> <li>6. Additional Bi</li> <li>7. Additional Bi</li> <li>8. Additional Ca</li> <li>9. Additional Ca</li> </ol>	Collection able Cart able Bin in Exchange in Replacement art Exchange	L Birth Holes and composition of an energy of	Size \$0.40 \$0.40 \$40.0 \$75.0 \$450.0 \$71.2	<u>)</u> <u>)</u> <u>0</u> <u>0</u> <u>00</u> <u>5</u> <u>5</u>	E E E	Size Per G Per G Per Cub ach additional s ach additional B ach additional S	allon allon ic Yard ervice exchange Bin replacement ervice exchange cart replacement c yard (beyond t
<ol> <li>4. Extra Recycla</li> <li>5. Extra Recycla</li> <li>6. Additional Bi</li> <li>7. Additional Bi</li> <li>8. Additional Ca</li> <li>9. Additional Ca</li> <li>10. Excess On-</li> </ol>	Collection able Cart able Bin in Exchange in Replacement art Exchange art Replacemen	t Capacity	Size <u>\$0.40</u> <u>\$0.40</u> <u>\$40.0</u> <u>\$40.0</u> <u>\$450.0</u> <u>\$450.0</u> <u>\$450.0</u> <u>\$71.2</u> <u>\$71.2</u>	2 2 2 0 0 0 0 5 5 5 5 5	E E E	Size Per G Per G Per Cub ach additional s ach additional f ach additional G ach additional Cubi	allon allon ic Yard ervice exchange Bin replacement ervice exchange cart replacement ic yard (beyond t ablished)
<ol> <li>4. Extra Recycla</li> <li>5. Extra Recycla</li> <li>6. Additional Bi</li> <li>7. Additional Bi</li> <li>8. Additional Ca</li> <li>9. Additional Ca</li> <li>10. Excess On-</li> <li>11. Additional Ca</li> </ol>	Collection able Cart able Bin in Exchange in Replacement art Exchange art Replacemen Call Collection (	t Capacity n Capacity	Size \$0.40 \$0.40 \$40.0 \$75.0 \$450.0 \$450.0 \$71.2 \$71.2 \$93.7	2 2 2 0 0 0 0 0 0 5 5 5 5 5 5 5 5	Ei Ei Ei Each	Size Per G Per G Per Cub ach additional s ach additional f ach additional G ach additional cubi limits esta Per Cub	allon allon ic Yard ervice exchange Bin replacement ervice exchange cart replacement ic yard (beyond t ablished)

#### 3376

	c		orm 4 SERVICE RAT	ES		
	СОММЕІ	RCIAL CART	COLLECTION	SERVICE		
A	. COMMERCIAL CART COLLECTION SEF	RVICE – CURB	SIDE – Monthly I	Rates Including	Franchise Fee	S ·
1	Solid Waste Cart Sizes (gallons)	Can	20	35	64	96
2	Commercial Collection Service Rate	<u>\$26.50</u>	<u>\$21.98</u>	<u>\$26.98</u>	<u>\$41.98</u>	<u>\$51.98</u>
В	. SUBSCRIPTION GREEN WASTE CART	COLLECTION	SERVICE - Mont	ihly Surcharge	Including Franc	hise Fees
1	Green Waste Cart Sizes (gallons)				64	96
2	Green Waste Collection Surcharge				<u>\$20.99</u>	<u>\$25.99</u>
C.	ADDITIONAL SERVICES (Note: The add	tional service	fees on lines C2	– C7 should in	clude franchise	fees.)
1	Cart Sizes (gallons)	Can	20	35	64	96
2	Extra Solid Waste Cart	<u>\$21.20</u>	<u>\$17.58</u>	<u>\$21.58</u>	<u>\$33.58</u>	<u>\$41.58</u>
3	Extra Recyclables Cart	<u>\$13.25</u>	<u>\$10.99</u>	<u>\$13.49</u>	<u>\$20.99</u>	<u>\$25.99</u>
4	Extra Green Waste Cart				<u>\$20.99</u>	<u>\$25.99</u>
5	Additional Cart Exchange	<u>\$71.25</u>	Each service ex	change		
6	Additional Cart Replacement	<u>\$71.25</u>	Each additional	Cart replacemer	ıt	
7	Subscription On-Call Collection Service	\$ <u>93.75</u>	Per cubic yard			
8	Un-containerized Material Surcharge	\$ <u>0.50</u>	Each Gallon of ι	In-containerized	material	
9	Excess Missed Collections	\$ <u>50.00</u>	Any missed colle year	ection greater the	an 2 each full or	partial calendar
10	Service Collections in Excess of Once Per Week – Percentage of base rate	<u>200%</u>	Each Service Co	ollection in Exce	ss of Once Per V	Veek

3378

50 CY Box

	COMMER	COLLEC	Form 5A FION SERVICE		<b>IRWMD</b>				
Chier binn and teachtail Contraine		en eligi ili ili in 1919 fa 1944	Collection	Frequency					
Container Size	1X Week	2X Week	3X Week	4X Week	5X Week	6X Week			
A. COMMERCIAL BIN COLLECTION SERVICE RATES - Including Franchise Fees									
1 CY Bin	<u>\$98.50</u>	<u>\$197.00</u>	<u>\$295.50</u>	<u>\$394.00</u>	<u>\$492.50</u>	<u>\$591.00</u>			
1.5 CY Bin	<u>\$151.69</u>	<u>\$303.38</u>	<u>\$455.07</u>	<u>\$606.76</u>	<u>\$758.45</u>	<u>\$910.14</u>			
2 CY Bin	<u>\$151.69</u>	<u>\$303.38</u>	<u>\$455.07</u>	<u>\$606.76</u>	<u>\$758.45</u>	<u>\$910.14</u>			
3 CY Bin	<u>\$227.54</u>	<u>\$455.07</u>	<u>\$682.61</u>	<u>\$910.14</u>	<u>\$1,137.68</u>	<u>\$1,365.21</u>			
4 CY Bin	<u>\$291.56</u>	<u>\$583.12</u>	<u>\$874.68</u>	<u>\$1,166.24</u>	<u>\$1,457.80</u>	<u>\$1,749.36</u>			
6 CY Bin	<u>\$419.61</u>	<u>\$839.22</u>	<u>\$1,258.83</u>	<u>\$1,678.44</u>	<u>\$2,098.05</u>	<u>\$2,517.66</u>			
8 CY Bin	<u>\$535.84</u>	<u>\$1,071.68</u>	<u>\$1,607.52</u>	<u>\$2,143.36</u>	<u>\$2,679.20</u>	\$3,215.04			
B. COMMERCIA	L NON-COMP	ACTED BOX CO	LLECTION SEF		Including Fram	nchise Fees			
6 CY Box	<u>\$315,56</u>	<u>\$631.11</u>	<u>\$946.67</u>	<u>\$1,262.22</u>	<u>\$1,577.78</u>	<u>\$1,893.33</u>			
8 CY Box	<u>\$363.78</u>	<u>\$727.56</u>	<u>\$1,091.93</u>	<u>\$1,455.11</u>	<u>\$1,818.89</u>	<u>\$2,182.67</u>			
10 CY Box	<u>\$459.72</u>	<u>\$919.44</u>	<u>\$1,379.17</u>	<u>\$1,838.89</u>	<u>\$2,298.61</u>	<u>\$2,758.33</u>			
15 CY Box	<u>\$459.72</u>	<u>\$919.44</u>	<u>\$1,379.17</u>	<u>\$1,838.89</u>	<u>\$2,298.61</u>	<u>\$2,758.33</u>			
20 CY Box	<u>\$493.82</u>	<u>\$987.64</u>	\$1,481.46	<u>\$1,975.28</u>	<u>\$2,469.10</u>	<u>\$2,962.93</u>			
30 CY Box	<u>\$560.50</u>	<u>\$1,121.00</u>	<u>\$1,681.50</u>	<u>\$2,241.99</u>	<u>\$2,802.49</u>	<u>\$3,362.99</u>			
40 CY Box	<u>\$685.00</u>	<u>\$1,370.00</u>	<u>\$2,055.00</u>	<u>\$2,740.00</u>	<u>\$3,425.00</u>	\$4,110.00			
	and the second sec			NAME OF ALL AND A REPORT OF A	and a second	for an increase of the second se			

Note: Service Rate for Customers with multiple Bins shall be calculated by multiplying the 3379

<u>\$1,640.28</u>

3380 Container size by the number of Containers required by Customer.

<u>\$820.14</u>

<u>\$2,460.42</u>

\$3,280.56

<u>\$4,100.69</u>

<u>\$4,920.83</u>

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#### C. COMMERCIAL COMPACTED BOX COLLECTION SERVICE RATES - Including Franchise Fees

6 CY Box	<u>\$422.22</u>	<u>\$844.44</u>	<u>\$1,266.67</u>	<u>\$1,688.89</u>	<u>\$2,111.11</u>	<u>\$2,533.33</u>
8 CY Box	<u>\$470.94</u>	<u>\$941.89</u>	<u>\$1,412.83</u>	<u>\$1,883.78</u>	<u>\$2,354.72</u>	<u>\$2,825.67</u>
10 CY Box	<u>\$470.94</u>	<u>\$941.89</u>	\$1,412.83	<u>\$1,883.78</u>	<u>\$2,354.72</u>	<u>\$2,825.67</u>
20 CY Box	<u>\$661.86</u>	<u>\$1,323.71</u>	<u>\$1,985.57</u>	<u>\$2,647.42</u>	<u>\$3,309.28</u>	<u>\$3,971.14</u>
30 CY Box	<u>\$783.49</u>	<u>\$1,566.98</u>	<u>\$2,350.46</u>	<u>\$3,133.95</u>	<u>\$3,917.44</u>	<u>\$4,700.93</u>
40 CY Box	<u>\$907.64</u>	<u>\$1,815.28</u>	<u>\$2,722.92</u>	<u>\$3,630.56</u>	<u>\$4,538.19</u>	<u>\$5,445.83</u>
50 CY Box	<u>\$1,089.41</u>	<u>\$2,178.82</u>	<u>\$3,268.23</u>	<u>\$4,357.64</u>	<u>\$5,447.05</u>	<u>\$6,536.46</u>

D. ADDITIONAL SERVICES (Note: The additional service rates on lines D1 – D10 should include franchise fees.)

1. Push Rates	1-25 ft	26-49 ft	50-75 Ft	76-100 ft	101-125 ft	126+ ft
	<u>\$25.00</u>	<u>\$50.00</u>	<u>\$75.00</u>	<u>\$100.00</u>	<u>\$125.00</u>	<u>\$150.00</u>

	Each Occurrent	e				
2. Cart or Bin Cleaning	Cart	<u>\$71.25</u>	1 – 4 CY Bin Size	<u>\$112.5</u>	5+ CY Bin Size	<u>\$112.50</u>
3. Green Waste	Collection		\$0.40		Per Gallo	'n
4. Extra Recycla	ble Cart		<u>\$0.40</u>		Per Gallon	
5. Extra Recycla	ble Bin		\$40.00		Per Cubic Y	′ard
6. Additional Bin	Exchange		\$ <u>75.00</u>		Each additional service exchar	
7. Additional Bin	Replacement		\$ <u>450.00</u>		Each additional Bin replaceme	
8. Additional Ca	rt Exchange		\$ <u>71.25</u>		Each additional service exchang	
9. Additional Car	rt Replacement		\$ <u>71.25</u>		Each additional Cart	replacement
10. Subscription	On-Call Collection	Service	<u>\$93.75</u>		Per Cubic \	′ard
10. Un-containe	rized Material Surc	harge	\$ <u>0.50</u>		Each Gallon of un-containeri material	
11. Excess Miss	ed Collections		<u>\$50.00</u>		Any missed collectior 2 each full or partial o	+
	· · · · · · · · · · · · · · · · · · ·					. ,

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#### Form 5B COLLECTION SERVICE RATES

#### COMMERCIAL BIN COLLECTION SERVICE in the SVSWA

	Collection Frequency						
Container Size	1X Week	2X Week	3X Week	4X Week	5X Week	6X Week	
A. COMMERCIA	A. COMMERCIAL BIN COLLECTION SERVICE RATES - Including Franchise Fees						
1 CY Bin	<u>\$145.00</u>	<u>\$290.00</u>	<u>\$435.00</u>	<u>\$580.00</u>	<u>\$725.00</u>	<u>\$870.00</u>	
1.5 CY Bin	<u>\$232.00</u>	<u>\$464.00</u>	<u>\$696.00</u>	<u>\$928.00</u>	<u>\$1,160.00</u>	<u>\$1,392.00</u>	
2 CY Bin	<u>\$232.00</u>	<u>\$464.00</u>	<u>\$696.00</u>	<u>\$928.00</u>	<u>\$1,160.00</u>	<u>\$1,392.00</u>	
3 CY Bin	<u>\$334.95</u>	<u>\$669.90</u>	<u>\$1,004.85</u>	<u>\$1,339.80</u>	<u>\$1,674.75</u>	<u>\$2,009.70</u>	
4 CY Bin	<u>\$429.20</u>	<u>\$858.40</u>	<u>\$1,287.60</u>	<u>\$1,716.80</u>	<u>\$2,146.00</u>	<u>\$2,575.20</u>	
6 CY Bin	<u>\$617.70</u>	<u>\$1,235.40</u>	<u>\$1,853.10</u>	<u>\$2,470.80</u>	<u>\$3,088.50</u>	<u>\$3,706.20</u>	
8 CY Bin	<u>\$788.80</u>	<u>\$1,577.60</u>	<u>\$2,366.40</u>	<u>\$3,155.20</u>	<u>\$3,944.00</u>	<u>\$4,732.80</u>	
B. COMMERCIA	L NON-COMP	ACTED BOX CO	LLECTION SERVI	ICE RATES - In	cluding Franch	nise Fees	
6 CY Box	<u>\$366.67</u>	<u>\$733.33</u>	<u>\$1,100.00</u>	<u>\$1,466.67</u>	<u>\$1,833.33</u>	<u>\$2,200.00</u>	
8 CY Box	<u>\$416.67</u>	<u>\$833.33</u>	<u>\$1,250.00</u>	<u>\$1,666.67</u>	<u>\$2,083.33</u>	<u>\$2,500.00</u>	
10 CY Box	<u>\$555.56</u>	<u>\$1,111.11</u>	<u>\$1,666.67</u>	<u>\$2,222.22</u>	<u>\$2,777.78</u>	<u>\$3,333.33</u>	
15 CY Box	<u>\$555.56</u>	<u>\$1,111.11</u>	<u>\$1,666.67</u>	<u>\$2,222.22</u>	<u>\$2,777.78</u>	<u>\$3,333.33</u>	
20 CY Box	<u>\$638.89.</u>	<u>\$1,277.78</u>	<u>\$1,916.67</u>	<u>\$2,555.56</u>	<u>\$3,194.44</u>	<u>\$3,833.33</u>	
30 CY Box	<u>\$662.41</u>	<u>\$1,324.82</u>	<u>\$1,987.23</u>	<u>\$2,649.64</u>	<u>\$3,312.06</u>	<u>\$3,974.47</u>	
40 CY Box	<u>\$809.40</u>	<u>\$1,618.80</u>	<u>\$2,428.20</u>	<u>\$3,237.60</u>	<u>\$4,047.00</u>	<u>\$4,856.40</u>	
50 CY Box	<u>\$1,008.89</u>	<u>\$2,017.78</u>	<u>\$3,026.67</u>	<u>\$4,035.56</u>	<u>\$5,044.44</u>	<u>\$6,053.33</u>	

3383N Note: Service Rate for Customers with multiple Bins shall be calculated by multiplying the C

3384 Container size by the number of Containers required by Customer.

C. COMMERCI	AL COMPACTE			AIES -	Includi	ng Franchise F	T
6 CY Box	<u>\$450.00</u>	<u>\$900.00</u>	<u>\$1,350.00</u>	<u>\$1,80</u>	<u>0.00</u>	<u>\$2,250.00</u>	<u>\$2,700.00</u>
8 CY Box	<u>\$501.94</u>	<u>\$1,003.89</u>	<u>\$1,505.83</u>	<u>\$2,00</u>	<u>7.78</u>	<u>\$2,509.72</u>	<u>\$3,011.67</u>
10 CY Box	<u>\$501.94</u>	<u>\$1,003.89</u>	<u>\$1,505.83</u>	\$2,00	<u>7.78</u>	<u>\$2,509.72</u>	<u>\$3,011.67</u>
20 CY Box	<u>\$583.38</u>	<u>\$1,166.75</u>	<u>\$1,750.13</u>	<u>\$2,33</u>	<u>3.51</u>	<u>\$2,916.88</u>	<u>\$3,500.26</u>
30 CY Box	<u>\$1,041.94</u>	<u>\$2,083.88</u>	<u>\$3,125.82</u>	<u>\$4,16</u>	7.7 <u>6</u>	<u>\$5,209.70</u>	<u>\$6,251.64</u>
40 CY Box	<u>\$1,054.31</u>	<u>\$2,108.61</u>	<u>\$3,162.92</u>	<u>\$4,21</u>	7. <u>22</u>	<u>\$5,271.53</u>	<u>\$6,325.83</u>
50 CY Box	<u>\$1,263.99</u>	<u>\$2,527.99</u>	<u>\$3,791.98</u>	\$5.05	<u>5.97</u>	<u>\$6,319.97</u>	<u>\$7,583.96</u>
D. ADDITIONA fees.)	L SERVICES (N	ote: The addition	onal service rates	on lines	D1 C	010 should incl	ude franchis
1. Push Rates	1-25 ft	26-49 ft	50-75 Ft	76-10	00 ft	101-125 ft	126+ ft
	<u>\$25.00</u>	<u>\$50.00</u>	<u>\$75.00</u>	<u>\$100</u>	.00	<u>\$125.00</u>	<u>\$150.00</u>
0. Oration Dia	Each Occurre	nce	har brigt utde sooren prostationer oor oor oor	gen e regenere proser av er		a data da militar en la contra a larriga	
2. Cart or Bin							
Cleaning	Cart	<u>\$71.25</u>	1 – 4 CY Bin Size	<u>\$112</u>	<u>.50</u>	5+ CY Bin Size	<u>\$112.50</u>
Cleaning 3. Green Waste		<u>\$71.25</u>		<u>\$112</u>	.50		anni (n.j. ș reșel, îzge
3. Green Waste	Collection	<u>\$71.25</u>	Size	<u>\$112</u>	<u>.50</u>	Size	
3. Green Waste	Collection ble Cart	<u>\$71.25</u>	Size <u>\$0.40</u>		.50	Size Per Gallo	on
3. Green Waste 4. Extra Recycla	Collection ble Cart ble Bin	<u>\$71.25</u>	Size \$0.40 \$0.40	<u></u>		Size Per Gallo Per Gallo	on on Yard
<ol> <li>Green Waste</li> <li>Extra Recycla</li> <li>Extra Recycla</li> </ol>	Collection ble Cart ble Bin Exchange	<u>\$71.25</u>	Size <u>\$0.40</u> <u>\$0.40</u> <u>\$40.00</u>	<u></u>	Eacl	Size Per Gallo Per Gallo Per Cubic Y	on on Yard ice exchange
<ol> <li>Green Waste</li> <li>Extra Recycla</li> <li>Extra Recycla</li> <li>Additional Bin</li> </ol>	Collection ble Cart ble Bin Exchange Replacement	\$71.25	Size <u>\$0.40</u> <u>\$0.40</u> <u>\$40.00</u> <u>\$75.00</u>	<u>1</u> 1 <u>2</u>	Eacl	Size Per Gallo Per Gallo Per Cubic ` n additional serv	on on Yard ice exchange replacement
<ol> <li>Green Waste</li> <li>Extra Recycla</li> <li>Extra Recycla</li> <li>Additional Bin</li> <li>Additional Bin</li> </ol>	Collection ble Cart ble Bin Exchange Replacement t Exchange	\$71.25	Size <u>\$0.40</u> <u>\$0.40</u> <u>\$40.00</u> <u>\$40.00</u> <u>\$450.00</u>	<u>1</u> 1 1 1 1	Eacl	Size Per Gallo Per Gallo Per Cubic <sup>\</sup> h additional serv h additional Bin	on Yard 'ice exchange replacement 'ice exchange
<ol> <li>Green Waste</li> <li>Extra Recycla</li> <li>Extra Recycla</li> <li>Additional Bin</li> <li>Additional Bin</li> <li>Additional Car</li> </ol>	Collection ble Cart ble Bin Exchange Replacement rt Exchange rt Replacement		Size <u>\$0.40</u> <u>\$0.40</u> <u>\$40.00</u> <u>\$450.00</u> <u>\$450.00</u> <u>\$71.25</u>	2 2 2 2 2 2 2	Eacl	Size Per Gallo Per Gallo Per Cubic <sup>\</sup> h additional serv h additional Bin h additional serv	on Yard rice exchange replacement rice exchange t replacemen
<ol> <li>Green Waste</li> <li>Extra Recycla</li> <li>Extra Recycla</li> <li>Additional Bin</li> <li>Additional Bin</li> <li>Additional Car</li> <li>Additional Car</li> </ol>	Collection ble Cart ble Bin Exchange Replacement t Exchange t Replacement On-Call Collecti	on Service	Size <u>\$0.40</u> <u>\$0.40</u> <u>\$40.00</u> <u>\$450.00</u> <u>\$450.00</u> <u>\$450.00</u> <u>\$71.25</u> <u>\$71.25</u>	2 2 2 2 2 2 2	Eacl Eacl Eacl Eacl	Size Per Gallo Per Gallo Per Cubic ` h additional serv h additional Bin h additional serv h additional cart	on Yard Yard rice exchange replacement rice exchange t replacemen Yard Yard

Container Size	Collection Frequency
A. ON-CALL BIN COLLECTION SERVICE RATES PER PULL - Includ INCLUDING COST OF DISPOSAL	ing Franchise Fees BUT NOT
1 CY Bin	<u>\$93.32</u>
1.5 CY Bin	<u>\$141.32</u>
2 CY Bin	<u>\$141.32</u>
3 CY Bin	<u>\$211.98</u>
4 CY Bin	<u>\$270.83</u>
6 CY Bin	<u>\$388.51</u>
8 CY Bin	<u>\$494.37</u>
B. ROLL-OFF NON-COMPACTED BOX COLLECTION SERVICE RATI Fees BUT NOT INCLUDING COST OF DISPOSAL	ES PER PULL – Including Fran
6 CY Box	<u>\$255.56</u>
7 to 10 CY Box	<u>\$277.78</u>
11 to 20 CY Box	\$333.33
21 to 30 CY Box	<u>\$411.11</u>
	\$500.00
31 to 40 CY Box	
	<u>\$589.89</u>
41 to 50 CY Box C. ROLL-OFF COMPACTED BOX COLLECTION SERVICE RATES PE	
31 to 40 CY Box 41 to 50 CY Box C. ROLL-OFF COMPACTED BOX COLLECTION SERVICE RATES PE BUT NOT INCLUDING COST OF DISPOSAL 6 CY Box	

### Form 6 ON-CALL BIN AND ROLL-OFF COLLECTION SERVICE

Container Size	Collection Frequenc
7 to 10 CY Box	<u>\$347.22</u>
11 to 20 CY Box	<u>\$416.67</u>
21 to 30 CY Box	<u>\$513.89</u>
31 to 40 CY Box	\$625.00
41 to 50 CY Box	\$736.11

Note: All Bin, compacted box and non-compacted box per pull service rates consist of collection rates and franchise fees only; disposal will be based on actual disposal costs plus a 10% franchise fee. The total customer rate will be the pull rate (collection and franchise fee), and disposal and the disposal franchise fee.

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#### Form 7A LARGE VENUE

#### **ON-CALL BIN AND ROLL-OFF COLLECTION SERVICE in the MRWMD**

Container Size	Collection Frequence		
A. ON-CALL BIN COLLECTION SERVICE RATES PER PULL - Including Franchise Fees <u>AND</u> COST OF DISPOSAL			
1 CY Bin	<u>\$98.50</u>		
1.5 CY Bin	<u>\$151.69</u>		
2 CY Bin	<u>\$151.69</u>		
3 CY Bin	<u>\$227.54</u>		
4 CY Bin	<u>\$291.56</u>		
6 CY Bin	<u>\$419.61</u>		
8 CY Bin	<u>\$535.84</u>		
	<u>\$535.84</u>		
8 CY Bin B. ROLL-OFF NON-COMPACTED BOX COLLECTION Fees <u>AND</u> COST OF DISPOSAL 6 CY Box	\$535.84         SERVICE RATES PER PULL – Including Franchise         \$315.56		
8 CY Bin B. ROLL-OFF NON-COMPACTED BOX COLLECTION Fees <u>AND</u> COST OF DISPOSAL 6 CY Box	<u>\$535.84</u> SERVICE RATES PER PULL – Including Franchise		
8 CY Bin B. ROLL-OFF NON-COMPACTED BOX COLLECTION Fees <u>AND</u> COST OF DISPOSAL 6 CY Box	\$535.84 SERVICE RATES PER PULL – Including Franchise \$315.56		
8 CY Bin <b>B. ROLL-OFF NON-COMPACTED BOX COLLECTION</b> Fees <u>AND</u> COST OF DISPOSAL 6 CY Box 7 to 10 CY Box	\$535.84 SERVICE RATES PER PULL – Including Franchise \$315.56 \$363.78		
8 CY Bin B. ROLL-OFF NON-COMPACTED BOX COLLECTION Fees AND COST OF DISPOSAL 6 CY Box 7 to 10 CY Box 11 to 20 CY Box 21 to 30 CY Box	\$535.84           SERVICE RATES PER PULL Including Franchise           \$315.56           \$363.78           \$493.82		
8 CY Bin B. ROLL-OFF NON-COMPACTED BOX COLLECTION Fees <u>AND</u> COST OF DISPOSAL 6 CY Box 7 to 10 CY Box 11 to 20 CY Box	\$535.84           SERVICE RATES PER PULL – Including Franchise           \$315.56           \$363.78           \$493.82           \$560.50		
8 CY Bin B. ROLL-OFF NON-COMPACTED BOX COLLECTION Fees AND COST OF DISPOSAL 6 CY Box 7 to 10 CY Box 11 to 20 CY Box 21 to 30 CY Box 31 to 40 CY Box	\$535.84           SERVICE RATES PER PULL Including Franchise           \$315.56           \$363.78           \$493.82           \$560.50           \$685.00		

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ON-CALL BIN AND ROLL-C	OFF COLLECTION SERVICE II	n the SVSWA
Container S	3ize	Collection Frequency
A. ON-CALL BIN COLLECTION SERVICE RADISPOSAL	ATES PER PULL - Including Fran	chise Fees <u>AND</u> COST OF
1 CY Bin	· · · · · · · · · · · · · · · · · · ·	<u>\$145.00</u>
1.5 CY Bin		<u>\$232.00</u>
2 CY Bin		<u>\$232.00</u>
3 CY Bin		<u>\$334.95</u>
4 CY Bin		<u>\$429.20</u>
6 CY Bin	n an a' Marana a shekiri Shika na manani na mashari shekari na shekiri na shekiri na shekiri na shekiri shekir	<u>\$617.70</u>
8 CY Bin		<u>\$788.80</u>
B. ROLL-OFF NON-COMPACTED BOX COLI Fees <u>AND</u> COST OF DISPOSAL	LECTION SERVICE RATES PER	PULL – Including Franchise
6 CY Box	·····	<u>\$366.67</u>
7 to 10 CY Box		<u>\$416.67</u>
11 to 20 CY Box		<u>\$638.89</u>
21 to 30 CY Box		<u>\$662.41</u>
31 to 40 CY Box		<u>\$809.40</u>
41 to 50 CY Box		<u>\$1,008.89</u>
C. ADDITIONAL SERVICES	e - namen an falland a standard and an	
1. Extra Recycling Capacity	\$40.00	Per Cubic Yard

For MAXIMUN	m 8 M RATES RATES - EMPLOYEES
Labor Position	Hourly Rate

Eabor T Colden	nouny rate
Driver	<u>\$150.00</u>
Supervisor	<u>\$175.00</u>
Helper	<u>\$100.00</u>

Form 9 MAXIMUM RATES EMERGENCY SERVICE RATES - EQUIPMENT					
EMERGE Equipment Type	Make & Model	Hourly Rate			
Side Loader	Autocar	<u>\$150.00</u>			
Commercial Front End Loader	Autocar	<u>\$175.00</u>			
Rear End Loader	Autocar	<u>\$150.00</u>			
Roll Off	Autocar	<u>\$150.00</u>			
Flat Bed Truck	Autocar	<u>\$75.00</u>			

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#### Form 10 ANCILLARY FEES AND SURCHARGES

Equipment Type	Hourly Rate
The following fees and surch	narges include franchise fees.
Lock Fee for Bin or Enclosure	<u>Greater of \$25.00 per month per enclosure</u> or \$10.00 per month per bin
Roll-off Relocation Fee	<u>\$100.00</u>
Roll-off Dry Run Fee	<u>\$150.00</u>
Roll-off Demurrage Fee per day (after 5 Work Days)	<u>\$10.00</u>
Delivery of Backyard Composting Bins	<u>\$100.00</u>
Discount for Customer-owned Compactor	<u>\$0.00</u>
Hourly Standby Fee for Roll Off Box Vehicle and Driver	<u>\$200.00</u>
Daily Standby Fee for Roll Off Box Vehicle and Driver	<u>\$1,200.00</u>
The following fees and surcharge	es do NOT include franchise fees.
NSF Fee	<u>\$25.00</u>
Delinquent Account Charge	Greater of \$5.00 or 1.5% per month not compounded
Collection Vehicle Travel Costs per Mile	<u>\$7.00</u>
Account Reactivation Fee after County Approved Service Suspension	<u>\$25.00</u>

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Form 11 DISPOSAL COSTS PER GALLON AND CUBIC YARD	
Form	Cost
Form 1, the average disposal cost per gallon.	<u>\$0.03</u>
Form 2 the average disposal cost per gallon.	<u>\$0.03</u>
Form 3A the average disposal cost per cubic yard in MRWMD.	<u>\$2.78</u>
Form 3B the average disposal cost per cubic yard in SVSWA.	<u>\$3.78</u>
Form 4 the average disposal cost per gallon.	<u>\$0.03</u>
Form 5A the average disposal cost per cubic yard in MRWMD.	<u>\$2.78</u>
Form 5B the average disposal cost per cubic yard in SVSWA.	<u>\$3.78</u>
For Form 7A the average disposal cost per cubic yard in MRWMD.	<u>\$2.78</u>
Form 7B the average disposal cost per cubic yard in SVSWA.	<u>\$3.78</u>

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Exhibit 2 Refuse Rate Index

3402 The "Refuse Rate Index" adjustment shall be calculated in the following manner:

The expenses of the Collection Services for the designated fiscal period shall be prepared in the
format set forth in the Operating Cost Statement - Description on the following page of this
Exhibit.

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3410 3. The following five (5) indices published by the United States Department of Labor, 3411 Bureau of Labor Statistics (BLS), and the actual change in the Disposal Facility Tip Fee are 3412 used to calculate the adjustment for each cost category. The change in each index and the Tip 3413 Fees is calculated on a twelve-month fiscal period in accordance with the terms of the 3414 Agreement. In the event any index is discontinued, a successor index shall be selected by 3415 COUNTY. Successor indices shall be those indices that are most closely equivalent to the 3416 discontinued indices as recommended by the BLS.

Index

- 3417 Cost Category
- 3418LaborSeries ID: ceu6056210008 Service-Producing Industries3419Diesel FuelSeries ID: wpu057303 #2 Diesel Fuel
  - 3420 Vehicle Replacement Series ID: wpu141301 Truck and bus bodies sold separately
  - 3421 Vehicle Maintenance Series ID: pcu336211336211 Industrial truck and trailer mfg.
  - 3422All OtherSeriesID:cuura422sa0ConsumerPriceIndex,AllUrban3423Consumers, All Items Bay Area
  - 3424DisposalThe actual tip fee charged to the CONTRACTOR by the MRWMD3425and/or SVSWA Disposal Facility.

3426 4. The percentage weight for each cost category is multiplied by the change in each 3427 appropriate index to calculate a weighted percentage for each cost category. The weighted 3428 percentage changes for each of the first five (5) cost categories are added together to calculate 3429 the Collection component of the Refuse Rate Index. The appropriate Disposal component of 3430 the RRI is then added to the Collection component to calculate the RRI. While the Collection 3431 component of the RRI uses the same indices for all rates, the Disposal component uses 3432 different indices for; 1) SFD, MFD and Commercial Cart Rates; 2) MFD Bin, Commercial Bin, 3433 Roll-off, and Large Venue Events Rates for Customers within the MRWMD boundaries; and 3) 3434 MFD Bin, Commercial Bin, Roll-off, and Large Venue Events Rates for Customers within the 3435 SVSWA boundaries. (see example).

3436 Operating Cost Statement - Description

3437 Labor: List all administrative, officer, operation and maintenance salary accounts.

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List payroll tax accounts directly related to the above salary accounts.
3439 List employee group medical and life accounts directly related to the above 3440 salary accounts. 3441 List employee retirement or profit sharing contributions accounts directly related 3442 to the above salary accounts. 3443 3444 **Diesel Fuel:** List all diesel fuel accounts. 3445 Vehicle Replacement: 3446 List all collection and collection related vehicle depreciation accounts. 3447 List all vehicle lease or rental accounts related to collection or collection related 3448 vehicles. 3449 Vehicle Maintenance: 3450 List all collection or collection related vehicle parts accounts. 3451 All Other: List all other expense accounts related to the services provided under this Agreement. This category includes all insurance including general liability, fire, 3452 truck damage, and extended coverage; rent on property, truck licenses and 3453 permits; real and personal property taxes; telephone and other utilities; employee 3454 3455 uniforms; safety equipment; general yard repairs and maintenance; non-diesel fuel; office supplies; postage; trade association dues and subscription; 3456 advertising; and miscellaneous other expenses. 3457 3458 Disposal: The Disposal Tip Fee component will vary for each of the three (3) RRI's, 1) SFD, MFD and Commercial Cart Rate RRI; 2) MFD Bin, Commercial Bin, Roll-off 3459 3460 and Large Venue Events Rate RRI for Customers within the MRWMD 3461 boundaries; and 3) MFD Bin, Commercial Bin, Roll-off and Large Venue Events 3462 Rate RRI for Customers within the SVSWA boundaries. 3463 **Disposal (SFD, MFD and Commercial Cart Services):** 3464 List all disposal costs related to the provision of SFD Collection Services, MFD 3465 Cart Collection Services, and Commercial Cart Collection Services. 3466 Disposal (MFD Bin, Commercial Bin, Roll-off and Large Venue Events Services in the 3467 MRWMD): 3468 List all disposal costs related to the provision of MFD Bin Collection Services 3469 Commercial Bin Collection Services, Roll-off and Large Venue Events Collection 3470 Services provided within the MRWMD boundaries. 3471 Disposal (MFD Bin, Commercial Bin, Roll-off and Large Venue Events Services in the 3472 SVSWA): 3473 List all disposal costs related to the provision of MFD Bin Collection Services and Commercial Bin Collection Services, Roll-off and Large Venue Events Collection 3474 3475 Services provided within the SVSWA boundaries. 3476 3477

#### 3478 RRI Example for SFD and MFD Cart Customers

ltem #	Category	Data Source	Percent Change <sup>(1)</sup>	ltem Weight <sup>(2)</sup>	Weighted Percentage Change <sup>(3)</sup>
1	Average Hourly Earnings	Series ID: ceu6056210008 Service-Producing Industries	2.19%	39.05%	0.85%
2	Diesel Fuel	Series ID: wpu057303 #2 Diesel Fuel	4.74%	13.15%	0.62%
3	Vehicle Replacement	Series ID: wpu141301 Truck and bus bodies sold separately	6.79%	2.57%	0.17%
4	Vehicle Maintenance	Series ID: pcu336211336211 Industrial truck and trailer mfg.	0.16%	13.46%	0.02%
5	CPI All Items	Series ID: cuura422sa0 Consumer Price Index, All Urban Consumers, All Items Bay Area	1.70%	18.75%	0.32%
6A	SFD, MFD and Commercial Cart Rates	Average of Change in MRWMD and SVSWA Disposal Facility Tip Fees	4.60%	13.02%	0.60%
SFD,	MFD and Comm	ercial Cart RRI	4	100%	2.58%

Assume these are the percentage changes in the indices from year to year.

Assume the categories represent these percentages as a total of CONTRACTOR'S operating costs.

3482 • Represents the product of Percentage Change x Item Weight

3483 In this example, the Refuse Rate Index is 2.58%.

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## Exhibit 3 Form of Guaranty

Waste Management, Inc., a Delaware corporation (the "Guarantor"), signs this Guaranty for the benefit of County of Monterey ("County"), a political subdivision of the State of California (the "State"), on this 10<sup>th</sup> day of December, 2009.

**RECITALS:** The Guarantor and County refer to the following facts:

- USA Waste of California, Inc. (the "Contractor"), a corporation wholly owned by the Guarantor, and County negotiated an Exclusive Franchise Agreement, dated the date of this Guaranty (the "Agreement"), which Agreement is incorporated herein by reference and by this Agreement made part of this Agreement;
- It is in the interest of The Guarantor that Contractor enter into the Agreement with County;
- County is willing to enter into the Agreement only upon the condition that The Guarantor execute this Guaranty;
- If Contractor fails to timely and fully perform its obligations under the Agreement, including Contractor Payment Obligations to County (such as damages, Franchise Fees and reimbursements), the Guarantor is willing to guaranty Contractor's timely and full performance of Contractor's obligations.
- The Guarantor's signing of this Guaranty preconditions County's grant of franchise and obligations under the Agreement.

NOW, THEREFORE, as an inducement to County to enter into the Agreement, the Guarantor agrees as follows:

Capitalized terms used in this Guaranty and not otherwise defined in this Guaranty, have the defined meanings defined in the Agreement.

1. <u>GUARANTY OF CONTACTOR'S OBLIGATIONS UNDER THE</u> <u>AGREEMENT</u>. The Guarantor personally, directly, unconditionally, irrevocably, and absolutely, jointly and severally guaranties the timely and full performance of each of Contractor's obligations under the Agreement, including, without limitation, Contractor Payment Obligations to County (such as damages, Franchise Fees and reimbursements). Within 30 days (or 5 days, if Guarantor is a limited liability entity) of County's written demand upon the Guarantor, the Guarantor will honor this Guaranty.

#### 2. <u>GOVERNING LAW: SERVICE OF PROCESS: CONSENT TO</u> JURISDICTION; VENUE

(a) Governing Law. This Guaranty is governed by the Applicable Laws of the State of California.

(b) **Service of Process.** The Guarantor agrees to the service of process in the State for any claim or controversy arising out of this Guaranty or relating to any breach of this Guaranty.

(c) **Jurisdiction.** The courts of the State, and to the extent permitted by law, the United States District Court for the Northern District of California or other district chosen

by County, will have exclusive jurisdiction of all suits, actions, and other proceedings involving Guarantor or this Guaranty and to which County may be party for the adjudication of any claim or controversy arising out of this Guaranty or relating to any breach of this Guaranty.

(d) **Venue.** The Guarantor waives any objections that he or she might otherwise have to the venue of the court described in subsection (c) for the trial of any the suit, action, or proceeding, and consents to the service of process in any the suit, action, or proceeding by prepaid registered mail, return receipt requested.

#### 3. ENFORCEABILITY; NO TRANSFER

*(i)* Binding and enforceable. This Guaranty is binding upon and enforceable against The Guarantor and assigns and lawful representatives. It is for the benefit of County, its successors and assigns.

**1. Acknowledgements.** Guarantor acknowledges that Guarantor submitted evidence to County with respect to Guarantor's financial strength and creditworthiness, and that Guarantor's financial strength and creditworthiness were material considerations of County in entering into the Agreement with Contractor.

2. County Consent. Without County consent, given in County's sole discretion. Guarantor will not Transfer in whole or in part, voluntarily or involuntarily either of the following:

(1) this Guaranty, or

(2) any rights or duties in this Guaranty.

Any Transfer made without the consent of County is void.

**3. Guarantor request.** Without obligating County to give consent, Contactor will demonstrate to County's satisfaction that the proposed transferee has the financial ability to satisfy this Guaranty. County is not obligated to consider any proposed Transfer by Guarantor if Guarantor is in breach of this Guaranty at any time during County's consideration.

#### 4. Payment of County's Transfer Costs

(i) Transfer Deposit. Guarantor must make any request for County's consent to a Transfer in the manner prescribed by the County. Guarantor must pay County the Transfer Deposit before County will consider Guarantor's request. "Transfer Deposit" means lesser of the following refundable amounts:

(1) \$15,000, or

(2) County's anticipated Transfer Costs.

(ii) Additional Transfer Costs. Within 30 days of County's request, Guarantor will further pay that County's additional Transfer Costs in excess of the Transfer Deposit, whether or not that County approves the Transfer. "Transfer Costs" means the following County's Reimbursement Costs:

(1) considering and reviewing Guarantor's request for Transfer,

(2) investigating the suitability of the transferee, and

(3) determining whether or not to give its consent,

(4) preparing documents to effectuate the Transfer.

**5.** County's Reimbursement Costs of enforcement. In addition, within 30 days of County's request, Guarantor will pay County's Reimbursement Costs for fees and investigation costs as County deems necessary to enjoin the Transfer or to otherwise enforce this Section

6. Transfer Costs. Transfer means any of the following:

(1) selling, exchanging or otherwise transferring Ownership or control of Guarantor (through sale, exchange or other transfer of outstanding stock, partnership shares, equity interest or otherwise);

(2) issuing new stock or selling, exchanging or otherwise transferring 20% or more of the then outstanding common stock of, or partnership shares or equity interest in, Guarantor;

(3) any dissolution, reorganization, consolidation, merger, re-capitalization, stock issuance or re-issuance, voting trust, pooling agreement, escrow arrangement, liquidation, buy-out or other transaction which results in a change of Ownership or control of Guarantor;

(4) any assignment by operation of law, including insolvency or bankruptcy, making assignment for the benefit of creditors, writ of attachment of an execution, being levied against Guarantor, appointment of a receiver taking possession of any of Guarantor's tangible or intangible property;

(5) any sale or other transfer of 50% or more of the value of assets of Guarantor;

(6) substitution by a surety company providing any performance bond of another Person for Contractor to perform Services; and

(7) assumption of any of Guarantor's rights under the Agreement, or assumption by, delegation to or takeover of any Performance Obligations or any other Guarantor's duties or responsibilities under the Agreement by any Person other than Guarantor, whether by Subcontract (unless approved by County) or any other mechanism.

(8) any combination of the forgoing (whether or not in related or contemporaneous transactions), with out without consideration, which has the effect of any transfer or change of Ownership or control of Guarantor. For the purpose of this definition, "control" has the meaning provided in Rule 144 of the Securities Act of 1993

#### 4. GUARANTY ABSOLUTE AND UNCONDITIONAL.

(i) Absolute and Unconditional. The Guarantor's obligations in this Guaranty are absolute and unconditional.

(ii) No Preconditions. County may enforce any of those obligations without first

- · enforcing any remedies under the Agreement, or
- seeking to compel Contractor to perform Contractor's obligations under the Agreement, or
- seeking or obtaining recourse against any other Person, including but not limited to Contractor or any assignee of Contractor, who may be liable for those

obligations in whole or in part, irrespective of any cause or state of facts.

(iii) No limitations. Guarantor's obligations under this Agreement are not affected, limited, modified or impaired by any state of facts or the happening from time to time of an event, other than discharge, release or excuse of any obligation of Contractor to County pursuant to under the Agreement by County, at County's sole discretion.

(*Iv*) Express Waiver. The Guarantor Expressly waives each of the following defenses that would be available to Contractor under the Agreement, including:

(1) the invalidity, irregularity, illegality or unenforceability, of or any defect in or objections to the Agreement;

(2) any

- modification, amendment or compromise of, or
- waiver of compliance with, or
- consent to variation from

any of the provisions of the Agreement by Contractor;

(3) any release of any collateral or lien thereof, including, without limitation, any performance bond, letter of credit, certificate of deposit or cash deposit ("Performance Assurance");

(4) any defense based on the election of any remedies against Guarantor or Contractor, or both of them, including without limitation, any consequential loss by Guarantor of its right to recover any deficiency, by way of subrogation or otherwise, from Contractor or any other Person;

(5) the recovery of any judgment against Contractor to enforce any collateral or **Performance Assurance**;

(6) County or its assigns taking or omitting to take any of the actions that County or any assign must take under the Agreement; any failure, omission or delay on the part of County or its assignees to enforce, assert or exercise any right, power or remedy conferred on County or its assigns by the Agreement, *except* to the extent the failure, omission or delay gives rise to an applicable statute of limitations defense by Contractor with respect to a specific obligation;

(7) the default or failure of Guarantor to fully perform any of its obligations set forth in this Guaranty;

(8) the bankruptcy, insolvency, or similar proceeding involving or pertaining to Contractor or County, or any order or decree of a court, trustee or receiver in any proceeding;

(9) in addition to those circumstances described in the preceding item, any other circumstance which might otherwise constitute a legal or equitable discharge of a guarantor or limit the recourse of County to Guarantor;

(10) the existence or absence of any action to enforce the Agreement;

(11) subject to the provisions of the Agreement relating to Uncontrollable Circumstances, any present or future Applicable Law or order of any government or of any agency thereof, purporting to reduce, amend or otherwise affect the Agreement or to vary any terms of payment or performance under the Agreement;

(v) Express Waiver. The Guarantor expressly waives each of the preceding listed items as a defense to this liability under this Agreement.

5. <u>WAIVERS</u>. In addition to the items in Section (4), The Guarantor waives the following:

(i) notice of acceptance of this Guaranty and of the creation, renewal, extension and accrual of the Guarantor' obligations under this Guaranty;

(ii) notice that any Person has relied on this Guaranty;

(iii) diligence, demand of payment and notice of default or nonpayment under this Guaranty or the Agreement, and all other notices required by the Agreement;

(iv) filing of claims with a court in the event of reorganization, insolvency, or bankruptcy of Contractor;

(v) any requirement that County

- proceed first against Contractor or with respect to any collateral, lien or Performance Assurance defined above; or
- exercise any remedy or take any other action against Contractor or any other Person, or in respect of any collateral, lien or Performance Assurance,

before proceeding under this Agreement;

(vi)

- any demand for performance or observance of, or
- any enforcement of any provision of, or
- any pursuit or exhaustion of remedies with respect to, any security (including, without limitation, any Performance Assurance) for Contractor's obligations under the Agreement; any pursuit of exhaustion of remedies against Contractor or any other obligor or guarantor of the obligations; and any requirement of promptness or diligence on the part of any person in connection therewith;

(vii) to the extent that it lawfully may do so, all demands or notices of every kind and description with respect to the foregoing or required by any statute or rule of law, and any defense of any kind which Guarantor may now or hereafter have with respect to this Guaranty or the obligations of Contractor under the Agreement, *except* any Notice to Contractor required under the Agreement or Applicable Law, which Notice preconditions Contractor's obligation or the defenses listed in Section (8) below.

(viii) To the extent that it may lawfully do so, The Guarantor by this Agreement further waives and relinquishes the benefit and advantage of, and will not assert, any

- appraisement,
- valuation,

- stay,
- extension,
- redemption or
- similar Applicable Laws in force now or after the date of this Guaranty, which might delay, prevent or otherwise impede Guarantor's (or Contractor's, as the case may be) performance under or County's enforcement of this Guaranty.

County may enforce its rights under this Guaranty notwithstanding any partial performance by Contractor or Guarantor, or the foreclosure upon any security (including, without limitation, any Performance Assurance) given by Contractor for its performance of any of Contactor's obligations under the Agreement.

# 6. AGREEMENTS BETWEEN COUNTY AND CONTRACTOR; WAIVERS BY COUNTY.

**a.** By mutual agreement between Parties, the Parties may from time to time do any or all of the following:

(I) renew, modify or compromise the liability of Contractor for or upon any of Contractor's obligations to County; or

(ii) consent to any amendment of the Agreement, or

(iii) accept, release, or surrender any Performance Assurance, or

*(iv)* grant any time extensions or renewals of the Agreement or release, compromise, settlement obligations of Contractor's obligations under the Agreement,

without the consent of Guarantor or the necessity for any additional endorsement or guaranty by or any reservation of rights against Guarantor, all without releasing or discharging the liability of Guarantor under this Guaranty.

**b.** County or any of its assigns has and may exercise full power in its sole discretion to waive any breach or Event of Default under, the Agreement, without affecting the liability of Guarantor under this Guaranty.

7. <u>CONTINUING GUARANTY</u>. This Guaranty is a continuing Guaranty. It is effective or reinstated, as applicable, if at any time any payment of any of the obligations by this Agreement guaranteed is rescinded or is otherwise required to be returned upon reorganization, insolvency or bankruptcy of Contractor or Guarantor or otherwise, all as though the payment had not been made.

8. <u>DEFENSES</u>. Guarantor may exercise or assert all legal or equitable rights, defenses, counter claims or affirmative defenses under the Agreement or Applicable Law that Contractor could assert against any Person seeking to enforce the Agreement against Contractor. Nothing in this Guaranty constitutes a waiver of those rights, defenses, counter claims or defenses that Contractor could assert against any Person seeking to enforce the Agreement against contractor could assert against contractor could assert against contractor could assert against any Person seeking to enforce the Agreement against Contractor by Guarantor.

9. <u>PAYMENT OF COSTS OF ENFORCING THE GUARANTY</u>. Guarantor will pay all costs, expenses and fees, including all reasonable attorney's fees, which County

may incur in enforcing this Guaranty after the default on the part of Guarantor under this Agreement whether County enforces payment by suit or otherwise.

10. <u>ENFORCEMENT</u>. County may enforce breaches of this Guaranty either separately or cumulatively.

11. <u>REMEDIES CUMULATIVE</u>. No remedy of County under this Guaranty is exclusive of any other available remedy or remedies. Each remedy is cumulative and is in addition to every other remedy given under the Guaranty, the Agreement or available at law and in equity (including specific performance).

12. <u>SEVERABILITY</u>. The invalidity or unenforceability of any one or more phrases, sentences or clauses in this Guaranty contained will not affect the validity or enforceability of the remaining portions of this Guaranty, or any part of the Guaranty.

**13.** <u>AMENDMENTS</u>. No amendment, change, modification or termination of this Guaranty is made except upon the written consent of Guarantor and County.

14. <u>TERM</u>. The obligations of Guarantor under this Guaranty remain in full force and effect until

- (i) all obligations of Contractor under the Agreement, including, without limitation, Contractor Payment Obligations to County (such as damages, Franchise Fees, reimbursements and installment purchase payments for Containers, and the Installment Sales Agreement in the form attached to the Agreement) are fully satisfied and performed under the Agreement, or
- (ii) those obligations are fully discharged, released or otherwise excused under the Agreement.

#### 15. NO SET-OFFS, ETC.

(a) By Guarantor. The obligation of Guarantor under this Guaranty is not affected by any set-off, counterclaim, recoupment, defense or other right that Guarantor may have against County on account of any claim of Guarantor against County.

(b) By Contractor. The obligation of Guarantor under this Guaranty is subject to any set-off, counterclaim, recoupment, defense or any other right that Contractor may assert *under* the Agreement, but the obligation of Guarantor under this Guaranty will not be subject to any set-off, counterclaim, recoupment, defense or other right that Contractor may assert independently of and *outside* the Agreement.

16. <u>WARRANTIES AND REPRESENTATIONS</u>. Guarantor warrants and represents the following:

(i) It has the power, authority and legal right to enter into this Guaranty and to perform its obligations under this Guaranty.

(ii) Its execution, delivery and performance of this Guaranty

• do not violate any judgment, order, law or regulation applicable to him or her; and

• do not conflict with or constitute a default under any agreement or instrument to which he or she is a party or by which he or she or its assets may be bound or affected.

(iii) Guarantor has duly signed and delivered this Guaranty and the Guaranty

constitutes the legal, valid and binding obligation of Guarantor, enforceable against Guarantor as required by its terms.

(iv) As of the date the Guarantor signs the Agreement, there are no pending or, to the knowledge of Guarantor, threatened actions or proceedings before any court or administrative agency that would have a material adverse effect on the financial condition of Guarantor, or the ability of Guarantor to perform its obligations or undertakings under this Guaranty.

17. <u>NO CONVEYANCE OF ASSETS</u>. The Guarantor agrees that he or she will not assign or convey, transfer or lease any of or its assets, nor cause Contractor to convey, transfer or lease any or its assets, to any Person unless at least \$100,000 of unencumbered assets available to satisfy Guarantor' obligations under this Guaranty remain, without County consent.

18. <u>COUNTERPARTS</u>. The Guarantor may sign this Guaranty in any number of counterparts, some of which may not bear the signature of Guarantor. When signed and delivered, each counterpart is deemed to be an original and all of counterparts, taken together, will constitute one and the same instrument. In pleading or proving this Guaranty, County need not produce more than one copy (or sets of copies) bearing the signature of The Guarantor.

**19. NOTICES.** All notices, instructions and other communications required or permitted to be given to or made under this Agreement must be in writing, and must given in the manner and to the addresses provided in the Agreement for County and with respect to Guarantor and Contractor.

20. <u>SEPARATE SUITS</u>. Each and every default by Contractor under the Agreement gives rise to a separate cause of action under this Guaranty, and County or its assigns may bring separate suits under this Agreement as each cause of action arises.

21. <u>HEADINGS.</u> The Section headings in this Guaranty are for convenience only and do not govern, limit, modify or in any manner affect the scope, meaning or intent of the provisions of this Guaranty.

22. <u>ENTIRE AGREEMENT</u>. This Guaranty constitutes the entire obligation of the Guarantor to County with respect to the transactions contemplated by this Guaranty. Nothing in this Guaranty is intended to confer on any person other than the Guarantor, County and their permitted successors and assign sunder this Agreement any rights or remedies under or by reason of this Guaranty.

23. <u>EVENTS OF DEFAULT</u>. Each of the following constitutes an Event of Default under this Guaranty:

(*I*) Failure to pay Guaranty. Guarantor's failure to fully and timely pay any monetary obligation under this Guaranty, and that failure continues for 5 days after County gives written notice to Guarantor as required by Section 19 above;

(ii) Breach of Guaranty. Guarantor breaches any provision of this Guaranty and fails to cure that breach to sole satisfaction of County, within 30 days;

(iii) Assignment; Conveyance of Assets. Guarantor breaches Section (3) or (17) of this Guaranty;

(iv) Bankruptcy, Insolvency, Liquidation. Guarantor files a voluntary claim for debt relief under any applicable bankruptcy, insolvency, debtor relief, or other similar law now or hereafter in effect, or will consent to the appointment of or taking of possession by a receiver, liquidator, assignee, trustee, custodian, administrator (or similar official) of Guarantor for any part of its assets, or will make any general assignment for the benefit of its creditors, or will fail generally to pay its debts as they become due or will take any action in furtherance of any of the foregoing.

A court having jurisdiction enters a decree or order for relief in respect of this Guaranty, in any voluntary or involuntary case brought under any bankruptcy, insolvency, debtor relief, or similar law now or hereafter in effect, or Guarantor consents to or fails to oppose any proceeding, or any said court having jurisdiction enters a decree or order appointing a receiver, liquidator, assignee, custodian, trustee, sequestrator (or similar official) of Guarantor or for any substantial part of Guarantor's assets (including homes, furnishings or jeweiry), or orders the winding up or liquidation of the affairs of Guarantor.

(v) Breach of Representations or Warranties. Any representation or warranty of Guarantor is untrue on the date thereof; Guarantor knowingly makes, causes to be made or condones the making of any false entry in its books, accounts, records and reports under this Agreement.

Upon any Event of Default County may to proceed first and directly against Guarantor under this Guaranty without proceeding against or exhausting any other remedies that it may have. The Guarantor acknowledges that any Event of Default comprises a Default under the Agreement.

IN WITNESS WHEREOF The Guarantor has signed this instrument the day and year first above written.

By:

**GUARANTOR:** 

WASTE MANAGEMENT, INC.

GUARANTOR:

WASTE MANAGEMENT, INC.

Name:

Title:

Cherie C. Rice Vice President & Treasurer

Daved Robard

Name: Title:

David LaPaul Assistant Treasurer

State of Texas

**County of Harris** 

On <u>December</u> 10, 2009 before me <u>Merie (i kice</u> <u>David La Paul</u> personally appeared 15 **OR** 15 who proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed in his/her/their authorized capacity(ies) and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.

I certify under PENALTY OF PERJURY under the laws of the State of Texas that the foregoing paragraph is true and correct.

WITNESS my hand and official seal.

watch E. Reynolds

NOTARY PUBLIC



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#### 3489

### Exhibit 4 Transition Plan

3490 USA Waste of California Inc., dba Carmel Marina Corporation (CMC), a Waste Management 3491 company, has extensive experience in the successful implementation of new services for both 3492 residential and commercial accounts. While price and service are extremely important in the 3493 County's selection process, equally important is the contractor's ability to implement a new 3494 program quickly and effectively to maximize results. CMC is primed to meet these requirements.

3495 We take the challenge of completing a smooth implementation very seriously. Based on the 3496 depth of experience and the skilled expertise of our team, our first task will be to ensure a 3497 problem-free transition for both customers and the County. CMC has a library of tested and 3498 effective customer information pieces to communicate new and changing programs effectively.

To implement the start of services, we have selected a team of specialists with an in-depth knowledge of launching and servicing comprehensive contracts such as Monterey County. Their leadership in administration, operations, maintenance, personnel training, and public education will ensure that the new program launches without any disruption of service to customers or inconvenience to County staff.

Much of the planning and preparation for the transition tasks detailed will be completed "behind the scenes", far in advance of the County start date of November 1, 2010. In fact, we propose to begin the cart exchange as early as August 1, 2010 so that unified service is in place countywide on November 1, 2010. Key transition steps will be initiated immediately following the final award of the contract to ensure that all steps are in place for the start up of services.



#### 3509 Early Start Timeline

#### 3517 Prior to Start of Collection Services/Transition Services

3518 Carmel Marina Corporation (CMC) believes a well-organized and well-orchestrated approach is 3519 key to the success of new service initiation. As soon as the contract is awarded, we will begin 3520 working with County staff for approval and implementation on all the steps required to initiate a 3521 smooth transition.

- 3523 1. Review and collaborate with County staff a transition timeline of all key elements.
- 3524 2. Schedule meetings with CMC team and County staff.
- 3525 3. Equipment Procurement and Delivery Plan.
- 3526 4. Public Education, Compliance and Customer Engagement Plan.
- 3527 5. CMC New and Current Employee Plan.
- 3528 6. Billing and Finance Plan.

#### 3529 Timeline Detailing Major Key Elements

As the current service provider, CMC is prepared to initiate new cart swaps in Monterey County months in advance of the November 1, 2010 contract start date. We believe we have the team in place and the working relationship with County staff to successfully expedite the transition. We also believe having unified, countywide service in place by the November 1, 2010 start date will contribute to increased County diversion rates and reduced carbon emissions. The sample timeline on the previous page provides a general idea of the tasks that need to be completed and at what time we anticipate beginning and ending each task.

In addition to the timeline, CMC will conduct an extensive and very detailed review of the contract and its associated tasks and deadlines. A more detailed implementation plan will be developed in collaboration with the County to identify duties and assignments. As the current hauler, we know the importance of addressing each customer group's unique container needs to make sure their service requirements are met.

#### 3542 Scheduled Meetings with CMC and County Staff

3543 CMC is fortunate to employ a team of managers with extensive experience in the 3544 implementation of new programs.

The Implementation Team will meet weekly from the time the contract is signed until a month past the actual contract start date to address any and all issues that arise. It should be noted that County staff would be encouraged to attend these meetings.

At each meeting there will be detailed meeting notes taken detailing the progress and or barriers that may arise during the implementation stage. The meeting notes will be given to County staff if unable to attend on a weekly basis. CMC will make all possible efforts to keep County staff informed, updated and aware of each smoothly implemented transition in the entire Unincorporated County.

### 3553 Equipment Procurement and Delivery

#### 3554 Truck ordering /delivery

After the Unified Franchise Agreement is reached, CMC will order the required trucks from their manufacturers based on the terrain of the County. These trucks will take approximately six months from order date to delivery. CMC will phase in nineteen (19) new collection vehicles and six new support vehicles between January 1, 2011 and July 30, 2011, and over the following four years, CMC will phase in the remaining 20 new collection vehicles as older trucks reach

their mileage limit. All of the new Collection trucks will run on BioDiesel B-20, a clean-burning,low emissions fuel.

Upon receipt, each vehicle will be customized with approved signage and graphics. Drivers will be trained on the vehicles in the yard prior to test drives on county roads. In fact, County staff will be notified in advance of the extra trucks on the road during the current Western and Northeastern Franchise Agreements. Each truck will be inspected for safety and tested on the roads of varying terrain of Monterey County. Once the trucks are ready to be deployed, CMC will set up a time with County staff to inspect the trucks and approve their use.

- 3568 CMC has identified the necessary trucks and believes the November 2010 timeline for 3569 implementation is achievable.
- 3570 Carts

The carts for the Single-Stream Refuse, Recycling, and Green Waste will be purchased through Cascade. The Cascade EcoCart is made from 40% recycled content and is designed to function optimally with both semi- and fully-automated systems. Considered by many to be the finest carts manufactured today, CMC purchases Cascade carts for the following reasons:

- Cascade carts are one of the most durable carts in the industry; and unlike many cross link plastic carts; Cascade carts are fully recyclable when their useful life is done.
- Signal Si
- Cascade carts have wonderful in-molded graphics that provide weather resistant, clear
   and concise instructions to the customer.
- 3580 Manufacturer will deliver the carts and remove existing carts for recycling.
- 3581 Single-Family Containers

3582 CMC will send a letter to every Monterey County resident within the current jurisdictions of the 3583 Western and Northeastern boundaries notifying them of the size, rate and frequencies of service 3584 and asking them to select the size and quantity of each materials cart. A response card and return envelope will be enclosed with a deadline of 3-4 weeks prior to the cart swap. In addition, 3585 a designated phone line for customer inquiries and responses will be provided. In the case that 3586 3587 there is no response, CMC will default the cart size specified in the agreement of (1) 35g for refuse, (1) 64g for recycle and (1) 64g for green waste. All carts will be identified by the hauler's 3588 3589 name and include our toll-free phone number. In addition, the carts' interior lids will be clearly 3590 labeled with the County-provided language, in both English and Spanish, pertaining to 3591 Household Hazardous Waste and recyclable containers.

The manufacturing period is three months from order to delivery. Cascade will coordinate the manufacturing, shipment and neighborhood delivery program with our oversight, to all residential customers. We will provide route sheets, special service instructions and a direct line to a route manager to ensure the carts are delivered properly and the old carts are removed and

3596 recycled if not reusable. We have found that it is better for us to focus on the collection aspects 3597 of the implementation. Complete cart delivery will take place over a 12-week period.

#### 3598 Multi-Family and Commercial Containers

3599 CMC will be refurbishing a portion of existing metal containers, and purchasing some new steel 3600 and plastic containers. CMC will coordinate the exchange of old bins and carts with freshly 3601 painted containers that will feature labels displaying the hauler's name and toll-free customer 3602 service telephone number. This will provide for a seamless transition to a new collection system 3603 and the customer will not be left without a place to put their materials.

3604 CMC will be sending a letter to every Monterey County Multi-family and Commercial customer 3605 within the current jurisdictions of the Western and Northeastern boundaries notifying them of the 3606 size, rate and frequencies of service and asking them to select the size and quantity of each 3607 container. CMC will be delivering the new containers to all Multi-Family and Commercial 3608 customers based on the proposed expedited schedule.

#### 3609 Roll-Off Containers

3610 CMC will be refurbishing existing metal roll-off containers, and purchasing new metal containers 3611 as needed, based on the new size offerings in the agreement. CMC will coordinate the 3612 exchange of old containers with freshly painted bins which will feature labels displaying Waste 3613 Management's name, toll-free customer service telephone number and the number of the Bin. 3614 This will provide for a seamless transition to a new collection system and the customer will not 3615 be left without a place to put their materials.

3616 CMC will be sending a letter to every Monterey County industrial valued customer within the 3617 current jurisdictions of the Western and Northeastern boundaries notifying them of new 3618 recycling program, the size, rate and frequencies of service and asking them to select the size 3619 and quantity of each container. CMC will be delivering the refurbished and new containers as 3620 needed to all industrial customers prior to the start of services based on their needs.

3621 Public Education Plan and Outreach Activities

3622 We look forward to working closely with the County on the design and implementation of new 3623 outreach materials. CMC knows that effective public education and promotion are crucial 3624 components to increasing resident and business participation in new services.

3625 Our public outreach and education efforts will go well beyond the requirements listed in the new 3626 collection services contract. Our approach is designed to "jump-start" additional diversion 3627 through the kick-off of new programs, early diversion implementation with the early start date 3628 proposal and to diligently pursue ongoing awareness activities.

3629 CMC will work with County staff to ensure all customers will receive advanced information on all 3630 the County's new services through a special mailing prior to the start-up of the program. Our 3631 comprehensive outreach efforts will be carefully analyzed and updated to guarantee successful 3632 long-term diversion programs.

#### 3633 Procedures for Submitting Public Information Material to the County for Approval

3634 Good communication and accountability is key to the success of any contractual relationship. To 3635 ensure a high level of communication between CMC and Monterey County, CMC will establish 3636 clear communication procedures for developing public education pieces.

3637 When developing new public information pieces, CMC will first submit the text to the County for 3638 approval. Once the County and CMC have agreed on the language for a piece, CMC will 3639 develop draft artwork for County approval. Once this approval has been received, CMC will 3640 move ahead with the finalizing of the public information pieces.

3641 CMC views this contract as an opportunity to partner with the County of Monterey to perform 3642 public education services. We will work with the County, as a partner, throughout the life of the 3643 contract. All public information pieces will be submitted to the County for review. Our proposed 3644 County review period is five working days; however, we would be happy to work with the County 3645 to develop another schedule, as appropriate.

- 3646 Public Education Timeline
- 3647 The following is the list of public education milestones that will be implemented.
- Starting in the First Quarter of 2010, CMC will conduct commercial and multifamily
   customer visits to determine what amounts of garbage may still be recycled, the correct
   container sizes for both garbage and recycling, container locations and any unique
   service needs.
- During the First Quarter of 2010, CMC will directly mail to all Single-family Residences a
   New Single-family Program Announcement introducing the delivery of new carts, along
   with information on our Internet web address, email address and tear out pre-stamped
   mailers for customers to change service levels and order new containers.
- During delivery of Single-family Residence Recycling Carts, CMC will place a new

3658program packet of materials, including a new3660program booklet with recycling do's & don'ts on3662the Recycling Carts. We will also indicate3664collection day.

During the First Quarter of 2010, CMC will mail
 to all Multifamily Complex customers a New
 Multifamily Program Announcement introducing
 the new recycling services, along with
 information on our Internet web address, email



3675address and tear out pre-stamped mailers for customers to change service levels and3676order new containers.

- During delivery of Multifamily Residence Recycling Carts, CMC will place a new program
   packet of materials, including a new program booklet with recycling do's & don'ts on the
   Recycling Carts. We will also indicate collection day.
- During the First Quarter of 2010, CMC will mail to all Commercial Customers a New
   Commercial Program Announcement introducing the new recycling services, along with
   information on our Internet web address, email address and tear out pre-stamped
   mailers for customers to change service levels and order new containers.
- During delivery of Commercial Recycling Bins and Carts, CMC will place a new program
   packet of materials, including a new program booklet with recycling do's & don'ts on the
   Recycling Bins and Carts. We will also indicate collection day.
- From January 2010 through October 31, 2010, CMC will provide additional customer
   service staff to accommodate customer questions, service level shifting requests,
   container requests and other service inquiries.
- 3690 Public Education Activities During Implementation
- All commercial and multi-family customers will get a one-on-one visit. CMC will send our
   Recycling Program Teams out to all commercial and multi-family customers to discuss
   the new recycling program and help each customer "right size" their containers for
   garbage and recycling. They will also help determine the types of materials placed in the
   garbage container, the correct container sizes and collection frequencies for garbage,
   recycling and subscription-based green waste, container locations, enclosure spaces
   and any other unique service needs, which is key to ensuring enhanced diversion goals.
- CMC will work with the County to produce and distribute a flyer outlining the new
   program and alerting customers to watch for information and outreach.
- CMC will work with the County to prepare press releases for the local press, Salinas
   Californian, King City Real Estate Magazine, King City Radio Station, Monterey Herald
   and community organizations outlining the new program and alerting customers to watch
   for information in English and Spanish.
- CMC will mail each single-family customer the new program announcement brochure
   introducing the new services available, including recycling guidelines, and options for
   service levels and container sizes, along with rates, a tear-out section to mail back
   indicating their level of preferred service, and a phone number for all customer inquiries
   answered in either English or Spanish.

- CMC will mail to single-family a postcard announcing the delivery of their new containers
   and reminding single-family residences of the new services under the contract in English
   and Spanish.
- A packet of information will be attached to each new recycling cart upon delivery. This
   packet will include information on garbage, recycling and green waste program
   guidelines, proper materials preparation, container set out information, collection
   schedules and customer service information in English and Spanish.
- CMC will mail each multi-family complex customer a new multi-family program
   announcement brochure introducing the new services available, including recycling
   guidelines, and options for service levels and container sizes, along with rates, a tear-out
   section to mail back indicating their level of preferred service, and a phone number for all
   customer inquiries answered in either English and Spanish.
- CMC will mail to all commercial customers in the service area a new commercial program announcement brochure introducing the new services available, including recycling guidelines, options for service levels, container sizes and rates. A tear-out section to mail back indicating their level of preferred service will be included, and a phone number for all customer inquiries answered in either English or Spanish.
- CMC will mail to all commercial customers a new commercial program postcard announcing the delivery of their new containers and reminding commercial customers of the new services under the contract.
- 3739 During the "start-up" phase, CMC will provide
   additional customer service phone lines to
   accommodate customer questions, service
   level change requests, container requests,



- 3746and other service inquiries to ensure the utmost customer engagement, satisfaction and3747feedback.
- 3748• On an ongoing basis, reminder tags will be used to remind customers about garbage3749and recycling guidelines.
- The week before collection service begins CMC will use our outbound dialing system to
   remind customers of the start of the new programs.

#### 3752 Commercial and Multifamily Customer Audits

3753 Beginning in Q1 2010, CMC will begin visiting commercial and multi-family customers in the 3754 unincorporated portion of Monterey County. Visits by the CMC Recycling Program Team will 3755 insure the following:

- 3756 Each customer understands the change in service.
- Each customer is aware of the new programs being offered.
- Each customer's current service levels for garbage and recycling meets their needs.
- Locations of all containers and enclosure spaces are mapped for future use.
- = Each customer understands the economic opportunities for recycling more waste.
- The necessary containers are in place at the start of the contract.

This initial auditing of commercial and multifamily accounts will provide the County with valuable data on the amount of material that is still available to be recycled. These visits will be timed specifically to provide the County with the information it needs to create the most effective public education campaign possible. CMC will assist the County in any way possible to design such a campaign.

#### 3767 Training

The cart exchange will require education and training of supervisors, drivers, dispatch and customer service staff on the roll-out and any new procedures. All staff will be trained on acceptable (and unacceptable materials) and about the details of the transition period. Fortunately, CMC's parent company, Waste Management, has extensive experience with these transition programs, most recently in neighboring Alameda County.

3773 As the current provider, we are fortunate to have a dedicated team of drivers who are very 3774 familiar with the service areas in the current Western and Northeastern areas. We will, 3775 however, ensure that all drivers are properly trained in the new trucks and routes before they 3776 are transitioned to the streets of Monterey County.

3777 Customers will continue to receive the highest level of service to which they are accustomed 3778 because there will be minimal route changes to implement the new unified service.

#### 3779 Billing Services Plans

3780 As the existing service provider, only CMC can ensure that there will be a transparent transition 3781 of billing services in Monterey County's new Unified Franchise Agreement.

Transitioning to a new service provider can create
numerous challenges, giving rise to customer complaints.
Customers are especially sensitive to any errors on their
billing. Fortunately, using our existing billing methodology,
CMC's billing services will continue uninterrupted during the
transition with no inconvenience to the customer.

3788 For the purpose of reporting and tying back key data, our 3789 billing department will be implementing a "fresh" Unified customer database specific to the County Agreement to 3790 ensure all fees, monthly, guarterly and annual reporting will 3791 3792 meet all expectations of the requirements of the new Agreement. The information will be used to generate cart 3793 and bin customer invoices according to the contract 3794 3795 parameters.

3796 Customers will also be notified of the option to either make
3797 payments through the mail, credit cards, electronic fund
3798 transfer, and the internet or by walking in to any one of
3799 CMC's following payment locations:

3800 Carmel Drug Store (Carmel-by-the-Sea)

3801 3NW Ocean and San Carlos, Carmel, CA 93921 3802 Direct# 831-624-3819

3803 First National Bank (Monterey County West)
3804 26380 Carmel Rancho Lane, Carmel, CA 93923
3805 Direct# 831-626-5080

3806 Nick's Highway Market (Monterey County West)
3807 11394 Merritt St, Castroville, CA 95012

- 3808 Direct# 831-633-4065
- 3809 Pacific Grove ACE Hardware (Pacific Grove)
- 3810 244 Forest Ave, Pacific Grove, 93950
- 3811 Direct# 831-646-9144
- 3812 Seaside Florist (Seaside)
- 3813 695 Broadway, Seaside, CA 93955
- 3814 Direct# 831-899-0373
- 3815 Bertelli's Drug Store (King City Inside)
- 3816 425 Broadway, King City, CA 93930
- 3817 Direct# 831-384-3259
- 3818 Jolon Rd. Transfer Station
- 3819 52654 Jolon Rd, King City, CA 93930 3820 Direct# 831-384-4258
- 3821 Carmel Marina Corporation
- 3822 11240 Commercial Pkwy, Castroville, CA 95012
- 3823 Direct# 831-796-2213



Our billing services will continue uninterrupted during the transition

3824 In the customer engagement mailers requesting their preferred level of service, CMC will also 3825 include a section to update any current information that is in the existing database. When CMC 3826 is in receipt of the responses all old customer information will be updated. We will also provide 3827 this information to the County so that it can update its parcel data.

#### 3828 Transition Plan

- 3829 CMC submits the following Transition Plan, which will be implemented upon the execution of a 3830 new agreement for CMC to provide services to Monterey County.
- 38311. CMC submits the following transition plan for approval, as required by section 3.19.1 of3832Unified Franchise Agreement 10204.
- 3833 2. CMC will submit an Emergency Backup plan as required by Section 3.19.2 of the Unified
   3834 Franchise Agreement.
- 38353. Per Section 3.19.3 of the Unified Franchise Agreement CMC will work with the County3836to obtain approval of the waste assessment protocols prior to April 1, 2010.
- 3837
  4. Per Section 3.19.4 of the Unified Franchise Agreement CMC will work with the County
  3838
  to obtain approval of the format of all invoices prior to September 1, 2010.
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- 38488. Per Section 3.19.8 of the Unified Franchise Agreement CMC will provide an equipment3849inventory and New Truck Build Status to the County on or before September 1, 2010.
- 38509. Per Section 3.19.09 of the Unified Franchise Agreement CMC will submit the initial3851public education and outreach program to the County on or before July 1, 2010.
- 385210. Per Section 3.19.10 of the Unified Franchise Agreement CMC will distribute initial3853Collection Service notice to all customers no less than 30 days prior to commencement3854of collection services.

- 385511. Per Section 3.19.11 of the Unified Franchise Agreement CMC will provide an3856emergency contact number to the Contract Administrator prior to October 1, 2010.
- 3857 12. Per Section 3.19.12 of the Unified Franchise Agreement CMC will develop a Website,
   3858 which will be available to customers, no later than September 1, 2010.
- 385913. Per Section 3.19.13 of the Unified Franchise Agreement CMC will provide the name of3860the CMC supervisor assigned to Monterey County on or before October 1, 2010.
- 386114. Per Section 3.19.14 of the Unified Franchise Agreement -- CMC will provide evidence of3862insurance on or before the Execution date of this Agreement.
- 3863 15. Per Section 3.19.15 of the Unified Franchise Agreement CMC will obtain a
   3864 performance bond for \$5,000,000.00 Dollars within 30 days of the execution date of this
   3865 agreement.

3866 CMC recognizes that successful transitions require the immediate execution of specific tasks, 3867 as well as a great deal of, communication, planning and coordination in preparation for the 3868 provision of the services required by a new agreement. Even though CMC may be the current 3869 service provider CMC treats any new agreement as a fresh opportunity to provide innovative 3870 world class services to our customers. In anticipation of reaching a formal Unified Franchise 3871 Agreement with Monterey County for the provision of Solid Waste Services, CMC has the 3872 following transition tasks staged for immediate execution.

- 38731. Obtain Certificate of Insurance and provide original copy to County on or before the3874Execution Date of this Unified Franchise Agreement.
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  3. Pay \$170,000.00 Proposal development fee to County within 30 days of the execution
  3878
  date of this Unified Franchise Agreement.
- 3879 4. A Letters of Commitment for the new trucks required by the New Unified Franchise 3880 Agreement was secured as part of CMC's RFP submission, once the Unified Franchise 3881 Agreement is reached, CMC will execute orders with our manufacturer for the new 3882 trucks required. CMC will provide the service vehicle inventory and New Truck build 3883 status to the County before September 1, 2010. CMC also provided the County with an 3884 estimated schedule for the replacement of trucks through the initial term of the 3885 agreement. Delivery of the first 25 new trucks will be staggered between January 1. 3886 2011 and July 30 2011.
- 38875. Letters of Commitment for the carts initially required by the new Unified Franchise3888Agreement was secured as part of CMC's RFP submission, once the Agreement is

- 3889 reached, CMC will execute orders with our manufacturer for the new carts required for 3890 the November 1, 2010 startup of services. This will ensure that the new carts arrive early 3891 enough to allow time to prepare the new carts for delivery, collect the existing old carts in the field and deliver the new carts to all customers. CMC has a commitment from our 3892 cart delivery team to complete initial deployment of new carts in 8 weeks. In order to 3893 ensure a successful deployment and allow a cushion to complete all aspects of the 3894 delivery plan, CMC has planned 12 weeks, starting the beginning of August, to 3895 accomplish this part of the transition. Once the delivery plan is finalized, CMC will 3896 3897 provide a copy of the plan to the County prior to implementation.
- 3898 In order for CMC to develop a comprehensive competitive proposal for submission to the 3899 County, all aspects of providing the Solid Waste Services requested by the County 3900 were reviewed and in some cases hypothetical situations were developed and analyzed 3901 to establish an accurate cost to provide certain services. Being the current service 3902 provider to the County, along with the development of these new hypothetical situations, has given CMC a head start on the Development of Routes Route Maps and a number 3903 3904 of other items the County may require. This enhances CMC's ability to provide items 3905 required by the Unified Franchise Agreement on or before scheduled deadlines. New Route Maps will be provided to the County a minimum of 90 Days prior to the 3906 3907 commencement of services.
- As the current provider of Solid Waste Services to Monterey County, CMC is familiar
  with all of the County's requirements and procedures for collecting, hauling, measuring,
  processing and reporting the materials collected in the County, as well as Billing
  customers for all services provided. This makes it easier for CMC to develop Waste
  Assessment Protocols and New Billing Invoices to submit to the County for approval
  prior to their respective April 1, 2010 and September 1, 2010 deadlines.
- 3914 Over the years that CMC has provided Solid Waste Services to Monterey County, CMC 3915 has worked extensively with the County in the development of Public Education 3916 Materials, much of which CMC has accumulated to date. CMC intends to use a 3917 combination of the Pub-Ed materials developed to date and newly developed Pub-Ed 3918 Materials, for the New Agreement's Public Education & Outreach Plan, to be submitted 3919 to the County on or before July 1, 2010. CMC will also use some of these materials in 3920 the development of the initial Collection Service Notice that will be sent to all customers In the First guarter of 2010. 3921
- 3922 8. Once the new service agreement is reached, CMC local management will select a
   3923 Service Supervisor to assign to the County. The Name of the County's assigned Service
   3924 Supervisor will be provided to the County on or before October 1, 2010.

- 39259. As part of the Emergency Backup Plan, submitted along with this transition plan, CMC3926has provided Emergency Contacts and their Telephone numbers.
- 392710. CMC has completed the development of a Market Area website, which will be available3928to Monterey County and its customers. Monterey County and its customers will be able3929to view information related to the services available to them as part of the New3930Agreement, and will be able to take advantage of other online services such as Bill3931Payment, Q & A and service requests. This site is currently active and will be updated3932and available to Monterey and its customers far in advance of the September 1, 20103933deadline.
- CMC is prepared to work closely with County Staff to complete all aspects on this transition plan on or before the deadlines specified by the County. In order to stay on Time and on Task, CMC has attached a Transition Action Plan, which will be implemented immediately after a new Unified Franchise Agreement is reached between CMC and The County.
- 3938

Monterey County Vehicle Replacement Schedule															
Contract Year	1	2	3	4	5	6	7	8	9	10	11	12	13	14	
Calendar Year	2010	2011	2012	2013	2014	2015	2016	2017	2018	2019	2020	2021	2022	2023	18000 C
*****															TOTAL
Residential	Q	8			5	1	3							1	18
															0
Commercial	Ø	4	6	1		2									12
															0
Roll Off	0	7	1				1				*****				9
							****								0
Bin Delivery	0	3													3
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TOTAL	0	25	6	1	5	3	4	0	0	0	0	0	0	1	45

#### Monterey Transition Implementation Calendar Jan-10 Feb-10 Mar-10 Apr-10 May-10 Jun-10 Jul-10 Aug-10 Sep-10 Oct-10 Nov-10 Dec-10 Jan-11 Jul-11 Party Responsible RFP Process Monterey County and Waste Monterey County Officially Selects Contractor and Formal Service Agreement is Signed. Management Negotiating Teams Transition Plan Order \$5,000,000,00 Performance Bond & Provide to CMC Contract Compliance county within 30 days of Reaching Formal Agreement Order and Provide Certificate of Insurance to the County CMC Contract Compliance on or before Reaching Formal Agreement. Assign CMC Supervisor Responsible for Monterey and CMC District Manager Provide Name to County Develop "New Agreement" Collection Service Notice / CMC Contract Compliance Brochure for Single Family, Multifamily & Commecial Customers CMC Municipal Relations Develop Monterey Link on Market Area Website Work With the County to establish County Approved CMC Recycling Coordinators Waste Assessment protocols **CMC** Contract Compliance Develop Initial Public Education Outreach Program Mail "New Agreement" Collection Service Notice / CMC Contract Compliance & Billing Brochure to all customers in Q1, 2010 Perform On-Site Commercial & MFD Visits starting Q1 CMC Recycling Coordinators 2010. CMC Contract Compliance Order New Carts required for New Adreement. CMC Operations & BIP Team Develop New Routes & Corresponding Maps CMC Operations & Cascade Deployment Crew Receive and Prepare New Carts for Delivery CMC Contract Compliance Provide New Route Maps to The County Submit Intitial Public Education Outreach Program to CMC Contract Compliance County for approval on or before July 1, 2010 CMC Customer Service Train Oustomer Service on New Acreement Train Operations on New Agreement (drivers, CMC Operations supervisors) CMC Operations & Cascade Collect Old Carts and Deliver New Carts to Customers Deployment Crew Deliver Commercial & MFD "Right-Sizing" Carts and CMC Operations & Cascade Deployment Crew Sins Deliver "New Agreement" Collection Service Notice / CMC Operations & Cascade Depiovment Crew Brochure with Carts/Containers Order for First Phase of New Collection Trucks August -CMC Contract Compliance 2010 Provide inventory of Service Vehicles to County on or **GMC** Maintenance before September 1, 2010 Provide Emergency Contact information to Confract **CMC Contract Compliance** Administrator on or before October 1, 2010 **CMC** Operations New Residential, Commercial & MFD Programs Start **CMC Maintenance** Receive first phase of New Vehicles CMC Maintenance Process and Deploy New Vehicles

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Unincorporated Monterey Unified Franchise Agreement for the / County Exclusive **Collection of Solid Waste** and Recyclables Ξ

3939	Exhibit 5 Service Area
3940	
3941	The boundaries of the Service Area are as indicated below:
3942	South Boundary- San Luis Obispo County line
3943	East Boundary- the San Benito/Fresno/Kings County lines
3944	West Boundary- the Pacific Ocean
3945	North Boundary- The Santa Cruz County line.
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### Exhibit 6 JPA Boundaries

#### 3950 MRWMD Description

The Monterey Regional Waste Management District jurisdictional boundaries include the cities of Carmel-by-the-Sea, Del Rey Oaks, Marina, Monterey, Pacific Grove, Sand City, Seaside, and the unincorporated areas of Big Sur, Carmel Highlands, Carmel Valley, Castroville, Corral De Tierra, Laguna Seca, Moss Landing, Pebble Beach, San Benancio, and Toro Park. The District covers a total of 853 square miles.

#### 3956 SVSWA Description

3957 The Salinas Valley Solid Waste Authority jurisdictional boundaries include the cities of 3958 Gonzales, Greenfield, King City, Salinas, and Soledad and the unincorporated eastern portion 3959 of Monterey County. The Authority covers roughly 2,450 square miles.

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### **Exhibit 7 Reports**

Contractor's Name

Monthly Report Submission for: Month/Year

#### COUNTY OF MONTEREY UNIFIED FRANCHISE AGREEMENT

Reports are due on the 20th of each month

Article/Section	List of Reporting Categories	Also complies with
	Franchise Infringement	
3.17.2	Inadvertent Delivery of Unpermitted Waste (when applicable)	
11.13	Commercial and Multi-family Customer Site Visits Conducted	
13.03-13.05	Delinquent Accounts	
	List of accounts that have become "delinquent" due to non-payment	] • • • • • • • • • • • • • • • • • • •
مەربىر ۋە مەرۋە مەربىر ئەربىر ئەرب	Customer Service/PR-Related Report	
11.11	Contact with Media	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
21.01	Record of Inquiries and Complaints Received by Contractor	· · · · · · · · · · · · · · · · · · ·
21.03	Missed Collections	
3.20	Damage to Customer Property	
		r
Article 14	Minimum Diversion Requirement Report will include total of tonnages collected, type of materials collected, and diversion rate achieved through:	AB939/SRRE
Articles 5, 6, 7, 8, and 9	Collection Services for SFD, MFD and Commercial Customers (Tonnages, )	
5,11,4	Used Oil and Oil Filter Collection (oil volume and number of filters)	Oil Block Grant
Article 10	On-Call Bin an Roll-off Collection	AB939/SRRE
11.01, 11.02	Christmas Tree collection and diversion (January report only)	AB939/SRRE
11.03	On-Call Collection for Employee Housing Sites	AB939/SRRE
11.04	County Clean-Up Services	AB939/SRRE
11.05	Recycling at Large Venues and Large Events	AB939/SRRE
11.07	Abandoned Solid Waste Locations	AB939/SRRE
Article 19	Public Education and Outreach Programs	AB939/SRRE
	List of activities conducted	
	Copies of notices distributed to customers during the month.	

Note:

Mid year, Contractor will provide narrative progress report of activities (e.g., discussion of program successes, challenges and strategies for overcoming challenges, assistance needed from County)

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### Exhibit 7 Reports (Continued)

**Contractor's Name** 

Annual Report for

#### COUNTY OF MONTEREY UNIFIED FRANCHISE AGREEMENT

#### Due February 15 of each year

Section	Report Categories
5.11.5 and 19.04	Home Composting Bin and Worm Bin Sale
	Copy of annual notice given to customers
	Number of composting bins and worm bins sold
	Supporting documents to justify purchase price
11.10	SRRE Compliance Plan
	measurable goals and objectives that address each SRRE category (education, waste diversion, breakdown of waste streams diverted/targeted for diversion, barriers to success, and plan to overcome barriers)
11.03.7	Participation in the Central Coast Recycling Media Coalition (CCRMC)
Article 12	Customer Inventory by Service Level and Rate
15.03	Changes to Collection Routes-If no changes, statement certifying no changes were made.
15.04	Audit of Routes (every three calendar years)
16.08	Noise Test for Vehicles (if requested by County)
16.11	Equipment Inventory
17.07	Safety Training Certification
	to include HAZWOPER First Responder
19.02	Copy of Annual Collection Service Notice
	Copy of any notice of available collection services
	List of materials collected
28.02	List of Subcontractors
	Names, amount of goods and services, description of relationship to subcontractor (e.g. ownership interest)
	A financial statement prepared as required by General Accepted Accounting Principles

Note:

The annual report will include narrative of activities (e.g., discussion of program successes, challenges and strategies for overcoming challenges).

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## Exhibit 8 Employee Housing Sites

	al yila ana an an dontar faller rann a faller fall fa <sub>r</sub> Li <sub>da</sub> an	No.	**************************************	Occupancy	Actual # of
	Housing Name and Location	of	Types of Units	Yearly /	Employees
		Units		Seasonal	Permitted
1	Alpine Court	19	8 SFD	, <u>1</u> , , , , , , , , , , , , , , , , , , ,	<u>Lingupan pairing and a start of the start </u>
	52 River Rd. Gonzales, CA 93926		11 Mobile Homes	Yearly	16
2	Amaral Rentals	8	5 SFD's	Yearly	5
	152 Amaral Road, Castroville, CA 95012		3 Mobile Homes		
			Family use		
3	Bengard Ranch - Bardin Apts.	22	6 SFD's	Yearly	22
	1953-2001 Alisal Road, Salinas, CA 93905		16 Apartments		
			Family use		
4	Bruce E & Cindy Wedlake Rentals	8	6 Mobile Homes	Yearly	8
	32974 GLORIA RD, GONZALES, CA 93926		2 spaces for M.H		
			Family use		
5	Carrillo Farms	3	3 Mobile Homes	Yearly	3
-	39568 Walnut Avenue. Greenfield ,CA 93927		Family use		
6	College Ville Farm Workers Inc	6	4 SFD	Yearly	79
Ũ	48449 Lonoak Rd. King City, CA 93930		2 Dormitories		
			(32 Units) Family		
			& single men use		
7	Corda Road Camp	19	19 Apartments	Yearly	17
	Alta St and Corda Road, Gonzales, CA 93926		Family use		
8	Gracia Camp	6	6 Mobile Homes	Yearly	10
_	1702 Elkorn Road, Watsonville, CA 95076		Family use		
9	Iverson & Jacks Apts.	30	6 SFD	Yearly	30
•	25300 Iverson Rd, Chualar, CA 93925		24 Apartment	-	
	where it are all all and all a second		Family use		
10	Jacks Camp	4	2 Mobile Homes	Yearly	11
	14650 Reservation Rd., Salinas, CA 93908		1 Dormitory	-	
			(11 Unit)		
			Single men		
			& Family use		
11	Kent's Court	19	19 Mobile Homes	Yearly	19
• •	73 Railroad Ave.				
	Pajaro, CA		Family use		
12	Los Coches Camp	9	8 SFD's	Yearly	12
. —	37061 Vida Rd, Soledad, CA 93960		1 Dormitory	~	
			(7 Units)		
			Family use		
13	Pryor Farms	8	2 SFD	Yearly	12
			6 Spaces Mobile	-	

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## Exhibit 8 Employee Housing Sites (Continued)

			<b>U</b>	,	
			Homes Family use		
14	Sadao Matsunami 257 Live Oak Road, Watsonville, CA 95076	10	10 Apartments Family use	Yearly	10
15	Salinas Valley Floral Inc. 185 Zabala Road, Salinas, CA 93908	6	6 Spaces Mobile Homes Family use	Yearly	6
16	Sunset Farms Inc. 160 Springfield Road, Moss Landlanding, CA	2	2 Dormitories Single Men use	Seasonal	29
17	Toro Camp 252 Hitchcock Road, Salinas, CA 93908	5	5 Dormitories (26 Units) Single men	Seasonal	220

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3975 Exhibit 9 Emergency Backup Plan

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3977 To Be Inserted

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### Exhibit 10 COUNTY Facilities

				Service Level			
	Facility	Current Location		Container Size	Container Quantity	Service Frequency	Service Detail/Limitation
Administration - Child 8	Family Resource Center	10601 McDougall Street	Castroville	2 CY Bin		11X	······································
Administration - RDA (.		Gell Street and Pajaro Street	Castroville	2 CY Bin		11X	
Library - Big Sur (Modu		Highway 1 Ripplewood Resort	Bla Sur	2 CY Bln		2X	
Library - Castroville w/		11140-11160 Speegle Street	Castroville	35 cal cart		1X	
Parks - Ducky Deli Con	munity Park	Blohm Ave, and Carpentaria Road	Aromas	2 CY Bin		1X	
Parks - Jack's Peak Pa	rk	25020 Jack Peaks Park Road	Monterey	4 CY Bin	1	1X	
Parks - Laguna Seca		1025 Highway 68	Salinas	4 CY Bln	4	1X	
Parks - Manzanita Park	···· · · · · · · · · · · · · · · · · ·	1700 Castroville Boulevard	Salinas	6 CY Bin	1	2X	
Parks - Royal Oaks Par	ĸ	537 Maher Road.	Watsonville	6 CY Bln	1	1X	
Parks - San Antonio La		Star Route Box 2091	Bradley		Self-haul	•	Cost of Disposal in excess of 459 600 tons calendar year or services requiring onsite Collection will be charged
Parks - San Antonio La		Star Route 2610 SS	Bradley		Seif-hau		Cost of Disposal in excess of 459 600 tons calendar year or services requiring onsite Collection will be charged
Parks-San Lorenzo Par	k	1160 Broadway	King City	6 CY Bin	6	1X	
Parks - Toro Park		50† Monterey/Salinas Hwy 68	Salinas	4 CY Bin 4 CY Bin		1X 1X	Green Waste
Public Works - Facilitie		Pase Hondo and Carmel River	Carmel Valley	3 CY Bin	1	1X	
Public Works - Greenfie		41801 East Elm Avenue	Greenfield	4 CY Bin	-	1X	
	eld Yard (Shop & Storage)	41801 East Elm Avenue	Greenfield				
Public Works - San Ard		Jolon Road & Main Street	San Ardo	1 CY Bin		1x	
Public Works -San Mig	uel Canyon Road Yard	I 171 San Miguel Canyon Road	Salinas	2 CY Bin		1X	
Sheriff - Gun Range		Bitterwater Road	King City	1 CY		1X	
Probation - Rancho Cie		700-710 Old Stage Road	Salinas	6 CY Bin 96 gal cart	2	1X 1X	Green Waste
Agricultural Commissio		417-A Salinas Road	Watsonville	1 CY Bin		1X	
Health - Children's Mec		47 San Benancio Canyon Road	Salinas	4 CY Bin		2X	
Health - Emergency Me	dical Services	19065 Portola Drive, Suite H, I, J & L	Salinas	4 CY Bin		1X	
Library - Aromas		387 Blohm Street	Aromas.	1 CY Bin		1X	
Library - Big Sur		Highway 1 Ripplewood Resort	Big Sur	2 CY Bin		1X	
Library - Bradley		Dixle Street	Bradley	1 CY Bin		1X	
Library - Buena Vista		18250 Tara Drive	Salinas	1 CY Bin		1X	
Library - Carmel Valley		65 West Carmel Valley Road	Carmel Valley	96 gal cart		1X	
Library - Parkfield		70643 Parkfield - Coalinga Road	San Miguel	1 CY Bin		1X	
Library - Prunedale		17822 More Road	Prunedale	2 CY Bin		1X	
Library - San Ardo		62350 College Street	San Ardo	1 CY Bin		1X	
Library - San Lucas		54692 Teresa Street	San Lucas	1 CY Bin		1X	
Sheriff - Field Office, Ca	armel Valley	13 West Carmel Valley Road	Carmel Valley	1 CY Bin		1X	
Sheriff - Field Office, Cl	nualar	24281 Washington Street	Chualar	96 gal cart		1X	0
.,		÷		96 gal cart	1	1X	Green Waste

#### 3994 USA WASTE OF CALIFORNIA, INC.

#### 3995 DBA CARMEL MARINA CORPORATION

3996 Approved as revised on February 2, 2010

3997

3998

By:

3999 Barry Skolnick, Area Vice President

4000 By:

4001Robert E. Longo, Assistant Secretary4002and Group General Counsel

Dated: February <u>5</u>, 2010

Dated: February <u>5+4</u>, 2010

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3985	Exhibit 11 COUNTY Sponsored La	arge Venue Even
3987	COUNTY-SPONSORED SPECIAL EVENTS	MSW Tonnage Produced
	1 Concours de'LeMons	1
3989	2 Scottish Games	2
	3 Cherry's Jubilee	2
3991	4 24 Hours of Adrenalin	3
	5 Heart Walk	4
~~~~	6 Valley Heritage Day	4
3993	7 Bandecky Bash	4
	8 Wildflower Triathlon Festival	17
3995	9 Sea Otter Classic	27
	10 Spirit West Coast	32
	11 TBD	N/A
	12 TBD	N/A