

Agreement For The

Collection, Transportation and Delivery for Disposal or Processing of Residential Solid Waste and Recyclable Materials Generated in and Collected from Residential Units in Brunswick Hills Township, and Township Facilities

EXHIBIT 5

Bond No.: 880321

Performance Bond for Collection Services

PERSONS BY THESE PRESENTS, that we, the undersigned Collection, Transportation and Delivery for Disposal or Processing of Solid Waste and Recyclable Materials Generated within the Township of Brunswick Hills, Ohio ("Principal") and Evergreen National Indemnity Company [insert name of surety] ("Surety"), a corporation organized and doing business under and by virtue of the laws of the State of Ohio, and duly licensed for the purpose of making, guaranteeing, or becoming sole surety upon bonds or undertakings required or authorized under the laws of the State of Ohio, and that the liability incurred is within the limits of section 3929.02 of the Revised Code are held and firmly bound unto the Trustees of Brunswick Hills Township ("Beneficiary") in the sum of * of the United States, of such sum to be made, the Principal and Surety bind ourselves, and each of our administrators, successors, and assigns, jointly and severally, * Six Hundred Thirty One Thousand Six Hundred Nine and 00/100 Dollars (\$631,609.00) firmly by this Performance Bond. THE CONDITION OF THIS OBLIGATION is such that whereas, the Principal entered into a certain Contract for Collection, Transportation and Delivery for Disposal or Processing of Solid Waste and Recyclable Materials Generated within the Township of Brunswick Hills, Ohio by and between Principal and Beneficiary, day of ______, 2019, a copy of which is hereto attached and made a part hereof, for the for the purpose of Collection, Transportation and Delivery for Disposal or Processing of Solid Waste and Recyclable Materials Generated within the Township of Brunswick Hills within the Medina County Solid Waste Management District and delivered to a Single Stream MFR for materials recovery. NOW, THEREFORE, if the Principal shall well, truly and faithfully perform its duties, all the undertakings, covenants, terms, conditions, and Contracts of said Contract for Collection, Transportation and Delivery for Disposal or Processing of Solid Waste and Recyclable Materials Generated within the Township of Brunswick Hills, Ohio during the original term thereof, and any extensions thereof which may be granted by the Beneficiary, with or without notice to the Surety, and if Principal shall satisfy all claims and demands incurred under such Contract for Collection, Transportation and Delivery for Disposal or Processing of Solid Waste and Recyclable Materials Generated within the Township of Brunswick Hills, Ohio, and shall fully indemnify and save harmless the Beneficiary from all costs and damages which it may suffer by reason of failure to do so, and shall reimburse and repay the Beneficiary all outlay and expense which the Beneficiary may incur in making good any default, then this obligation shall be void; otherwise, the same shall remain in full force and effect. PROVIDED FURTHER, that said Surety, for value received, hereby stipulates and agrees that no change, extension of time, alteration or addition to the terms of the Contract for Collection, Transportation and Delivery for Disposal or Processing of Solid Waste and Recyclable Materials Generated within the Township of Brunswick Hills, Ohio to be performed thereunder or the specifications accompanying the same shall in any way affect Surety's obligation on the Performance Bond, and Surety does hereby waive notice of any such change, extension of time, alteration or addition to the terms of the Contract for Collection, Transportation and Delivery for Disposal or Processing of Solid Waste and Recyclable Materials Generated within the Township of Brunswick Hills, Ohio . IN WITNESS WHEREOF, the Principal and Surety have executed this Performance Bond under their several seals, if any, this 22nd day of November, 2019, by their respective representatives, pursuant to authority of their respective governing bodies. Browning-Ferris Industries of Ohio, Inc. (Name of Principal)* Its: Calvin R. Boyd, Treasurer (Affix Corporate Seal) Address: 40195 Butternut Ridge Rd, Elyria, OH 44035 **Evergreen National Indemnity Company** (Name of Corporate Surety) By: Its: Timothy S. Buhite, Attorney-in-Fact (Affix Corporate Seal) Address: 6140 Parkland Blvd, Ste 321, Mayfield Heights, OH 44124 Legal Status of the Principal ___ for whom __Calvin R. Boyd A CORPORATION duly organized and doing business under the laws of the State of DE for whom Calvin R. Be bearing the official title of Treasurer whose signature is affixed to this Bid Bond, is duly authorized to execute contracts. A PARTNERSHIP trading and doing business under the firm name and style of_____ which with addresses are: An INDIVIDUAL whose signature is affixed to this Bid Bond, doing business under the firm name and style of _ Principal in the within Bid Bond; that Calvin R. Boyd who signed the Bid Bond on behalf of the Principal was then Treasurer Secretary of the corporation named as the of the corporation; that I know his/her signature, and his/her signature thereto is genuine, and that the Bid Bond was duly

signed, sealed, and attested to for and on behalf of the corporation by authority of its governing body. (Affix Corporate Seal)

Eileen B. Schuler, Vice President & Secretary

EVERGREEN NATIONAL INDEMNITY COMPANY

MAYFIELD HEIGHTS, OH POWER OF ATTORNEY

POWER NO. 880321

KNOW ALL MEN BY THESE PRESENTS: That the Evergreen National Indemnity Company, a corporation in the State of Ohio does hereby Timothy S. Buhite nominate, constitute and appoint:

its true and lawful Attorney(s)-In-Fact to make, execute, attest, seal and deliver for and on its behalf, as Surety, and as its act and deed, where required, any and all bonds, undertakings, recognizances and written obligations in the nature thereof, PROVIDED, however, that the obligation of the Company under this Power of Attorney shall not exceed Fifteen Million Dollars and 00/100 (\$15,000,000.00)

This Power of Attorney is granted and is signed by facsimile pursuant to the following Resolution adopted by its Board of Directors on the 23rd day of July, 2004:

"RESOLVED, That any two officers of the Company have the authority to make, execute and deliver a Power of Attorney constituting as Attorney(s)-in-fact such persons, firms, or corporations as may be selected from time to time. FURTHER RESOLVED, that the signatures of such officers and the Seal of the Company may be affixed to any such Power of Attorney or any certificate relating thereto by facsimile; and any such Power of Attorney or certificate bearing such facsimile signatures or facsimile seal shall be valid and binding upon the Company; and any such powers so executed and certified by facsimile signatures and facsimile seal shall be valid and binding upon the Company in the future with respect to any bond or undertaking to which it is attached."

IN WITNESS WHEREOF, the Evergreen National Indemnity Company has caused its corporate seal to be affixed hereunto, and these presents to be signed by its duly authorized officers this 1st day of June, 2017. EVERGREEN NATIONAL INDEMNITY COMPANY

Matthew T. Tucker, President

elophis Touchen

Notary Public) State of Ohio)

SS:

On this 1st day of June, 2017, before the subscriber, a Notary for the State of Ohio, duly commissioned and qualified, personally came Matthew T. Tucker and David A. Canzone of the Evergreen National Indemnity Company, to me personally known to be the individuals and officers described herein, and who executed the preceding instrument and acknowledged the execution of the same and being by me duly sworn, deposed and said that they are the officers of said Company aforesaid, and that the seal affixed to the preceding instrument is the Corporate Seal of said Company, and the said Corporate Seal and signatures as officers were duly affixed and subscribed to the said instrument by the authority and direction of said Corporation, and that the resolution of said Company, referred to in the preceding instrument, is now in force.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my official seal at Cleveland, Ohio, the day and year above written.



7728 W-Penny M. Hamm, Notary Public My Commission Expires April 4, 2022

I, the undersigned, Secretary of the Evergreen National Indemnity Company, a stock corporation of the State of Ohio, DO HEREBY CERTIFY that the foregoing Power of Attorney remains in full force and has not been revoked; and furthermore that the Resolution of the Board of Directors, set forth herein above, is now in force.

Signed and sealed in Mayfield Hts, Ohio this 22nd day of November, 2019

Wan C. Collier, Secretary

Affective Pate: January 19, 1940 Axpiration Date: June 30, 2020

State of Ohio

Department of Insurance

Certificate of Authority

This is to Certify, that

EVERGREEN NATIONAL INDEMNITY COMPANY

NAIC No. 12750

is organized under the laws of this State as of December 30, 1939 and is authorized to issue policies and transact business under the following section(s) of the Ohio Revised Code:

Section 3929.01 (A)

Aircraft

Allied Lines

Boiler & Machinery

Burglary & Theft

Commercial Auto - Liability

Commercial Auto - No Fault

Commercial Auto - Physical Damage

Earthquake

Fidelity

Fire

Glass

Inland Marine

Multiple Peril - Commercial

Multiple Peril - Farmowners

Multiple Peril - Homeowners

Ocean Marine

Other Liability

Private Passenger Auto - Liability

Private Passenger Auto - No Fault

Private Passenger Auto - Physical Damage

Surety

Workers Compensation

This Certificate of Authority is subject to the laws of the State of Ohia.



Mike DeWine, Governor

Jilhai Jomes

Jillian Froment, Director

Office of Risk Assessment 50 West Town Street Third Floor - Suite 300 Columbus, Ohio 43215 (614)644-2658 Fax(614)644-3256 www.insurance.ohio.gov

Ohio Department of Insurance

Mike DeWine - Governor Jillian Froment - Director





Issued 07/12/2019 Effective 07/01/2019 Expires 06/30/2020

I, Jillian Froment, hereby certify that I am the Director of Insurance in the State of Ohio and have supervision of insurance business in said State and as such I hereby certify that

EVERGREEN NATIONAL INDEMNITY COMPANY

of Ohio is duly organized under the laws of this State and is authorized to transact the business of insurance under the following section(s) of the Ohio Revised Code:

Section 3929.01 (A)

Aircraft

Allied Lines

Boiler & Machinery

Burglary & Theft

Commercial Auto - Liability

Commercial Auto - No Fault

Commercial Auto - Physical Damage

Earthquake

Fidelity

Fire

Glass

Inland Marine

Multiple Peril - Commercial

Multiple Peril - Farmowners

Multiple Peril - Homeowners

Ocean Marine

Other Liability

Private Passenger Auto - Liability

Private Passenger Auto - No Fault

Private Passenger Auto - Physical Damage

Surety

Workers Compensation

EVERGREEN NATIONAL INDEMNITY COMPANY certified in its annual statement to this Department as of December 31,2018 that it has admitted assets in the amount of \$48,969,674, liabilities in the amount of \$14,541,507, and surplus of at least \$34,428,167.

IN WITNESS WHEREOF, I have hereunto subscribed my name and caused my seal to be affixed at Columbus, Ohio, this day and date.

Jillian Froment,Director



CERTIFICATE OF LIABILITY INSURANCE

Page 1 of 2

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DATE (MM/DD/YYYY) 11/21/2019

43575

20702

THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURER(S), AUTHORIZED REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER. IMPORTANT: If the certificate holder is an ADDITIONAL INSURED, the policy(les) must have ADDITIONAL INSURED provisions or be endorsed. If SUBROGATION IS WAIVED, subject to the terms and conditions of the policy, certain policies may require an endorsement. A statement on this certificate does not confer rights to the certificate holder in lieu of such endorsement(s). CONTACT NAME: FAX (A/C No.Ext): PRODUCER PHONE (A/C No.Ext): CANNON COCHRAN MANAGEMENT SERVICES, INC. 17015 N. SCOTTSDALE RD E-MAIL ADDRESS:certificateteam@ccmsi.com
INSURER(S) AFFORDING COVERAGE NAIC# 22667 INSURER A: ACE American Insurance Co. SCOTTSDALE, AZ 85255

INSURER B: Indemnity Insurance Company of NA

INSURER C: ACE Fire Underwriters

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URE				i	INSURER D:	linois Union l	nsurance Cor	npany	20699
RE	PUBLIC SERVICES, INC.				INSURER E: A	CE Property	and Casualty	Insurance Co	
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1918 PEARL ROAD BRUNSWICK HILLS, OH 44212

United States

AGENCY CUSTOMER ID:	
LOC #:	



ADDITIONAL REMARKS SCHEDULE

Page 2 of 2

	NAMED INSURED
AGENCY	REPUBLIC SERVICES, INC.
POLICY NUMBER	18500 N. ALLIED WAY PHOENIX, AZ 85054
See First Page	- CHOCHAN AC COOK
CARRIER See First Page	EFFECTIVE DATE:

ADDITIONAL REMARKS

THIS ADDITIONAL REMARKS FORM IS A SCHEDULE TO ACORD FORM.

FORM NUMBER: 25 FORM TITLE: CERTIFICATE OF LIABILITY INSURANCE

The following provisions apply when required by written contract. As used below, the term certificate holder also includes any person or organization that the insured has become obligated to include as a result of an executed contract or agreement.

Certificate holder is Additional Insured including on-going and completed operations when required by written contract.

Coverage is primary and non-contributory when required by written contract.

Waiver of Subrogation in favor of the certificate holder is included when required by written contract.

Certificate holder is Additional Insured when required by written contract.

Coverage is primary and non-contributory when required by written contract.

Walver of Subrogation in favor of the certificate holder is included when required by written contract.

WORKERS COMPENSATION AND EMPLOYERS LIABILITY: Waiver of Subrogation in favor of the certificate holder is included when required by written contract where allowed by state law.

Stop gap coverage for ND, WA and WY is covered under policy no. WLR C66040380 and stop gap coverage for OH is covered under policy no. WCU C6604046A, as noted on page 1 of this certificate.

Insured is a registered non-subscriber to the Texas Workers Compensation Act. Insured has filed an approved Indemnity Plan with the Texas Department of Insurance which offers an alternative in benefits to employees rather than the traditional Workers Compensation Insurance in Texas. The excess policy (#TNS C65221159) shown on this certificate provides excess Indemnity and Employers Liability coverage for the approved Indemnity Plan.

Contractual Liability is included in the General Liability and Automobile Liability coverage forms. The General Liability and Automobile Liability policies do not contain endorsements excluding Contractual Liability.

Separation of Insured (Cross Liability) coverage is provided to the Additional Insured, when required by written contract, per the Conditions of the Commercial General Liability Coverage form and the Automobile Liability Coverage form.

The Umbrella/Excess Liability policy is follow form over the General Liability, Automobile Liability and Employer's Liability policies shown on this certificate.

Insurer Affording Pollution Coverage - Tokio Marine Specialty Insurance Co. (NAIC # 23850) Policy No. PPK1992482

Contracting Operations Environmental Liability - \$10,000,000 Per Contamination Incident/\$10,000,000 General Aggregate Professional Liability - \$10,000,000 Per Incident/\$10,000,000 General Aggregate

Governor Mike DeWine
Administrator/CEO Stephanie B. McCloud

www.bwc.ohio.gov 1-800-644-6292

CERTIFICATE OF EMPLOYER'S RIGHT TO PAY COMPENSATION DIRECTLY

To be posted in employer's place or places of employment in compliance with Section 4123.83 of the Onio Revised Code. Any employer requiring more than one copy of this certificate, may reproduce as many copies (without any alterations or changes) as required.

Policy Number and Employer Name 20005515	Period Specified Below
REPUBLIC SERVICES, INC. 18500 N ALLIED WAY PHOENIX, AZ 85054-6164	May 1, 2019 to May 1, 2020



Sub(s):

REPUBLIC EES, LLC
LORAIN COUNTY LANDFILL LLC
AWIN MANAGEMENT INC
ALLIED WASTE SERVICES OF N.A. LLC
REPUBLIC SERVICES OF NORTH CAROLINA LLC
PORT CLINTON LANDFILL INC
CARBON LIMESTONE LANDFILL LLC
COUNTY ENVIRONMENTAL LANDFILL LLC
REPUBLIC SERVICES NATIONAL ACCOUNTS LLC
REPUBLIC SERVICES OF INDIANA, LP
ALLIED WASTE NORTH AMERICA INC.
REPUBLIC SERVICES OF OHIO III, INC.
REPUBLIC SERVICES OF OHIO IV, LLC
REPUBLIC SERVICES OF OHIO II, LLC
REPUBLIC SERVICES OF OHIO I, LLC
REPUBLIC SERVICES OF OHIO HAULING, LLC
REPUBLIC SERVICES OF KENTUCKY, LLC

This certifies that on date hereof the above named employer having met the requirements provided in Section 4123.35 of the Ohio Revised Code has been granted authority by the administrator to pay compensation directly to its injured or dependents of killed employees as provided in said Section for the period above set forth.

Sincerely,

Stephanie B. McCloud Administrator/CEO

BWC-7201 SI-1

Governor Mike DeWine Administrator/CEO Stephanie B. McCloud

www.bwc.ohio.gov 1-800-644-6292

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Policy Number and Employer Name 20005515	Period Specified Below
REPUBLIC SERVICES, INC.	May 1, 2019
18500 N ALLIED WAY	to
PHOENIX, AZ 85054-6164	May 1, 2020

20005515-010	COUNTY DISPOSAL (OHIO), INC.
20005515-009	WILLIAMS COUNTY LANDFILL, INC.
20005515-008	CELINA LANDFILL, INC.
20005515-007	CHEROKEE RUN LANDFILL, INC.
20005515-006	BFI WASTE SYSTEMS OF NORTH AMERICA, LLC
20005515-005	BROWNING FERRIS INDUSTRIES OF OHIO, INC
20005515-004	CECOS INTERNATIONAL, INC.
20005515-003	NOBLE ROAD LANDFILL, INC.
20005515-002	DEMPSEY WASTE SYSTEMS II, INC.
20005515-001	ALLIED WASTE SYSTEMS, INC.
20005515-028	REPUBLIC SERVICES OF OHIO TRANSPORTATION LLC

This certifies that on date hereof the above named employer having met the requirements provided in Section 4123.35 of the Ohio Revised Code has been granted authority by the administrator to pay compensation directly to its injured or dependents of killed employees as provided in said Section for the period above set forth.

Sincerely,

Stephanie B. McCloud Administrator/CEO

8WC-7201 SI-1

Governor Mike DeWine Administrator:CEO Stephanie B. McCloud

www.bwc.ohio.gov 1-800-644-6292

CERTIFICATE OF EMPLOYER'S RIGHT TO PAY COMPENSATION DIRECTLY

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Policy Number and Employer Name 20005515	Period Specified Below	-7
REPUBLIC SERVICES, INC. 18500 N ALLIED WAY PHOENIX, AZ 85054-6164	May 1, 2019 to May 1, 2020	
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This certifies that on date hereof the above named employer having met the requirements provided in Section 4123.35 of the Ohio Revised Code has been granted authority by the administrator to pay compensation directly to its injured or dependents of killed employees as provided in said Section for the period above set forth.

Sincerely,

Stephania B. McCloud Stephania B. McCloud Administrator/CEO

BWC-7201 SI-1

Governor Mike DeWine Administrator/CEO Stephanie B. McCloud

www.bwc.ohio.gov 1-800-644-6292

FINDING OF FACTS

In matter of the renewal application of

20005515

(hereinafter referred to as employer)

of

REPUBLIC SERVICES, INC.

18500 N ALLIED WAY

PHOENIX, AZ 85054-6164



EWCLT0319A00773840400

The above employer, having filed its desire to continue the privilege of self-insurance pursuant to the Ohio Workers' Compensation Law and Section 35. Article II Constitution of Ohio, and such renewal application and its contents having been carefully examined by the Ohio Bureau of Workers' Compensation, the administrator hereby grants the privilege of self-insurance to above the employer from:

May 1, 2019

to

May 1, 2020

or until further action of the Ohio Bureau of Workers' Compensation

Sincerely,

Stephanie B. McCloud Administrator/CEO

A https://www.eia.gov/dnav/pet/hist/LeafHandler.ashx?n=PET&s=ENID_EPD2D_PTE_R20_DPG&rf=W

^{- =} No Data Reported; -- = Not Applicable; NA = Not Available; W = Withheld to avoid disclosure of individual company data.

Release Date: 10/21/2019 Next Release Date: 10/28/2019

Referring Pages:

- Midwest (PADD 2) Gasoline and Diesel Retail Prices
 - Retail Prices for Diesel (On-Highway) All Types

AGREEMENT FOR THE COLLECTION, TRANSPORTATION AND DELIVERY FORDISPOSAL OR PROCESSING OF RESIDENTIAL SOLID WASTE AND RECYCLABLE MATERIALS GENERATED IN AND COLLECTED FROM RESIDENTIAL UNITS WITHIN THE TOWNSHIP OF BRUNSWICK HILLS, MEDINA COUNTY, OHIO

THIS AGREEMENT for the Collection, Transportation and Delivery for Disposal or Processing of Solid Waste and Recyclable Materials Generated within the Township of Brunswick Hills, Medina County, Ohio (the "Collection Agreement") entered into this day of November, 2019, is by and between the Township of Brunswick Hills, Medina County, Ohio ("Township"), with its offices located at 1918 Pearl Road, Medina, Ohio 44212, and Browning-Ferris Industries of Ohio, Inc., d.b.a. Republic Services of Elyria ("Contractor"), a Delaware corporation, with an office located at 40195 Butternut Ridge Road, Elyria, Ohio 44035.

RECITALS

WHEREAS, pursuant to Sections 505.27, of the Ohio Revised Code, the Township may enter into written contracts with independent contractors to establish such collection systems and designate solid waste facilities as may be necessary or appropriate to provide for the safe and sanitary management of Solid Waste, including Recyclable Materials, generated within the Township; and

WHEREAS, the Township has determined that it is in the best interests of the Township and its Residents that the Township arrange for the collection, transportation and delivery for disposal or processing of Solid Waste and Recyclable Materials generated at Residential Units and Township Facilities located within the Township from a single contractor on an exclusive basis; and

WHEREAS, on July 30, 2019, the Township invited through public advertisement qualified providers of the Collection Services to submit bids to provide such Collection Services on the terms and conditions contained herein; and

WHEREAS, the Contractor submitted a bid to become the sole provider of Collection Services for the benefit of the Township and its Residents as outlined in its October 8, 2019 Bid Proposal ("Contractor's Bid") attached hereto as Exhibit A; and

WHEREAS, following the official opening of the bids on October 8, 2019 and consideration of bids for Collection Services, the Township determined that the Contractor is qualified to exclusively provide the Collection Services to the Township and approved the exclusive award of the Collection Agreement to the Contractor; and

WHEREAS, the Township and the Contractor have agreed on terms and conditions for the Collection Services in conformance with the Bid Documents and Contractor's Bid for the prices as stated in Bid Forms 3, 4, 5, 6 and 7, all of which are attached as Exhibit A and incorporated by reference as if fully rewritten; and

WHEREAS, the Township and the Contractor each represents that it has the authority to execute this Collection Agreement for the Collection Services identified herein.

NOW, THEREFORE, in consideration of the mutual promises, covenants and agreements below, the parties incorporate the foregoing recitals and agree as follows:

ARTICLE I – DEFINED TERMS

The capitalized terms used in this Collection Agreement are defined herein.

Bags and Cans: containers supplied by the Residential Unit to contain Solid Waste. Containers and plastic bags shall be sufficient to bear the weight of the materials therein and the outside environment. Fifty-five (55) gallon drums and barrels are not considered acceptable containers for Solid Waste. Cardboard boxes are not considered acceptable containers for Solid Waste. Bags and Cans are not to exceed forty (40) pounds in weight.

Base Bid Price: the per Residential Unit per month bid price for Solid Waste and Recyclable Materials Collection Services, including provision of a sixty-four (64/65) gallon or ninety-six (95/96) gallon wheeled Solid Waste collection container provided by; owned by, delivered by; and maintained by the Contractor.; as well as a sixty-four (64/65) gallon or ninety-six (95/96) gallon wheeled Recyclable Materials collection container provided by; owned by; delivered by; and maintained by the Contractor. Provision of Contractor-Provided 30 Gallon Plastic Bags shall also be included in the Base Bid Price for specific levels of service. The Base Bid Price includes collection, waste disposal and recycling processing per Residential Unit.

Bid Bond: a bond ensuring the Township that the Successful Bidder will execute the agreement for the Required Services substantially in the form provided in the Bid Documents.

Bidder: a person, partnership, joint venture, corporation or limited liability company submitting a bid in response to the Invitation to Bid for The Collection, Transportation and Delivery for Disposal or Processing of Residential Solid Waste and Recyclable Materials Generated within the Township of Brunswick Hills, Medina County, Ohio.

Bid Documents: collectively, the documents prepared and furnished by Brunswick Hills Township inviting bids to obtain the Required Services; including the Legal Notice to Bidders, Instructions to Bidders, Bid Forms, forms of agreement and any and all attachments and exhibits.

Bid Form: the exhibit to each of the agreements included in the Bid Documents upon which the Contractor submitted its Base Bid Price for the per Residential Unit (RU) per month bid price for Collection Services and for other Base Bid Services and includes all attachments thereto and is subject to the terms of Contractor's Bid attached hereto as Exhibit A and incorporated herein as if fully rewritten.

Bid Process: the bidding process for the Required Services and other Optional Services of Brunswick Hills Township for The Collection, Transportation and Delivery for Disposal or Processing of Residential Solid Waste and Recyclable Materials Generated within the Township of Brunswick Hills, Ohio.

Bulky Items: any Solid Waste that is too large to be contained in a single collection container utilized by a Resident, either by weight or by volume (up to and including a sixty-four (64/65) gallon sized collection container); examples include, but are not limited to: stoves, water tanks, washing machines, furniture, mattresses, other household items and non-Freon containing appliances, and those items identified in the Collection Agreement. With the exception of evacuated refrigerators and couches, all Bulky Items shall individually weigh less than one hundred (100) pounds. Glass windows, doors and walls shall have glass removed or taped and covered by cardboard. Carpet and padding must be cut to a forty-eight-inch (48") bundle and weigh less than forty (40) pounds. Mattresses and cloth furniture must be wrapped in plastic. Bulky Items shall be free of bed bugs or other infectious waste. Bulky Item collection criteria are set forth in the Notice to Residential Units (Section 4.4).

Cans: the non-disposable metal or plastic containers used to contain Solid Waste. The containers must have two handles and not exceed a capacity of 40 gallons. The weight of the container shall not be more than 40 pounds.

Cart(s): refers to a 95/96-gallon or 64/65-gallon cart as applicable.

Carry-out Collection Services: the collection of Solid Waste or Recyclable Materials from any location other than that defined as Curbside. Residential Units shall be required to complete the Medical Exemption Program Application (Exhibit 3 attached hereto).

Cart(s) 64/65-gallon: means a wheeled, rollout cart approximately 65-gallons in capacity, capable of holding over 200 pounds, with an integrated closing lid, which can be used for automated, semi-automated or manual Solid Waste collection by the Contractor.

Cart(s) 95/96-gallon: means a wheeled, rollout cart approximately 95-gallons in capacity, capable of holding over 300 pounds, with an integrated closing lid, which can be used for automated, semi-automated or manual Solid Waste collection by the Contractor.

Collection Agreement: This agreement for the collection of Solid Waste and Recyclable Materials by and between the Collection Contractor and Brunswick Hills Township, including exhibits.

Collection Contractor or Contractor: the individual or entity selected by the Township for the collection of Solid Waste and Recyclable Materials at Residential Units and Township Facilities within the Township.

Collection Services: the collection, transportation and delivery for disposal or processing of Solid Waste and Recyclable Materials generated at Residential Units and Township Facilities within the Township.

Commercial Service: the collection of wastes generated from a property that is used mainly for the purpose of business. A Residential Unit located on the same property as a commercial entity/business, wishing to utilize the commercial service supplied to the business, must complete an Opt-Out Request Form and obtain approval from the Township prior to contracting with a waste hauler for commercial collection service, or in cases where such a commercial collection contract already exists, prior to March 30, 2020.

Curbside Collection Service: the collection of Solid Waste and Recyclable Materials placed by a Resident at a single point of pick-up at the curbside; or if there is no curb, at any other single location appropriate for each Residential Unit contiguous to a Township street.

Construction Debris: the waste building materials resulting from minor Residential Unit construction, remodeling, repair or demolition operations, the volume and nature of which must adhere to service level and contract definitions.

Contamination: any materials collected for recycling that cannot be processed by the Material Recovery Facility.

Contractor-Provided 30-Gallon Plastic Bags Thirty-gallon plastic bag(s) for Refuse provided by Contractor to those Residents that have opted to receive Bag Service, and which will purchase the same from the Contractor. The cost for collection and disposal of Refuse shall be incorporated into the price of each Contractor Bag. Additional 30-gallon bags shall be purchased through the Contractor at the prices set forth in Bid Form 4 attached to Contractor's Bid attached hereto as Exhibit A and incorporated herein as if fully rewritten. Bag Service customers will be entitled to place the Contractor Bag(s) and the Recycle Cart curbside for collection once per week. Bag service customers are not entitled to the weekly collection of Yard Waste or Bulky Items.

Dead Animals: animals or portions thereof that have expired from any cause, except those slaughtered or killed for human use.

Disposal Services: the acceptance of Solid Waste for disposal at a licensed facility.

District: shall mean the Medina County Solid Waste District.

Effective Date: the date of last execution of the agreements for the Required Services and Optional Services.

Excluded Items: shall include hazardous waste; radioactive volatile, corrosive, highly flammable, explosive, biomedical waste; infectious waste, biohazardous, or toxic waste as defined by Applicable Law, Stable Matter; dirt from excavations; construction or alteration wastes which shall include glass, dry wall, shingles, studs, siding, gutters, heating and air conditioning ducting, furnaces, piping, concrete, concrete block, brick, tires and Household Hazardous Waste or any otherwise regulated waste. The Clean Air Act prohibits the disposal of CFC's and HCFC's into landfills. Refrigerants/Freon in refrigerators, air conditioners, dehumidifiers or any other appliance containing refrigerants/Freon will only be collected if the Resident has had the refrigerant/Freon removed and the unit is tagged by a certified technician prior to disposal.

Hazardous Waste: any chemical, compound, mixture, substance, or article which designated by the United States E.P.A. or appropriate agency of the State to be "hazardous" as that term is defined by or pursuant to Federal or State Law. The Clean Air Act prohibits the disposal of CFC's and HCFC's into landfills. Refrigerants/Freon in refrigerators, air conditioners, dehumidifiers or any other appliance containing refrigerants/Freon will only be collected if the customer has had the refrigerant/Freon removed and the unit is tagged by a certified technician prior to disposal.

Household Hazardous Waste (HHW): common household products containing hazardous materials that may pose a threat to the health of people and/or environment such as acids/alkalines, aerosols, antifreeze, bleach, car batteries, cleaners and polishes, disinfectants, gasoline, iodine, paint, etc. The Clean Air Act prohibits the disposal of CFC's and HCFC's into landfills. Refrigerants/Freon in refrigerators, air conditioners, dehumidifiers or any other appliance containing refrigerants/Freon will only be collected if the customer has had the refrigerant/Freon removed and the unit is tagged by a certified technician prior to disposal.

Invitation to Bid: the request of Brunswick Hills Township for Bids to secure the Required Services.

Material Recovery Facility or Recycling Facility: a facility that sorts and processes Mixed Recyclable Materials to prepare them for processing and reconstitution as a product sold in commerce.

Medical Exemption Program: the program provides service to Residential Units that are unable to transport their Carts to the curb. The exemption form can be found in Exhibit 3 attached hereto.

Medina County Solid Waste District (MCSWD) Services: the bagged and bulk solid waste disposal service offered at Medina County Solid Waste District's facility in Seville, OH, as well as its county-wide single stream recycling drop-off program, that are available to residents and businesses of Medina County. The Residential Unit must complete an Opt-Out Request Form and obtain approval from the Township to utilize these services in place of the contracted services.

Notice of Award: written notification that a Bid has been accepted for the Required Services.

Optional Services: any other services provided by the Collection Contractor other than basic Collection Services, including but not necessarily limited to: provision of an open top roll-off container of thirty (30) or forty (40) yards capacity; the per pull charge for a thirty (30) or forty (40) yard capacity open top roll-off container; provision of a dumpster of up to eight (8) yards capacity; the pull charge for a dumpster of up to eight (8) yards capacity; and any other item identified as an Optional Service.

Performance Bond: the bond insuring performance of the Required Services, to be submitted in substantially the same form as that included in the Bid Documents.

Recyclable Materials or Recyclables: will include but not limited to cans (aluminum and steel); cartons (refrigerator and shelf stable cartons); glass (bottles and jars); fiber (mixed paper, box board and cardboard); and plastic bottles and jugs and be free of Contamination. Recyclable materials are to be placed loose in the wheeled sixty-four (64) gallon or ninety-six (96) gallon Cart, and shall at all times be free of Excluded Waste. All cardboard boxes shall be broken down when placed in the Cart.

Recycling Services: the acceptance and processing of Source-Separated Recyclable Materials at a location where Source-Separated Recyclable Materials are to be delivered pursuant to the Bid Documents and Contractor's Bid.

Required Services: the services required by the Bid Documents for the collection and transportation of Solid Waste and Recyclable Materials for disposal and processing, including any other Optional Services as well as services for Township Facilities as more particularly specified in this Collection Agreement.

Resident: an adult occupant, owner or tenant of a Residential Unit.

Residential Unit or Units: all occupied residential dwellings within the limits of Brunswick Hills Township, including residences of four (4) units or less, single-family condominiums, townhomes, or individual mobile/trailer homes. A Residential Unit shall be deemed "occupied" when either water or power services have been established.

Residential Unit Equivalent: a commercial establishment that receives Collection Services in the same manner as a Residential Unit by agreement of the Township.

Routing Service Fee (Monthly): the Contractor shall provide the Residential Unit the weekly curbside collection of a single Contractor-Provided 64/65-gallon rollout cart for Recyclables for the fee specified in Contractor's Bid. The cost for the collection of the Recyclables shall be incorporated into this monthly fee, which shall include but is not limited to equipment costs, labor costs, fuel costs, etc. Bag Service customers will be entitled to place the Contractor Bag(s) and the Recycle Cart curbside for collection once per week. Bag Service customers are not entitled to the weekly collection of Yard Waste or Bulky Items.

Service Charges: the fee charged by the Collection Contractor to a Resident for the provision of Collection Services and Optional Services, which may not exceed the prices contained on the applicable Bid Form; may also include any applicable fuel surcharge.

Solid Waste: unwanted residual solid or semisolid material as results from personal, industrial, commercial, agricultural, and community operations, excluding earth or material from construction, mining or demolition operations, or other waste materials of the type that would normally be included in demolition debris, nontoxic fly ash, spent nontoxic foundry sand, and slag and other substances that are not harmful or inimical to public health, and includes, but is not limited to, garbage, tires, combustible and non-combustible material, street dirt, and debris. Solid Waste does not include any material that is an infectious waste or a Hazardous Waste or otherwise consisting of or contaminated with an Excluded Waste; see Ohio Revised Code Section 3734.01(E). Solid Waste includes Yard Waste that has not been separated.

Source-Separated Recyclable Materials: Recyclable Materials that are separated from other Solid Waste at the location where such materials are generated for the purpose of recycling.

Stable Matter: all manure and other waste matter normally accumulated in or about a stable, or any animal, livestock or poultry enclosure, and resulting from the keeping of animals, poultry or livestock. (This does not include household pet droppings).

Successful Bidder: the Bidder that Brunswick Hills Township concludes has submitted the lowest and best bid for the Required Services, and receiving a final Notice of Award.

Township Facilities: Township owned buildings, parks, or other locations specifically identified on Exhibit 2 attached hereto.

Brunswick Hills Township or Township: located within Medina County, Ohio, and participating in a Bid Process to obtain the Required Services and to request proposals for Optional Services.

Brunswick Hills Township or Township-approved Collection Route(s): the route showing the starting and ending points of collection within the Township as approved by the Township and the collection routes that the Collection Contractor shall use to provide the Collection Services.

Yard Waste: Solid Waste consisting of all garden residues, leaves, grass clippings, tree trimmings, bundled branches no more than 2 feet in diameter and 4 feet long and similar material and no heavier than 40 lbs. and which is placed at the curb. Collection criteria shall be set forth in the Notice to Residential Units (Section 4.4). The Contractor shall collect such items without additional charge.

Waste Material. Waste Material is all Solid Waste and Recyclable Material that are not excluded by this Agreement. Waste Material does not include any Excluded Items.

ARTICLE II – AGREEMENT, TERM & RENEWAL TERMS

- 2.1 Agreement and Independent Contractor Status. The Township hereby authorizes the Contractor and the Contractor hereby accepts such authorization, on an exclusive basis and as an independent contractor, to collect, transport, and deliver to the provider of the Disposal Services or Material Recovery Facility, as applicable, Solid Waste and Recyclable Materials generated at Residential Units and Township Facilities within the Township. No other independent contractor or other person or entity shall provide the services agreed to in this Collection Agreement during the term of this Collection Agreement.
- **2.2** Effective Date and Term. This Collection Agreement shall be effective on the date of last execution. The initial term of this Collection Agreement shall be for five (5) years, beginning on March 30, 2020, and terminating on March 29, 2025.
- 2.3 Renewal Terms. This Collection Agreement may be renewed for three (3) additional consecutive terms of up to one (1) year, if mutually agreed upon between the Contractor and the Township, upon such terms and conditions as the parties mutually agree, provided the Service Charges do not exceed the prices reflected in Contractor's Bid for Renewal Term 1, Renewal Term 2 and Renewal Term 3. The Board of Trustees shall provide a ninety (90) day notification prior to the expiration of the applicable term to the Contractor of intent to either renew or terminate the Collection Agreement.
- 2.4 <u>Implementation Plan.</u> On or before November 26, 2019, the Contractor shall submit an implementation plan containing the dates by which the following activities shall be completed (a) the purchase of sufficient

vehicles, collection containers and equipment to perform; (b) Township-approved written notices to Residents shall be sent to each Resident explaining the procedures and obligations of each owner or occupant of a Residential Unit to receive Collection Services, or to opt-out of the same, and detailing the requirements for placement of collection containers; (c) Contractor-owned sixty-four (64/65) ninety-six (95/96) gallon wheeled collection container for Recyclable Materials and Solid Waste will be delivered to each Resident; (d) that the Contractor has delivered to the Township proof of insurance, proof of workers' compensation coverage and the required Performance Bond. Contractor's employees shall have completed training and driven the Township-approved Collection Route no later than January 6, 2020 as set forth in Section 4.1.

ARTICLE III - GENERAL REQUIREMENTS OF THE CONTRACTOR

3.1 <u>Delivery to Disposal or Processing Facilities</u> The Contractor shall provide regular weekly collection of Solid Waste and Recyclable Materials from each Residential Unit and Township Facilities located within the Township. All Solid Waste and Recyclable Materials generated at each Residential Unit shall be collected by the Contractor on a single day pick-up, provided the Resident places such items in the manner specified in the Township-approved written notice specified in Section 4.4, and as otherwise set forth in the Bid Document and Contractor's Bid. The entire Township will be collected on a single day.

The Contractor shall collect, transport and deliver all Solid Waste to the Medina County Solid Waste Facility located at 8700 Lake Road, Seville, OH.

The Contractor is responsible for delivering all Recyclables to a Material Recovery Facility for processing. The Material Recovery Facility shall be identified by the Contractor in the Contractor's Bid attached as Exhibit A and incorporated herein as if fully rewritten. The Material Recovery Facility must have the ability to recycle the following materials at a minimum: cans (aluminum and steel), cartons (refrigerator and shelf stable cartons), glass (bottles and jars), fiber (mixed paper, box board and cardboard) and plastic bottles and jugs. The Contractor may add additional materials to the recycling list, including additional plastic items. Any additional materials should be itemized in the Contractor's proposal.

The Contractor shall pay to the owner or operator of the facility or facilities all charges, costs, fees and expenses incurred for the disposal or processing of the Solid Waste or Recyclable Materials collected by the Contractor. Source-Separated Recyclable Materials shall not be delivered to any landfill. All Collection Services performed by the Contractor pursuant to this Bid Document shall be performed in a competent and workmanlike manner. Notwithstanding anything to the contrary in this Bid Document, Contractor shall not take title to or liability for Hazardous Wastes or infectious wastes.

3.2 Vehicles and Equipment The Contractor shall furnish all vehicles and equipment necessary to provide the Collection Services required in the Bid Document, as well as the necessary facilities for the thorough cleaning and maintenance of the vehicles and equipment. The Contractor shall keep all vehicles and equipment in a clean, sanitary and safe operating condition at all times consistent with industry standards. All vehicles used by the Contractor for the collection of Solid Waste or Recyclable Materials shall be enclosed, washed and cleaned, leak proof (including but not limited to free from leaks of fuel or hydraulic fluid), contain minimal rust and equipped with a broom, shovel or rake. All collection vehicles shall be equipped with a camera, backup alarm and LED lights. Other types of vehicles may be used only as approved by the Township. All vehicles shall be painted uniformly, and shall bear the Contractor's name, vehicle number and Contractor's telephone number. All vehicles and equipment may be inspected from time to time by the Township to determine that same are clean, sanitary and in safe operating condition; however, such an inspection shall not constitute a representation by the Township that the vehicles and equipment are safe. Any vehicles or equipment that, in the opinion of the Township, are not clean, sanitary

or in a safe operating condition consistent with industry standards shall be removed from service by the Contractor until such vehicles have been cleaned and/or repaired to the satisfaction of the Township. Failure to comply with these standards constitutes grounds for termination of the Collection Agreement by the Township as provided in Article VII.

- Residential Unit registered to receive Unlimited Service a 95/96-gallon Cart for Solid Waste and a 64/65-gallon cart for Recyclables. The Contractor shall also provide each Residential Unit registered to receive Bag Service with a 64/65-gallon Cart to contain Recyclables. The cost to rent each cart for a particular level of service shall be set forth in the Contractor's Bid attached hereto as Exhibit A and incorporated herein as if fully rewritten. The Contractor shall be responsible for the initial delivery of all Carts to each Residential Unit(s), as well as subsequent maintenance of the Carts.
- Contractor Provided Plastic Bag for Solid Waste
 The Contractor shall provide each Residential Unit registered to receive Bag Service with curbside collection and disposal of Contractor-Provided 30-Gallon Plastic Bags: for Solid Waste that Residents will purchase from the Contractor. The cost for collection and disposal of Solid Waste shall be incorporated into the price of each of Contractor-Provided 30-Gallon Plastic Bags must be purchased through the Contractor. The Contractor's Bid sets forth the cost per Bag and the extended cost to purchase a roll of a specific quantity of Contractor-Provided 30-Gallon Plastic Bags for Solid Waste. Bag Service customers will be entitled to place the Contractor-Provided 30-Gallon Plastic Bags and the Recyclable Cart curbside for collection once per week. Bag Service customers are not entitled to the weekly collection of Yard Waste or Bulky Items as part of this level of service.
- 3.5 Contractor's Office and Telephone The Contractor shall maintain an office in Medina County Ohio, or a contiguous County, and telephone service with a non-toll telephone number from the Township, which shall be manned by a live operator and a supervisor on working days from 8:00 a.m. to 5:00 p.m., as well as e-mail and cell phone contacts to receive any complaints or calls regarding the Collection Services from a Resident or the Township. The Contractor shall provide a sufficient number of live operators to respond to such complaints or calls within a reasonable, timely manner. The Contractor shall also maintain an emergency contact number which is available twenty-four (24) hours per day, seven (7) days per week.
- 3.6 Contractor Ability to Communicate with Vehicles in the Field The Contractor shall maintain two-way radio, on-board computers, texting, or cellular telephone communication service with the drivers of all vehicles used to provide Collection Services within the Township or other communications technology, so that the Contractor may communicate with the drivers in order to expedite the Contractor's response to complaints regarding the Collection Services.
- 3.7 <u>Employee Training</u> The Contractor shall provide training in operations, approved collection routes, safety practices, use of employee uniforms and conduct for all employees involved in providing the Collection Services. All employees involved in providing Collection Services shall wear Contractor provided uniforms and high visibility clothing at all times.
- The practice of two siding, zigzagging or otherwise employing the practice of crossing the roadway centerline to collect Solid Waste or Recyclables is strictly prohibited. Dead ends, alleys and private roads may be exempted upon written approval of the Township Trustees. Residents are responsible to have all Solid Waste and Recyclables Carts, Contractor-Provided 30-Gallon Plastic Bags, Bags and Cans within three (3) feet of the curb-line unless otherwise provided herein or otherwise discussed and agreed to directly between the Resident and the Contractor. Residents shall have Carts with the lid opening towards

the street. Additionally, Residents who have a Solid Waste Cart shall fill the Solid Waste Container before placing any other Solid Waste at the curb in Bags or Cans.

Prior to March 30, 2020, the Contractor shall deliver to each Residential Unit registered to receive Unlimited Service a 95/96-gallon Cart for Solid Waste and a 64/65-gallon cart for Recyclables. The Contractor shall replace lost or damaged Carts at the request of a Resident, at the Contractor's sole cost (see Bid Form 6B).

Prior to March 30, 2020, the Contractor shall deliver to each Residential Unit registered for Bag Service, one (1) 65/64-gallon cart for Recyclables. The Contractor shall replace lost or damaged Carts at the request of a Resident, at the Contractor's sole cost (see Bid Form 6B).

Residential Units not registered for Bag Service or Unlimited Service, or applying for and receiving approval to opt out, prior to March 30, 2020, shall automatically be registered for Unlimited Services. The Contractor shall deliver one (1) 64/65-gallon Recycling Cart and one (1) 95/96-gallon Solid Waste Cart to the Residential Unit. The Residential Unit shall be obligated to maintain this level of service for one quarter, after which it may change its level of collection service.

The following levels of collection shall be offered:

- a. Unlimited Service The Contractor shall provide the Residential Unit with one (1) 64/65-gallon Recycling Cart and one (1) 95/96-gallon Solid Waste Cart. In addition to the Solid Waste Cart, Unlimited Service customers will be entitled to place their own Cans or Bags curbside for collection once per week. Unlimited Service customers may also place Yard Waste and Bulky Items curbside for collection at no additional charge. The entire volume of Cans, Bags, Yard Waste and Bulky Items shall not exceed two (2) cubic yards or an area of space of approximately 3' wide x 6' long x 3' tall. This volume is in addition to Solid Waste or Recycling Carts placed curbside.
- **b.** Bag Service The Contractor shall provide the Residential Unit with one (1) 64/65-gallon Recycling Cart. The Contractor shall provide curbside collection and disposal of Contractor-Provided 30-Gallon Plastic Bags. Bag Service customers will be entitled to place the Contractor-Provided 30-Gallon Plastic Bag(s) and the Recycling Cart curbside for collection once per week. Contractor-Provided 30-Gallon Plastic Bags must be purchased through the Contractor; thus, this portion of the Solid Waste service has been pre-paid by the Residential Unit. Bag Service customers may be charged a monthly routing service fee. Bag service customers are not entitled to the weekly collection of Yard Waste or Bulky Items.

Bag Service Customers shall arrange with the Contractor for the curbside collection of items specified on the Extra and Bulky Materials List for the price listed. Collection specifics for Extra and Bulky Materials are to be arranged between the Residential Unit and the Contractor. The Contractor shall charge the Residential Unit based upon the item(s) collected at the price outlined on the Extra and Bulky Materials List.

c. Additional Carts; Replacement Carts; and Lost Carts – No additional Solid Waste or Recycling Carts will be provided to a Residential Unit for the management of their materials, unless the Resident has paid for the additional Cart in full, as set forth in the Bid Form 6 of Contractor's Bid attached hereto as Exhibit A and incorporated herein as if fully rewritten. If a Residential Unit desires to replace a Solid Waste or Recycling Cart due to their neglect or loss of the Cart, then the Contractor shall either exchange or replace the Cart after the Resident has paid in full for the Cart. The Contractor shall invoice or charge the Residential Unit for applicable Cart

replacement or loss costs in full. If a Cart needs to be replaced due to regular wear and tear, manufacturer's defect or Contractor's negligence, then the Contractor shall replace the Cart at no cost to the Residential Unit.

- d. Procedure for Changing Service Levels One quarter after a Residential Unit establishes a level of service with the Contractor; the Residential Unit may request to change their collection level of service from Unlimited Service to Bag Service or vice versa. The Residential Unit shall communicate directly with the Contractor to orchestrate this change.
- e. Opt Out Procedure If the Residential Unit requests to opt out of the Required Services; they are to obtain, complete and return an Affidavit to Opt Out for Solid Waste Services Provided by the Township of Brunswick Hills form (Exhibit 4 attached hereto) to the Township Administrative Assistant at the Township. Once the Township's administration has approved the Affidavit, the administration shall inform the Contractor of the approval and direct them to arrange with the Residential Unit the removal of any Carts and/or Contractor-Provided 30-Gallon Bags.

Residents wishing to opt out of the Required Services shall complete an Affidavit to Opt Out for Solid Waste Services Provided by the Township of Brunswick Hills form annually. This form shall be received and approved by the Township 60 days prior to the anniversary date of the Collection Contract, so that a list of qualifying residents can be forwarded to the Contractor. This list provides verification to both the Township and the Contractor the number of Residential Units utilizing this option does not exceed the threshold set forth in the Bid Documents (5% of Residential Units). The Opt Out process will be managed on a first come first serve sign up process up to the 5% number.

The number of Residential Units permitted to opt out of the Required Services offered by Brunswick Hills Township is limited to 5% of the total number of Residential Units in the Township, (i.e. 3,837 RU x 5% = 192 RU), adjusted annually to account for new Residential Units.

- f. Procedure for Changing Cart Size One quarter or ninety (90) days after a Residential Unit establishes a level of service with the Contractor; the Residential Unit may request to exchange their current Solid Waste or Recycling Cart for a different sized Recycling or Solid Waste Cart. The Residential Unit shall contact the Contractor directly to arrange for the Cart exchange. The completion of this process shall not affect the current price of the Unlimited or Bag Service being provided to the Residential Unit. Notwithstanding anything to the contrary, Contractor shall supply said different Cart within two (2) weeks of the request provided Contractor has said Cart in its inventory, otherwise said Cart will be supplied when Contractor has them available consistent with its standard business practice for maintaining such inventory.
- g. Procedure for Removal of Recycling Cart A Residential Unit may request to have their Recycling Cart removed from their property because they do not want to recycle. The Residential Unit shall contact the Contractor directly to orchestrate the removal of the Recycling Cart. The Contractor shall remove the Residential Unit's Recycling Cart. The completion of this process shall not affect the current price of the Unlimited Service or Bag Service being provided to the Residential Unit.
- 3.9 <u>Collection Requirements</u> The Collection Contractor shall only be obligated to collect Solid Waste and Recycling materials from each Residential Unit based on the Curbside Collection service level registered with the Contractor by the Residential Unit.

Each Cart, Bag, Can, Yard Waste and Bulk Waste shall be placed at curbside for collection. Curbside shall refer to that portion of right-of-way adjacent to paved or traveled Township roadways. These items shall be placed as close to the roadway as practicable without interfering with or endangering the movement of vehicles or pedestrians, and without unreasonably impeding resident access to, and ingress/egress from their driveways.

In the event of construction projects that limit the access to service the Cans, Bags, Yard Waste, Bulky Items, or Carts from the curb, it is the responsibility of the construction contractor to move the required Cans, Bags, Yard Waste, Bulky Items, or Carts across the street where service may be provided from the curb.

Contractor may decline to collect any Cart, Bag, Can, Yard Waste or Bulky Item not so placed. During snow removal season, Solid Waste/Recycling shall be placed in the driveway, as long as doing so does not unreasonably impede Resident access to, and ingress/egress from their driveways. All carts are to be placed at curbside with Bags, Cans, Yard Waste and Bulky Materials no further than ten (10) feet from the opening to the road, or on top of the snow pile next to the roadway, as long as doing so does not unreasonably impede Resident access to, and ingress/egress from their driveways.

The Contractor is required to place each Cart in an upright position with the attached lids closed when feasible, to the same or proper location as found prior to pick up. This shall not apply to a Resident's Cans.

Evictions and whole house move outs are not part of any Service. The Contractor shall collect such materials after the Resident Unit has made special arrangements for pick up and payment accordingly.

- 3.10 Collection of Bulky Items and Yard Waste Included in Unlimited Service Contractor shall collect on the regularly scheduled collection day from the usual point of pickup at a Residential Unit for Residents with Unlimited Service. With the exception of evacuated refrigerators and couches, all Bulky Items and Yard Waste shall individually weigh less than 50 lbs. and be less than 48 inches in length. Glass windows, doors and walls shall have glass removed or taped and covered by cardboard. Mattresses and cloth furniture must be wrapped in plastic. Bulky Item and Yard Waste collection criteria shall be set forth in the Notice to Residential Units (Section 4.4). The Contractor shall collect such items without additional charge, for Unlimited Service.
- 3.11 Charges for Bulky Items and Yard Waste Not Included in Bag Service The Contractor shall provide, as part of their Notice to Residential Units (Section 4.4), a procedure by which Residential Units not eligible for Bulky Item and Yard Waste collection may contract directly with the Contractor for the collection of Bulky Items and Yard Waste from the curb. All Bulky Items such as appliances containing chlorofluorocarbon gas (CFC or Freon) shall be subject to the requirements of Section 3.12.
- 3.12 Collection of Chlorofluorocarbon (CFC) Appliances
 Chlorofluorocarbon (CFC) shall only be collected by the Contractor if proper certification of CFC removal is indicated on the Bulky Item. This procedure shall be explained in the Contractor's Notice to Residential Units (Section 4.4). The Resident is responsible to remove any CFC's at the Resident's cost.
- 3.13 Collection of Home Remodeling Construction Debris For Unlimited Service and Charged Bulky Item collection, the Contractor may limit the collection of Construction Debris to a space of approximately 3' wide x 6' long x 3' tall (2 cubic yards). The Contractor shall include such limitation in the Resident obligation notice mailed to the Residents of the Township (Section 4.4).

- 3.14 Services at Township Facilities The Contractor shall provide collection containers to the Township at the location, number, container type, and container size as stated in Exhibit 2 The Contractor shall collect all Solid Waste deposited in the collection containers stated in Exhibit 2. Within reason, the number, sizes and locations of the collection containers are subject to change at the discretion of the Township upon written notice to the Contractor.
- 3.15 Commercial Establishments Excluded This Collection Agreement does not require the Contractor to provide any required services to commercial establishments within the Township, unless such commercial establishments are specifically identified in Exhibit 2. The Contractor may, in its sole discretion, enter into private contracts to provide services to commercial establishments not defined as Township Facilities.
- 3.16 Homeowner Association Transition-In Provision

 Upon the commencement of this Collection Contract
 on March 30, 2020, all Residential Units within the Township, including without limitation, Residential
 Units contained within a homeowners' association, shall begin utilizing and shall be subsequently charged
 for the Collection Services stated herein, except as otherwise provided in the Bid Documents and
 Contractor's Bid.

ARTICLE IV - CONTRACTOR'S CONDITIONS OF RESIDENTIAL UNIT COLLECTION

4.1 Collection Routes and Day of Collection On or before January 6, 2020, the Contractor shall furnish the Township, for approval by the Township: (a) collection routes consisting of a route map, showing the individual routes for the collection of Solid Waste and Recyclable Materials and their beginning and ending points; (b) confirming the weekday on which all Residential Solid Waste and Recyclable Materials will be collected for each collection route within the Township (collection of Residential Solid Waste and Recyclable Materials shall be on the same weekly schedule, as set forth in the collection day and route schedule provided by the Contractor and approved by the Township.)

The Contractor shall not change the day of collection without written approval by the Township. In the event, such a change is approved by the Township, written notice of such approved change must be provided to each affected Residential Unit at least ten (10) days prior to the new collection day. The Township retains the right to adjust the collection routes submitted by the contractor to provide for safety, if deemed necessary by the Township. The Contractor shall perform the Collection Services using such collection routes.

- 4.2 <u>Holiday</u> Holidays that may be observed by the Contractor include New Year's Day, Memorial Day, Fourth of July, Labor Day, Thanksgiving Day, Christmas Day, or any other national holiday preapproved by the Township. In any week containing an observed holiday, the day of collection may be moved to the day immediately following the regular day of collection. The Contractor shall resume the regular schedule the following week. The Contractor shall advise Residential Units of the holiday schedule in the notice described in Section 4.4.
- 4.3 Starting and Ending Time Collection of Solid Waste and Recyclable Materials shall occur between 5:00 a.m. and 7:00 p.m. on the day designated for collection. In the event the Township notifies the Contractor that the Contractor has violated the permissible hours of collection three or more times in any ninety (90) day period, except for the purposes of picking up missed collections as set forth above, the Township may, at the Township's discretion, fine the Contractor fifty dollars (\$50.00) per occasion.
- 4.4 Notice to Residential Units The Contractor shall include information pertaining to the management of Solid Waste and Recyclable Materials signing up for a level of service; default level of service;

placement of Carts at the curb; collection routes; holidays observed; extraordinary weather condition instructions; and other procedures and obligations of the owner or tenant of each Residential Unit – and provide the same to each Residential Unit before the initial delivery of each Recycling Container. The Contractor shall supply this same information in a plastic bag attached to each Recycling Cart delivered to each of the Residential Units in the Township. Annually thereafter during the term, and any extension years, the Contractor, at the Contractor's expense, shall provide updated collection information to each Residential Unit in the Township. The Contractor shall provide this same information in a PDF version to the Township for use in printed materials or on their web page. The initial notice, including the procedures and obligations, shall be submitted to the Township for approval by January 6, 2020. Subsequent notices shall be submitted to the Township for approval no later than thirty (30) days prior to the anniversary date of the start of the collection program. The Contractor shall not directly mail to any Residential Unit an advertisement targeted to Township residents without prior consent and written approval from the Township, which shall not be unreasonably withheld.

- 4.5 <u>Procedure for Curbside Collection Service</u> Except as provided in Section 4.6, collection of Solid Waste and Recyclable Materials shall be made for each Residential Unit at one (1) point of pick-up at the curbside of the Residential Unit or other identified location for non-curbed Residential Units.
- 4.6 Procedure for Carry-out Collection Service

 at the same rate as the Curbside Collection Service to any Resident with a physical disability which limits or impairs the ability to walk, in accordance with Ohio Revised Code Section 4503.44(A)(1). By agreement, either the Township or the Contractor may maintain the list of Residents who are eligible to receive Carry-out Collection Service at no additional charge, and notify the other party of any changes to that list. Residential Units requesting Carry-out Collection Service shall complete the required verification document shown in Exhibit 3. The point of collection of Bags, Cans, and Carts shall not exceed a distance of seventy-five feet (75') from the curb or identified location for non-curbed Residential Units. However, all Yard Waste and Bulky Items must be placed at the curb.
- 4.7 <u>Procedure for Suspension of Collection Services for Vacation</u> The Contractor shall provide, as part of their Implementation Plan, a procedure by which Residential Units may place their Collection Service on hold for vacation. The suspension of Collection Services for vacation shall be for a minimum of thirty (30) days and shall not exceed ninety (90) days and can only be requested once per calendar year period.
- 4.8 <u>Unoccupied or Vacant Residential Units</u> Residents shall be permitted to discontinue Collection Services on a temporary basis when the Residential Unit is vacant, upon notification provided by the owner of the Residential Unit to the Contractor prior to the next quarterly billing cycle. Residential Units that are unoccupied or vacant shall not be charged Service Charges for Collection Services when the Contractor has been duly notified.
- 4.9 Handling of Collection Containers All re-usable collection containers used by a Residential Unit shall be returned to the location from which they were removed in an erect position. The Contractor shall immediately pick up or sweep up any materials that have been spilled outside of Contractor-provided bags for the Bag Service program, outside of Bags or Cans, or outside of Contractor-provided carts, due to Contractor spills during collection. The Contractor is also responsible for cleanup of all hydraulic or other fluids which leak from collection vehicles. All such cleanups are required to be performed as soon as possible, but in no case longer than eight (8) hours after the spilled leak, or the end of the collection day. In the event the Contractor fails to adequately perform a cleanup required pursuant to this section, the Township shall have the right to perform such cleanup services using Township employees or other contractors and bill the Contractor for the costs for which Contractor shall pay within seven (7) days of receipt of the bill from the Township.

- 4.10 <u>Damage to Collection Containers</u> The Contractor shall exercise due care to avoid damaging collection Cans and Carts. The Contractor shall replace any damaged Solid Waste or Recycling Cart as requested by a Residential Unit, provided damages are caused by Contractor's negligence or willful misconduct and shall have the right to charge, as set forth in Bid Form 6 of Contractor's Bid attached hereto as Exhibit A and incorporated herein as if fully rewritten, for the replacement Cart if the damage was demonstrated as having been done by the Residential Unit. The Contractor shall not be responsible for the replacement of Solid Waste Cans used by Residential Units registered for Unlimited Service that are the property of the Residential Unit(s).
- 4.11 <u>Violation of Resident Obligations; Refusal to Collect</u> Upon the first instance that a Resident places Solid Waste or Recyclable Materials for collection in a manner that violates the Resident's obligations as contained in the original notice delivered by the Contractor to each Residential Unit, the Contractor shall not be obligated to collect such items and leave a tag advising the Resident of the reasons why such is unacceptable. The Contractor shall notify the Township of any Residential Unit not collected due to a violation of the Resident's obligations providing the address of the Residential Unit and a description of the violation. The Contractor shall provide the Township with a daily list of each Residential Unit pursuant to this section.
- 4.12 Conduct of Contractor's Employees

 The Contractor shall perform all Collection Services in compliance with federal, state and local laws and ordinances, including rules and regulations adopted by the solid waste district and the local board of health. The Contractor's employees shall conduct themselves in a polite, courteous and helpful manner at all times and shall refrain from the use of loud or profane language. All employees shall wear a shirt or other appropriate clothing bearing the Contractor's company name in large type. The Township may request transfer of any employee who performs his or her duties in a manner that is unsatisfactory to the Township.
- **4.13** Contractor's Response to Complaints

 The Township shall notify the Contractor of any complaints received regarding the Contractor's services or performance and suggest corrective measures. The Contractor shall give prompt and courteous attention to all complaints, and in the case of missed collections, shall arrange for collection on the same day.
- **Failure of Resident to Follow Specifications** In the event any Residential Unit fails to meet the specifications in the Contract, such as meeting the obligations to set Solid Waste at the curb, not meeting requirements for Bulky Items, exceeding Waste limits in the Contract, failing to pay in advance when required, then Contractor shall not be required to collect such items, but shall tag such items when they remain at the curb. Contractor shall act in good faith in applying this provision.

SECTION IV – PERFORMANCE ASSURANCE, BOND, INSURANCE AND INDEMNIFICATION

Performance Assurance The Contractor shall immediately report to the Township any notice or order from any governmental agency or court or any event, circumstance or condition which may adversely affect the ability of the Contractor to fulfill any of its obligations hereunder. If, upon receipt of such report, or upon the Township's own determination that any such notice, order, event, circumstance or condition adversely affects the ability of the Contractor to fulfill its obligations, the Township shall have the right to demand adequate assurances from the Contractor that the Contractor is able to fulfill its obligations. Upon receipt by the Contractor of any such demand, the Contractor, within fourteen (14) days of such demand, shall submit to the Township its written response to any such demand. In the event that the Township does not agree that the Contractor's response will provide adequate assurance of future performance to the Township and its Residents, the Township may, in the exercise of its sole and reasonable discretion, seek substitute or additional sources for the delivery of all or a portion of the

Collection Services, declare that the Contractor is in default of its obligations under this Collection Agreement, or take such other action the Township deems necessary to assure that the Collection Services will be provided including the right to terminate the Collection Agreement.

- **Labor Disruptions** If the Contractor has knowledge that any actual or potential labor dispute is delaying or threatens to delay the timely performance of this Collection Agreement; the Contractor shall immediately give notice, including all relevant information, to the Township in accordance with Section 8.2.
- 5.3 Performance Bond Within fourteen (14) days after receiving the Notice of Award, the Contractor shall furnish and maintain for the duration of this Collection Agreement, including any renewal terms, a Performance Bond executed by a duly authorized surety, acceptable to the Township in all respects, or such other security acceptable to the Township, in the amount of one hundred percent (100%) of the consideration for performance of nine (9) months of the Collection Agreement. The Performance Bond amount shall be calculated by multiplying the Base Bid Price which includes collection, waste disposal and recycling processing for Unlimited Cart Service for one (1) sixty-four (64/65) gallon collection container for Recyclable Materials and one (1) ninety-six (95/96) gallon collection container for Solid Waste by the number of Residential Units in the Township (3,837) by nine (9) months. The Performance Bond is attached as Exhibit 5, and may be renewed by a substitute surety acceptable to the Township, provided that the terms and conditions of this Performance Bond obligate the surety to honor the Performance Bond until the Township accepts, in writing, a substitute surety.
- Liability Insurance The Contractor, at the Contractor's sole cost and expense, agrees that it shall at all times during the term and any renewal term of this Collection Agreement carry and maintain in full force and effect, for the mutual benefit of the Township and the Contractor, commercial general public liability insurance against claims for personal injury, death or property damage, occurring as a result of the performance of the Collection Services. The insurance coverage to be purchased and maintained by Contractor as required by this paragraph shall be primary to any insurance, self-insurance, or self-funding arrangement maintained by the Township, and subject to the applicable policy terms and conditions. The coverage and limits of such insurance are herein listed. The Contractor shall be responsible for payment of any and all deductible(s) or retention(s) under the policies of insurance purchased and maintained by it pursuant to this Contract.

Coverage	Minimum limits of liability, terms and coverage
Commercial General Liability	\$1,000,000 bodily injury and property damage each occurrence, including advertising and personal injury, products and completed operations \$2,000,000 products/completed operations annual aggregate
	\$2,000,000 general annual aggregate
Auto Liability Insurance	\$1,000,000 each person, bodily injury and property damage, including owned, non-owned and hired auto liability ISO Form CA 9948, or a substitute form providing equivalent coverage, is required
Workers' Compensation unless Contractor is a Qualified Self-Insured with State of Ohio	Statutory limits

Employer's Liability unless	\$1,000,000 bodily injury by accident, each accident
Contractor is a Qualified Self-Insured	\$1,000,000 bodily injury by disease, each employee
with State of Ohio	\$1,000,000 bodily injury by disease, policy aggregate
Umbrella/Excess Liability	\$5,000,000 each occurrence and annual aggregate
	Underlying coverage shall include General Liability
	Auto Liability, and Employers Liability.
Pollution Legal Liability	\$1,000,000 per claim
	\$1,000,000 annual aggregate covering damages or
	liability arising from Contractor's services rendered, or
	which should have been rendered, pursuant to this
	Contract. The parties acknowledge this coverage may be
	satisfied with any of the above policies.
Property	Contractor shall purchase and maintain property
	insurance covering machinery, equipment, mobile
	equipment, and tools used or owned by Contractor in the
	performance of services hereunder. Township shall in
	no circumstance be responsible or liable for the loss or
	damage to, or disappearance of, any machinery,
	equipment, mobile equipment and tools used or owned
	by Contactor in the performance of services hereunder.

- responsible insurance company or companies reasonably satisfactory to the Township and authorized to do business in the State of Ohio. The Township shall be named as an additional insured in such insurance policies to the extent of liabilities assumed by Contractor. Originals of the insurance policies or certificates shall be delivered to the Township promptly upon commencement of the term of this Collection Agreement, and insurance policy renewals or certificates shall be delivered to the Township not less than ten (10) days prior to the expiration dates of any policy. Each policy shall provide that the insurance company shall give notice to the Township at least ten (10) days prior to the effective date of any cancellation or expiration of any such insurance policy. Copies of all insurance policies shall be delivered in writing or electronically to the Township's Fiscal Officer annually during the term of the Contract and any renewal terms.
- Workers' Compensation Coverage Prior to commencing work under this Collection Agreement, the Contractor shall furnish to the Township satisfactory proof that the Contractor has paid current premiums for workers' compensation coverage for all persons employed in carrying out the work covered by this Collection Agreement. The Contractor shall hold the Township free and harmless for any and all personal injuries of all persons performing work for the Contractor under this Collection Agreement.
- 5.7 <u>Indemnification</u> The Contractor shall save, indemnify and hold the Township, its Board of Trustees, employees, agents, officers and consultants (each an indemnitee) harmless from and against any and all liabilities, claims, demands, causes of action, penalties, judgments, forfeitures, liens, suits, costs and expenses whatsoever (including those arising out of death, injury to persons, or damage to or destruction of property), and the cost and expenses incident thereto (including reasonable attorneys' fees), which any indemnitee may hereafter incur, become responsible for, or pay out for or resulting from the performance of the Collection Services under this Collection Agreement, provided that any such claim, damage, loss, or expense:

- a. is attributable to bodily injury, sickness, disease, or death, or to injury to or destruction of tangible property, including any resulting loss of use; and
- b. is caused in whole or in part by any intentional, reckless or negligent act or omission of the Contractor, anyone directly or indirectly employed by the Contractor, or anyone for whose acts Contractor may be liable, except to the extent it is caused in part by a party indemnified hereunder. Such obligation shall not be construed to negate, abridge, or otherwise reduce any other right or obligation of indemnity which would otherwise exist as to any party or person described in this section.
- 5.8 Environmental Indemnification

 The Contractor shall save, indemnify and hold the Township, its Board of Trustees, employees, agents, officers and consultants (each an indemnitee) harmless from and against any and all liabilities, claims, demands, causes of action, penalties, judgments, forfeitures, liens, suits, costs and expenses whatsoever (including those arising out of death, injury to persons, or damage to or destruction of property), and the cost and expenses incident thereto (including reasonable attorneys' fees), which any indemnitee may hereafter incur, become responsible for, or pay out for or resulting from contamination of or adverse effects on the environment, or any violation of governmental laws, regulations, or orders, in each case, to the extent caused by the Contractor's negligent, reckless, or willful misconduct relating to the Collection Services. Any indemnitee shall promptly notify the Contractor of any assertion of any claim against it for which it is entitled to be indemnified, shall give the Contractor the opportunity to defend such claim and shall not settle such claim without the approval of the Contractor. This section shall survive expiration or earlier termination of this Agreement.
- **Indemnity Not Limited** In any and all claims against the Township, its employees, agents, officers and consultants, by any employee of the Contractor or anyone for whose acts any of them may be liable, the indemnification obligation under Sections 5.7 and 5.8 shall not be limited in any way by any limitation on the amount or type of damages, compensation, or benefits payable by or for the Contractor under workers' compensation acts, disability benefit acts, or other employees' benefit acts.
- **5.10** Personal Liability Nothing herein shall be construed as creating any personal liability on the part of any employee, agent, officer or consultant of the Township.

SECTION VI — BILLING, PAYMENT, ADJUSTMENTS OR REDUCTIONS TO PAYMENT

6.1. Contractor to Charge and Obtain Payment of Service Charges From Residential Units as Agent of the Township

As authorized by Section 505.29 of the Ohio Revised Code, the Board of Township Trustees shall establish, by resolution, equitable charges of rents, or Service Charges, to be paid to the Township for the use and benefit of such Collection Services by the Owner of every Residential Unit whose premises are so served. Such Service Charges shall include all related collection, disposal and processing fees, as well as any Optional Services in the amount specified on the Bid Forms attached, as Bid Form 5 to Contractor's Bid: Bid Form 3 of Contractor's Bid: Price Sheet: Unlimited Service and the attached Recycling Processing Formula (per Ton and per RU Calculations) for Unlimited Services; and Bid Form 4 of Contractor's Bid: Price Sheet: Bag Service and the attached Recycling Processing Formula (per Ton and per RU Calculations) for Bag Service. All of the aforementioned Contractor Bid Forms are attached as Exhibit A and incorporated herein as if fully rewritten.

The Contractor, for itself and by and on behalf of the Township and as its agent, shall directly invoice and collect all Service Charges from each Owner of a Residential Unit under this Collection Agreement on a

quarterly basis, pursuant to the authority in Section 505.31(B) of the Ohio Revised Code. Such debt is owed directly to the Contractor.

By and on behalf of the Board of Township Trustees, the Contractor shall create a list of Residential Units whose premises are served by the Contractor that are delinquent regarding all Service Charges as to the disposal of waste pursuant to this Contract. The Contractor's list shall be provided to the Township at the end of each quarterly billing cycle. The Contractor's obligation to provide this list is mandatory in order for the Township's Fiscal Officer to certify to the Medina County Auditor the names of the property owners for the purpose of collection pursuant to O.R.C. Section 505.33 which requires those delinquent charges be certified on or before the first day of October of each year. Any funds received by the Township pursuant to ORC Section 505.33 shall be forwarded to Contractor.

The Contractor shall be permitted to discontinue service to a Residential Unit that is delinquent in paying their service invoice to the Contractor for a period greater than 90 calendar days. The Contractor shall on a monthly basis provide the Township a list of Residential Units for which collection service has been discontinued and for which collection service has been re-instated.

- 6.2 Invoicing the Contractor for Non-Performance If the Contractor misses or fails to make a collection on the regularly scheduled day from any Residential Unit(s) on the same street three (3) or more time in any ninety (90) day period, even if corrected within twenty-four (24) hours, the Township may charge the Contractor as follows: the lesser of Fifty Dollars (\$50.00) per Residential Unit or Two Hundred and Fifty (\$250.00) per street (no more than one mile in length). A late set-out by a Resident, that can be documented by the Contractor through vehicle GPS, cameras or other tracking methodologies, shall not be considered a miss or failure to collect. In the event the Township performs clean up services pursuant to Section 4.9, the Township may charge the Contractor One Hundred Dollars (\$100.00) per service call plus Fifty Dollars (\$50.00) per hour for clean-up services performed by the Township. The remedies available pursuant to this section are in addition to any other remedies available to the Township pursuant to this Collection Agreement, and the Township's determination not to use any remedy in response to failure to perform shall not constitute a waiver by the Township of the right to exercise any other remedy in response to subsequent failure(s) to perform by Contractor.
- **Review of Generation Volumes** Annually at the request of the Township, Medina County Solid Waste District or the Contractor, the Contractor, District and the Township shall meet to review the volumes of Solid Waste and Recyclable Materials collected from the Township and its Residents, and delivered for disposal or processing.
- 6.4 Adjustments for Changes in the Recycling Market The Township recognizes that recycling market conditions are unstable at this time and future market conditions are difficult to predict. Therefore, the Township is including a pricing option for processing recyclables. For Year 1 of the contract, bidders are instructed to include a fixed price per ton and per Residential Unit per month to be charged to residents of the Township and must explain how this charge was calculated.

An explanation of this calculation is in Contractor's Bid attached as Exhibit A and incorporated herein as if fully rewritten. This calculation shall be used to establish the recycling price for subsequent contract years and renewal years. Also provide information with respect to material Contamination limits, if any; and in addition, Bidders shall indicate any proposed financial penalties and/or actions to be taken by the Bidder if the Township exceeds the proposed Contamination limit. Also, Bidder shall provide a description of the process that will be used to determine when Contamination has exceeded the proposed limit and the process that will be used to notify the Township.

Annually, the Contractor, District and Township shall meet, no later than thirty (30) days prior to the anniversary date of the start of the collection program, to review the Contractor's current price and the next year's price, for processing Recyclables based upon the formula the Contractor set forth in the Bid Documents attached hereto as Exhibit A and incorporated herein as if fully rewritten. Recyclables that have been placed in the Recycle Carts can be taken outside of the County for processing and are not required to go to the District's Facility. The Contractor will be responsible for paying all fees incurred for processing Recyclables. In the event the Medina County Central Processing Facility stops accepting Recyclables the parties will negotiate in good faith and mutually agree upon a corresponding price adjustment to the Service Charges based upon then prevailing market rates for the processing of the Recyclable Materials.

Adjustments for Tipping Fee Changes at Medina County Solid Waste District's Transfer Station All solid waste (including Yard Waste) collected for disposal by the Contractor shall be hauled to the Medina County Solid Waste District's facility located at 8700 Lake Road, Seville, Ohio for disposal or processing. The rate charged shall include a component sufficient for the cost of a disposal charge at the District's facility. The tipping fee charged at the Medina County Facility as of May 1, 2019, was \$44.50 per ton. The unit price that is proposed by the Contractor shall be based on an anticipated District tipping fee of \$50.00 per ton.

The Contractor's adjustment on a per Residential Unit per month rate adjustment to account for any fluctuation that may occur in the District's tipping fee of \$1.00 is set forth in the Contractor's Bid attached hereto as Exhibit A and incorporated herein as if fully rewritten.

The Contractor shall notify the Township and the District thirty (30) days prior to the start of any billing period for which there will be an increase in District tipping fees that may affect the monthly charge. Any change of monthly charges to Township residents shall only be effective at the beginning of a billing period.

Adjustment for Changes in Cost of Fuel The Contractor shall apply a fuel adjustment to each Residential Unit's monthly invoice if the price of diesel fuel increases or decreases over the established base price during the term of this Contract or any extension years. The established base price of diesel fuel is \$2.96 per U.S. gallon. The established base price of diesel fuel was the price of diesel fuel the week the bids were opened as reported by the U.S. Department of Energy, Energy Information Administration (EIA) Midwest On-Highway Retail Diesel Price.

Any fuel adjustment shall be applied as either a credit or a charge as a separate line item on the invoice, using the following Fuel Adjustment Table. To determine if a fuel adjustment is warranted, the Contractor and the Township shall use the price index published on the US Department of Energy website www.eia.doe.gov. The price to be used is the EIA Midwest On-Highway Retail Diesel Price.

The fuel adjustment shall only be applied to the difference in the base price of \$2.96 per gallon as posted for the last week of the billing period. The adjustment equals 0.5% for every \$0.10 increase or decrease in the per gallon price of fuel above the base price. If the increase or decrease is within a range posted in the table, then a fuel adjustment shall not be applied. To calculate the adjustment, multiply the applicable adjustment percentage as shown in the following table to the total monthly invoice. This amount shall be applied as a credit on the invoice if the price of fuel decreases from the base price; alternately, this amount shall be applied as a charge on the invoice if the price of fuel increases over the base price. The fuel adjustment formula shall continue to be applied at the same incremental rate if the fuel price continues to rise above or below the prices indicated on the table.

Fuel Adjustment Table			
Fuel Cost	Applicable Adjustment %		
Weekly EIA Midwest			
On-Highway Retail Diesel Price			
(average all types)			
\$2.56 - \$2.65	- 2.00%		
\$2.66 - \$2.75	- 1.50%		
\$2.76 - \$2.85	- 1.00%		
\$2.86 - \$2 <i>.</i> 95	- 0.50%		
\$2.96 - \$3.05	Base Price		
\$3.06 - \$3.15	+ 0.50%		
\$3.16 - \$3.25	+ 1.00%		
\$3.26 - \$3.35	+ 1.50%		
\$3.36 - \$3.45	+ 2.00%		
\$3.46 - \$3.55	+ 2.50%		

6.7 Permissible Pass-Through Charges Any and all governmental fee increases incurred for disposal or processing of Solid Waste or Recyclable Materials may be passed on by the Collection Contractor to the Residential Unit. Any and all governmental fee decreases shall be passed on by the Collection Contractor to the Residential Unit. A governmental fee, cost or charge of any kind is a fee applied to the disposal or processing of Solid Waste or Recyclable Materials levied by the United States Federal Government, State of Ohio, a county, township, or solid waste district or Medina County Solid Waste District's facilities. The Collection Contractor shall give the Township and Residents as much notice as is practicable before adjusting for governmental or District fee modifications. In the event an adjustment is necessary, the Collection Contractor charge per Residential Unit shall be adjusted by an amount to be determined as follows:

For Solid Waste Disposal and Recyclables Processed Services Billed Monthly: Per Ton Price Difference $\div 12 = Monthly$ Charge

6.8 Data Collection and Monthly Reporting

The Contractor shall prepare and report the following data on the Collection Services provided by the Contractor on forms provided or approved by the Township: (a) a record of the number of Residential Units within the Township for which Solid Waste was collected by the Contractor on each regular collection day; (b) a record of the number of Residential Units within the Township for which Recyclable Materials was collected by the Contractor on each regular collection day; and (c) a record of the total amount of Solid Waste and/or Recyclable Materials collected within the Township pursuant to this Collection Agreement specified in tons, for each day that such Solid Waste and/or Recyclable Materials are delivered for disposal or processing (by commodity). Upon request of the Township, the Contractor shall provide copies of weight receipts and invoices that the Contractor obtains from the disposal or processing facilities. The Contractor shall prepare such records and provide them to the Township and the Medina County Solid Waste Coordinator on not less often than a monthly basis.

SECTION VII — BREACH, CURE, AND TERMINATION

7.1 <u>Breach of Contract; Termination</u> Upon the material failure of the Contractor to comply with the terms or conditions of this Collection Agreement, the Township may terminate the Collection Agreement in the

following manner: the Township shall provide notice to the Contractor, by certified mail, return receipt requested, of the alleged material failure of the Contractor to comply with the Collection Agreement. The Contractor shall have ten (10) days to provide the Township with written assurance, which can be substantiated by reasonable proof, that the material failure(s) issues identified in the notice have been corrected. In the event that the Contractor fails to provide such written assurance and substantiating proof within the ten (10) day period for corrective action, or there are ongoing or continuing material failures to perform the Collection Services, the Township may terminate this Collection Agreement. Any such termination shall not take effect until the Township is able to secure alternate or substitute service provider for the Collection Services. The Township may commence the process to obtain an alternate or substitute service provider for the Collection Services following the failure of the Contractor to cure the alleged material failure to the satisfaction of the Township, in the exercise of the reasonable discretion of the Township.

- 7.2 Surety or Township Cover in the Event of a Material Failure

 In the event of termination, the Contractor's surety shall have the right to take over and perform under the Collection Agreement. However, if the surety does not commence performance, the Township shall take over performance by contract or otherwise at the expense of the surety. In the event there is no surety-provided cover, or the Township is unable to provide or obtain cover, the effective termination date may be delayed by the Township until the Township completes the process of obtaining a substitute service provider of the Collection Services. In such event, the Contractor shall continue to perform its responsibilities under this Collection Agreement until the effective date of termination. Material failure includes, but is not limited to, the Township's receipt of more than twenty (20) independent and unrelated bona fide complaints in any given month regarding the Collection Services. A bona fide complaint is a complaint that the Township has investigated and determined that the complaints represent failures of the Contractor to provide the required Collection Services. Material failure also includes the failure of the Contractor to provide the Performance Bond and proof of insurance as required, or payment of the Township income taxes.
- 7.3 Termination for Change of Control of Contractor The award of this Collection Agreement is based on the ownership and control of the Contractor as of the time of the award. Such ownership and control is a material term in such award. If during the term of this Collection Agreement, the Contractor shall be merged or sold, the Township shall have the right, in its sole discretion, to terminate this Collection Agreement upon thirty (30) days written notice of termination to the Contractor, which shall be exercised within 60 days of the Township receipt of written notice regarding such change in ownership. In the event of such notice of termination, the Contractor shall continue to perform under the terms of this Collection Agreement until such time as the Township is able to obtain alternate or substitute service.
- 7.4 <u>Termination of Facility Agreements</u> The Contractor is required to deliver Solid Waste and Recyclable Materials collected pursuant to the Collection Services Agreement to the facility or facilities identified in the Bid. In the event of the termination of any agreement between the Contractor and the identified facility or facilities through no fault of the Contractor, the Contractor shall be excused from delivering materials to such identified facility or facilities. The Contractor may deliver such materials to an alternate facility selected by the Contractor, upon notice to the Township. Any increase or decrease in the cost of providing Collection Services as a result of the termination of Contractor's facility agreement shall follow the procedure as outlined in Section 6.7 Permissible Pass-Through Charges.

SECTION VIII - MISCELLANEOUS PROVISIONS

8.1 Entire Agreement This Collection Agreement, Bid Form and other attachments and exhibits incorporated herein represent the entire agreement of the parties, and supersede all other prior written or

- oral understandings. This Collection Agreement may be modified or amended only by a writing signed by both parties.
- 8.2 Notices Written notice required to be given under this Collection Agreement shall be sufficient if delivered personally or mailed by certified mail, return receipt requested, to the Contractor, Attention: Dave Kidder, with a courtesy copy to Browning Ferris Industries of Ohio DBA Republic Services of Elyria Legal Department, and to the Township, Attention Fiscal Officer at their respective addresses set forth above. Any change in address shall be given in like manner.
- **8.3** Waiver No waiver, discharge, or renunciation of any claim or right of the Township or the Contractor arising out of a breach of this Collection Agreement by the Township or the Contractor shall be effective unless in writing signed by the Township and the Contractor.
- **8.4** Applicable Law This Collection Agreement shall be governed by, and construed in accordance with, the laws of the State of Ohio. Venue is proper in any county in which all or a part of the Collection Services are being rendered.
- **8.5** <u>Unenforceable Provision</u> If any provision of this Collection Agreement is in any way unenforceable, such provision shall be deemed stricken from this Collection Agreement and the parties agree to remain bound by all remaining provisions. The parties agree to negotiate in good faith a replacement provision for any provision so stricken.
- **8.6 Binding Effect** This Collection Agreement shall be binding upon and shall inure to the benefit of, and be enforceable by and against, each party's successors and assigns. Provided, however, that the Contractor shall not assign this Collection Agreement or any of the Contractor's rights or obligations without the express written consent of the Township, which consent may be withheld for any reason or for no reason.
- **Rights or Benefits** Nothing herein shall be construed to give any rights or benefits in this Collection Agreement to anyone other than the Township and the Contractor. All duties and responsibilities undertaken pursuant to this Collection Agreement shall be for the sole and exclusive benefit of the Township and the Contractor and not for the benefit of any other party.
- 8.8 Force Majeure Performance hereunder may be temporarily or permanently suspended where made impracticable due to events beyond the reasonable control of the party required to perform. Such events include, but are not limited to: acts of God; war, insurrection, or acts of terrorist; acts beyond the reasonable control of Contractor, extreme market conditions; extreme weather or the intervening acts of a superior governmental authority. Neither the Township nor the Contractor shall be considered in breach of this Agreement to the extent that performance of their reasonable obligations is prevented by an event of force majeure that arises after the Effective Date.

IN WITNESS WHEREOF, the parties by their duly authorized officers, trustees or partners, have executed this Agreement on the date set forth above.

WITNESS

The Board of Township Trustees	
Brunswick Hills Township, Medina County, Ohio	
Signature: Name: Mike Esber Title: Trustee Date: 12-3-19	Signature: <u>EHBIGGINO Rames</u> Print Name: <u>Flizabeth A. Baggins-Rames</u> Date: <u>11.26.19</u>
Signature: Status Kusnerak Print Name: Christina Kusnerak Title: Trustee Date: 11-36-19	Signature: Vollates Print Name: Vol 4 Waters Date: 14/24/19
Signature:	
Print Name: John Witthuhn	
Title: Trustee	
Date:	

WITNESS AND ACKNOWLEDGEMENT

State of Ohio County of Medina

On this 26th day of Novemby 2019, before me, the undersigned Notary Public, personally appeared Mike Esber, Christina Kusnerak and John Witthuhn, personally known to me (or proved to me on the basis of satisfactory evidence) to the be person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same 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 which the person(s) acted, executed the instrument.

WITNESS my hand and official seal.

Notary Public
Print Name: TOM 5. KARAIS

My commission expires:

TOM J. KARRIS

Attorney at Law NOTARY PUBLIC, STATE OF OHIO

My Commission has no expiration date [SEAL] Section 147.03 O.R.C.

CONTRACTOR

BROWNING FERRIS INDUSTRIES OF OHIO DBA REPUBLIC SERVICES OF ELYRIA. A Delaware corporation WITNESS Signature: By: Signature Print Name: 😾 Date: Title: (Senero Date: Signature: Print Name: WITNESS AND ACKNOWLEDGEMENT State of Ohio County of Lorain On this 24th day of November, 2019, before me, the undersigned Notary Public, personally appeared Bichard Broam, personally known to me (or proved to me on the basis of satisfactory evidence) to the be person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same 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 which the person(s) acted, executed the instrument. WITNESS my hand and official seal. Mouthy M. Youlake Notary Public Print Name: Heather M. Brubouter [SEAL] My commission expires: Feb. 33,20072 CERTIFICATE OF AVAILABILITY OF FUNDS

I certify that the money required to meet this Agreement has hereby been lawfully appropriated for such purpose and is in the treasury or in the process of collection to the credit of this fund, free from any previous obligation or certification as required by Ohio Revised Code §5705.01 to §5705.47.

Signature: FATHERINE ESLEV

Title: Fisca Office

Date: 12-9-19

Page 25 of 33

Agreement: 2019 Brunswick Hills Township

Collection, Transportation and Delivery for Disposal or Processing of Residential Solid Waste and Recyclable Materials

EXHIBIT 1 Implementation Plan



November 25, 2019

Brunswick Hills Township Implementation Plan 5.2

Account #: Brunswick Hills Township

Township Trustees,

Please find the detailed implementation plan for the new service at Brunswick Hills Township 2020, requested in section 5.2

a) Trucks needed to service area are currently in fleet

b) Current drivers providing service now in Brunswick Hills will service the additional homes thus training is complete

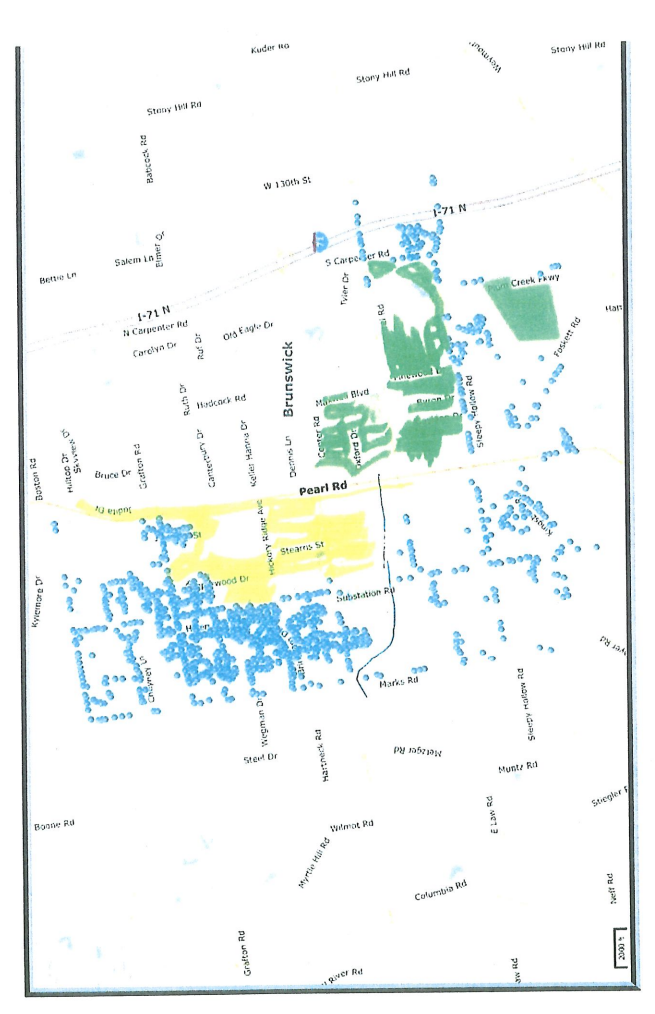
c) Republic customer mailing proof to be sent, week of January 13, 2020. Mailer scheduled to resident's week of January 24, 2020. Cart delivery to residents to begin week of March 9, 2020. See enclosed service days maps.

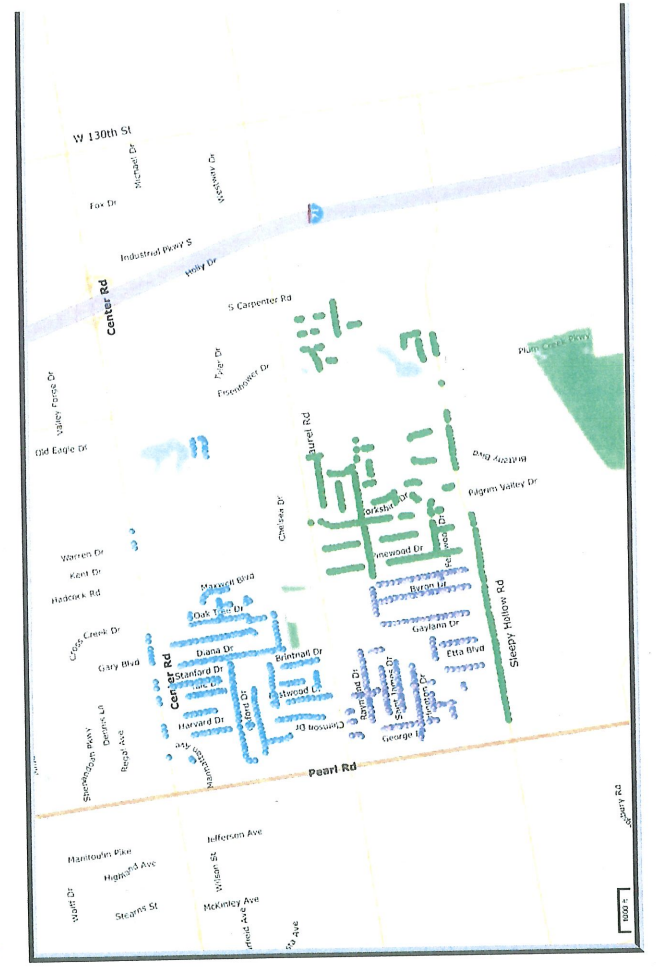
d) Enclosed Certificate of Insurance, Certificate of Worker's Compensation, executed contracts from Republic and performance bond.

Sincerely,

Heather Brown Operations Manager 40195 Butternut Ridge Rd. Elyria, Ohio 44035 440.458.3236







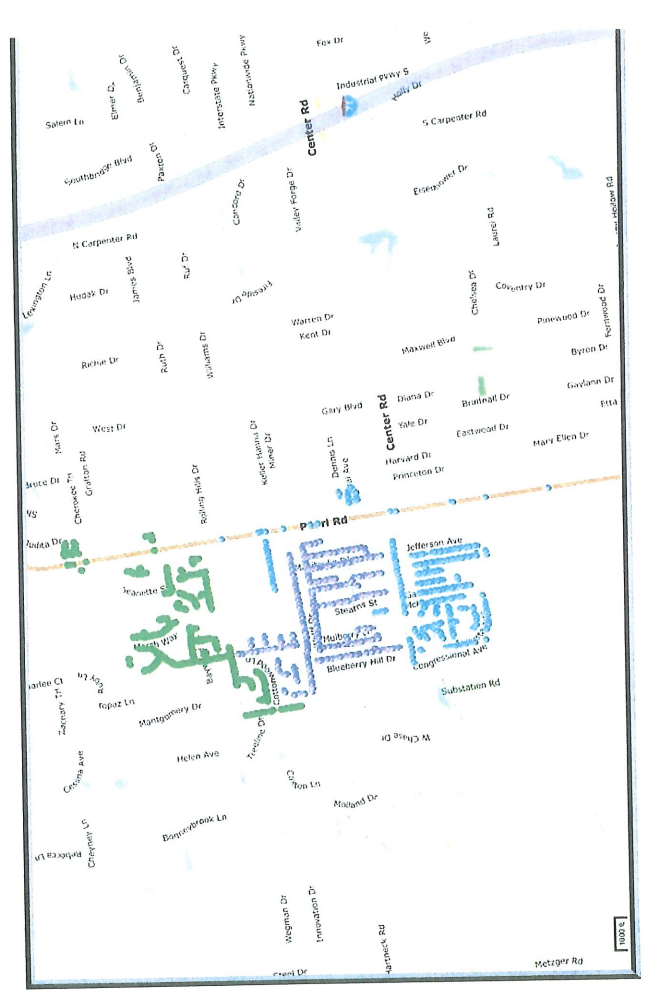


EXHIBIT 2 Township Facilities List

Container Name	Container Location	Container Size	Current Frequency of Service		
Township Hall and Fire Department	1918 Pearl Road	2 cubic yards	1x week		
Police Department	505 Substation Road	2 cubic yards	1x week		
Service Department	1643 Substation Road	4 cubic yards	1x week		
Brunswick Hills Fire Department #2	4875 Grafton Road	95 gallons	1x week		

BRUNSWICK HILLS TOWNSHIP RESIDENTIAL WASTE COLLECTION MEDICAL PICK-UP SERVICE APPLICATION

Brunswick Hills Township, when possible, provides a special Medical Pick-Up service to residents who are disabled or physically unable to place their solid waste and recycling at the designated point of collection. While Brunswick Hills Township is able to provide this service in certain circumstances, we must limit its availability to those whose mobility is medically and physically impaired. One application is required for each person in the household.

To begin service, each household member should complete the "Resident's Certification for Medical Pick-Up Exemption" section of this form below. Each resident's physician should then complete the "Physician's Certification for Medical Pick-Up Exemption," confirming that the resident has a condition that prevents him/her from bringing his/her solid waste and recycling to the curbside pick-up location. Please be advised that, in order to cover the additional cost of the Medical Pick-Up service, an additional fee may be added to the household's monthly trash bill. These fees are subject to change without notice.

Please note, residents utilizing medical pick-up service will be restricted to two bags of trash or one trash cart and one Recycling cart per week for the household. Trash bags or trash cart and Recycling cart must be placed at the front of the garage or front door of the home on the day of collection, and cannot be more than 75' from the Curbside Collection Service site. Please note that, even with a certification, this service may not be available for certain addresses. Residents are responsible for keeping walkways and driveways clear in order to receive this service. Upon completion, please return this form to Brunswick Hills Township Hall, 1918 Pear Road, Brunswick Hills, Ohio 44212. You will be provided with a phone call confirming your entry into the program.

RESIDENT'S CERTIFICATION FOR MEDICAL PICK-UP EXEMPTION (To Be Completed by the Resident – All Fields Require an Answer)

Please Check: I certify that I have no available relative, friend, or neighbor who is willing to perform tasks on my behalf. I hereby request Residential Waste Collection Medical Pick-Up Service, I agree to pay cost for the service, and I give consent to my physician to release information to Brunswick Hills Tow about my condition. This certification is made with the understanding that any false statement may constheft of services, a prosecutable offense.				
Resident's Name:				
Resident's Signature:	Today's Date:			
Address:	_ Brunswick Hills Township, Ohio 44212			

Certification of disability is required for all persons 12 years of age or older living in the household.

Phone Number:



Page 1 of 2

Number of Persons Living in Household (Answer Required):

BRUNSWICK HILLS TOWNSHIP RESIDENTIAL WASTE COLLECTION MEDICAL PICK-UP SERVICE APPLICATION

PHYSICIAN'S CERTIFICATION FOR MEDICAL PICK-UP EXEMPTION (To Be Completed by Resident's Physician – All Fields Require an Answer)

Documentation is required to verify the need of each resident who requests exemption services. Please fill out this section on behalf of your patient who is currently requesting these services. This certification is made with the understanding that any false statement may constitute theft of services, a prosecutable offense. Your cooperation in this matter is greatly appreciated.

I hereby certify that is physically unable to place his/her Solid Waste at the designate hereby request that Brunswick Hills Township's Residential Waste pick-up for my patient.	is under my care, and d point of collection in the manner required. I e Collection program perform a special medical
Physician's Name:	
Practice Name / Affiliation:	
Physician's Signature:	
Office Address (Street, State, Zip):	
Phone Number:	Today's Date:
FOR BRUNSWICK HILLS TOWNSHIP (TRUSTEE) USE ON	
Review date:, 20	
Request approved Request denied	
Comments:	
Brunswick Hills Township Trustee signature:	
Date E-mailed to Republic Services:, 20	
SWICK M.	



Page 2 of 2

AFFIDAVIT TO OPT OUT FOR SOLID WASTE SERVICES PROVIDED BY THE TOWNSHIP OF BRUNSWICK HILLS

Brunswick Hills Township Hall

C/o Township Administrative Assistant

To opt out of solid waste services provided by Brunswick Hills Township, I hereby file this affidavit stating such. In order to continue, affidavits must be submitted annually, no later than January 1.

You may deliver, in person or by mail, your original affidavit, to the following address. Our office will review this form and approval will be determined on a case-by-case basis.

1918 Pearl Road Brunswick Hills, Ohio 44212 Resident's Name: Property Address: Reason for Opting Out: ☐ I receive commercial solid waste service on my property for my business. □ I own my own business, or have the permission of the business owner, as evidenced by the owner's signature below, and will be using the commercial solid waste service at that location. Business Owner's Signature (If Applicable):

Date: ☐ I will be utilizing the solid waste services provided by the Medina County Solid Waste District. By signing my name below, I agree that I am not utilizing Brunswick Hills Township's solid waste services, including recycling services, and have other means of disposing such solid waste. I am prohibited from utilizing another residential solid waste collection service at my residence. If, at any time, if there is cause to believe that solid waste is not being disposed of in accordance with this affidavit, Brunswick Hills Township will notify me in writing of such and solid waste services shall be imposed on me. Resident's Signature: Date:



Page 1 of 2

AFFIDAVIT TO OPT OUT FOR SOLID WASTE SERVICES PROVIDED BY THE TOWNSHIP OF BRUNSWICK HILLS

State of Ohio County of
On this day of, 2020, before me, the undersigned Notary Public, personally appeared, personally known to me (or proved to me on the basis of satisfactory evidence) to the be person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same 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 which the person(s) acted, executed the instrument. WITNESS my hand and official seal.
Notary Public
Print Name: [SEAL] My commission expires:
FOR BRUNSWICK HILLS TOWNSHIP (TRUSTEE) USE ONLY:
Review date:, 20
Request approvedRequest denied
Comments:
Brunswick Hills Trustee signature:
Date E-mailed to Republic Services:, 20



Page 2 of 2

PERFORMANCE BOND

EXHIBIT A

BID BOND FOR COLLECTION SERVICES

KNOW ALL MEN BY THESE PRESENTS, that	we, the undersigned Browning-Ferris Industries of Ohio, Inc., (as
"Principal") and Evergreen National Indemnity Company (as	"Surety"), a corporation organized and
	f the State of Ohio, and duly licensed for the purpose of
	on bonds or undertakings required or authorized under the
laws of the State of Ohio, and that the liability income	urred is within the limits of section 3929.02 of the Revised ne Township of Hills, Ohio (as "Oblige"), in the
	of the United States, for the payment of such sum to be each of our administrators, successors, and assigns, jointly
and severally, by this Bid Bond.	each of our administrators, successors, and assigns, jointly
and soverally, of this Bla Bolla.	
THE CONDITION OF THE ABOVE OBL	IGATION IS SUCH, that whereas the above-named
Principal did on the 8th day of October	, 2019, submit a Bid to the Oblige for the Collection,
Transportation and Delivery for Disposal or Proces	sing of Solid Waste and Recyclable Materials generated by
("Required Services").	Shio conducted within the jurisdiction of the Obligee
(Required Services).	
NOW, THEREFORE, if the Collection Services I	Bid of the Principal is accepted by the Obligee, the Principal
· · · · · · · · · · · · · · · · · · ·	forms are presented to the Principal for signature, execute
· ·	gee in accordance with the Bid as accepted, and give the
	nt surety or sureties for the faithful performance and proper
	If the Bid of the Principal is not accepted by the Obligee, ect. If the Bid of the Principal is accepted, but the Principal
	eement or give such Performance Bond within the time
	full force and performance effect. This Bid Bond is issued
by the Surety subject to the condition that in no even	ent shall the Surety be liable for a greater amount under this
	of the Bid and the lowest amount in excess of that Bid for
- ·	lection Services Agreement within a reasonable time. All
capitalized terms used herein, not otherwise defined	I in the context of the use, are defined in Bid Documents.
IN WITNESS WHEREOF, the Princip	pal and Surety have executed this Bid Bond under their
	tober, 2019, by their respective representatives, pursuant to
authority of their respective governing bod	ies.
	Browning-Ferris Industries of Ohio, Inc. (Name of Principal)
	(Ivanic of Timelpar)
	By: Ll-W-Way
(Affix Corporate Seal)	Its: Calvin R. Boyd, Treasurer
	Address: 40195 Butternut Ridge Road
	Elyria, OH 44035

Page 54 of 61 FINAL 7-30-19: 2019 Brunswick Hills Township Collection, Transportation and Delivery for Disposal or Processing of Residential Solid Waste and Recyclable Materials

	Evergreen National Indemnity Company
(Affix Corporate Seal)	(Name of Corporate Surety) * By: Its: Amber Engel, Attorney-in-Fact
	Address: 6140 Parkland Blvd, Suite 321 Mayfield Hieghts, OH 44124
	Legal Status of the Principal
Calvin R. Boyd , bearing the Bid Bond, is duly authorized to exe	organized and doing business under the laws of the State of Delaware, he official title of Treasurer, whose signature is affixed to this ecute contracts. g and doing business under the firm name and style of, all
the members of which with address	signature is affixed to this Bid Bond, doing business under the firm name and
	CERTIFICATE AS TO PRINCIPAL
Principal in the within Bid Bond; the Principal was then Treasurer of the	, certify that I am the President & Secretary of the corporation named as the that Calvin R. Boyd, who signed the Bid Bond on behalf of the corporation; that I know his/her signature, and his/her signature thereto was duly signed, sealed, and attested to for and on behalf of the corporation (Affix Corporate Seal) Eileen B. Schuler, Vice President & Secretary

Affective Pate: January 19, 1940 Expiration Bate: June 30, 2020

State of Ohio

Bepartment of Insurance

Certificate of Authority

This is to Certify, that

EVERGREEN NATIONAL INDEMNITY COMPANY

NAIC No. 12750

is organized under the laws of this State as of December 30, 1939 and is authorized to issue policies and transact business under the following section(s) of the Ohio Rebised Code:

Section 3929.01 (A)

Aircraft

Allied Lines

Boiler & Machinery

Burglary & Theft

Commercial Auto - Liability

Commercial Auto - No Fault

Commercial Auto - Physical Damage

Earthquake

Fidelity

Fire

Glass

Inland Marine

Multiple Peril - Commercial

Multiple Peril - Farmosyners

Multiple Peril - Homeowners

Ocean Marme

Other Liability

Private Passenger Auto - Liability

Private Passenger Auto - No Fault

Private Passenger Auto - Physical Damage

Surety

Workers Compensation

This Certificate of Authority is subject to the laws of the State of Ohio.



Mike DeWine, Governor

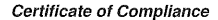
Jilhai Jome I

Jillian Froment, Director

Office of Risk Assessment 50 West Town Street Third Floor - Sulte 300 Columbus, Ohio 43215 (614)644-2658 Fax(614)644-3256 www.insurance.ohio.gov

Ohio Department of Insurance

Mike DeWine - Governor Jillian Froment - Director





Issued 07/12/2019 Effective 07/01/2019

Expires 06/30/2020

I, Jillian Froment, hereby certify that I am the Director of Insurance in the State of Ohio and have supervision of insurance business in said State and as such I hereby certify that

EVERGREEN NATIONAL INDEMNITY COMPANY

of Ohio is duly organized under the laws of this State and is authorized to transact the business of insurance under the following section(s) of the Ohio Revised Code:

Section 3929.01 (A)

Aircraft

Allied Lines

Boiler & Machinery

Burglary & Theft

Commercial Auto - Liability

Commercial Auto - No Fault

Commercial Auto - Physical Damage

Earthquake

Fidelity

Fire

Glass

Inland Marine

Multiple Peril - Commercial

Multiple Peril - Farmowners

Multiple Peril - Homeowners

Ocean Marine

Other Liability

Private Passenger Auto - Liability

Private Passenger Auto - No Fault

Private Passenger Auto - Physical Damage

Surety

Workers Compensation

EVERGREEN NATIONAL INDEMNITY COMPANY certified in its annual statement to this Department as of December 31,2018 that it has admitted assets in the amount of \$48,969,674, liabilities in the amount of \$14,541,507, and surplus of at least \$34,428,167.

IN WITNESS WHEREOF, I have hereunto subscribed my name and caused my seal to be affixed at Columbus, Ohio, this day and date.

Jillian Froment, Director



EVERGREEN NATIONAL INDEMNITY COMPANY

MAYFIELD HEIGHTS, OH POWER OF ATTORNEY

POWER NO. Bid Bond

KNOW ALL MEN BY THESE PRESENTS: That the Evergreen National Indemnity Company, a corporation in the State of Ohio does hereby nominate, constitute and appoint: Amber Engel

its true and lawful Attorney(s)-In-Fact to make, execute, attest, seal and deliver for and on its behalf, as Surety, and as its act and deed, where required, any and all bonds, undertakings, recognizances and written obligations in the nature thereof, PROVIDED, however, that the obligation of the Company under this Power of Attorney shalf not exceed Fifteen Million Dollars and 00/100 (\$15,000,000.00)

This Power of Attorney is granted and is signed by facsimile pursuant to the following Resolution adopted by its Board of Directors on the 23rd day of July, 2004:

"RESOLVED, That any two officers of the Company have the authority to make, execute and deliver a Power of Attorney constituting as Attorney(s)-in-fact such persons, firms, or corporations as may be selected from time to time.

FURTHER RESOLVED, that the signatures of such officers and the Seal of the Company may be affixed to any such Power of Attorney or any certificate relating thereto by facsimile; and any such Power of Attorney or certificate bearing such facsimile signatures or facsimile seal shall be valid and binding upon the Company; and any such powers so executed and certified by facsimile signatures and facsimile seal shall be valid and binding upon the Company in the future with respect to any bond or undertaking to which it is attached."

IN WITNESS WHEREOF, the Evergreen National Indemnity Company has caused its corporate seal to be affixed hereunto, and these presents to be signed by its duly authorized officers this 1st day of June, 2017.

EVERGREEN NATIONAL INDEMNITY COMPANY



Ву:

Matthew T. Tucker, President

Bv:

David A. Canzone, CFO

Notary Public) State of Ohio)

SS:

On this 1st day of June, 2017, before the subscriber, a Notary for the State of Ohio, duly commissioned and qualified, personally came Matthew T. Tucker and David A. Canzone of the Evergreen National Indemnity Company, to me personally known to be the individuals and officers described herein, and who executed the preceding instrument and acknowledged the execution of the same and being by me duly sworn, deposed and said that they are the officers of said Company aforesaid, and that the seal affixed to the preceding instrument is the Corporate Seal of said Company, and the said Corporate Seal and signatures as officers were duly affixed and subscribed to the said instrument by the authority and direction of said Corporation, and that the resolution of said Company, referred to in the preceding instrument, is now in force.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my official seal at Cleveland, Ohio, the day and year above written.



Penny M. Hamm, Notary Public
My Commission Expires April 4, 2022

State of Ohio)

SS

I, the undersigned, Secretary of the Evergreen National Indemnity Company, a stock corporation of the State of Ohio, DO HEREBY CERTIFY that the foregoing Power of Attorney remains in full force and has not been revoked; and furthermore that the Resolution of the Board of Directors, set forth herein above, is now in force.

Signed and sealed in Mayfield Hts, Ohio this 8th day of October, 2019



Wan C. Collier, Secretary



October 8, 2019
Township of Brunswick Hills
1918 Pearl Road
Brunswick Hills, OH 44212
Collection, Transportation and Delivery for Disposal or Processing of Residential Solid Waste and Recyclable Materials Generated in and Collected from Residential Units in Brunswick Hills Township, and Township Facilities
Gentlemen:
We are writing to you at the request of Browning-Ferris Industries of Ohio, Inc. This principal has or is about to submit a proposal for Bid for Collection, Transportation and Delivery for Disposal or Processing of Residential Solid Waste and Recyclable Materials Generated in and Collected from Residential Units in Brunswick Hills Township, and Township Facilities If a contract for this work is awarded to Browning-Ferris Industries of Ohio, Inc. Evergreen National Indemnity Company a surety licensed to conduct business in the State of OH has agreed to act as surety on the bond as specified in the bid proposal.
Please let us know if you need anything further in this regard.
Sincerely,
By: Amber Engel Attorney-in-Fact
Surety Phone No. 206-731-1200

Affective Pate: January 19, 1940 Expiration Pate: June 30, 2020

State of Ohio

Department of Insurance

Certificate of Authority

This is to Certify, that

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NAIC No. 12750

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Aircraft

Allied Lines

Boiler & Machinery

Burglary & Theft

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Commercial Auto - No Fault

Commercial Auto - Physical Damage

Earthquake

Fidelity

Fire

Glass

Inland Marine

Multiple Peril - Commercial

Multiple Peril - Farmowners

Multiple Peril - Homeowners

Ocean Marine

Other Liability

Private Passenger Auto - Liability

Private Passenger Auto - No Fault

Private Passenger Auto - Physical Damage

Surety

Workers Compensation

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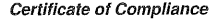
Jilhai Jomes T

Jillian Froment, Director

Office of Risk Assessment 50 West Town Street Third Floor - Suite 300 Columbus, Ohio 43215 (614)644-2658 Fax(614)644-3256 www.insurance.ohio.gov

Ohio Department of Insurance

Mike DeWine - Governor Jillian Froment - Director





Issued 07/12/2019 Effective 07/01/2019 Expires 06/30/2020

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EVERGREEN NATIONAL INDEMNITY COMPANY

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IN WITNESS WHEREOF, I have hereunto subscribed my name and caused my seal to be affixed at Columbus, Ohio, this day and date.

Jillian Froment, Director

EVERGREEN NATIONAL INDEMNITY COMPANY

MAYFIELD HEIGHTS, OH POWER OF ATTORNEY

POWER NO. Letter of Intent

KNOW ALL MEN BY THESE PRESENTS: That the Evergreen National Indemnity Company, a corporation in the State of Ohio does hereby nominate, constitute and appoint: Amber Engel

its true and lawful Attorney(s)-in-Fact to make, execute, attest, seal and deliver for and on its behalf, as Surety, and as its act and deed, where required, any and all bonds, undertakings, recognizances and written obligations in the nature thereof, PROVIDED, however, that the obligation of the Company under this Power of Attorney shall not exceed Fifteen Million Dollars and 00/100 (\$15,000,000.00)

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FURTHER RESOLVED, that the signatures of such officers and the Seal of the Company may be affixed to any such Power of Attorney or any certificate relating thereto by facsimile; and any such Power of Attorney or certificate bearing such facsimile signatures or facsimile seal shall be valid and binding upon the Company; and any such powers so executed and certified by facsimile signatures and facsimile seal shall be valid and binding upon the Company in the future with respect to any bond or undertaking to which it is attached."

IN WITNESS WHEREOF, the Evergreen National Indemnity Company has caused its corporate seal to be affixed hereunto, and these presents to be signed by its duly authorized officers this 1st day of June, 2017.

EVERGREEN NATIONAL INDEMNITY COMPANY



Ву:

Matthew T. Tucker, President

Bv:

David A. Canzone, CFO

Notary Public) State of Ohio)

SS:

On this 1st day of June, 2017, before the subscriber, a Notary for the State of Ohio, duly commissioned and qualified, personally came Matthew T. Tucker and David A. Canzone of the Evergreen National Indemnity Company, to me personally known to be the individuals and officers described herein, and who executed the preceding instrument and acknowledged the execution of the same and being by me duly sworn, deposed and said that they are the officers of said Company aforesaid, and that the seal affixed to the preceding instrument is the Corporate Seal of said Company, and the said Corporate Seal and signatures as officers were duly affixed and subscribed to the said instrument by the authority and direction of said Corporation, and that the resolution of said Company, referred to in the preceding instrument, is now in force.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my official seal at Cleveland, Ohio, the day and year above written.



Penny M. Hamm, Notary Public
My Commission Expires April 4, 2022

State of Ohio)

SS

I, the undersigned, Secretary of the Evergreen National Indemnity Company, a stock corporation of the State of Ohio, DO HEREBY CERTIFY that the foregoing Power of Attorney remains in full force and has not been revoked; and furthermore that the Resolution of the Board of Directors, set forth herein above, is now in force.

Signed and sealed in Mayfield Hts, Ohio this 8th day of October, 2019



Wan C. Collier, Secretary

The meeting was called to order by the Beth Biggins-Ramer at 1:03 p.m. Beth Biggins-Ramer and Dennis Paul from the Prosecutor's Office explained that questions pertaining to the bid document would be noted and that written answers would be provided.

This document includes questions asked by representatives of waste management companies during the Mandatory Pre-Bid Meeting for The Collection, Transportation And Delivery For Disposal Or Processing Of Residential Solid Waste And Recyclable Materials Generated In And Collected From Residential Units In Brunswick Hills Township, And Township Facilities, along with questions received in correspondence. The answers to all questions are listed in red.

The meeting adjourned at 1:28 p.m.

Corrections Identified by the Medina County Solid Waste District

1. Corrected BID FORM 9: Non-Collusion Affidavit

Questions Received from Kimble Companies

- 2. Can the Township provide a list of all of the Township property addresses in an Excel format?
 - A: Yes, the document is Part 2 of this Addendum.
- 3. Is the number of households 3.837?
 - A: Yes.
- 4. Would the Township allow the Unlimited Service to consist of a 95/96-gallon Cart for solid waste and 64/65-gallon Cart for recycling?
 - A: Yes. Section 5.5 shall now read..."5.5 Contractor Provided 95/96 Gallon Carts and 64/65 Gallon Carts The Contractor shall provide each Residential Unit registered to receive Unlimited Service a 95/96-gallon Cart for Solid Waste and a 64/65 95/96-gallon cart for Recyclables. The Contractor shall also provide each Residential Unit registered to receive Bag Service with a 65/64-gallon Cart to contain Recyclables. The cost to rent each cart for a particular level of service shall be incorporated into the Base Bid Price. The Contractor shall be responsible for the initial delivery of all Carts to each Residential Unit(s), as well as subsequent maintenance of the Carts."

Section 5.5 shall now incorporate the following changes.

"5.10 Curbside Collection All ... Bags or Cans.

Prior to March 1, 2020, the Contractor shall deliver to each Residential Unit registered to receive Unlimited Service a 95/96-gallon Cart for Solid Waste and a 64/65 95/96-gallon cart for Recyclables. The Contractor shall replace lost or damaged Carts at the request of a Resident, at the Resident's cost, unless such damage is caused by the Contractor's

negligence or ordinary wear and tear, at which point the Contractor shall not charge the Residential Unit.

Prior to March 1, 2020, the Contractor shall deliver to each Residential Unit registered for Bag Service, one (1) 65/64-gallon cart for Recyclables. The...Residential Unit.

Residential Units not registered for Bag Service or Unlimited Service, prior to March 1, 2020, shall automatically be registered for Unlimited Services. The Contractor shall deliver one (1) 64/65 96-gallon Recycling Cart and one (1) 95/96-gallon Solid Waste Cart to the Residential Unit. The Residential Unit shall be obligated to maintain this level of service for ninety days, after which it may change its level of collection service.

The following levels of collection shall be offered:

- a. Unlimited Service The Contractor shall provide the Residential Unit with one (1) 64/65 96-gallon Recycling Cart and one (1) 95/96-gallon Solid Waste Cart. In addition to the 95/96-gallon Solid Waste Cart, Unlimited Service customers will be entitled to place their own Cans or Bags curbside for collection once per week. Unlimited Service customers may also place Yard Waste and Bulky Items curbside for collection at no additional charge. The entire volume of Cans, Bags, Yard Waste and Bulky Items shall not exceed two (2) cubic yards or an area of space of approximately 3' wide x 6' long x 3' tall. This volume is in addition to Solid Waste or Recycling Carts placed curbside.
- f. Procedure for Changing Cart Size One quarter or ninety (90) days after a Residential Unit establishes a level of service with the Contractor; the Residential Unit may request to exchange their current 96-gallen Solid Waste or Recycling Cart for a different sized a sixty-four 64-gallen Recycling or Solid Waste Cart. The Residential Unit shall contact the Contractor directly to arrange for the Cart exchange. The Contractor shall remove the Residential Unit's ninety six (96)-gallen Cart and replace it with a sixty-four (64)-gallen Cart. The completion of this process shall not affect the current price of the Unlimited or Bag Service being provided to the Residential Unit. Notwithstanding anything to the contrary, Contractor shall supply said different sixty-four (64)-gallen Cart within two (2) weeks of the request provided Contractor has said Cart in its inventory, otherwise said Cart will be supplied when Contractor has them available consistent with its standard business practice for maintaining such inventory."

Section 7.3 shall now read..."7.3 <u>Performance Bond</u> Within fourteen (14) days after receiving the Notice of Award, the Contractor shall furnish and maintain for the duration of this Collection Agreement, including any renewal terms, a Performance Bond executed by a duly authorized surety, acceptable to the Township in all respects, or such other security acceptable to the Township, in the amount of one hundred percent (100%) of the consideration for performance of nine (9) months of the Collection Agreement.

The Performance Bond amount shall be calculated by multiplying the Base Bid Price for Unlimited Cart Service for one (1) ninety-six (64/65 96)-gallon collection container for Recyclable Materials and one (1) ninety-six (95/96) gallon collection container for Solid Waste by the number of Residential Units in the Township (3,837) by nine (9) months. The Performance Bond is attached as Exhibit 6, and may be renewed by a substitute surety acceptable to the Township, provided that the terms and conditions of this Performance Bond obligate the surety to honor the Performance Bond until the Township accepts, in writing, a substitute surety."

5. If a resident's cart is lost or stolen on the part of the resident, then can the resident be charged for the replacement cost of the cart?

A: Yes. See Bid Form 6B attached.

6. Would the Township consider removing the Pollution Legal Liability requirement specified in Section 7.4?

A: No.

7. Can the recyclables be taken to Medina County's facility for a free \$0.00/ton tip fee? Will the tip fee remain \$0.00/ton? (Section 5.3)

A: The Medina County Solid Waste District (MCSWD) as of 9-13-19 offers \$0.00/ton rate for the receipt of single stream recyclables and source separated cardboard brought to its 8700 Lake Road facility by Medina County haulers. Brunswick Hills Township cannot guarantee what Medina County Solid Waste District does with respect to its tipping fees.

- 8. Would Section 8.7 include any taxes levied by the State for things such as Fuel?

 A: Any and all governmental fees affecting the per gallon price of diesel as reported by the U.S. Department of Energy, Energy Information Administration (EIA) Midwest On-Highway Retail Diesel Price shall be adjusted per the instructions set forth in Section 8.6 and not considered to be a charge as stated in Section 8.7.
- 9. Are the containers specified in Bid Form 7 for use by the community or for Township use only?

A: The containers specified in Bid Form 7 can be used by the Township or a Residential Unit.

- 10. Do you have to use the Performance Bond Form in the Bid Document?A: No, you do not have to use this specific form.
- 11. Can CNG trucks use the same formula as diesel in 8.6 Adjustment for Changes in Cost of Fuel?

A: No.

Questions Received from Republic Services

- Would the Township consider offering a smaller 64/65-gallon trash cart?
 A: Yes. This shall not affect the pricing reflected in Bid Form 3. Revised Bid Form 6; 6A; and 6B shall reflect applicable costs.
- 13. Bid Form 3 needs to be adjusted to reflect the 64-65-gallon recycling cart.A: The revised bid form is included in this document.
- 14. Bid Form 4 needs to be adjusted to reflect a "per bag" cost and not a "Residential Unit" cost.
 - A: The revised bid form is included in this document.
- 15. Is the fee to be reflected in Bid Form 6 a monthly charge or a one-time cost?A: It is a monthly charge. The revised bid form is included in this document.
- 16. Pertaining to Bid Form 7 how is the Bidder to provide a tonnage cost when they will not know the tonnage costs at the MCSWD?
 - A: The revised bid form is included in this document.
- 17. Pertaining to Bid Form 7, haulers typically do not charge tonnage for 8 cubic yard and smaller containers. Can the form be revised?
 - A: The revised bid form is included in this document.

Questions Received from Rumpke Waste & Recycling

- 18. Can the Township provide a list of all of the private streets?
 - A: Private streets are listed by area in Section 5.1.
- 19. Can you amend the office times to 8:00 a.m. to 5:00 p.m. in conjunction with capabilities of e-mail and cell phone communication?
 - A: Yes. Section 5.7 shall now read... "5.7 Contractor's Office and Telephone
 The Contractor shall maintain an office in Medina County Ohio, or a contiguous County,
 and telephone service with a non-toll telephone number from the Township, which shall
 be manned by a live operator and a supervisor on working days from 8:00 a.m. to 5:00
 p.m., as well as e-mail and cell phone contacts, 7:00 a.m. to 7:00 p.m. to receive any
 complaints or calls regarding the Collection Services from a Resident or the Township.
 The Contractor shall also maintain an emergency contact number which is available
 twenty-four (24) hours per day, seven (7) days per week."
- Can there be a charge for exchanging carts due to changes in service level?
 A: Yes, there can be charge for cart exchanges due to changes in service level. A revised bid form is included in this document.

BID FORM 3 (Revised – Addendum #1) Price Sheet: Unlimited Service

Indicate process in dollars and cents for each of the services below.

Collection (Section 5.10.a) (Section 5.3, 8.3 & 8.4) (Sections 5.3, 8.3 & 8.4)	Indicate process in dollars and cents for each of the services below.								
Price per Residential Unit per month to collect weekly curbside Solid Waste and Recyclable Materials utilizing Carts; and up to 2 yd³ of materials placed outside of Carts; and to provide one (1) 95/96-gallon Cart for Solid Waste and one (1) 64/65-gallon Cart for Recyclable Materials. Price per Residential Unit per month to dispose of solid waste, including but not limited to all local, county, state and remivionmental fees. The unit price that is proposed by the Contractor shall be based on an anticipated District tipping fee of \$50.00 per ton. Approx. 3,837 RU					V	aste Disposal	*Recyclable Processing		
month to collect weekly curbside Solid Waste and Recyclable Materials utilizing and up to 2 yd³ of materials placed outside of Carts; and up to 2 yd³ of materials placed outside of Carts; and to provide one (1) 95/96-gallon Cart for Solid Waste and one (1) 64/65-gallon Cart for Recyclable Materials. Year 1									
Curbside Solid Waste and Recyclable Materials utilizing Carts; and up to 2 yd³ of materials placed outside of Carts; and to provide one (1) 95/96-gallon Cart for Solid Waste and one (1) 64/56-gallon Cart for Recyclable Materials.	Contract Year				Price per Residential Unit per				
Recyclable Materials utilizing Carts, and up to 2 yd³ of materials placed outside of materials placed outside of Carts; and to provide one (1) 95/96-gallon Cart for Solid Waste and one (1) 64/65-gallon Cart for Recyclable Materials.	1	- 1							
Carts; and up to 2 yd³ of materials placed outside of Carts; and to provide one (1) 95/96-gallon Cart for Solid Waste and one (1) 64/65-gallon Cart for Recyclable Materials.			curbside Solid Waste and		including but not limited to all		process Recyclables.		
materials placed outside of Carts; and to provide one (1) 95/96-gallon Cart for Solid Waste and one (1) 64/65-gallon Cart for Recyclable Materials.					local, c	county, state and]		
Carts; and to provide one (1) 95/96-gallon Cart for Solid Waste and one (1) 64/65-gallon Cart for Recyclable Materials. Approx. 3,837 RU			Carts; and up	to 2 yd^3 of	environme	ental fees. The unit	*Attach required sheet.		
95/96-gallon Cart for Solid Waste and one (1) 64/65-gallon Cart for Recyclable of \$50.00 per ton. Approx. 3,837 RU			materials placed	d outside of	price that	is proposed by the			
Waste and one (1) 64/65-gallon Cart for Recyclable Materials.			Carts; and to pr	ovide one (1)	Contractor	shall be based on an			
Sear 1			95/96-gallon Ca	art for Solid	anticipated	d District tipping fee			
Year 1 3/30/2020 to \$ /per RU/Mo. \$ /per RU/Mo. 3/29/2021 RU/Mo. \$ /per RU/Mo. \$ /per RU/Mo. Year 2 3/30/2021 to \$ /per RU/Mo. XXX 3/29/2022 RU/Mo. * /per RU/Mo. XXX Year 3 3/30/2022 \$ /per RU/Mo. XXX 3/29/2023 RU/Mo. * /per RU/Mo. XXX Year 4 3/30/2023 to \$ /per RU/Mo. XXX 3/29/2024 RU/Mo. * /per \$ /per RU/Mo. XXX Year 5 3/30/2024 to \$ /per \$ /per RU/Mo. XXX 3/29/2025 RU/Mo. * /per \$ /per RU/Mo. XXX Option Year 1 3/30/2025 to \$ /per \$ /per RU/Mo. XXX 3/29/2026 RU/Mo. * /per \$ /per RU/Mo. XXX Option Year 3 3/30/2027 to \$ /per \$ /per RU/Mo. XXX			Waste and one	2 (1) 64/65-	of \$50.00	per ton.			
Year 1 Materials. /per \$ /per RU/Mo. 3/30/2020 to \$ /per RU/Mo. \$ /per RU/Mo. 3/29/2021 RU/Mo. \$ /per RU/Mo. XXX Year 2 3/30/2021 to \$ /per RU/Mo. XXX 3/29/2022 RU/Mo. * /per RU/Mo. XXX Year 3 3/30/2022 \$ /per RU/Mo. XXX 3/29/2023 RU/Mo. * /per RU/Mo. XXX Year 4 3/30/2023 to \$ /per RU/Mo. XXX Year 5 3/30/2024 RU/Mo. * /per RU/Mo. XXX Year 5 3/30/2025 RU/Mo. * /per RU/Mo. XXX Option Year 1 3/30/2025 \$ /per RU/Mo. XXX 3/29/2026 RU/Mo. * /per RU/Mo. XXX Option Year 3 3/30/2027 * /per \$ /per RU/Mo. XXX Option Year 3 3/30/2027 * /per \$ /per RU/Mo. XXX			gallon Cart fo	r Recyclable	Approx. 3	,837 RU			
3/30/2020 to \$			Materials.	-	**	•			
State Stat	Year 1						\$ /per RU/Mo.		
State Stat	3/30/2020	έο	\$	/per	\$	/per RU/Mo.	•		
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1	1 -		\$	/per	\$	/per RU/Mo.	XXX		
	3/29/2028		RU/Mo.	•		•			

Adjustments for Tipping Fee Changes at Medina County Solid Waste District's Transfer Station (Section 8.5)

Per Res. Unit/month rate adjustment to account for fluctuations that may occur in the District's tipping fee of \$1.00. This adjustment will be applied to the monthly Res. Unit rate charged by the Contractor for the duration of the Contract, for each whole \$1.00 per ton increase or decrease in the tipping fee charged at the District's facility.

*Insert Recycling Processing Formula (per Ton and per RU Calculations) for Unlimited Service here (Section 8.4 and Section 8.5).

The Township recognizes that recycling market conditions are unstable at this time and future market conditions are difficult to predict. Therefore, the Township is including a pricing option for processing recyclables. For Year 1 of the contract, bidders are instructed to include a fixed price per ton and per Residential Unit per month to be charged to residents of the Township and must explain how this charge was calculated.

Bidders must attach a sheet to this bid form that contains the explanation of this calculation. This calculation would be used to establish the recycling price for subsequent contract years and renewal years. Also provide information with respect to material Contamination limits, if any. Indicate any proposed financial penalties and/or actions to be taken by the Bidder if the Township exceeds the proposed Contamination limit. Describe the process that will be used to determine when Contamination has exceeded the proposed limit and the process that will be used to notify the Township.

BID FORM 4 (Revised – Addendum #1) Price Sheet: Bag Service

Indicate process in dollars and cents for each of the services below.

· · · · · · · · · · · · · · · · · · ·	lndicate process in dollars and cents for each of the services below.								
	Collection and Waste Disposal	*Recyclable Processing							
Contract Year	(Sections 5.3, 8.3, 8.4 & 5.10.b)	(Sections 5.3, 8.3, & 8.4)							
Contract Tear	Price per Residential Unit per month to collect weekly curbside Solid Waste utilizing 30-gallon Contractor-Provided bag(s) and	Price per Residential Unit							
	Recyclable Materials utilizing a Cart; and to provide one (1)	per month and per ton to							
	64/65-gallon Cart for Recyclable Materials.	process Recyclables.							
	5 Wee Barroll Care for Recyclable Waterlans.	*Attach required sheet.							
	The unit price that is proposed by the Contractor shall be based on	Attach required sheet.							
	an anticipated District tipping fee of \$50.00 per ton.								
	Approx. 3,837 RU								
Year 1	Monthly Routing \$ Cost Per Bag \$	\$ /per RU/Mo.							
3/30/2020 to	# Bags Per Roll								
3/29/2021	Cost Per Roll \$	\$ /Ton							
Year 2	Monthly Doubles C								
3/30/2021 to	Monthly Routing \$ Cost Per Bag \$	XXX							
3/29/2022	Cost Per Roll \$								
Year 3									
3/30/2022 to	Monthly Routing \$ Cost Per Bag \$	xxx							
3/29/2023	# Bags Per Roll	AAA							
X7 4	Cost Per Roll \$								
Year 4 3/30/2023 to	Monthly Routing \$ Cost Per Bag \$								
3/29/2024	# Bags Per Roll	XXX							
	Cost Per Roll \$								
Year 5	Monthly Routing \$ Cost Per Bag \$								
3/30/2024 to	# Bags Per Roll	XXX							
3/29/2025	Cost Per Roll \$								
Option Year 1	Monthly Routing \$ Cost Per Bag \$								
3/30/2025 to	# Bags Per Roll	XXX							
3/29/2026									
Option Year 2									
3/30/2026 to	Monthly Routing \$ Cost Per Bag \$	XXX							
3/29/2027	# Bags Per Roll	4 NA BA 3.							
Option Year 3									
3/30/2027 to	Monthly Routing \$ Cost Per Bag \$	XXX							
3/29/2028	# Bags Per Roll	XXX							
	Cost Per Roll \$								

Adjustments for Tipping Fee Changes at Medina County Solid Waste District's T	ransfer Station (Section 8.5)
Per Bag rate adjustment to account for fluctuations that may occur in the District's tipping fee of \$1.00. This adjustment will be applied to the monthly Res. Unit routing charge assessed by the Contractor for the duration of the Contract, for each whole \$1.00 per ton increase or decrease in the tipping fee charged at the District's facility.	\$/per

*Insert Recycling Processing Formula (per Ton and per RU Calculations) for Unlimited Service here (Section 8.4 and Section 8.5).

The Township recognizes that recycling market conditions are unstable at this time and future market conditions are difficult to predict. Therefore, the Township is including a pricing option for processing recyclables. For Year 1 of the contract, bidders are instructed to include a fixed price per ton and per Residential Unit per month to be charged to residents of the Township and must explain how this charge was calculated.

Bidders must attach a sheet to this bid form that contains the explanation of this calculation. This calculation would be used to establish the recycling price for subsequent contract years and renewal years. Also provide information with respect to material Contamination limits, if any. Indicate any proposed financial penalties and/or actions to be taken by the Bidder if the Township exceeds the proposed Contamination limit. Describe the process that will be used to determine when Contamination has exceeded the proposed limit and the process that will be used to notify the Township.

BID FORM 6 (Revised – Addendum #1) Price Sheet: Pricing for Additional Cart(s)

	or Additional C						
Indicate the monthly price to be charged if a resident requests an additional cart per Section							
5.10. c	•						
96-Gal	96-Gallon 96-Gallon 64-Gallon 64-Gallon						
Solid Waste Cart		Recyc	ling Cart	Solid	Waste Cart	Recyc	ling Cart
\$	/Cart/Mo.	\$	/Cart/Mo.	\$	/Cart/Mo.	\$	/Cart/Mo.

BID FORM 6A (New – Addendum #1) Price Sheet: Pricing for Exchanging or Removing Cart(s)

	for Exchanging ate the price per		noving a Cart be charged if a	residen	it requests an exc	change o	or removal of a
cart.	2 Ц		=				
96-Gallon 96-Gallon 64-Gallon 64-Gallon						llon	
Solid Waste Cart		Recycling Cart		Solid Waste Cart		Recycling Cart	
\$	/Per Cart	\$	/Per Cart	\$	/Per Cart	\$	/Per Cart

BID FORM 6B (New – Addendum #1) Price Sheet: Pricing for Lost or Stolen Cart(s)

Price for a Lost or Stolen Cart							
Indicate the monthly price per cart to be charged to replace a cart due to loss or theft.							
96-Gallon		96-G	allon	64-G	allon	64-G	allon
Solid Waste Cart		Recy	cling Cart	Solid	Waste Cart	Recy	cling Cart
\$	/Cart/Mo.	\$	/Cart/Mo.	\$	/Cart/Mo.	\$	/Cart/Mo.

BID FORM 8 Non-Collusion Affidavit (Corrected)

This affidavit is to be filled in and executed by the Bidder; if the Bid is made by a cornoration, then by its Chief Officer

corporation, then by its Chief Office	ж.
STATE OF OHIO	
COUNTY OF	
CONTRACTOR	, being first duly swom,
deposes and says he is(Sole owner, partner	
(Sole owner, partne	ers, president, etc.)
Of	
	(Company Name)
any undisclosed person, partnershi such Bid is genuine and not collus induced or solicited any other Bid indirectly colluded, conspired, consham Bid, or that anyone will refi directly or indirectly, sought by ag the Bid price of said Bidder or of owner awarding the contract or any contained in such Bid are true; as submitted his Bid price or any information or data relative thereto to any corporation, partnership, comember or agent thereof, or to any	it; that such Bid is not made in the interest of or on behalf of ip, company, association, organization, or corporation; that sive or sham; that said Bidder has not directly or indirectly, lder to submit a false or sham Bid, and has not directly or nived, or agreed with any Bidder or anyone else to submit a rain from bidding; that said Bidder has not in any manner, greement, communication or conference with anyone to fix f any other Bidder, or to secure any advantage against the yone interested in the proposed contract; that all statements and, further, that said Bidder has not directly or indirectly, breakdown thereof, or the contents thereof, or divulged o, or paid and will not pay any fee in connection therewith, ompany, association, organization, bid depository, or to any other individual except to such person or persons as have a set with said Bidder in his general business.
	Signed:
	Subscribed and sworn to before me this day of, 201_
Seal of Notary	
	Notary Public

Page 10 of 18

BID FORM 7 (Optional) (Revised - Addendum #1)

Price Sheet: Pricing for Miscellaneous 40 Cubic Yard Container Service

	Provision of an open top roll-off container of up to forty (40) yards capacity for a single event (over and above roll-off containers provided per the agreement)	Per pull charge for each additional pull of an open top roll-off container of up to forty (40) yards capacity (over and above the specified number of pulls provided per the agreement)	Per ton charge for Solid Waste contained in an open top roll-off container of up to forty (40) yards capacity (over and above the specified number of pulls provided per the agreement)
Year 1 3/30/2020 to 3/29/2021	\$	\$	Current MCSWD per Ton Charge
Year 2 3/30/2021 to 3/29/2022	\$	\$	Current MCSWD per Ton Charge
Year 3 3/30/2022 to 3/29/2023	\$	\$	Current MCSWD per Ton Charge
Year 4 3/30/2023 to 3/29/2024	\$	\$	Current MCSWD per Ton Charge
Year 5 3/30/2024 to 3/29/2025	\$	\$	Current MCSWD per Ton Charge
Option Year 1 3/30/2025 to 3/29/2026	\$	\$	Current MCSWD per Ton Charge
Option Year 2 3/30/2026 to 3/29/2027	\$	\$	Current MCSWD per Ton Charge
Option Year 3 3/30/2027 to 3/29/2028	\$	\$	Current MCSWD per Ton Charge

BID FORM 7 (Optional) (Revised - Addendum #1)

Price Sheet: Pricing for Miscellaneous 30 Cubic Yard Container Service

	Provision of an open top roll-off container of up to thirty (30) yards capacity for a single event (over and above roll-off containers provided per the agreement)	Per pull charge for each additional pull of an open top roll-off container of up to thirty (30) yards capacity (over and above the specified number of pulls provided per the agreement)	Per ton charge for Solid Waste contained in an open top roll-off container of up to thirty (30) yards capacity (over and above the specified number of pulls provided per the agreement)
Year 1 3/30/2020 to 3/29/2021	\$	\$	Current MCSWD per Ton Charge
Year 2 3/30/2021 to 3/29/2022	\$	\$	Current MCSWD per Ton Charge
Year 3 3/30/2022 to 3/29/2023	\$	\$	Current MCSWD per Ton Charge
Year 4 3/30/2023 to 3/29/2024	\$	\$	Current MCSWD per Ton Charge
Year 5 3/30/2024 to 3/29/2025	\$	\$	Current MCSWD per Ton Charge
Option Year 1 3/30/2025 to 3/29/2026	\$	\$	Current MCSWD per Ton Charge
Option Year 2 3/30/2026 to 3/29/2027	\$	\$	Current MCSWD per Ton Charge
Option Year 3 3/30/2027 to 3/29/2028	\$	\$	Current MCSWD per Ton Charge

BID FORM 7 (Optional) (Revised – Addendum #1)

Price Sheet: Pricing for Miscellaneous 20 Cubic Yard Container Service

	Provision of an open top roll-off container of up to twenty (20) yards capacity for a single event (over and above roll-off containers provided per the agreement)	Per pull charge for each additional pull of an open top roll-off container of up to twenty (20) yards capacity (over and above the specified number of pulls provided per the agreement)	Per ton charge for Solid Waste contained in an open top roll-off container of up to twenty (20) yards capacity (over and above the specified number of pulls provided per the agreement)
Year 1 3/30/2020 to 3/29/2021	\$	\$	Current MCSWD per Ton Charge
Year 2 3/30/2021 to 3/29/2022	\$	\$	Current MCSWD per Ton Charge
Year 3 3/30/2022 to 3/29/2023	\$	\$	Current MCSWD per Ton Charge
Year 4 3/30/2023 to 3/29/2024	\$	\$	Current MCSWD per Ton Charge
Year 5 3/30/2024 to 3/29/2025	\$	\$	Current MCSWD per Ton Charge
Option Year 1 3/30/2025 to 3/29/2026	\$	\$	Current MCSWD per Ton Charge
Option Year 2 3/30/2026 to 3/29/2027	\$	\$	Current MCSWD per Ton Charge
Option Year 3 3/30/2027 to 3/29/2028	\$	\$	Current MCSWD per Ton Charge

BID FORM 7 (Optional) (Revised - Addendum #1)

Price Sheet: Pricing for Miscellaneous 8 Cubic Yard Container Service

	Provision of a front load container of up to eight (8) cubic yards capacity for a single event (over and above containers provided per the agreement)	Per lift charge for each additional lift of a front load container of up to eight (8) cubic yards capacity (over and above the specified number of lifts provided per the agreement)	Per ton charge for Solid Waste contained in a front load container of up to eight (8) cubic yards capacity (over and above the specified number of lifts provided per the agreement)
Year 1 3/30/2020 to 3/29/2021	\$	\$	\$/ton
Year 2 3/30/2021 to 3/29/2022	\$	\$	\$/ton
Year 3 3/30/2022 to 3/29/2023	\$	\$	\$/ton
Year 4 3/30/2023 to 3/29/2024	\$	\$	\$/ton
Year 5 3/30/2024 to 3/29/2025	\$	\$	\$/ton
Option Year 1 3/30/2025 to 3/29/2026	\$	\$	\$/ton
Option Year 2 3/30/2026 to 3/29/2027	\$	\$	\$/ton
Option Year 3 3/30/2027 to 3/29/2028	\$	\$	\$/ton

BID FORM 7 (Optional) (Revised – Addendum #1)

Price Sheet: Pricing for Miscellaneous 6 Cubic Yard Container Service

	Provision of a front load container of up to six (6) cubic yards capacity for a single event (over and above containers provided per the agreement)	Per lift charge for each additional lift of a front load container of up to six (6) cubic yards capacity (over and above the specified number of lifts provided per the agreement)	Per ton charge for Solid Waste contained in a front load container of up to six (6) cubic yards capacity (over and above the specified number of lifts provided per the agreement)
Year 1 3/30/2020 to 3/29/2021	\$	\$	\$/ton
Year 2 3/30/2021 to 3/29/2022	\$	\$	\$/ton
Year 3 3/30/2022 to 3/29/2023	\$	\$	\$/ton
Year 4 3/30/2023 to 3/29/2024	\$	\$	\$/ton
Year 5 3/30/2024 to 3/29/2025	\$	\$	\$/ton
Option Year 1 3/30/2025 to 3/29/2026	\$	\$	\$/ton
Option Year 2 3/30/2026 to 3/29/2027	\$	\$	\$/ton
Option Year 3 3/30/2027 to 3/29/2028	\$	\$	\$/ton

2019 Brunswick Hills Township Bid for Solid Waste and Recyclable Materials Services Mandatory Pre-Bid Meeting and Written Questions Received Questions and Answers Addendum #1 – August 27, 2019

BID FORM 7 (Optional) (Revised - Addendum #1)

Price Sheet: Pricing for Miscellaneous 4 Cubic Yard Container Service

	Provision of a front load container of up to four (4) cubic yards capacity for a single event (over and above containers provided per the agreement)	Per lift charge for each additional lift of a front load container of up to four (4) cubic yards capacity (over and above the specified number of lifts provided per the agreement)	Per ton charge for Solid Waste contained in a front load container of up to four (4) cubic yards capacity (over and above the specified number of lifts provided per the agreement)
Year 1 3/30/2020 to 3/29/2021	\$	\$	\$/ton
Year 2 3/30/2021 to 3/29/2022	\$	\$	\$/ton
Year 3 3/30/2022 to 3/29/2023	\$	\$	\$/ton
Year 4 3/30/2023 to 3/29/2024	\$	\$	\$/ton
Year 5 3/30/2024 to 3/29/2025	\$	\$	\$/ton
Option Year 1 3/30/2025 to 3/29/2026	\$	\$	\$/ton
Option Year 2 3/30/2026 to 3/29/2027	\$	\$	\$/ton
Option Year 3 3/30/2027 to 3/29/2028	\$	\$	\$/ton

2019 Brunswick Hills Township Bid for Solid Waste and Recyclable Materials Services Mandatory Pre-Bid Meeting and Written Questions Received Questions and Answers Addendum #1 – August 27, 2019

BID FORM 7 (Optional) (Revised - Addendum #1)

Price Sheet: Pricing for Miscellaneous 2 Cubic Yard Container Service

	Provision of a front load container of up to two (2) cubic yards capacity for a single event (over and above containers provided per the agreement)	Per lift charge for each additional lift of a front load container of up to two (2) cubic yards capacity (over and above the specified number of lifts provided per the agreement)	Per ton charge for Solid Waste contained in a front load container of up to two (2) cubic yards capacity (over and above the specified number of lifts provided per the agreement)
Year 1 3/30/2020 to 3/29/2021	\$	\$	\$/ton
Year 2 3/30/2021 to 3/29/2022	\$	\$	\$/ton
Year 3 3/30/2022 to 3/29/2023	\$	\$	\$/ton
Year 4 3/30/2023 to 3/29/2024	\$	\$	\$/ton
Year 5 3/30/2024 to 3/29/2025	\$	\$	\$/ton
Option Year 1 3/30/2025 to 3/29/2026	\$	\$	\$/ton
Option Year 2 3/30/2026 to 3/29/2027	\$	\$	\$/ton
Option Year 3 3/30/2027 to 3/29/2028	\$	\$	\$/ton

2019 Brunswick Hills Township Bid for Solid Waste and Recyclable Materials Services Mandatory Pre-Bid Meeting and Written Questions Received Questions and Answers Addendum #1 – August 27, 2019

Brunswick Hills Township Residential Properties From Auditor's Office Part 2 of 2 (Excel Spreadsheet) Separate Document



October 8, 2019

Re: 2019 Brunswick Hills Township Bid for Solid Waste and Recyclable Material Services

Bid Submitted by: Browning Ferris Industries of Ohio, Inc. DBA Republic Services of
Elyria
40195 Butternut Ridge Road Elyria, Ohio 44035
Elyria, Ohio 44035

Contact Name: Dave Kidder Office Phone: 440-414-2305 Cell Phone: 440-336-0955

Email: dkidder@republicservices.com

40195 Butternut Ridge Road. Elyria, Ohio 44035 O: 800.433.1309 F: 440.458.6846 republicservices.com

October 8, 2019

Bid Submission Continued

Note: Implementation Plan to be submitted on or before November 26, 2019 to

Brunswick Hills Township

If awarded a contract will include collection on a single day for entire Township



Invitation to Bid

Collection, Transportation and Delivery for Disposal or Processing of Residential Solid Waste and Recyclable Materials Generated in and Collected from Residential Units in Brunswick Hills Township, and Township Facilities

Mandatory Pre-Bid Meeting

Tuesday, August 27, 2019 1:00 p.m. Brunswick Hills Township Hall 1918 Pearl Road Brunswick Hills, OH 44212

Bid Opening

Tuesday, October 8, 2019
7:00 p.m.
Brunswick Hills Township Hall
1918 Pearl Road
Brunswick Hills, OH 44212

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SECTION I - LEGAL NOTICE TO BIDDERS

Bid for Solid Waste Services

Brunswick Hills Township is requesting bids to select a vendor for the collection, transportation and delivery for disposal or processing of Solid Waste and Recyclable Materials generated by Residential Units and Township Facilities ("Required Services"). On July 10, 2018, resolution number 23-2018, by unanimous vote of the Board, the Brunswick Hills Township Trustees hereby give notice of the creation of the Brunswick Hills Waste Disposal District for managing solid waste services and matters, pursuant to ORC 505.27 and 505.28.

Bid packages are available from vwaters@brunswickhillstwp.org, at Brunswick Hills Township Hall, 1918 Pearl Road, Brunswick Hills 44212, Monday – Friday 8:00am-4:00pm. Sealed Bids for the Required Services shall be accepted at the above address until 7:00pm on Tuesday, October 8, 2019. Bids will be publicly opened and read aloud at the regular Trustee meeting that day at 7:00pm. Selected Bidder must secure a Performance Bond as required for provision of the Required Services. Brunswick Hills Township reserves the right to abandon the Bid Process and to reject all Bids at any time. A mandatory pre-bid meeting will be held at 1:00pm on Tuesday, August 27, 2019 at the above address.

SETION II - OVERVIEW OF THE INVITATION TO BID

Brunswick Hills Township issues this Invitation to Bid for the purpose of obtaining bids for the Required Services, which includes Collection Services for Solid Waste and Recyclable Materials. Capitalized terms used throughout this Overview of the Invitation to Bid and Instructions to Bidders and attached Bid Documents are defined in Section III, Defined Terms.

2.1 <u>Introduction</u> Brunswick Hills Township is located in Medina County, Ohio, and has issued this invitation to bid for the Collection, Transportation and Delivery for Disposal or Processing of Solid Waste and Recyclable Materials Generated by Residential Units and Township Facilities within Brunswick Hills Township ("Collection Services" or "Required Services").

This Bid Process offers Bidders an opportunity to be the exclusive provider of the Required Services to approximately 3,837 Residential Units in the community.

Bid submissions will be due on or before **Tuesday**, **October 8**, **2019** for the Required Services, which includes the Collection, Transportation and Delivery of Solid Waste and Recyclable Materials. Bids will be accepted for a term of five (5) years.

All Bidders shall disclose with their bids the identity and location of facilities with which Bidders have made prior arrangements for disposal of Solid Waste (Medina County Solid Waste District Facility located at 8700 Lake Road, Seville, OH) and processing of Recyclable Materials.

Bidders for the Collection Services shall submit the cost of the Required Services for a not-to-exceed price per Residential Unit per month based upon the number of Residential Units to be served. The price shall include, at no extra charge, the cost of collection and provision of containers at Township Facilities, identified in Exhibit 2. Bids for Collection Services shall be inclusive of all costs for Collection, Transportation and Delivery for Disposal or Processing of Solid Waste and Recyclable Materials, including the disposal or processing fee, if any, at the facilities identified by Bidders.

Bidders are required to submit a Bid Bond, and the Successful Bidder shall be required to submit a Performance Bond in the amount required for the Required Services. Brunswick Hills Township reserves the right to abandon the Bidding Process for any reason, and/or reject any Bid that is unresponsive or conditional, and waive any and all nonconformities or irregularities contained in the Bid that do not affect price. Such rights shall be at the sole discretion of Brunswick Hills Township.

2.2 <u>Bid Submission Process</u> Copies of the Bid Documents are on file and may be obtained from Township Administrative Assistant, at Brunswick Hills Township Hall, where they are available for inspection and/or may be obtained by prospective Bidders. All Bids shall be: (a) submitted on the appropriate Bid Forms contained in the Bid Documents; (b) contain all information and documentation as required by the Bid Documents; and (c) be returned in a sealed envelope or package, hand-delivered or mailed to: Brunswick Hills Township Hall, c/o Township Administrative Assistant, 1918 Pearl Road, Brunswick Hills, Ohio 44212, and clearly marked "2019 Brunswick Hills Township Bid for Solid Waste and Recyclable Materials Services".

Interested Bidders shall register their interest by contacting the Township Administrative Assistant at www.ckhillstwp.org, with "2019 BRUNSWICK HILLS TOWNSHIP BID FOR SOLID WASTE AND RECYCLABLE MATERIALS SERVICES" in the subject line. In order to register,

interested Bidders shall provide the following information: (1) name of potential Bidder requesting the Bid Documents; (2) name of the individual to whom the Bid Documents are to be addressed, and the name of the individual to contact by telephone, if different; (3) mailing address of the potential Bidder; (4) telephone number of the potential Bidder; and (5) an e-mail address to which any addendums to the Bid Documents are to be addressed. Providing complete contact information is the only way to ensure that interested Bidders receive subsequent Bid Document addendums.

All Bids shall be accompanied by a separate Bid Bond. Such Bid Bond serves as security that if the Bid is accepted, an agreement will be entered into within fourteen (14) days of the Notice of Award in accordance with the terms and conditions of the Collection Services Agreement included in the Bid Documents.

Brunswick Hills Township will receive sealed Bids for the Required Services at Brunswick Hills Township Hall until 7:00pm on Tuesday, October 8, 2019. Bids will be publicly opened and read aloud at the regular Trustee meeting that day at 7:00pm. By the submission deadline, Bidders must submit one (1) original and three (3) duplicate copies of the Bid in a sealed envelope or package clearly marked "2019 BRUNSWICK HILLS TOWNSHIP BID FOR SOLID WASTE AND RECYCLABLE MATERIALS SERVICES". Bids will be considered valid until one hundred eighty (180) days after the Bid Opening Date, whether accepted or rejected.

2.3 Bid Contents Each Bid, to be considered responsive, must contain the following:

Cover Page: Include the name and address of the company submitting the bid, the company contact name and contact information.

Bid Form 1: Bidder Identification and References - Attach Statement of Qualifications to Bid Form 1.

Bid Form 2: Facility Information

Bid Form 3: Price Sheet: Unlimited Service – Attach Recycling Processing Formula (per Ton and per RU Calculations) to Bid Form 3

Bid Form 4: Price Sheet: Bag Service— Attach Recycling Processing Formula
(Per Ton and per RU Calculations) to Bid Form 4

Bid Form 5: Price Sheet: Bulky Items Service

Bid Form 6: Price Sheet: Pricing for Additional Carts Bid Form 7: Bidder's Representations and Warranties

Bid Form 8: Non-Collusion Affidavit

Bid Form 9: Personal Property Tax Affidavit

Bid Form 10: Taxpayer Identification - W-9 Form

Current Ohio Worker's Compensation Certificate

Bid Bond

SECTION III – DEFINED TERMS

The capitalized terms used in this Collection Agreement are defined herein.

Bags and Cans: containers supplied by the Residential Unit to contain Solid Waste. Containers and plastic bags shall be sufficient to bear the weight of the materials therein and the outside environment. Fifty-five (55) gallon drums and barrels are not considered acceptable containers for Solid Waste. Cardboard boxes are not considered acceptable containers for Solid Waste. Bags and Cans are not to exceed forty (40) pounds in weight.

Base Bid Price: the per Residential Unit per month bid price for Solid Waste and Recyclable Materials Collection Services, including provision of a sixty-four (64) gallon or ninety-six (96) gallon wheeled Solid Waste collection container provided by; delivered by; and maintained by the Contractor.; as well as a sixty-four (64) gallon or ninety-six (96) gallon wheeled Recyclable Materials collection container provided by; delivered by; and maintained by the Contractor. Provision of Contractor-Provided 30 Gallon Plastic Bags shall also be included in the Base Bid Price for specific levels of service.

Bid Bond: a bond ensuring the Township that the Successful Bidder will execute the agreement for the Required Services substantially in the form provided in the Bid Documents.

Bidder: a person, partnership, joint venture, corporation or limited liability company submitting a bid in response to the Invitation to Bid for The Collection, Transportation and Delivery for Disposal or Processing of Residential Solid Waste and Recyclable Materials Generated within the Township of Brunswick Hills, Ohio.

Bid Documents: collectively, the documents prepared and furnished by Brunswick Hills Township inviting bids to obtain the Required Services; including the Legal Notice to Bidders, Instructions to Bidders, Bid Forms, forms of agreement and any and all attachments and exhibits.

Bid Form: the exhibit to each of the agreements included in the Bid Documents upon which a Bidder shall submit its Base Bid Price for the per Residential Unit (RU) per month bid price for Collection Services and for other Base Bid Services.

Bid Process: the bidding process for the Required Services and other Optional Services of Brunswick Hills Township for The Collection, Transportation and Delivery for Disposal or Processing of Residential Solid Waste and Recyclable Materials Generated within the Township of Brunswick Hills, Ohio.

Bulky Items: any Solid Waste that is too large to be contained in a single collection container utilized by a Resident, either by weight or by volume (up to and including a sixty-four (64) gallon sized collection container); examples include, but are not limited to: stoves, water tanks, washing machines, furniture, mattresses, other household items and non-Freon containing appliances, and those items identified in the Collection Agreement. With the exception of evacuated refrigerators and couches, all Bulky Items shall individually weigh less than one hundred (100) pounds. Glass windows, doors and walls shall have glass removed or taped and covered by cardboard. Carpet and padding must be cut to a forty-eight-inch (48") bundle and weigh less than forty (40) pounds. Mattresses and cloth furniture must be wrapped in plastic. Bulky Item collection criteria shall be set forth in the Notice to Residential Units (Section 6.4).

Cans: the non-disposable metal or plastic containers used to contain Solid Waste. The containers must have two handles and not exceed a capacity of 40 gallons. The weight of the container shall not be more than 40 pounds.

Carry-out Collection Services: the collection of Solid Waste or Recyclable Materials from any location other than that defined as Curbside. Residential Units shall be required to complete the Medical Exemption Program Application (Exhibit 3).

Cart(s) 64/65-gallon: means a wheeled, rollout cart approximately 65-gallons in capacity, capable of holding over 200 pounds, with an integrated closing lid, which can be used for automated, semi-automated or manual Solid Waste collection by the Contractor. The Contractor may utilize the Cart manufacturer of their choice.

Cart(s) 95/96-gallon: means a wheeled, rollout cart approximately 95-gallons in capacity, capable of holding over 300 pounds, with an integrated closing lid, which can be used for automated, semi-automated or manual Solid Waste collection by the Contractor. The Contractor may utilize the Cart manufacturer of their choice.

Collection Agreement: agreement for the collection of Solid Waste and Recyclable Materials by and between the Collection Contractor and Brunswick Hills Township, including exhibits.

Collection Contractor or Contractor: the individual or entity selected by the Township for the collection of Solid Waste and Recyclable Materials at Residential Units and Township Facilities within the Township.

Collection Services: the collection, transportation and delivery for disposal or processing of Solid Waste and Recyclable Materials generated at Residential Units and Township Facilities within the Township.

Commercial Service: the collection of wastes generated from a property that is used mainly for the purpose of business. A Residential Unit located on the same property as a commercial entity/business, wishing to utilize the commercial service supplied to the business, must complete an Opt-Out Request Form and obtains approval from the Township prior to contracting with a waste hauler for commercial collection service.

Curbside Collection Service: the collection of Solid Waste and Recyclable Materials placed by a Resident at a single point of pick-up at the curbside; or if there is no curb, at any other single location appropriate for each Residential Unit contiguous to a Township street.

Construction Debris: the waste building materials resulting from minor Residential Unit construction, remodeling, repair or demolition operations, the volume and nature of which must adhere to service level and contract definitions.

Contamination: any materials collected for recycling that cannot be processed by the Material Recovery Facility.

Contractor: the individual, corporation or partnership performing refuse/recycle collection and disposal under contract with Brunswick Hills Township.

Contractor-Provided 30-Gallon Plastic Bags: the Contractor shall provide the Residential Unit curbside collection and disposal of a single thirty-gallon plastic bag for Refuse that Residents will purchase from the Contractor. The cost for collection and disposal of Refuse shall be incorporated into the price of each Contractor Bag. Additional 30-gallon bags shall be purchased through the Contractor. The Base Bid Price shall list the cost per Bag and the extended cost to purchase a roll of a specific quantity of Bags for Refuse. Bag Service customers will be entitled to place the Contractor Bag(s) and the Recycle Cart curbside for collection once per week. Bag service customers are not entitled to the weekly collection of Yard Waste or Bulky Items.

Dead Animals: animals or portions thereof that have expired from any cause, except those slaughtered or killed for human use.

Disposal Services: the acceptance of Solid Waste for disposal at a licensed facility.

District: shall mean the Medina County Solid Waste District

Effective Date: the date of last execution of the agreements for the Required Services and Optional Services.

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Excluded Items: shall include human excreta, hazardous waste, stable matter, dirt from excavations, construction or alteration wastes which shall include glass, dry wall, shingles, studs, siding, gutters, heating and air conditioning ducting, furnaces, piping, concrete, concrete block, brick, tires, household hazardous waste. The Clean Air Act prohibits the disposal of CFC's and HCFC's into landfills. Refrigerants/Freon in refrigerators, air conditioners, dehumidifiers or any other appliance containing refrigerants/Freon will only be collected if the customer has had the refrigerant/Freon removed and the unit is tagged by a certified technician prior to disposal.

Hazardous Waste: any chemical, compound, mixture, substance, or article which designated by the United States E.P.A. or appropriate agency of the State to be "hazardous" as that term is defined by or pursuant to Federal or State Law. The Clean Air Act prohibits the disposal of CFC's and HCFC's into landfills. Refrigerants/Freon in refrigerators, air conditioners, dehumidifiers or any other appliance containing refrigerants/Freon will only be collected if the customer has had the refrigerant/Freon removed and the unit is tagged by a certified technician prior to disposal.

Household Hazardous Waste (HHW): common household products containing hazardous materials that may pose a threat to the health of people and/or environment such as acids/alkalines, aerosols, antifreeze, bleach, car batteries, cleaners and polishes, disinfectants, gasoline, iodine, paint, etc. The Clean Air Act prohibits the disposal of CFC's and HCFC's into landfills. Refrigerants/Freon in refrigerators, air conditioners, dehumidifiers or any other appliance containing refrigerants/Freon will only be collected if the customer has had the refrigerant/Freon removed and the unit is tagged by a certified technician prior to disposal.

Invitation to Bid: the request of Brunswick Hills Township for Bids to secure the Required Services.

Material Recovery Facility or Recycling Facility: a facility that sorts and processes Mixed Recyclable Materials to prepare them for processing and reconstitution as a product sold in commerce.

Medical Exemption Program: the program provides service to Residential Units that are unable to transport their Carts to the curb. The exemption form can be found in Exhibit 3.

Medina County Solid Waste District (MCSWD) Services: the bagged and bulk solid waste disposal service offered at Medina County Solid Waste District's facility in Seville, OH, as well as its county-wide single stream recycling drop-off program, that are available to residents and businesses of Medina County. The Residential Unit must complete an Opt-Out Request Form and obtain approval from the Township to utilize these services in place of the contracted services.

Notice of Award: written notification that a Bid has been accepted for the Required Services.

Optional Services: any other services provided by the Collection Contractor other than basic Collection Services, including but not necessarily limited to: provision of an open top roll-off container of thirty (30) or forty (40) yards capacity; the per pull charge for a thirty (30) or forty (40) yard capacity open top roll-off container; provision of a dumpster of up to eight (8) yards capacity; the pull charge for a dumpster of up to eight (8) yards capacity; and any other item identified as an Optional Service.

Performance Bond: the bond insuring performance of the Required Services, to be submitted in substantially the same form as that included in the Bid Documents.

Recyclable Materials or Recyclables: will include but not limited to cans (aluminum and steel); cartons (refrigerator and shelf stable cartons); glass (bottles and jars); fiber (mixed paper, box board and cardboard); and

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plastic bottles and jugs. Recyclable materials are to be placed loose in the wheeled sixty-four (64) gallon or ninety-six (96) gallon Cart.

Recycling Services: the acceptance and processing of Source-Separated Recyclable Materials at a location where Source-Separated Recyclable Materials are to be delivered pursuant to the Bid Documents.

Required Services: the services required by the Bid Documents for the collection and transportation of Solid Waste and Recyclable Materials for disposal and processing, including any other Optional Services as well as services for Township Facilities.

Resident: an adult occupant, owner or tenant of a Residential Unit.

Residential Unit or Units: all occupied residential dwellings within the limits of Brunswick Hills Township, including residences of four (4) units or less, single-family condominiums, townhomes, or individual mobile/trailer homes. A Residential Unit shall be deemed "occupied" when either water or power services have been established.

Residential Unit Equivalent: a commercial establishment that receives Collection Services in the same manner as a Residential Unit by agreement of the Township.

Routing Service Fee (Monthly): the Contractor shall provide the Residential Unit the weekly curbside collection of a single Contractor-Provided 64/65-gallon rollout cart for Recyclables. The cost for the collection of the Recyclables shall be incorporated into this monthly fee, which shall include but is not limited to equipment costs, labor costs, fuel costs, etc. Bag Service customers will be entitle to place the Contractor Bag(s) and the Recycle Cart curbside for collection once per week. Bag Service customers are not entitled to the weekly collection of Yard Waste or Bulky Items.

Service Charges: the fee charged by the Collection Contractor to a Resident for the provision of Collection Services and Optional Services, which may not exceed the prices contained on the Bid Form; may also include any applicable fuel surcharge.

Solid Waste: unwanted residual solid or semisolid material as results from industrial, commercial, agricultural, and community operations, excluding earth or material from construction, mining or demolition operations, or other waste materials of the type that would normally be included in demolition debris, nontoxic fly ash, spent nontoxic foundry sand, and slag and other substances that are not harmful or inimical to public health, and includes, but is not limited to, garbage, tires, combustible and non-combustible material, street dirt, and debris. Solid Waste does not include any material that is an infectious waste or a hazardous waste; see Ohio Revised Code Section 3734.01(E). Solid Waste includes Yard Waste that has not been separated.

Source-Separated Recyclable Materials: Recyclable Materials that are separated from other Solid Waste at the location where such materials are generated for the purpose of recycling.

Stable Matter: all manure and other waste matter normally accumulated in or about a stable, or any animal, livestock or poultry enclosure, and resulting from the keeping of animals, poultry or livestock. (This does not include household pet droppings).

Successful Bidder: the Bidder that Brunswick Hills Township concludes has submitted the lowest and best bid for the Required Services, and receiving a final Notice of Award.

Township Facilities: Township owned buildings, parks, or other locations specifically identified on Exhibit 2, of the Bid Documents.

Yard Waste: Solid Waste consisting of all garden residues, leaves, grass clippings, tree trimmings, bundled branches no more than 2 feet in diameter and 4 feet long and similar material. Collection criteria shall be set forth in the Notice to Residential Units (Section 6.4). The Contractor shall collect such items without additional charge.

Brunswick Hills Township or Township: located within Medina County, Ohio, and participating in a Bid Process to obtain the Required Services and to request proposals for Optional Services.

Brunswick Hills Township or Township-approved Collection Route(s): the route showing the starting and ending points of collection within the Township as approved by the Township and the collection routes that the Collection Contractor shall use to provide the Collection Services.

SECTION IV - INSTRUCTIONS TO BIDDERS

- 4.1 <u>Collection</u> Brunswick Hills Township expects that Bidders are capable of collecting both Solid Waste and Recyclable Materials from Residential Units, Residential Unit Equivalents, and Township Facilities on the collection day specified by the Bidder in their proposed routing schedule, included in Exhibit 1 Implementation Schedule
- 4.2 <u>Competency of Bidders</u> Bidders are required to submit proof of qualifications, references, experience and financial good standing to be considered for a Bid award. Inexperienced or unqualified Bidders will not be considered. Bidders shall also possess, or demonstrate that they will obtain, the necessary equipment, facilities, permits, licenses, and insurance needed to provide the Required Services upon which they are bidding, and be able to fulfill all of the terms and conditions contained in the Bid Documents.
- 4.3 <u>Proposals</u> Copies of the Bid Documents may be obtained as published in the Legal Notice and stated herein. In making copies of Bid Documents available on the above terms, the Township and any other legal advisors or consultants employed by the Township do so only for the purpose of obtaining Bids for the Required Services, and do not confer a license or grant for any other use.

No responsibility for errors or misinterpretations resulting from the use of incomplete Bid Documents shall be assumed by the Township, their legal advisors or any consultants employed by the Township in preparing the Bid Documents.

Each Bidder shall execute and submit the Non-Collusion Affidavit and the Personal Property Taxes Affidavit at the time of submitting its Bid. Each Bidder shall complete and attach a Qualifications and Financial Capability Statement, explaining in detail the experience of the Bidder in performing work similar to the Required Services. The Qualifications and Financial Capability Statement shall include a list of management employees who will supervise performance of the Required Services. The Qualifications and Financial Capability Statement shall also include appropriate business and bank credit references with contact information who can be contacted to verify the financial condition of the Bidder. The Township reserves the right to request additional information with respect to the qualifications and financial condition of any and all Bidders, their subcontractors or personnel, which must be provided to the requesting party in writing within five (5) days of any such request.

Each Bidder shall submit one (1) original and three (3) duplicate copies of the Bidder's entire Bid, containing original signatures, Bid Forms, and other required information, and with all attachments and certificates required by the Bid Documents to Brunswick Hills Township Hall, c/o Township Administrative Assistant, 1918 Pearl Road, Brunswick Hills, Ohio 44212. Bids may be modified or withdrawn by an appropriate document duly executed and delivered to the place where Bids are to be submitted at any time prior to the opening of Bids.

Name of Bidder Every Bid shall be signed and, if necessary, shall be accompanied by an appropriate power of attorney. Attorneys-in-fact who sign any Bid Documents must include with the submitted Bid a legally authenticated or certified copy of the valid power of attorney.

Bids by corporations must be executed in the corporate name by the president or a vice-president (or other corporate officer accompanied by evidence of authority to sign such Bid) and attested by the secretary or assistant secretary of the corporation. The corporate address and state of incorporation must be shown below the signature. Each Bid by a corporation must include the Corporate Affidavit. Each corporate Bidder must also submit evidence of good standing in the Bidder's state of incorporation and that the Bidder is qualified to conduct business in the State of Ohio. If the Bidder is not qualified to conduct business in the State of Ohio, the Bidder shall represent and warrant to the Township that the Bidder will take all necessary steps to qualify to conduct business in Ohio, should the Bidder become a Successful Bidder. The failure of the Bidder to submit evidence of its qualification to conduct business within the State of Ohio within fourteen (14) days of Notice of Award shall terminate the award and surrender the Bid Bond(s) or other bid security to the Township.

Bids by partnerships must be executed in the partnership name and signed by a partner, whose title, if any, must appear under the signature. Proper evidence of the authority of the partner who signs the Bid must accompany the Bid. The official address of the partnership must be shown below the signature.

- 4.5 Representations and Warranties By submitting a Bid, each Bidder represents and warrants to Brunswick Hills Township that:
 - 1. Bidder has read and understands the Bid Documents;
 - 2. Bidder shall provide the Required Services in compliance with all federal, state and local laws, ordinances, rules and regulations that may in any manner affect costs, progress or performance of the Required Services;
 - 3. Bidder and Bidder's agents and subcontractors shall not discriminate, by reason of race, color, religion, sex, military status, national origin, disability, age, or ancestry of any person, to discharge without just cause, to refuse to hire, or otherwise to discriminate against that person with respect to hire, tenure, terms, conditions, or privileges of employment, or any matter directly or indirectly related to employment, in accordance with Ohio Revised Code Section 4112.02;
 - 4. Bidder shall prepare an implementation plan consistent with the outlined requirements, and warrants that the Bidder shall comply with all deadlines and schedules for the performance of the Required Services.
- 4.6 Consideration and Acceptance or Rejection of Bids All Bids received in conformity with the Legal

Notice to Bidders and the specifications shall be considered as soon as practicable and become a public record. An abstract of the Bids will be made available after the opening of Bids. The Township shall select the Bid determined to be the lowest and best Collection Services Bid.

Conditional Bids will not be accepted. Bidders shall disclose any and all exceptions to the Bid and provide proposed substitute or revised language for any such exception to avoid a determination by the Township that any such exception is a conditional Bid. The Township shall not accept any alternative contract language that affects price.

All Bids shall remain open for one hundred eighty (180) days after the opening, but the Township may, in its discretion, release any Bid prior to that time and return the Bid Bond.

The Township may conduct any investigation deemed necessary to assist in the evaluation of any Bid and to establish the responsibility, qualifications and financial ability of any Bidder, proposed subcontractors and other persons and organizations who will provide the materials or equipment or assist the Bidder in the delivery of the Required Services.

The Township shall evaluate and select the lowest and best Bidder for the Required Services. The Township shall deliver Notice of Award upon approval by the Township's Trustees to the Successful Bidder. When the Township sends such Notice of Award to the Successful Bidder, the Township will also forward two (2) unsigned counterparts of the Collection Services Agreement. Within fourteen (14) days thereafter, the Successful Bidder shall execute and deliver to the Township the two (2) counterparts of the Collection Services Agreement, as well as an executed copy of the Notice of Award. Thereafter, the Township shall return one (1) fully executed counterpart of the Collection Services Agreement to the Successful Bidder. If the Successful Bidder fails to execute and return the Collection Services Agreement within fourteen (14) days of receiving a Notice of Award, then the Township may determine that the Bid is null and void, and the Bid Bond or other acceptable Bid security accompanying the Bid shall be forfeited to and become the property of the Township.

The Collection Services Agreement, if awarded, shall be awarded to the Bidder submitting the lowest and best bid considering all options and considering such factors, including but not limited to the cost per Residential Unit. Following the receipt of all bids and based on the information obtained in those bids the Township shall determine whether to accept a bid for the five (5) year term. Notwithstanding these provisions, the Township reserve the right to negotiate agreement terms, as permitted by law, with the Bidder determined to be lowest and best, and the right to accept or reject any or all bids.

4.7 <u>Bid Bond</u> Each Bid shall be accompanied by a separate Bid Bond or other Bid security acceptable to the Township as a guarantee that if the Bid is accepted, the applicable Agreement will be executed by the Bidder with the Township.

Should any Bid or Bids be accepted, Bid Bonds will be returned to the Successful Bidder upon proper execution of the required agreement and delivery and acceptance of the required Performance Bond. Bid Bonds will be returned when the required agreement has been executed by the Successful Bidder; or when all Bids are rejected.

The required Bid Bond amount for each Bid is one thousand dollars (\$1,000.00).

4.8 Performance Bond In addition to the required Bid Bond, a Successful Bidder, within fourteen (14)

days after receiving the Notice of Award, the Contractor, regardless public or private in nature, shall furnish and maintain for the duration of this Collection Agreement, including any renewal terms, a Performance Bond executed by a duly authorized surety, acceptable to the Township in all respects, or such other security acceptable to the Township. The Performance Bond amount shall be calculated by multiplying the Base Bid Price for Unlimited Cart Service for one (1) ninety-six (96) gallon collection container for Recyclable Materials and one (1) ninety-six (96) gallon collection container for Solid Waste by the number of Residential Units in the Township (3,837) by 9 months. The Performance Bond may be renewed by a substitute surety acceptable to the Township, provided that the terms and conditions of this Performance Bond obligate the surety to honor the Performance Bond until the Township accepts, in writing, a substitute surety.

This Performance Bond shall serve as a guarantee that if the Agreement is entered into, the Required Services will be fully performed. The amount of the Performance Bond for the Collection Services shall be in the amount outlined above, renewable annually during the agreement term, including any optional extension. No surety shall be released from any annual Performance Bond until a replacement bond is secured and executed

- 4.9 Agreement and Independent Contractor Status The Township hereby authorizes the Contractor and the Contractor hereby accepts such authorization, on an exclusive basis and as an independent contractor, to collect, transport, and deliver for disposal or processing, Solid Waste and Recyclable Materials generated at Residential Units and Township Facilities within the Township. No other independent contractor or other person or entity shall provide the services outlined in this Bid Document.
- 4.10 <u>Effective Date and Term</u> This Collection Agreement shall be effective on the date of last execution. The initial term of this Collection Agreement shall be for five (5) years, beginning on March 30, 2020, and terminating on March 29, 2025.
- 4.11 Renewal Terms This Collection Agreement may be renewed for three (3) additional consecutive terms of up to one (1) year, if mutually agreed upon between the Contractor and the Township, upon such terms and conditions as the parties mutually agree, provided the Service Charges do not exceed the prices reflected on the Bid Forms for Renewal Term 1, Renewal Term 2 and Renewal Term 3. The Board of Trustees shall provide a ninety (90) day notification prior to the expiration of the applicable term to the Contractor of intent to either renew or terminate the Collection Agreement.

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-	July 30, 2019	Advertisement for Solid Waste and Recyclable Materials Services bid and Release of Bid Packet
	August 27, 2019	Mandatory pre-bid meeting for interested Bidders at Brunswick Hills Township Hall, 1918 Pearl Road, Brunswick Hills- 1:00pm
	September 10, 2019	Deadline to submit written request for Bid Document interpretation (By 3:00 p.m.)
	September 13, 2019	Release of written addenda to Bid Documents, if any
	October 8, 2019	Bid Submission Deadline at7:00pm. Bid Opening at regular Trustee Meeting

October 16, 2019 Meeting to Discuss Bid Tabulation – 4:30pm

October 22, 2019 Announcement of successful Bidder at regular Trustee Meeting

November 26, 2019 Deadline for execution of agreement and implementation plan at regular Trustee Meeting

March 30, 2020 Commencement of all Required Services

V-DETAILED SCOPE OF SERVICES

Estimated Residential Unit Data Brunswick Hills Township has provided the estimated number of Residential Units in the Community, see chart below. The actual number of Residential Units will vary slightly over the course of the contract period. This information is provided for the Bidder's convenience only, and Brunswick Hills Township does not guarantee the accuracy of this data.

Community	Number of Residential Units
Brunswick Hills Township Total (inclusive of following):	3,837
Arbor of Bridgewater Crossings (Private streets)	205
Autumnwood Subdivision	344
Boston Acres Subdivision	31
Boston Reserve Subdivision	49
Brad-Cliff Homes Subdivision	62
Bramblewood Farms Subdivision	69
Brunswick Hills Landings	28
Chelsea Greens Subdivision	57
Creekside Village Cluster Homes (Private streets)	57
Creekside Village Condominiums (Private streets)	58
Creekside Village Subdivision	118
Crossings at West Valley Condominiums (Private streets)	116
Eastbury Place Subdivision	78
Elite One Subdivision	10
Evergreen Estates Subdivision	63
Fawn Haven Subdivision	13
Fox Haven Subdivision	18
Fox Village Subdivision	40
Gem Field Subdivision	119
Grafton Hills Subdivision	108
Greenfields Subdivision	29
Lockwood Subdivision	114
Maplecreek Townhomes (Private streets)	104
Markwood Pines Subdivision	15
Millcreek Cluster Homes (Private streets)	78
Pebble Creek Preserve Cluster Home Subdivision (Private streets)	61
Pebble Creek Preserve North Cluster Homes (Private streets)	61
Pilgrim Valley Subdivision	60

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Regency Woods Subdivision	21
Southbury Place Subdivision	139
Stonehurst Subdivision	53
Strongsville Heights Subdivision	239
Tall Timbers Subdivision	24
The Cove at Sleepy Hollow	11
The Estates of Sleepy Hollow	25
The Meadows of Southpointe	94
The Vineyard Subdivision	60
The Woods at Windsor Pointe (Private streets – Castleton and Keats)	149
Vilnius Subdivision	128
Waterside Chase Condominiums (Private streets)	26
West Chase Landings Subdivision	140
Westbury Place Subdivision	152
Woodland Chase Subdivision	26

Residential Units requesting to opt out of the Required Services shall not exceed 5% of the total Residential Units in Brunswick Hills Township. Residential Units shall be required to adhere to the Opt Out Affidavit process as set forth in Section 5.10.e of the Bid Document.

- Implementation Plan On or before November 26, 2019, the Contractor shall submit an implementation plan containing the dates by which the following activities shall be completed (a) the purchase of sufficient vehicles, collection containers and equipment to perform; (b) Contractor's employees have completed training and driven the Township-approved Collection Routes; (c) Township-approved written notices to Residents shall be sent to each Resident along with their Contractor-owned ninety-six (96) gallon wheeled collection container for Recyclable Materials and Solid Waste explaining the procedures and obligations of each owner or occupant of a Residential Unit to receive Collection Services, and detailing the requirements for placement of collection containers; (d) that the Contractor has delivered to the Township proof of insurance, proof of workers' compensation coverage and the required Performance Bond, which is included in SECTION XI BID FORMS.
- 5.3 <u>Delivery to Disposal or Processing Facilities</u> The Contractor shall provide regular weekly collection of Solid Waste and Recyclable Materials from each Residential Unit and Township Facilities located within the Township. All Solid Waste and Recyclable Materials generated at each Residential Unit shall be collected by the Contractor, provided the Resident places such items in the manner specified in the Township-approved written notice specified in Section 6.4, and as otherwise set forth in the Bid Document.

The Contractor shall collect, transport and deliver all Solid Waste to the Medina County Solid Waste Facility located at 8700 Lake Road, Seville, OH.

The Contractor is responsible for delivering all Recyclables to a Material Recovery Facility for processing. The Material Recovery Facility shall be identified by the Contractor in the Contractor's Bid. The Material Recovery Facility must have the ability to recycle the following materials at a minimum: cans (aluminum and steel), cartons (refrigerator and shelf stable cartons), glass (bottles and jars), fiber (mixed paper, box board and cardboard) and plastic bottles and jugs. The Contractor may add additional materials to the recycling list, including additional plastic items. Any additional materials should be itemized in the Contractor's proposal.

The Contractor shall pay to the owner or operator of the facility or facilities all charges, costs, fees and expenses incurred for the disposal or processing of the Solid Waste or Recyclable Materials collected by the Contractor. Separated Recyclable Materials shall not be delivered to any landfill. All Collection Services performed by the Contractor pursuant to this Bid Document shall be performed in a competent and workmanlike manner. Notwithstanding anything to the contrary in this Bid Document, Contractor shall not take title to or liability for hazardous wastes.

- Vehicles and Equipment The Contractor shall furnish all vehicles and equipment necessary to provide 5.4 the Collection Services required in this Bid Document, as well as the necessary facilities for the thorough cleaning and maintenance of the vehicles and equipment. The Contractor shall keep all vehicles and equipment in a clean, sanitary and safe operating condition at all times consistent with industry standards. All vehicles used by the Contractor for the collection of Solid Waste or Recyclable Materials shall be enclosed, washed and cleaned, leak proof (including but not limited to free from leaks of fuel or hydraulic fluid), contain minimal rust and equipped with a broom, shovel and rake. All collection vehicles shall be equipped with a camera, backup alarm and LED lights. Other types of vehicles may be used only as approved by the Township. All vehicles shall be painted uniformly, and shall bear the Contractor's name, vehicle number and Contractor's telephone number. All vehicles and equipment may be inspected from time to time by the Township to determine that same are clean, sanitary and in safe operating condition; however, such an inspection shall not constitute a representation by the Township that the vehicles and equipment are safe. Any vehicles or equipment that, in the opinion of the Township, are not clean, sanitary or in a safe operating condition consistent with industry standards shall be removed from service by the Contractor until such vehicles have been cleaned and/or repaired to the satisfaction of the Township. Failure to comply with these standards constitutes grounds for termination of the Collection Agreement by the Township as provided in Section IX.
- Contractor Provided 95/96 Gallon Carts and 64/65 Gallon Carts

 The Contractor shall provide each Residential Unit registered to receive Unlimited Service a 95/96-gallon Cart for Solid Waste and a 95/96-gallon cart for Recyclables. The Contractor shall also provide each Residential Unit registered to receive Bag Service with a 64/65-gallon Cart to contain Recyclables. The cost to rent each cart for a particular level of service shall be incorporated into the Base Bid Price. The Contractor shall be responsible for the initial delivery of all Carts to each Residential Unit(s), as well as subsequent maintenance of the Carts.
- Contractor Provided Plastic Bag for Solid Waste
 The Contractor shall provide each Residential Unit registered to receive Bag Service with curbside collection and disposal of thirty-gallon plastic bag(s) for Solid Waste that Residents will purchase from the Contractor. The cost for collection and disposal of Solid Waste shall be incorporated into the price of each Contractor Bag. Additional thirty (30) gallon bags must be purchased through the Contractor. The Base Bid Price shall list the cost per Bag and the extended cost to purchase a roll of a specific quantity of Bags for Solid Waste. Bag Service customers will be entitled to place the Contractor Bag(s) and the Recyclable Cart curbside for collection once per week. Bag Service customers are not entitled to the weekly collection of Yard Waste or Bulky Items as part of this level of service.
- 5.7 <u>Contractor's Office and Telephone</u> The Contractor shall maintain an office in Medina County Ohio, or a contiguous County, and telephone service with a non-toll telephone number from the Township, which shall be manned by a live operator and a supervisor on working days from 7:00 a.m. to 7:00 p.m. to receive any complaints or calls regarding the Collection Services from a Resident or the Township.

The Contractor shall also maintain an emergency contact number which is available twenty-four (24) hours per day, seven (7) days per week.

- 5.8 Contractor Ability to Communicate with Vehicles in the Field The Contractor shall maintain two-way communication via radio, cellular telephone, text or on-board computer service with the drivers of all vehicles used to provide Collection Services within the Township or other communications technology, so that the Contractor may communicate with the drivers in order to expedite the Contractor's response to complaints regarding the Collection Services.
- 5.9 Employee Training The Contractor shall provide training in operations, approved collection routes, safety practices, use of employee uniforms and conduct for all employees involved in providing the Collection Services. All employees involved in providing Collection Services shall wear Contractor provided uniforms and high visibility clothing at all times.
- 5.10 Curbside Collection All collections shall be made from the right-hand side of the truck on the curb-line. The practice of two siding, zigzagging or otherwise employing the practice of crossing the roadway centerline to collect Solid Waste or Recyclables is strictly prohibited. Dead ends, alleys and private roads may be exempted upon written approval of the Township Trustees. Residents are responsible to have all Solid Waste and Recyclables Carts, Contractor-Provided Bags, Bags and Cans within three (3) feet of the curb-line. Residents shall have Carts with the lid opening towards the street. Additionally, Residents who have a Solid Waste Cart shall fill the Solid Waste Container before placing any other Solid Waste at the curb in Bags or Cans.

Prior to March 30, 2020, the Contractor shall deliver to each Residential Unit registered to receive Unlimited Service a 95/96-gallon Cart for Solid Waste and a 95/96-gallon cart for Recyclables. The Contractor shall replace lost or damaged Carts at the request of a Resident, at the Resident's cost, unless such damage is caused by the Contractor's negligence or ordinary wear and tear, at which point the Contractor shall not charge the Residential Unit.

Prior to March 30, 2020, the Contractor shall deliver to each Residential Unit registered for Bag Service, one (1) 65/64-gallon cart for Recyclables. The Contractor shall replace lost or damaged Carts at the request of a Resident, at the Resident's cost, unless such damage is caused by the Contractor's negligence or ordinary wear and tear, at which point the Contractor shall not charge the Residential Unit.

Residential Units not registered for Bag Service or Unlimited Service, prior to March 30, 2020, shall automatically be registered for Unlimited Services. The Contractor shall deliver one (1) 96-gallon Recycling Cart and one (1) 96-gallon Solid Waste Cart to the Residential Unit. The Residential Unit shall be obligated to maintain this level of service for ninety days, after which it may change its level of collection service.

The following levels of collection shall be offered:

a. Unlimited Service – The Contractor shall provide the Residential Unit with one (1) 95/96-gallon Recycling Cart and one (1) 95/96-gallon Solid Waste Cart. In addition to the 95/96-gallon Solid Waste Cart, Unlimited Service customers will be entitled to place their own Cans or Bags curbside for collection once per week. Unlimited Service customers may also place Yard Waste and Bulky Items curbside for collection at no additional charge. The entire volume of Cans, Bags, Yard Waste and Bulky Items shall not exceed two (2) cubic yards or an area of space of approximately 3' wide x 6' long x 3' tall. This volume is in addition to Solid Waste or Recycling Carts placed curbside.

b. Bag Service – The Contractor shall provide the Residential Unit with one (1) 64/65-gallon Recycling Cart. The Contractor shall provide curbside collection and disposal of Contractor-Provided 30-Gallon Plastic Bags. Bag Service customers will be entitled to place the Contractor-Provided 30-Gallon Plastic Bag(s) and the Recycling Cart curbside for collection once per week. Contractor-Provided 30-Gallon Plastic Bags must be purchased through the Contractor; thus, this portion of the Solid Waste service has been pre-paid by the Residential Unit. Bag Service customers may be charged a monthly routing service fee. Bag service customers are not entitled to the weekly collection of Yard Waste or Bulky Items.

Bag Service Customers shall arrange with the Contractor for the curbside collection of items specified on the Extra and Bulky Materials List for the price listed. Collection specifics for Extra and Bulky Materials are to be arranged between the Residential Unit and the Contractor. The Contractor shall charge the Residential Unit based upon the item(s) collected at the price outlined on the Extra and Bulky Materials List. Bag service customers are not entitled to the weekly collection of Yard Waste or Bulky Items.

- c. Additional Carts; Replacement Carts; and Lost Carts No additional Solid Waste or Recycling Carts will be provided to a Residential Unit for the management of their materials, unless the resident has paid for the additional Cart in full, as set forth in the Bid Form 6. If a Residential Unit desires to replace a Solid Waste or Recycling Cart due to their neglect or loss of the Cart, then the Contractor shall either exchange or replace the Cart after the resident has paid in full for the Cart. The Contractor shall invoice or charge the Residential Unit for applicable Cart replacement or loss costs in full. If a Cart needs to be replaced due to regular wear and tear, manufacturer's defect or Contractor's negligence, then the Contractor shall replace the Cart at no cost to the Residential Unit.
- d. Procedure for Changing Service Levels One quarter or ninety (90) days after a Residential Unit establishes a level of service with the Contractor; the Residential Unit may request to change their collection level of service from Unlimited Service to Bag Service or vice versa. The Residential Unit shall communicate directly with the Contractor to orchestrate this change.
- e. Opt Out Procedure If the Residential Unit requests to opt out of the Required Services; they are to obtain, complete and return an Affidavit to Opt Out for Solid Waste Services Provided by the Township of Brunswick Hills form (Exhibit 4) to Township Administrative Assistant at the Township. Once the Township's administration has approved the Affidavit, the administration shall inform the Contractor of the approval and direct them to arrange with the Residential Unit the removal of any Carts and/or Contractor-Provided 30-Gallon Bags.

The Contractor shall notify each Residential Unit ninety (90) days prior to the anniversary date of the Contract of the Opt Out Affidavit procedure. Resident Units wishing to opt out of the Required Services shall complete an Affidavit to Opt Out for Solid Waste Services form provided by the Township of Brunswick Hills annually. This form must be received and approved by the Township 60 days prior to the anniversary of the Contract, so that a list of qualifying Residential Units can be forwarded to the Contractor. This list provides verification to both the Township and the Contractor the number of Residential Units utilizing this option meets the threshold set forth in the Bid Documents (5% of Residential Units).

Ninety (90) days prior to the anniversary date of the contract, the Township shall request the Auditor's office to produce a list of Residential Units within Brunswick Hills Township. The total number of Residential Units delineated in this list, whether occupied, unoccupied or vacant, shall be included in the total Residential Unit number/count for the following Term or Renewal Year. A mathematical formula calculating 5% of the number of Residential Units set forth in the Auditor's list shall be the total number of Residential Units that can Opt Out of the Required Services for the following Term or Renewal Year. This process shall occur annually prior to the onset of the next Term or Renewal Year.

Example: $3,837 \times 5\% = 192 \text{ RU}$

- f. Procedure for Changing Cart Size One quarter or ninety (90) days after a Residential Unit establishes a level of service with the Contractor; the Residential Unit may request to exchange their 95/96-gallon Solid Waste or Recycling Cart for a 64/65-gallon Recycling or Solid Waste Cart. The Residential Unit shall contact the Contractor directly to arrange for the Cart exchange. The Contractor shall remove the Residential Unit's 95/96-gallon Cart and replace it with a 64/65 gallon Cart. The completion of this process shall not affect the current price of the Unlimited Service being provided to the Residential Unit. Notwithstanding anything to the contrary, Contractor shall supply said 64/65 gallon Cart within two (2) weeks of the request provided Contractor has said Cart in its inventory, otherwise said Cart will be supplied when Contractor has them available consistent with its standard business practice for maintaining such inventory.
- g. Procedure for Removal of Recycling Cart A Residential Unit may request to have their Recycling Cart removed from their property because they do not want to recycle. The Residential Unit shall contact the Contractor directly to orchestrate the removal of the Recycling Cart. The Contractor shall remove the Residential Unit's Recycling Cart. The completion of this process shall not affect the current price of the Unlimited Service or Bag Service being provided to the Residential Unit.
- 5.11 <u>Collection Requirements</u> The Collection Contractor shall only be obligated to collect Solid Waste and Recycling materials from each Residential Unit based on the Curbside Collection service level registered with the Contractor by the Residential Unit.

Each Cart, Bag, Can, Yard Waste and Bulk Waste shall be placed at curbside for collection. Curbside shall refer to that portion of right-of-way adjacent to paved or traveled Township roadways. These items shall be placed as close to the roadway as practicable without interfering with or endangering the movement of vehicles or pedestrians.

In the event of construction projects that limit the access to service the Cans, Bags, Yard Waste, Bulky Items, or Carts from the curb, it is the responsibility of the construction contractor to move the required Cans, Bags, Yard Waste, Bulky Items, or Carts across the street where service may be provided from the curb.

Contractor may decline to collect any Cart, Bag, Can, Yard Waste or Bulky Item not so placed. During snow removal season, Solid Waste/Recycling shall be placed in the driveway. All carts are to be placed at curbside with Bags, Cans, Yard Waste and Bulky Materials no further than ten (10) feet from the opening to the road, or on top of the snow windrow next to the roadway.

The Contractor is required to place each cart in an upright position with the attached lids closed, to the same or proper location as found prior to pick up.

Evictions and whole house move outs are not part of any Service. The Contractor shall collect such materials after the Resident Unit has made special arrangements for pick up and payment accordingly.

- 5.12 Collection of Bulky Items and Yard Waste Included in Unlimited Service Contractor shall collect on the regularly scheduled collection day from the usual point of pickup at a Residential Unit for residents with Unlimited Service. With the exception of evacuated refrigerators and couches, all Bulky Items and Yard Waste shall individually weigh less than 50 lbs. and be less than 48 inches in length. Glass windows, doors and walls shall have glass removed or taped and covered by cardboard. Mattresses and cloth furniture must be wrapped in plastic. Bulky Item and Yard Waste collection criteria shall be set forth in the Notice to Residential Units (Section 6.4). The Contractor shall collect such items without additional charge, for Unlimited Service
- 5.13 Charges for Bulky Items and Yard Waste Not Included in Bag Service The Contractor shall provide, as part of their Notice to Residential Units (Section 6.4), a procedure by which Residential Units not eligible for Bulky Item and Yard Waste collection may contract directly with the Contractor for the collection of Bulky Items and Yard Waste from the curb. All Bulky Items such as appliances containing chlorofluorocarbon gas (CFC or Freon) shall be subject to the requirements of Section 5.14.
- 5.14 <u>Collection of Chlorofluorocarbon (CFC) Appliances</u> Bulky Items such as appliances containing chlorofluorocarbon (CFC) shall only be collected by the Contractor if proper certification of CFC removal is indicated on the Bulky Item. This procedure shall be explained in the Contractor's Notice to Residential Units (Section 6.4).
- Collection of Home Remodeling Construction and Demolition Debris For Unlimited Service and Charged Bulky Item collection, the Contractor may limit the collection of minor home remodeling project materials to a space of approximately 3' wide x 6' long x 3' tall (2 cubic yards). The Contractor shall include such limitation in the Resident obligation notice mailed to the Residents of the Township (Section 6.4).
- 5.16 Services at Township Facilities The Contractor shall provide collection containers to the Township at the location, number, container type, and container size as stated in Exhibit 2. The Contractor shall collect all Solid Waste deposited in the collection containers stated in Exhibit 2. Within reason, the number, sizes and locations of the collection containers are subject to change at the discretion of the Township upon written notice to the Contractor.
- 5.17 <u>Commercial Establishments Excluded</u> This Collection Agreement does not require the Contractor to provide any required services to commercial establishments within the Township, unless such commercial establishments are specifically identified in Exhibit 2. The Contractor may, in its sole discretion, enter into private contracts to provide services to commercial establishments not defined as Township Facilities.
- 5.18 Homeowner Association Transition-In Provision Upon the commencement of the Contract on March 30, 2020, all Residential Units within the Township, including without limitation, Residential Units contained within a homeowners' association, shall begin utilizing and shall be subsequently charged for the Collection Services stated herein, except as otherwise provided in the Bid Documents.

SECTION VI - CONTRACTOR'S CONDITIONS OF RESIDENTIAL UNIT COLLECTION

6.1 Collection Routes and Day of Collection On or before November 26, 2019, the Contractor shall furnish the Township, for approval by the Township: (a) collection routes consisting of a route map, showing the individual routes for the collection of Solid Waste and Recyclable Materials and their beginning and ending points; (b) confirming the weekday on which all Residential Solid Waste and Recyclable Materials will be collected for each collection route within the Township (collection of Residential Solid Waste and Recyclable Materials shall be on the same weekly schedule, as set forth in the collection day and route schedule provided by the Contractor and approved by the Township.)

The Contractor shall not change the day of collection without written approval by the Township. In the event, such a change is approved by the Township, written notice of such approved change must be provided to each affected Residential Unit at least ten (10) days prior to the new collection day. The Township retains the right to adjust the collection routes submitted by the contractor to provide for safety, if deemed necessary by the Township. The Contractor shall perform the Collection Services using such collection routes.

- 6.2 <u>Holiday</u> Holidays that may be observed by the Contractor include New Year's Day, Memorial Day, Fourth of July, Labor Day, Thanksgiving Day, Christmas Day, or any other national holiday preapproved by the Township. In any week containing an observed holiday, the day of collection may be moved to the day immediately following the regular day of collection. The Contractor shall resume the regular schedule the following week. The Contractor shall advise Residential Units of the holiday schedule in the notice described in Section 6.4.
- **Starting and Ending Time** Collection of Solid Waste and Recyclable Materials shall occur between 5:00 a.m. and 7:00 p.m. on the day designated for collection. In the event the Township notifies the Contractor that the Contractor has violated the permissible hours of collection three or more times in any ninety (90) day period, except for the purposes of picking up missed collections as set forth above, the Township may, at the Township's discretion, fine the Contractor fifty dollars (\$50.00) per occasion.
- 6.4 Notice to Residential Units The Contractor shall include information pertaining to the management of Solid Waste and Recyclable Materials - signing up for a level of service; default level of service; placement of Carts at the curb; collection routes; holidays observed; extraordinary weather condition instructions; and other procedures and obligations of the owner or tenant of each Residential Unit before the initial delivery of each Recycling Container. The Contractor shall supply this same information in a plastic bag attached to each Recycling Cart delivered to each of the Residential Units in the Township. Annually thereafter during the term, and any extension years, the Contractor, at the Contractor's expense, shall provide updated collection information to each Residential Unit in the Township. The Contractor shall provide this same information in a PDF version to the Township for use in printed materials or on their web page. The initial notice, including the procedures and obligations, shall be submitted to the Township for approval by November 26, 2019. Subsequent notices shall be submitted to the Township for approval no later than thirty (30) days prior to the anniversary date of the start of the collection program. The Contractor shall not directly mail to any Residential Unit an advertisement targeted to Township residents without prior consent and written approval from the Township, which shall not be unreasonably withheld.

- 6.5 <u>Procedure for Curbside Collection Service</u> Except as provided in Section 6.6, collection of Solid Waste and Recyclable Materials shall be made for each Residential Unit at one (1) point of pick-up at the curbside of the Residential Unit or other identified location for non-curbed Residential Units.
- Procedure for Carry-out Collection Service The Contractor shall provide Carry-out Collection Service at the same rate as the Curbside Collection Service to any Resident with a physical disability which limits or impairs the ability to walk, in accordance with Ohio Revised Code Section 4503.44(A)(1). By agreement, either the Township or the Contractor may maintain the list of Residents who are eligible to receive Carry-out Collection Service at no additional charge, and notify the other party of any changes to that list. Residential Units requesting Carry-out Collection Service shall complete the required verification document shown in Exhibit 3. The point of collection of Bags, Cans, and Carts shall not exceed a distance of seventy-five feet (75') from the curb or identified location for non-curbed Residential Units. However, all Yard Waste and Bulky Items must be placed at the curb.
- 6.7 Procedure for Suspension of Collection Services for Vacation The Contractor shall provide, as part of their Implementation Plan, a procedure by which Residential Units may place their Collection Service on hold for vacation. The suspension of Collection Services for vacation shall be for a minimum of thirty (30) days and shall not exceed ninety (90) days and can only be requested once per calendar year period.
- 6.8 <u>Unoccupied or Vacant Residential Units</u> Residents shall be permitted to discontinue Collection Services on a temporary basis when the Residential Unit is vacant, upon notification provided by the owner of the residential Unit to the Contractor prior to the next quarterly billing cycle. Residential Units that are unoccupied or vacant shall not be charged Service Charges for Collection Services when the Contractor has been duly notified.
- be returned to the location from which they were removed and erect. The Contractor shall immediately pick up or sweep up any materials that the Contractor spills during collection. The Contractor is also responsible for cleanup of all hydraulic or other fluids which leak from collection vehicles. All such cleanups are required to be performed as soon as possible, but in no case longer than eight (8) hours after the spilled leak, or the end of the collection day. In the event the Contractor fails to adequately perform a cleanup required pursuant to this section, the Township shall have the right to perform such cleanup services using Township employees or other contractors and bill the Contractor for the costs for which the Contractor shall pay within seven (7) days of receipt of the bill from the Township.
- 6.10 <u>Damage to Collection Containers</u> The Contractor shall exercise due care to avoid damaging collection Cans and Carts. The Contractor shall replace any damaged Solid Waste or Recycling Cart as requested by a Residential Unit, and shall have the right to charge, as set forth in Bid Form 6, for the replacement Cart if the damage was demonstrated as having been done by the Residential Unit. The Contractor shall not be responsible for the replacement of Solid Waste Cans used by Residential Unit(s) registered for Unlimited Service that are the property of the Residential Unit(s).
- Solid Waste or Recyclable Materials for collection in a manner that violates the Resident's obligations as contained in the original notice delivered by the Contractor to each Residential Unit, the Contractor shall not be obligated to collect such items and leave a tag advising the Resident of the reasons why such is unacceptable. The Contractor shall notify the Township of any Residential Unit not collected due to a violation of the Resident's obligations providing the address of the Residential Unit and a description

- of the violation. The Contractor shall provide the Township with a daily list of copies of all tags left at each Residential Unit pursuant to this section.
- 6.12 Conduct of Contractor's Employees The Contractor shall perform all Collection Services in compliance with federal, state and local laws and ordinances, including rules and regulations adopted by the solid waste district and the local board of health. The Contractor's employees shall conduct themselves in a polite, courteous and helpful manner at all times and shall refrain from the use of loud or profane language. All employees shall wear a shirt or other appropriate clothing bearing the Contractor's company name in large type. The Township may request transfer of any employee who performs his or her duties in a manner that is unsatisfactory to the Township.
- 6.13 Contractor's Response to Complaints The Township shall notify the Contractor of any complaints received regarding the Contractor's services or performance and suggest corrective measures. The Contractor shall give prompt and courteous attention to all complaints, and in the case of missed collections, shall arrange for collection on the same day.
- 6.14 <u>Failure of Resident to Follow Specifications</u> In the event any Residential Unit fails to meet the specifications in the Contract, such as meeting the obligations to set Solid Waste at the curb, not meeting requirements for Bulky Items, exceeding Waste limits in the Contract, failing to pay in advance when required, then Contractor shall not be required to collect such items, but shall tag such items when they remain at the curb. Contractor shall act in good faith in applying this provision.

SECTION VII — PERFORMANCE ASSURANCE, BOND, INSURANCE AND INDEMNIFICATION

- Performance Assurance The Contractor shall immediately report to the Township any notice or order from any governmental agency or court or any event, circumstance or condition which may adversely affect the ability of the Contractor to fulfill any of its obligations hereunder. If, upon receipt of such report, or upon the Township's own determination that any such notice, order, event, circumstance or condition adversely affects the ability of the Contractor to fulfill its obligations, the Township shall have the right to demand adequate assurances from the Contractor that the Contractor is able to fulfill its obligations. Upon receipt by the Contractor of any such demand, the Contractor, within fourteen (14) days of such demand, shall submit to the Township its written response to any such demand. In the event that the Township does not agree that the Contractor's response will provide adequate assurance of future performance to the Township and its Residents, the Township may, in the exercise of its sole and reasonable discretion, seek substitute or additional sources for the delivery of all or a portion of the Collection Services, declare that the Contractor is in default of its obligations under this Collection Agreement, or take such other action the Township deems necessary to assure that the Collection Services will be provided including the right to terminate the Collection Agreement.
- 7.2 <u>Labor Disruptions</u> If the Contractor has knowledge that any actual or potential labor dispute is delaying or threatens to delay the timely performance of this Collection Agreement, the Contractor shall immediately give notice, including all relevant information, to the Township in accordance with Section 10.2.
- 7.3 Performance Bond Within fourteen (14) days after receiving the Notice of Award, the Contractor shall furnish and maintain for the duration of this Collection Agreement, including any renewal terms, a Performance Bond executed by a duly authorized surety, acceptable to the Township in all respects, or such other security acceptable to the Township, in the amount of one hundred percent (100%) of the

consideration for performance of nine (9) months of the Collection Agreement. The Performance Bond amount shall be calculated by multiplying the Base Bid Price for Unlimited Cart Service for one (1) ninety-six (96) gallon collection container for Recyclable Materials and one (1) ninety-six (96) gallon collection container for Solid Waste by the number of Residential Units in the Township (3,837) by nine (9) months. The Performance Bond is attached as Exhibit 6, and may be renewed by a substitute surety acceptable to the Township, provided that the terms and conditions of this Performance Bond obligate the surety to honor the Performance Bond until the Township accepts, in writing, a substitute surety.

The Contractor, at the Contractor's sole cost and expense, agrees that it shall at all times during the term and any renewal term of this Collection Agreement carry and maintain in full force and effect, for the mutual benefit of the Township and the Contractor, commercial general public liability insurance against claims for personal injury, death or property damage, occurring as a result of the performance of the Collection Services. The insurance coverage to be purchased and maintained by Contractor as required by this paragraph shall be primary to any insurance, self-insurance, or self-funding arrangement maintained by the Township, and subject to the applicable policy terms and conditions. The coverage and limits of such insurance are herein listed. The Contractor shall be responsible for payment of any and all deductible(s) or retention(s) under the policies of insurance purchased and maintained by it pursuant to this Contract.

Coverage	Minimum limits of liability, terms and coverage
Commercial/General Liability	\$1,000,000 bodily injury and property damage each occurrence, including
	advertising and personal injury, products and completed operations
	\$2,000,000 products/completed operations annual aggregate
	\$2,000,000 general annual aggregate
Auto Liability Insurance	\$1,000,000 each person, bodily injury and property damage, including owned, non-owned and hired auto liability ISO Form CA 9948, or a substitute form
	providing equivalent coverage, is required
Workers' Compensation	Statutory limits
Employer's Liability	\$1,000,000 bodily injury by accident, each accident
	\$1,000,000 bodily injury by disease, each employee
	\$1,000,000 bodily injury by disease, policy aggregate
Umbrella/Excess Liability	\$5,000,000 each occurrence and annual aggregate
	Underlying coverage shall include General Liability, Auto Liability, and
	Employers Liability
Pollution Legal Liability	\$1,000,000 per claim
	\$1,000,000 annual aggregate covering damages or liability arising or resulting
	from Contractor's services rendered, or which should have been rendered,
	pursuant to this Contract
Property	Contractor shall purchase and maintain property insurance covering machinery,
	equipment, mobile equipment, and tools used or owned by Contractor in the
	performance of services hereunder. City shall under no circumstance be
	responsible or liable for the loss or damage to, or disappearance of, any
	machinery, equipment, mobile equipment and tools used or owned by Contactor
	in the performance of services hereunder.

7.5 <u>Proof of Insurance</u> All insurance required by this Collection Agreement shall be obtained from a responsible insurance company or companies reasonably satisfactory to the Township and authorized to do business in the State of Ohio. The Township shall be named as an additional insured in such

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insurance policies to the extent of liabilities assumed by Contractor. Originals of the insurance policies or certificates shall be delivered to the Township promptly upon commencement of the term of this Collection Agreement, and insurance policy renewals or certificates shall be delivered to the Township not less than ten (10) days prior to the expiration dates of any policy. Each policy shall provide that the insurance company shall give notice to the Township at least ten (10) days prior to the effective date of any cancellation or expiration of any such insurance policy. Copies of all insurance policies shall be delivered to the Township's Fiscal Officer annually during the term of the Contract and any renewal terms.

- 7.6 Workers' Compensation Coverage Prior to commencing work under this Collection Agreement, the Contractor shall furnish to the Township satisfactory proof that the Contractor has paid current premiums for workers' compensation coverage for all persons employed in carrying out the work covered by this Collection Agreement. The Contractor shall hold the Township free and harmless for any and all personal injuries of all persons performing work for the Contractor under this Collection Agreement.
- Trustees, employees, agents, officers and consultants (each an indemnitee) harmless from and against any and all liabilities, claims, demands, causes of action, penalties, judgments, forfeitures, liens, suits, costs and expenses whatsoever (including those arising out of death, injury to persons, or damage to or destruction of property), and the cost and expenses incident thereto (including reasonable attorneys' fees), which any indemnitee may hereafter incur, become responsible for, or pay out for or resulting from the performance of the Collection Services under this Collection Agreement, provided that any such claim, damage, loss, or expense:
 - a. is attributable to bodily injury, sickness, disease, or death, or to injury to or destruction of tangible property, including any resulting loss of use; and
 - b. is caused in whole or in part by any intentional, reckless or negligent act or omission of the Contractor, anyone directly or indirectly employed by the Contractor, or anyone for whose acts Contractor may be liable, except to the extent it is caused in part by a party indemnified hereunder. Such obligation shall not be construed to negate, abridge, or otherwise reduce any other right or obligation of indemnity which would otherwise exist as to any party or person described in this section.
- 8 Environmental Indemnification The Contractor shall save, indemnify and hold the Township, its Board of Trustees, employees, agents, officers and consultants (each an indemnitee) harmless from and against any and all liabilities, claims, demands, causes of action, penalties, judgments, forfeitures, liens, suits, costs and expenses whatsoever (including those arising out of death, injury to persons, or damage to or destruction of property), and the cost and expenses incident thereto (including reasonable attorneys' fees), which any indemnitee may hereafter incur, become responsible for, or pay out for or resulting from contamination of or adverse effects on the environment, or any violation of governmental laws, regulations, or orders, in each case, to the extent caused by the Contractor's negligent, reckless, or willful misconduct relating to the Collection Services. Any indemnitee shall promptly notify the Contractor of any assertion of any claim against it for which it is entitled to be indemnified, shall give the Contractor the opportunity to defend such claim and shall not settle such claim without the approval of the Contractor. This section shall survive expiration or earlier termination of this Agreement.

- 7.9 <u>Indemnity Not Limited</u> In any and all claims against the Township, its employees, agents, officers and consultants, by any employee of the Contractor or anyone for whose acts any of them may be liable, the indemnification obligation under Sections 7.7 and 7.8 shall not be limited in any way by any limitation on the amount or type of damages, compensation, or benefits payable by or for the Contractor under workers' compensation acts, disability benefit acts, or other employees' benefit acts.
- 7.10 Personal Liability Nothing herein shall be construed as creating any personal liability on the part of any employee, agent, officer or consultant of the Township.

SECTION VIII — BILLING, PAYMENT, ADJUSTMENTS OR REDUCTIONS TO PAYMENT

8.1. Contractor to Charge and Obtain Payment of Service Charges From Residential Units as Agent of the Township

As authorized by Section 505.29 of the Ohio Revised Code, the Board of Township

Trustees shall establish, by resolution, equitable charges of rents, or Service Charges, to be paid to the Township for the use and benefit of such Collection Services by the Owner of every Residential Unit whose premises are so served. Such Service Charges shall include all related collection, disposal and processing fees, as well as any Optional Services in the amount specified on the Bid Forms attached as Bid Form 3: Price Sheet: Unlimited Service and the attached Recycling Processing Formula (per Ton and per RU Calculations) for Unlimited Services; and Bid Form 4: Price Sheet: Bag Service and the attached Recycling Processing Formula (per Ton and per RU Calculations) for Bag Service.

The Contractor shall directly invoice and collect all Service Charges from each Owner of a Residential Unit under this Collection Agreement on a quarterly basis, pursuant to the authority in Section 505.31(B) of the Ohio Revised Code. The Contractor's invoice for Service Charges shall delineate the component costs for each level of collection service, as set forth on the Bid forms. Such debt is owed directly to the Contractor.

By and on behalf of the Board of Township Trustees, the Contractor shall create a list of Residential Units whose premises are served by the Contractor that are delinquent regarding all Service Charges as to the disposal of waste pursuant to this Contract. The Contractor's list shall be provided to the Township at the end of each quarterly billing cycle. The Contractor's obligation to provide this list is mandatory in order for the Township's Fiscal Officer to certify to the Medina County Auditor the names of the property owners for the purpose of collection pursuant to O.R.C. Section 505.33 which requires those delinquent charges be certified on or before the first day of October of each year. Any funds received by the Township pursuant to ORC Section 505.33 shall be forwarded to Contractor.

The Contractor, by and on behalf of the Township and as its agent, shall be permitted to discontinue service to a Residential Unit that is delinquent in paying their service invoice to the Contractor for a period greater than 90 calendar days. The Contractor shall on a monthly basis provide the Township a list of Residential Units for which collection service has been discontinued and for which collection service has been re-instated.

8.2 Invoicing the Contractor for Non-Performance If the Contractor misses or fails to make a collection on the regularly scheduled day from any Residential Unit(s) on the same street three (3) or more time in any ninety (90) day period, even if corrected within twenty-four (24) hours, the Township may charge the Contractor as follows: the lesser of Fifty Dollars (\$50.00) per Residential Unit or Two Hundred and Fifty (\$250.00) per street (no more than one mile in length). A late set-out by a resident, that can be documented by the Contractor through vehicle GPS, cameras, or other tracking methodologies, shall not

be considered a miss or failure to collect. In the event the Township performs clean up services pursuant to Section 6.9, the Township may charge the Contractor One Hundred Dollars (\$100.00) per service call plus Fifty Dollars (\$50.00) per hour for clean-up services performed by the Township. The remedies available pursuant to this section are in addition to any other remedies available to the Township pursuant to this Collection Agreement, and the Township's determination not to use any remedy in response to failure to perform shall not constitute a waiver by the Township of the right to exercise any other remedy in response to subsequent failure(s) to perform by Contractor

- **Review of Generation Volumes** Annually at the request of the Township, Medina County Solid Waste District or the Contractor, the Contractor, District and the Township shall meet to review the volumes of Solid Waste and Recyclable Materials collected from the Township and its Residents, and delivered for disposal or processing.
- 8.4 Adjustments for Changes in the Recycling Market The Township recognizes that recycling market conditions are unstable at this time and future market conditions are difficult to predict. Therefore, the Township is including a pricing option for processing recyclables. For Year 1 of the contract, bidders are instructed to include a fixed price per ton and per Residential Unit per month to be charged to residents of the Township and must explain how this charge was calculated.

Bidders shall attach a sheet to this bid form that contains the explanation of this calculation. This calculation will be used to establish the recycling price for subsequent contract years and renewal years. In addition, Bidders shall provide information with respect to material Contamination limits, if any; and indicate any proposed financial penalties and/or actions to be taken by the Bidder if the Township exceeds the proposed Contamination limit. Also, Bidder shall provide a description of the process that will be used to determine when Contamination has exceeded the proposed limit and the process that will be used to notify the Township.

Annually, the Contractor, District and Township shall meet, no later than thirty (30) days prior to the anniversary date of the start of the collection program, to review the Contractor's current price and the next year's price, for processing Recyclables based upon the formula the Contractor set forth in the Bid Documents. Recyclables that have been placed in the Recycle Carts can be taken outside of the county for processing and are not required to go to the District's Facility. The Contractor will be responsible for paying all fees incurred for processing Recyclables.

Adjustments for Tipping Fee Changes at Medina County Solid Waste District's Transfer Station All solid waste (including Yard Waste) collected for disposal by the Contractor shall be hauled to the Medina County Solid Waste District's facility located at 8700 Lake Road, Seville, Ohio for disposal and processing. The rate charged shall include a component sufficient for the cost of a disposal charge at the District's facility. The tipping fee charged at the Medina County Facility as of May 1, 2019, was \$44.50 per ton. The unit price that is proposed by the Contractor shall be based on an anticipated District tipping fee of \$50.00 per ton.

The Contractor shall include in their proposal a per Residential Unit per month rate adjustment to account for any fluctuation that may occur in the District's tipping fee of \$1.00. This rate adjustment shall be applied to the monthly Residential Unit rate charged by the Contractor for the duration of the Contract, for each whole \$1.00 per ton increase or decrease in the tipping fee charged at the District's facility. Adjustments +/- shall only occur at each whole \$1.00 change.

The proposed or new tipping fee rate shall be subtracted from the existing or current tipping fee rate. The dollar difference generated from this mathematical formula is the number that should undergo rounding to ascertain the whole dollar amount against which the Contractor's per Residential Unit factor is to be multiplied. The Contractor shall round amounts of 50 cents or more up to the next whole dollar.

For example, if your subtracted amount is \$10.60, utilize \$11.00. Round amounts of less than 50 cents down to the next whole dollar. For example a subtracted amount of \$20.43 is rounded down to \$20.00.

<u>EXAMPLE</u>: If the Contractor's adjustment bid is +/- \$0.15 per each whole \$1.00 increase/decrease and the District's tipping fee rate decreases from \$50.00/ton to \$41.90 per ton, the Contractor shall notify the Township and the District that the charge per Residential Unit will decrease by eight (8) times \$0.15 which equals \$1.20 decrease per Residential Unit.

The Contractor shall notify the Township and the District thirty (30) days prior to the start of any billing period for which there will be an increase in District tipping fees that may affect the monthly charge. Any change of monthly charges to Township residents shall only be effective at the beginning of a billing period.

8.6 Adjustment for Changes in Cost of Fuel The Contractor shall apply a fuel adjustment to each Residential Unit's monthly invoice if the price of diesel fuel increases or decreases over the established base price during the term of this Contract or any extension years. The established base price of diesel fuel is \$XX.XX per U.S. gallon. The established base price of diesel fuel was the price of diesel fuel the week the bids were opened as reported by the U.S. Department of Energy, Energy Information Administration (EIA) Midwest On-Highway Retail Diesel Price.

Any fuel adjustment shall be applied as either a credit or a charge as a separate line item on the invoice, using the following Fuel Adjustment Table. To determine if a fuel adjustment is warranted, the Contractor and the Township shall use the price index published on the US Department of Energy website www.eia.doe.gov. The price to be used is the EIA Midwest On-Highway Retail Diesel Price.

The fuel adjustment shall only be applied to the difference in the base price of \$XX.XX per gallon as posted for the last week of the billing period. The adjustment equals 0.5% for every \$0.10 increase or decrease in the per gallon price of fuel above the base price. If the increase or decrease is within a range posted in the table, then a fuel adjustment shall not be applied. To calculate the adjustment, multiply the applicable adjustment percentage as shown in the following table to the total monthly invoice. This amount shall be applied as a credit on the invoice if the price of fuel decreases from the base price; alternately, this amount shall be applied as a charge on the invoice if the price of fuel increases over the base price. The fuel adjustment formula shall continue to be applied at the same incremental rate if the fuel price continues to rise above or below the prices indicated on the table.

Fuel Adjustm	ent Table
Fuel Cost	Applicable Adjustment %
Weekly EIA Midwest	
On-Highway Retail Diesel Price	
(average all types)	
\$2.60 - \$2.69	- 2.00%
\$2.70 - \$2.79	- 1.50%

\$2.80 - \$2.89	- 1.00%
\$2.90 - \$2.99	- 0.50%
\$3.00 - \$3.09	Sample Base Price
\$3.10 - \$3.19	+ 0.50%
\$3.20 - \$3.29	+ 1.00%
\$3.30 - \$3.39	+ 1.50%
\$3.40 - \$3.49	+ 2.00%
\$3.50 - \$3.59	+ 2.50%

Permissible Pass-Through Charges Any and all governmental fee increases incurred for disposal or processing of Solid Waste or Recyclable Materials may be passed on by the Collection Contractor to the Residential Unit. Any and all governmental fee decreases shall be passed on by the Collection Contractor to the Residential Unit. A governmental fee, cost or charge of any kind is a fee applied to the disposal or processing of Solid Waste or Recyclable Materials levied by the United States Federal Government, State of Ohio, a county, township, or solid waste district or Medina County Solid Waste District's facilities. The Collection Contractor shall give the Township and Residents as much notice as is practicable before adjusting for governmental or District fee modifications. In the event an adjustment is necessary, the Collection Contractor charge per Residential Unit shall be adjusted by an amount to be determined as follows:

For Solid Waste Disposal and Recyclables Processed Services Billed Monthly: Per Ton Price Difference ÷ 12 = Monthly Charge

8.8 Data Collection and Monthly Reporting

The Contractor shall prepare and report the following data on the Collection Services provided by the Contractor on forms provided or approved by the Township:

(a) a record of the number of Residential Units within the Township for which Solid Waste was collected by the Contractor on each regular collection day; (b) a record of the number of Residential Units within the Township for which Recyclable Materials was collected by the Contractor on each regular collection day; and (c) a record of the total amount of Solid Waste and/or Recyclable Materials collected within the Township pursuant to this Collection Agreement specified in tons, for each day that such Solid Waste and/or Recyclable Materials are delivered for disposal or processing (by commodity). Upon request of the Township, the Contractor shall provide copies of weight receipts and invoices that the Contractor obtains from the disposal or processing facilities. The Contractor shall prepare such records and provide them to the Township and the Medina County Solid Waste Coordinator on not less often than a monthly basis.

SECTION IX — BREACH, CURE, AND TERMINATION

9.1 Breach of Contract; Termination Upon the material failure of the Contractor to comply with the terms or conditions of this Collection Agreement, the Township may terminate the Collection Agreement in the following manner: the Township shall provide notice to the Contractor, by certified mail, return receipt requested, of the alleged material failure of the Contractor to comply with the Collection Agreement. The Contractor shall have ten (10) days to provide the Township with written assurance, which can be substantiated by reasonable proof, that the material failure(s) issues identified in the notice have been corrected. In the event that the Contractor fails to provide such written assurance

and substantiating proof within the ten (10) day period for corrective action, or there are ongoing or continuing material failures to perform the Collection Services, the Township may terminate this Collection Agreement. Any such termination shall not take effect until the Township is able to secure alternate or substitute service provider for the Collection Services. The Township may commence the process to obtain an alternate or substitute service provider for the Collection Services following the failure of the Contractor to cure the alleged material failure to the satisfaction of the Township, in the exercise of the reasonable discretion of the Township.

- 9.2 Surety or Township Cover in the Event of a Material Failure

 In the event of termination, the Contractor's surety shall have the right to take over and perform under the Collection Agreement. However, if the surety does not commence performance, the Township shall take over performance by contract or otherwise at the expense of the surety. In the event there is no surety-provided cover, or the Township is unable to provide or obtain cover, the effective termination date may be delayed by the Township until the Township completes the process of obtaining a substitute service provider of the Collection Services. In such event, the Contractor shall continue to perform its responsibilities under this Collection Agreement until the effective date of termination. Material failure includes, but is not limited to, the Township's receipt of more than twenty (20) bona fide complaints in any given month regarding the Collection Services. A bona fide complaint is a complaint that the Township has investigated and determined that the complaints represent failures of the Contractor to provide the required Collection Services. Material failure also includes the failure of the Contractor to provide the Performance Bond and proof of insurance as required.
- 9.3 Termination for Change of Control of Contractor

 The award of this Collection Agreement is based on the ownership and control of the Contractor as of the time of the award. Such ownership and control is a material term in such award. If during the term of this Collection Agreement, the Contractor shall be merged or sold, the Township shall have the right, in its sole discretion, to terminate this Collection Agreement upon thirty (30) days written notice of termination to the Contractor, which shall be exercised within 60 days of the Township receipt of written notice regarding such change in ownership. In the event of such notice of termination, the Contractor shall continue to perform under the terms of this Collection Agreement until such time as the Township is able to obtain alternate or substitute service.
- 9.4 <u>Termination of Facility Agreements</u> The Contractor is required to deliver Solid Waste and Recyclable Materials collected pursuant to the Collection Services Agreement to the facility or facilities identified in the Bid. In the event of the termination of any agreement between the Contractor and the identified facility or facilities through no fault of the Contractor, the Contractor shall be excused from delivering materials to such identified facility or facilities. The Contractor may deliver such materials to an alternate facility selected by the Contractor, upon notice to the Township. Any increase or decrease in the cost of providing Collection Services as a result of the termination of Contractor's facility agreement shall follow the procedure as outlined in Section 8.5 Permissible Pass-Through Charges.

SECTION X - MISCELLANEOUS PROVISIONS

10.1 Entire Agreement This Collection Agreement, Bid Form and other attachments and exhibits incorporated herein represent the entire agreement of the parties, and supersede all other prior written or oral understandings. This Collection Agreement may be modified or amended only by a writing signed by both parties.

- 10.3 <u>Waiver</u> No waiver, discharge, or renunciation of any claim or right of the Township or the Contractor arising out of a breach of this Collection Agreement by the Township or the Contractor shall be effective unless in writing signed by the Township and the Contractor.
- 10.4 <u>Applicable Law</u> This Collection Agreement shall be governed by, and construed in accordance with, the laws of the State of Ohio. Venue is proper in any county in which all or a part of the Collection Services are being rendered.
- 10.5 <u>Unenforceable Provision</u> If any provision of this Collection Agreement is in any way unenforceable, such provision shall be deemed stricken from this Collection Agreement and the parties agree to remain bound by all remaining provisions. The parties agree to negotiate in good faith a replacement provision for any provision so stricken.
- 10.6 <u>Binding Effect</u> This Collection Agreement shall be binding upon and shall inure to the benefit of, and be enforceable by and against, each party's successors and assigns. Provided, however, that the Contractor shall not assign this Collection Agreement or any of the Contractor's rights or obligations without the express written consent of the Township, which consent may be withheld for any reason or for no reason.
- 10.7 <u>Rights or Benefits</u> Nothing herein shall be construed to give any rights or benefits in this Collection Agreement to anyone other than the Township and the Contractor. All duties and responsibilities undertaken pursuant to this Collection Agreement shall be for the sole and exclusive benefit of the Township and the Contractor and not for the benefit of any other party.
- 10.8 Force Majeure Performance hereunder may be temporarily or permanently suspended where made impracticable due to events beyond the reasonable control of the party required to perform. Such events include, but are not limited to: acts of God; war, insurrection, or acts of terrorist; acts beyond the reasonable control of Contractor, extreme market conditions; extreme weather or the intervening acts of a superior governmental authority. Neither the Township nor the Contractor shall be considered in breach of this Agreement to the extent that performance of their reasonable obligations is prevented by an event of force majeure that arises after the Effective Date.

SECTION XI - BID FORMS

The meeting was called to order by the Beth Biggins-Ramer at 1:03 p.m. Beth Biggins-Ramer and Dennis Paul from the Prosecutor's Office explained that questions pertaining to the bid document would be noted and that written answers would be provided.

This document includes questions asked by representatives of waste management companies during the Mandatory Pre-Bid Meeting for The Collection, Transportation And Delivery For Disposal Or Processing Of Residential Solid Waste And Recyclable Materials Generated In And Collected From Residential Units In Brunswick Hills Township, And Township Facilities, along with questions received in correspondence. The answers to all questions are listed in red.

The meeting adjourned at 1:28 p.m.

Corrections Identified by the Medina County Solid Waste District

1. Corrected BID FORM 9: Non-Collusion Affidavit

Questions Received from Kimble Companies

- 2. Can the Township provide a list of all of the Township property addresses in an Excel format?
 - A: Yes, the document is Part 2 of this Addendum.
- 3. Is the number of households 3,837?

A: Yes.

4. Would the Township allow the Unlimited Service to consist of a 95/96-gallon Cart for solid waste and 64/65-gallon Cart for recycling?

A: Yes. Section 5.5 shall now read..."5.5 Contractor Provided 95/96 Gallon Carts and 64/65 Gallon Carts The Contractor shall provide each Residential Unit registered to receive Unlimited Service a 95/96-gallon Cart for Solid Waste and a 64/65 95/96-gallon cart for Recyclables. The Contractor shall also provide each Residential Unit registered to receive Bag Service with a 65/64-gallon Cart to contain Recyclables. The cost to rent each cart for a particular level of service shall be incorporated into the Base Bid Price. The Contractor shall be responsible for the initial delivery of all Carts to each Residential Unit(s), as well as subsequent maintenance of the Carts."

Section 5.5 shall now incorporate the following changes.

"5.10 Curbside Collection All ... Bags or Cans.

Prior to March 1, 2020, the Contractor shall deliver to each Residential Unit registered to receive Unlimited Service a 95/96-gallon Cart for Solid Waste and a 64/65 95/96-gallon cart for Recyclables. The Contractor shall replace lost or damaged Carts at the request of a Resident, at the Resident's cost, unless such damage is caused by the Contractor's

negligence or ordinary wear and tear, at which point the Contractor shall not charge the Residential Unit.

Prior to March 1, 2020, the Contractor shall deliver to each Residential Unit registered for Bag Service, one (1) 65/64-gallon cart for Recyclables. The...Residential Unit.

Residential Units not registered for Bag Service or Unlimited Service, prior to March 1, 2020, shall automatically be registered for Unlimited Services. The Contractor shall deliver one (1) 64/65 96-gallon Recycling Cart and one (1) 95/96-gallon Solid Waste Cart to the Residential Unit. The Residential Unit shall be obligated to maintain this level of service for ninety days, after which it may change its level of collection service.

The following levels of collection shall be offered:

- a. Unlimited Service The Contractor shall provide the Residential Unit with one (1) 64/65 96-gallon Recycling Cart and one (1) 95/96-gallon Solid Waste Cart. In addition to the 95/96-gallon Solid Waste Cart, Unlimited Service customers will be entitled to place their own Cans or Bags curbside for collection once per week. Unlimited Service customers may also place Yard Waste and Bulky Items curbside for collection at no additional charge. The entire volume of Cans, Bags, Yard Waste and Bulky Items shall not exceed two (2) cubic yards or an area of space of approximately 3' wide x 6' long x 3' tall. This volume is in addition to Solid Waste or Recycling Carts placed curbside.
- Residential Unit establishes a level of service with the Contractor; the Residential Unit may request to exchange their current 96-gallon Solid Waste or Recycling Cart for a different sized a sixty four 64-gallon Recycling or Solid Waste Cart. The Residential Unit shall contact the Contractor directly to arrange for the Cart exchange. The Contractor shall remove the Residential Unit's ninety six (96)-gallon Cart and replace it with a sixty-four (64) gallon Cart. The completion of this process shall not affect the current price of the Unlimited or Bag Service being provided to the Residential Unit. Notwithstanding anything to the contrary, Contractor shall supply said different sixty-four (64)-gallon Cart within two (2) weeks of the request provided Contractor has said Cart in its inventory, otherwise said Cart will be supplied when Contractor has them available consistent with its standard business practice for maintaining such inventory."

Section 7.3 shall now read..."7.3 <u>Performance Bond</u> Within fourteen (14) days after receiving the Notice of Award, the Contractor shall furnish and maintain for the duration of this Collection Agreement, including any renewal terms, a Performance Bond executed by a duly authorized surety, acceptable to the Township in all respects, or such other security acceptable to the Township, in the amount of one hundred percent (100%) of the consideration for performance of nine (9) months of the Collection Agreement.

The Performance Bond amount shall be calculated by multiplying the Base Bid Price for Unlimited Cart Service for one (1) ninety-six (64/65 96)-gallon collection container for Recyclable Materials and one (1) ninety-six (95/96) gallon collection container for Solid Waste by the number of Residential Units in the Township (3,837) by nine (9) months. The Performance Bond is attached as Exhibit 6, and may be renewed by a substitute surety acceptable to the Township, provided that the terms and conditions of this Performance Bond obligate the surety to honor the Performance Bond until the Township accepts, in writing, a substitute surety."

- 5. If a resident's cart is lost or stolen on the part of the resident, then can the resident be charged for the replacement cost of the cart?
 - A: Yes. See Bid Form 6B attached.
- 6. Would the Township consider removing the Pollution Legal Liability requirement specified in Section 7.4?

A: No.

- 7. Can the recyclables be taken to Medina County's facility for a free \$0.00/ton tip fee? Will the tip fee remain \$0.00/ton? (Section 5.3)
 - A: The Medina County Solid Waste District (MCSWD) as of 9-13-19 offers \$0.00/ton rate for the receipt of single stream recyclables and source separated cardboard brought to its 8700 Lake Road facility by Medina County haulers. Brunswick Hills Township cannot guarantee what Medina County Solid Waste District does with respect to its tipping fees.
- 8. Would Section 8.7 include any taxes levied by the State for things such as Fuel?

A: Any and all governmental fees affecting the per gallon price of diesel as reported by the U.S. Department of Energy, Energy Information Administration (EIA) Midwest On-Highway Retail Diesel Price shall be adjusted per the instructions set forth in Section 8.6 and not considered to be a charge as stated in Section 8.7.

9. Are the containers specified in Bid Form 7 for use by the community or for Township use only?

A: The containers specified in Bid Form 7 can be used by the Township or a Residential Unit.

- 10. Do you have to use the Performance Bond Form in the Bid Document?
 - A: No, you do not have to use this specific form.
- 11. Can CNG trucks use the same formula as diesel in 8.6 Adjustment for Changes in Cost of Fuel?

A: No.

Questions Received from Republic Services

- 12. Would the Township consider offering a smaller 64/65-gallon trash cart?
 - A: Yes. This shall not affect the pricing reflected in Bid Form 3. Revised Bid Form 6; 6A; and 6B shall reflect applicable costs.
- 13. Bid Form 3 needs to be adjusted to reflect the 64-65-gallon recycling cart.
 - A: The revised bid form is included in this document.
- 14. Bid Form 4 needs to be adjusted to reflect a "per bag" cost and not a "Residential Unit" cost.
 - A: The revised bid form is included in this document.
- 15. Is the fee to be reflected in Bid Form 6 a monthly charge or a one-time cost?
 - A: It is a monthly charge. The revised bid form is included in this document.
- 16. Pertaining to Bid Form 7 how is the Bidder to provide a tonnage cost when they will not know the tonnage costs at the MCSWD?
 - A: The revised bid form is included in this document.
- 17. Pertaining to Bid Form 7, haulers typically do not charge tonnage for 8 cubic yard and smaller containers. Can the form be revised?
 - A: The revised bid form is included in this document.

Questions Received from Rumpke Waste & Recycling

- 18. Can the Township provide a list of all of the private streets?
 - A: Private streets are listed by area in Section 5.1.
- 19. Can you amend the office times to 8:00 a.m. to 5:00 p.m. in conjunction with capabilities of e-mail and cell phone communication?
 - A: Yes. Section 5.7 shall now read... "5.7 <u>Contractor's Office and Telephone</u>
 The Contractor shall maintain an office in Medina County Ohio, or a contiguous County, and telephone service with a non-toll telephone number from the Township, which shall be manned by a live operator and a supervisor on working days from 8:00 a.m. to 5:00 p.m., as well as e-mail and cell phone contacts, 7:00 a.m. to 7:00 p.m. to receive any complaints or calls regarding the Collection Services from a Resident or the Township. The Contractor shall also maintain an emergency contact number which is available twenty-four (24) hours per day, seven (7) days per week."
- 20. Can there be a charge for exchanging carts due to changes in service level?
 - A: Yes, there can be charge for cart exchanges due to changes in service level. A revised bid form is included in this document.

BID FORM 1 Bidder Identification and References

Bidder Identification:
Name of Company Submitting Bid: Browning Ferris Industries of Ohio Inc
Street Address: 40195 Butternut Ridge Rd Elyria, Oh 44035
Mailing Address: Same as above
Name and Title of Individual Responsible for the Administration of a Contract, if awarded:
Richard Brogan General Manager
Phone: 440-458-3210 E-mail: RBrogan@republicservices.com
Qualifications Statement: On a separate sheet of paper to be attached to this bid form, describe your overall company (corporate) qualifications, experience and capacity to perform the Residential Solid Waste Collection, Disposal and Recycling Services and identify the management employees, and their experience, who will supervise performance of the Contract. This information will enable the City to judge the responsibility, experience, and capability of the Bidder.
References: Provide three (3) references of current public sector customers Contracting Authority: Olmsted Township
Contract Contact and Phone Number: Rebecca Corrigan 440-427-5573
Contract Term and Description: 5 Year Term Solid Waste & Recyclable Material Collection with Carts
Contracting Authority: Olmsted Falls
Contract Contact and Phone Number: Jim Graven 440-235-5550
Contract Term and Description: 5 Year Term Solid Waste & Recyclable Material Collection with
Carts
Contracting Authority: North Ridgeville
Contract Contact and Phone Number: Jim Whitlock 440-353-0840
Contract Term and Description: 5 Year Term Solid Waste & Recyclable Material Collection with
Carts



10-8-2019

Republic Services of Elyria

Qualification Statement for Brunswick Hills Township Bid

Solid Waste Collection years in Medina County - 35 plus

Service Area - City of Brunswick, Rural Townships

General Manager – Rick Brogan Years of Service – 39 years

Residential Operations Manager – Heather Brown Years of Service – 18

Municipal Services Manager – Dave Kidder Years of Service – 40 plus

BID FORM 2 Facility Information

Identify the facilities that would be used to manage Solid Waste and Recyclables in the performance of the Required Services, if a Contract is awarded.

Recycling Processing Facility (Primary):

Name of Facility: Medina County Solid Waste District Facility

Owner of Facility: Medina County

Street Address: 8700 Lake Rd Seville, Ohio 44273

Facility Manager: Elizabeth A. Biggins-Ramer

Phone: 440-769-0289 E-mail: bbiggins-ramer@medinaco.org

Recycling Processing Facility (Secondary):

Name of Facility: Lorain County Resource Recovery Complex

Owner of Facility: Republic Services

Street Address: 43650 Oberlin-Elyria Rd. Oberlin, Ohio 44074

Facility Manager: Dan Schoewe

Phone: 440-774-7634 E-mail: dschoewe@republicservices.com

Solid Waste Disposal Facility:

Name of Facility: Medina County Solid Waste District Facility

Owner of Facility: Medina County

Street Address: 8700 Lake Road, Seville, Ohio 44273

Facility Manager: Elizabeth A. Biggins-Ramer

Phone: (330) 769-0289 E-mail: <u>Iduaguns-ramer a medinaco.org</u>

BID FORM 3 (Revised – Addendum #1) Price Sheet: Unlimited Service

Indicate process in dollars and cents for each of the services below.

					each of the services bel		
		Collect			ste Disposal	*Recyclable Pr	
C4432		(Section 5.			ons 5.3, 8.3 & 8.4)	(Sections 5.3, 8.	
Contract Yea	ir	Price per Resider			Residential Unit per	Price per Reside	
		month to coll			spose of solid waste,	per month and	
		curbside Solid			ut not limited to all	process Recyclal	oles,
		Recyclable Mater			unty, state and		
		Carts; and up i			tal fees. The unit	*Attach required	sheet.
		materials placed			is proposed by the		
		Carts; and to pro			shall be based on an		
		95/96-gallon Car			District tipping fee		
		Waste and one		of \$50.00 pc			
		gallon Cart for Materials.	Recyclable	Approx. 3,8	37 RU		
Year 1	*****					\$0.00 /per	RU/Mo.
3/30/2020	to	\$ 13.90	/per	\$ 4.39	/per RU/Mo.	-	
3/29/2021		RU/Mo.				\$0.00 /Tor	18.29
Year 2							
3/30/2021	to	\$ 14.45	/per	s 4.39	/per RU/Mo.	XXX	
3/29/2022		RU/Mo.					18.84
Year 3		45.04		4.00			
3/30/2022	to	§ 15.01	/per	\$ ^{4.39}	/per RU/Mo.	XXX	
3/29/2023		RU/Mo.					19.40
Year 4		- 45 00		. 4.00			
3/30/2023	to	§ 15.60	/per	\$ 4.39	/per RU/Mo.	XXX	.0.00
3/29/2024		RU/Mo.					19.99
Year 5		- 40 00		. 400		į	
3/30/2024	to	\$16.20	/per	\$ 4.39	/per RU/Mo.	XXX	
3/29/2025		RU/Mo.			···		20,59
Option Year		0.16.91	,	s 4.39		_	
3/30/2025	to	\$ 16.81	/per	\$ 4.50	/per RU/Mo.	XXX	
3/29/2026		RU/Mo.					21,20
Option Year		c 17.45		a 4 30			
3/30/2026	to	§ 17.45	/per	\$ 4.39	/per RU/Mo.	XXX	
3/29/2027		RU/Mo.					21.84
Option Year		0 18 10		s 4.39	4	_	
3/30/2027	to	\$ 18.10	/per	5 4.55	/per RU/Mo.	XXX	
3/29/2028		RU/Mo.					22.49

Adjustments for Tipping Fee Changes at Medina County Solid Waste District's Tr	ansfer Station (Section 8.5)
Per Res. Unit/month rate adjustment to account for fluctuations that may occur in the	
District's tipping fee of \$1.00. This adjustment will be applied to the monthly Res.	\$.10 /per
Unit rate charged by the Contractor for the duration of the Contract, for each whole	RU/Mo.
\$1.00 per ton increase or decrease in the tipping fee charged at the District's facility.	

*Insert Recycling Processing Formula (per Ton and per RU Calculations) for Unlimited Service here (Section 8.4 and Section 8.5).

The Township recognizes that recycling market conditions are unstable at this time and future market conditions are difficult to predict. Therefore, the Township is including a pricing option for processing recyclables. For Year 1 of the contract, bidders are instructed to include a fixed price per ton and per Residential Unit per month to be charged to residents of the Township and must explain how this charge was calculated.

Bidders must attach a sheet to this bid form that contains the explanation of this calculation. This calculation would be used to establish the recycling price for subsequent contract years and renewal years. Also provide information with respect to material Contamination limits, if any. Indicate any proposed financial penalties and/or actions to be taken by the Bidder if the Township exceeds the proposed Contamination limit. Describe the process that will be used to determine when Contamination has exceeded the proposed limit and the process that will be used to notify the Township.

Recycling Processing Charge - CPF Charges a Rate

REC tons	Units	WPU	Charge	Rate per mth to Resident
718	3,837	0.19	\$ 5.00	\$ 0.10
718	3,837	0.19	\$ 10.00	\$ 0.20
718	3,837	0.19	\$ 15.00	\$ 0.30
718	3,837	0.19	\$ 20.00	\$ 0.40
718	3,837	0.19	\$ 25.00	\$ 0.50
718	3,837	0.19	\$ 30.00	\$ 0.60
718	3,837	0.19	\$ 35.00	\$ 0.70

Recycling Processing Charge - To Lorain Recycle Center

							Monthly Charge
REC tons	Units	NPC Dev	Pro Charge		ACR	New Chg	Recycle to resident
718	3,837	0.19	\$ 82.89	ب	(20.00) \$	62.89	\$ 0.98
718	3,837	0.19	\$ 86.21	₩	(21.00) \$	65.21	\$ 1.02
718	3,837	0.19	\$ 89.65	\$	(22.00) \$	67.65	\$ 1.05
718	3,837	0.19	\$ 93.24	ψ,	(23.00) \$	70.24	\$ 1.10
718	3,837	0.19	\$ 96.97	₹,	(24.00) \$	72.97	\$ 1.14
718	3,837	0.19	\$ 100.85	\$	(25.00) \$	75.85	\$ 1.18
718	3,837	0.19	\$ 104.88	ب	(26.00) \$	78.88	\$ 1.23

BID FORM 4 (Revised – Addendum #1) Price Sheet: Bag Service

Indicate process in dollars and cents for each of the services below.

	indicate process in dollars and cents for each of the services b			
	Collection and Waste Disposal (Sections 5.3, 8.4, & 5.10.b)	*Recyclable Processing (Sections 5.3, 8.3, & 8.4)		
Contract Year	Price per Residential Unit per month to collect weekly curbside Solid Waste utilizing 30-gallon Contractor-Provided bag(s) and Recyclable Materials utilizing a Cart; and to provide one (1) 64/65-gallon Cart for Recyclable Materials. The unit price that is proposed by the Contractor shall be based on an anticipated District tipping fee of \$50.00 per ton. Approx. 3,837 RU	Price per Residential Unit per month and per ton to process Recyclables. *Attach required sheet.		
Year 1 3/30/2020 to 3/29/2021	Monthly Routing \$ 6.75 Cost Per Bag \$	\$ 0.00 /per RU/Mo. \$ 0.00 /Ton		
Year 2 3/30/2021 to 3/29/2022	2.00 # Bags Per Roll 10 Cost Per Roll \$ 26.80	xxx		
Year 3 3/30/2022 to 3/29/2023	Monthly Routing \$ 7.15 Cost Per Bag \$ 10 2.76 # Bags Per Roll 10 Cost Per Roll \$ 27.60	xxx		
Year 4 3/30/2023 to 3/29/2024	Monthly Routing \$ 7.37 Cost Per Bag \$ 2.84 # Bags Per Roll 10 Cost Per Roll \$ 28.40	xxx		
Year 5 3/30/2024 to 3/29/2025	Monthly Routing \$ 7.60 Cost Per Bag \$ 2.93 # Bags Per Roll Cost Per Roll \$ 29.30	xxx		
Option Year I 3/30/2025 to 3/29/2026	Monthly Routing \$ 7.82 Cost Per Bag \$ 3.03 # Bags Per Roll 10 Cost Per Roll \$ 30.30	xxx		
Option Year 2 3/30/2026 to 3/29/2027	Monthly Routing \$ 8.10 Cost Per Bag \$ 10 3.13 # Bags Per Roll Cost Per Roll \$ 31.30	xxx		
Option Year 3 3/30/2027 to 3/29/2028	Monthly Routing \$ 8.40 Cost Per Bag \$ 10 3.24 # Bags Per Roll 10 Cost Per Roll \$ 32.40	xxx		

Adjustments for Tipping Fee Changes at Medina County Solid Waste District's Transfer Station (Section 8.5)

Per Bag rate adjustment to account for fluctuations that may occur in the District's tipping fee of \$1.00. This adjustment will be applied to the monthly Res. Unit routing charge assessed by the Contractor for the duration of the Contract, for each whole \$1.00 per ton increase or decrease in the tipping fee charged at the District's facility.

*Insert Recycling Processing Formula (per Ton and per RU Calculations) for Unlimited Service here (Section 8.4 and Section 8.5).

The Township recognizes that recycling market conditions are unstable at this time and future market conditions are difficult to predict. Therefore, the Township is including a pricing option for processing recyclables. For Year 1 of the contract, bidders are instructed to include a fixed price per ton and per Residential Unit per month to be charged to residents of the Township and must explain how this charge was calculated.

Bidders must attach a sheet to this bid form that contains the explanation of this calculation. This calculation would be used to establish the recycling price for subsequent contract years and renewal years. Also provide information with respect to material Contamination limits, if any. Indicate any proposed financial penalties and/or actions to be taken by the Bidder if the Township exceeds the proposed Contamination limit. Describe the process that will be used to determine when Contamination has exceeded the proposed limit and the process that will be used to notify the Township.

Recycling Processing Charge - CPF Charges a Rate

REC tons	Units	WPU	Charge	Rate per mth to Resident
718	3,837	0.19	\$ 5.00	\$ 0.10
718	3,837	0.19	\$ 10.00	\$ 0.20
718	3,837	0.19	\$ 15.00	\$ 0.30
718	3,837	0.19	\$ 20.00	\$ 0.40
718	3,837	0.19	\$ 25.00	\$ 0.50
718	3,837	0.19	\$ 30.00	\$ 0.60
718	3,837	0.19	\$ 35.00	\$ 0.70

Recycling Processing Charge - To Lorain Recycle Center

								Monthly Charge	
REC tons	Units	WPU	Pro C	Charge		ACR	New Chg	Recycle to resident	
718	3,837	0.19	\$	82.89	\$	(20.00)	62.89	\$ 0.98	
718	3,837	0.19	\$	86.21	\$	(21.00) \$	65.21	\$ 1.02	
718	3,837	0.19	\$	89.65	\$	(22.00) \$	67.65	\$ 1.05	
718	3,837	0.19	\$	93.24	\$	(23.00) \$	70.24	\$ 1.10	
718	3,837	0.19	\$	96.97	\$	(24.00) \$	72.97	\$ 1.14	
718	3,837	0.19	\$	100.85	ئ	(25.00) \$	75.85	\$ 1.18	
718	3,837	0.19	\$	104.88	\$	(26.00) \$	78.88	\$ 1.23	

BID FORM 5 Price Sheet: Bulky Items Service

Description	Unit Price
(*Refrigerant must be removed and tagged prior to collection)	
Air Conditioner (window)*	\$ 12.00
Bath Tub	\$ 12.00
Bulk Material (per container)	\$ 12.00
Bundled Yard Waste (brush, per bundle)	\$ 12.00
Carpet (rolled and tied in 4' lengths)	\$12.00 per roll
Carpet Padding (rolled and tied in 4' lengths)	\$ 12.00 per roll
Chair (upholstered)	\$12.00
Chair (wooden)	\$ 12.00
Dehumidifier*	\$ 12.00
Dishwasher	\$ 12.00
Dryer	\$12.00
Freezer*	\$12.00
Holiday Tree	\$ 12.00
Hot Water Tank	\$ 12.00
Incinerator	\$ 12.00
Loose Material (per container)	\$ 12.00
Mattress	\$ 12.00
Refrigerator*	\$ 12.00
Plastic Bagged Yard Waste (grass and leaves, per bag)	\$12.00
Proprietorial Bagged Yard Waste (grass and leaves, per bag	\$ 12.00
Shower/Tub Unit	\$ 12.00
Sink	\$ 12.00
Sofa	\$ 12.00
Springs	\$12.00
Stationary Tubs	\$12.00
Stove/Oven	\$12.00
Swing Set (disassembled)	\$ 12.00
Table (end)	§ 12.00
Table (kitchen)	\$ 12.00
Television	\$ 12.00
Toilet & Tank	§ 12.00
Washer	\$ 12.00
Other:	\$ 12.00

BID FORM 6 (Revised – Addendum #1) Price Sheet: Pricing for Additional Cart(s)

Price for Additional (Indicate the monthly 5.10. c.		resident requests an add	ditional cart per Section	
96-Gallon	96-Gallon	64-Gallon	64-Gallon	
Solid Waste Cart	Recycling Cart	Solid Waste Cart	Recycling Cart	
\$ 5.00 /Cart/Mo.	\$5.00 /Cart/Mo.	\$ 5.00 /Cart/Mo.	\$ ^{5.00} /Cart/Mo.	

BID FORM 6A (New - Addendum #1) Price Sheet: Pricing for Exchanging or Removing Cart(s)

Price for Exchanging Indicate the price per cart.		resident requests an ex-	change or removal of a			
96-Gallon	96-Gallon	64-Gallon 64-Gallon				
Solid Waste Cart	Recycling Cart	Solid Waste Cart	Recycling Cart			
\$20.00 /Per Cart	S20.00 /Per Cart	S ^{20.00} /Per Cart	\$ 20.00 /Per Cart			

BID FORM 6B (New - Addendum #1) Price Sheet: Pricing for Lost or Stolen Cart(s)

	r a Lost or Sto the monthly		cart to be cha	rged to re	place a cart di	ie to loss	or theft.
96-Gallo	n	96-Gall		64-Gall		64-Gallon	
Solid W.	aste Cart	Recycling Cart		Solid W	aste Cart	Recycling Cart	
\$0.00	/Cart/Mo.	\$0.00	/Cart/Mo.	\$0.00	/Cart/Mo.	S 0.00	/Cart/Mo.

BID FORM 7 (Optional) (Revised - Addendum #1)

Price Sheet: Pricing for Miscellaneous 40 Cubic Yard Container Service

	Provision of an open top roll-off container of up to forty (40) yards capacity for a single event (over and above roll-off containers provided per the agreement)	Per pull charge for each additional pull of an open top roll-off container of up to forty (40) yards capacity (over and above the specified number of pulls provided per the agreement)	Per ton charge for Solid Waste contained in an open top roll-off container of up to forty (40) yards capacity (over and above the specified number of pulls provided per the agreement)
Year 1 3/30/2020 to 3/29/2021	\$ 50.00	\$ <u>129.75</u>	Current MCSWD per Ton Charge
Year 2 3/30/2021 to 3/29/2022	\$ <u>50.00</u>	\$ <u>133.65</u>	Current MCSWD per Ton Charge
Year 3 3/30/2022 to 3/29/2023	\$ <u>55.00</u>	\$ <u>140.33</u>	Current MCSWD per Ton Charge
Year 4 3/30/2023 to 3/29/2024	\$ 55.00	\$ <u>147.17</u>	Current MCSWD per Ton Charge
Year 5 3/30/2024 to 3/29/2025	\$ <u>55.00</u>	\$ <u>156.02</u>	Current MCSWD per Ton Charge
Option Year 1 3/30/2025 to 3/29/2026	\$ <u>62.50</u>	\$ <u>164.66</u>	Current MCSWD per Ton Charge
Option Year 2 3/30/2026 to 3/29/2027	\$ <u>62.50</u>	\$ <u>173.04</u>	Current MCSWD per Ton Charge
Option Year 3 3/30/2027 to 3/29/2028	\$ <u>62.50</u>	\$ <u>188.16</u>	Current MCSWD per Ton Charge

BID FORM 7 (Optional) (Revised - Addendum #1)

Price Sheet: Pricing for Miscellaneous 30 Cubic Yard Container Service

	Provision of an open top roll-off container of up to thirty (30) yards capacity for a single event (over and above roll-off containers provided per the agreement)	Per pull charge for each additional pull of an open top roll-off container of up to thirty (30) yards capacity (over and above the specified number of pulls provided per the agreement)	Per ton charge for Solid Waste contained in an open top roll-off container of up to thirty (30) yards capacity (over and above the specified number of pulls provided per the agreement)
Year 1 3/30/2020 to 3/29/2021	\$ 50.00	\$ <u>129.75</u>	Current MCSWD per Ton Charge
Year 2 3/30/2021 to 3/29/2022	\$ <u>50.00</u>	\$ <u>133.65</u>	Current MCSWD per Ton Charge
Year 3 3/30/2022 to 3/29/2023	\$ 55.00	\$ <u>140.33</u>	Current MCSWD per Ton Charge
Year 4 3/30/2023 to 3/29/2024	\$ <u>55.00</u>	\$_147.17	Current MCSWD per Ton Charge
Year 5 3/30/2024 to 3/29/2025	\$ <u>55.00</u>	\$ <u>156.02</u>	Current MCSWD per Ton Charge
Option Year I 3/30/2025 to 3/29/2026	\$ 62.50	\$ <u>164.66</u>	Current MCSWD per Ton Charge
Option Year 2 3/30/2026 to 3/29/2027	\$ 62.50	\$ 173.09	Current MCSWD per Ton Charge
Option Year 3 3/30/2027 to 3/29/2028	\$ 62.50	\$ <u>188.16</u>	Current MCSWD per Ton Charge

BID FORM 7 (Optional) (Revised - Addendum #1)

Price Sheet: Pricing for Miscellaneous 20 Cubic Yard Container Service

	Provision of an open top roll-off container of up to twenty (20) yards capacity for a single event (over and above roll-off containers provided per the agreement)	Per pull charge for each additional pull of an open top roll-off container of up to twenty (20) yards capacity (over and above the specified number of pulls provided per the agreement)	Per ton charge for Solid Waste contained in an open top roll-off container of up to twenty (20) yards capacity (over and above the specified number of pulls provided per the agreement)
Year 1 3/30/2020 to 3/29/2021	\$ <u>50.00</u>	\$ <u>124.55</u>	Curreut MCSWD per Ton Charge
Year 2 3/30/2021 to 3/29/2022	\$ <u>50.00</u>	\$ 128.75	Current MCSWD per Ton Charge
Year 3 3/30/2022 to 3/29/2023	\$ 55.00	\$ <u>137.49</u>	Current MCSWD per Ton Charge
Year 4 3/30/2023 to 3/29/2024	\$ 55.00	\$_145.04	Current MCSWD per Ton Charge
Year 5 3/30/2024 to 3/29/2025	\$ 55.00	\$ 150.55	Current MCSWD per Ton Charge
Option Year I 3/30/2025 to 3/29/2026	\$ <u>62.50</u>	\$ <u>157.63</u>	Current MCSWD per Ton Charge
Option Year 2 3/30/2026 to 3/29/2027	\$ <u>62.50</u>	\$ <u>162.81</u>	Current MCSWD per Ton Charge
Option Year 3 3/30/2027 to 3/29/2028	\$ <u>62.50</u>	\$ <u>175.13</u>	Current MCSWD per Ton Charge

BID FORM 7 (Optional) (Revised - Addendum #1)

Price Sheet: Pricing for Miscellaneous 8 Cubic Yard Container Service

	Provision of a front load container of up to eight (8) cubic yards capacity for a single event (over and above containers provided per the agreement)	Per lift charge for each additional lift of a front load container of up to eight (8) cubic yards capacity (over and above the specified number of lifts provided per the agreement)	Per ton charge for Solid Waste contained in a front load container of up to eight (8) cubic yards enpacity (over and above the specified number of lifts provided per the agreement)
Year I 3/30/2020 to 3/29/2021	\$ 50.00	\$ <u>35.00</u>	\$/ton
Year 2 3/30/2021 to 3/29/2022	\$ 50.00	\$ 35.00	\$
Year 3 3/30/2022 to 3/29/2023	\$ <u>55.00</u>	\$ 40.00	\$
Year 4 3/30/2023 to 3/29/2024	§ 55.00	\$ <u>40.00</u>	\$/ton
Year 5 3/30/2024 to 3/29/2025	\$ 55.00	\$ <u>40.00</u>	\$
Option Year 1 3/30/2025 to 3/29/2026	\$ <u>62.50</u>	\$_45.00	\$/ton
Option Year 2 3/30/2026 to 3/29/2027	\$ <u>62.50</u>	\$ 45.00	\$/ton
Option Year 3 3/30/2027 to 3/29/2028	\$ <u>62.50</u>	\$ 45.00	\$/ton

BID FORM 7 (Optional) (Revised - Addendum #1)

Price Sheet: Pricing for Miscellaneous 6 Cubic Yard Container Service

	Provision of a front load container of up to six (6) cubic yards capacity for a single event (over and above containers provided per the agreement)	Per lift charge for each additional lift of a front load container of up to six (6) cubic yards capacity (over and above the specified number of lifts provided per the agreement)	Per ton charge for Solid Waste-contained in a front-load container of up to six (6) cubic yards eapacity (over and above the specified number of lifts provided per the agreement)
Year 1 3/30/2020 to 3/29/2021	\$ <u>50.00</u>	\$ 35.00	\$/ton
Year 2 3/30/2021 to 3/29/2022	\$ <u>50.00</u>	\$ <u>35.00</u>	\$/ton
Year 3 3/30/2022 to 3/29/2023	\$ 55.00	\$ 40.00	\$/ton
Year 4 3/30/2023 to 3/29/2024	\$ <u>55.00</u>	\$ <u>40.00</u>	\$/ton
Year 5 3/30/2024 to 3/29/2025	\$ _55.00	\$ 40.00	\$ /ton
Option Year 1 3/30/2025 to 3/29/2026	\$ <u>62.50</u>	\$ <u>45.00</u>	\$ /ton
Option Year 2 3/30/2026 to 3/29/2027	\$ 62.50	\$_45.00	\$Aon
Option Year 3 3/30/2027 to 3/29/2028	\$ 62.50	\$ <u>45.00</u>	\$/ton

BID FORM 7 (Optional) (Revised - Addendum #1)

Price Sheet: Pricing for Miscellaneous 4 Cubic Yard Container Service

	Provision of a front load container of up to four (4) cubic yards capacity for a single event (over and above containers provided per the agreement)	Per lift charge for each additional lift of a front load container of up to four (4) cubic yards capacity (over and above the specified number of lifts provided per the agreement)	Per ton charge for Solid Waste contained in a front load container of up to four (4) cubic yards capacity (over and above the specified number of lifts provided per the agreement)
Year 1 3/30/2020 to 3/29/2021	\$ <u>50.00</u>	\$ 35.00	\$
Year 2 3/30/2021 to 3/29/2022	\$ <u>50.00</u>	\$ 35.00	\$/ton
Year 3 3/30/2022 to 3/29/2023	\$ <u>55.00</u>	\$ 40.00	\$/ton
Year 4 3/30/2023 to 3/29/2024	\$ 55.00	\$ <u>40.00</u>	\$/ton
Year 5 3/30/2024 to 3/29/2025	\$ 55.00	\$ <u>40.00</u>	\$/ton
Option Year 1 3/30/2025 to 3/29/2026	\$ <u>62.50</u>	\$ <u>45.00</u>	\$/ton
Option Year 2 3/30/2026 to 3/29/2027	\$ 62.50	\$ 45.00	\$/ton
Option Year 3 3/30/2027 to 3/29/2028	\$ 62.50	\$ 45.00	\$/ton

BID FORM 7 (Optional) (Revised - Addendum #1)

Price Sheet: Pricing for Miscellaneous 2 Cubic Yard Container Service

	Provision of a front load container of up to two (2) cubic yards capacity for a single event (over and above containers provided per the agreement)	Per lift charge for each additional lift of a front load container of up to two (2) cubic yards capacity (over and above the specified number of lifts provided per the agreement)	Per ton charge for Solid Waste contained in a front load container of up to two (2) cubic yards capacity (over and above the specified number of lifts provided per the agreement)
Year 1 3/30/2020 to 3/29/2021	\$ <u>50.00</u>	\$ <u>35.00</u>	\$/ton
Year 2 3/30/2021 to 3/29/2022	\$ <u>50.00</u>	\$ <u>35.00</u>	\$/ton
Year 3 3/30/2022 to 3/29/2023	\$ <u>55.00</u>	\$ 40.00	\$/ton
Year 4 3/30/2023 to 3/29/2024	\$ <u>55.00</u>	\$ <u>40.00</u>	\$
Year 5 3/30/2024 to 3/29/2025	\$ 55.00	\$ <u>40.00</u>	\$/ton
Option Year 1 3/30/2025 to 3/29/2026	\$ 62.50	\$ 45.00	\$/ton
Option Year 2 3/30/2026 to 3/29/2027	\$ 62.50	\$ <u>45.00</u>	\$/ton
Option Year 3 3/30/2027 to 3/29/2028	\$ 62.50	\$ <u>45.00</u>	\$/ton

BID FORM 8

Bidder's Representations and Warranties

Each Bidder by submitting a Bid represents and warrants to the Township the following:

- 1. Bidder has read and understands the Bid Documents and the Bid is made in accordance therewith.
- 2. Bidder, prior to submitting a Bid, has familiarized itself with the Residential Solid Waste Collection, Disposal and Recycling Services requested.
- 3. Bidder will provide Residential Solid Waste Collection, Disposal and Recycling Services in compliance with all federal, state and local laws, ordinances, rules and regulations that may in any manner affect costs, progress or performance of the Required Services.
- 4. Bidder will not discriminate, by any reason of race, color, religion, sex, age, disability, national origin, or ancestry, against any person or employee in the hiring and supervision of employees for the performance of Residential Solid Waste Collection and Recycling Services.
- 5. Bidder is incorporated in or authorized to do business in the State of Ohio.
- 6. Bidder warrants that the Medina County Solid Waste Transfer Station, Recyclable Material Processing Facility or legitimate Recycling Facility is in operation and to the best of Bidder's knowledge will remain in operation during the term and any potential extension of the Contract.

Kirker Sioon	
Signature	
Richard Brogan, General Manager	
Printed Name, Title	
Octobres 8 2019	
Date	

BID FORM 8 Non-Collusion Affidavit (Corrected)

This affidavit is to be filled in and executed by the Bidder; if the Bid is made by a corporation, then by its Chief Officer.

COUNTY OF Lorain	
CONTRACTOR Richard Brogan	, being first duly swom,
(Name) deposes and says he is General Manager (Sole owner, partners, presiden	L, etc.)
Of	
Browning Ferris Industries of Ohio, Inc.	
	(Company Name)

the party making the foregoing Bid; that such Bid is not made in the interest of or on behalf of any undisclosed person, partnership, company, association, organization, or corporation; that such Bid is genuine and not collusive or sham; that said Bidder has not directly or indirectly, induced or solicited any other Bidder to submit a false or sham Bid, and has not directly or indirectly colluded, conspired, connived, or agreed with any Bidder or anyone else to submit a sham Bid, or that anyone will refrain from bidding; that said Bidder has not in any manner, directly or indirectly, sought by agreement, communication or conference with anyone to fix the Bid price of said Bidder or of any other Bidder, or to secure any advantage against the owner awarding the contract or anyone interested in the proposed contract; that all statements contained in such Bid are true; and, further, that said Bidder has not directly or indirectly, submitted his Bid price or any breakdown thereof, or the contents thereof, or divulged information or data relative thereto, or paid and will not pay any fee in connection therewith, to any corporation, partnership, company, association, organization, bid depository, or to any member or agent thereof, or to any other individual except to such person or persons as have a partnership or other financial interest with said Bidder in fils general business.

orarial Season

Caroline Faragher

tary Public, State of Ohio
Ay Commission Expires (
April 21, 2024

Seal of Notary

Signed:

Subscribed and sworn to before me this

8th day of October, 201

Notary Public

Page 10 of 18

BID FORM 10 Personal Property Tax Affidavit

STATE OF OHIO COUNTY OF MEDINA

AFFIDAVIT
I, the undersigned as General Manager (Owner, Partner, Authorized Representative)
of Browning Ferris Industries of Ohio, Inc. , having been first duly sworn (Name of Individual, Partnership or Corporation)
according to law, depose and state that at the time the attached bid was submitted that said
Browning Ferris Industries of Ohio, Inc. was not in delinquent in payment or Personal Property Tax (Name of Individual, Partnership or Corporation)
due in any tax district in any County in the State of Ohio.
Date: Oct 1, 3.019 General Manager (Fitte and Authorized Signature)
The undersigned states that Browning Ferris Industries of Ohio, Inc. is a corporation authorized (Corporation Name)
To do business in the State of Ohio, and that he/she has been authorized by proper corporate resolution to
sign the above statement.
General Manager (Title and Authorized Signature)
Sworn to before me this 8th day of Detale, 2019.
[SEAL] Caroline Faragher Pary Public, State of Ohio Notary Public

Page 51 of 61
Commission Expires Al. 7-30-19: 2019 Brunswick Hills Township
Collection. Transporting and Delivery for Disposorbe 13/2024 sing of Residential Solid Waste and Recyclable Materials

FOR ON.

W-9

(Rev. October 2018) Department of the Treasury Internal Revenue Service

Request for Taxpayer Identification Number and Certification

▶ Go to www.irs.gov/FormW9 for instructions and the latest information.

Give Form to the requester. Do not send to the IRS.

	I hame (as shown on your income tax return). Name is required on this line; do	o not leave this line blank.											
	Republic Services, Inc.												
	2 Business name/disregarded entity name, if different from above												
က်	Browning-Ferris Industries of Ohio, Inc. (ein 74-6186												
ge	3 Check appropriate box for federal tax classification of the person whose name is entered on line 1. Check only one of the following seven boxes.						4 Exemptions (codes apply only to certain entitles, not individuals; see						
instructions on page 3):								lonsk	s; see				
20	Individual/sole proprietor or LLC Corporation LLS Corporation Partnership Trust/estate Single-member LLC												
ig de	Exempt payee code (if any)							y)	5				
E to	Exempt payee code (if any) Limited flability company. Enter the tax classification (C=C corporation, S=S corporation, P=Partnership) Note: Check the appropriate box in the line above for the tax classification of the single-member owner. Do not check the LLC is classified as a single-member LLC that is disregarded from the owner unless the owner of the LLC is another LLC that is not disregarded from the owner for U.S. federal tax purposes. Otherwise, a single-member LLC that is of the current payer of the current payer of the current payer. Exempt payee code (if any) Exempt payee code (if any) Code (if any) D												
istr H	LLC if the LLC is classified as a single-member LLC that is disregarded to	om the owner unless the o	woer of	tha I l	Cle	;	nption		FA?	CA:	-	ting	
P	Streek appropriate box for federal tax classification of the person whose name is entered on line 1. Check only one of the following seven boxes. Individual/sole proprietor or C Corporation S Corporation Partnership Trust/estate Limited ilability company. Enter the tax classification (C=C corporation, S=S corporation, P=Partnership) Note: Check the appropriate box in the line above for the tax classification of the single-member owner. Do not check LLC if the LLC is classified as a single-member LLC that is disregarded from the owner of the LLC is another LLC that is not disregarded from the owner of the LLC is is disregarded from the owner of the LLC is is disregarded from the owner for U.S. federal tax purposes. Otherwise, a single-member LLC that is disregarded from the owner should check the appropriate box for the tax classification of its owner. Other (see instructions) A Exemptions (codes appropriate on the instructions on page 3): Exempt payee code (if any) Exemption from FATCA recovery code (if any) Code (if any) Other (see instructions) A Exemption is codes appropriate on the instructions on page 3):							D					
Ç.	Other (see instructions) >	ax cidasitication of its Owill	er.			Mento	ts to acc	ovoře a	aniu tul	land a	oferes t	w. (15)	
Spe	5 Address (number, street, and apt. or suite no.) See instructions.	<u> </u>	Reques	ter's	name e						167000	10 0.3.)	
See	18500 N Allied Way		•					(4)-1		′			
0,1	8 City, state, and ZiP cocie												
	Phoenix AZ 85054	Andrea and an and an and an and an and an and an an an an an and an											
	7 List account number(s) here (optional)												
Pai													
Enter	your TIN in the appropriate box. The TIN provided must match the name	ne given on line 1 to avo	oid	Soc	cial sec	urity	numb	er					
reside	p withholding. For individuals, this is generally your social security nun nt alien, sole proprietor, or disregarded entity, see the instructions for	NDer (SSN). However, fo Part Lleter For other	ora								П		
entitie	s, It is your employer identification number (EIN). If you do not have a r	number, see How to ge	t a						-}				
TIN, I				or									
Note: Numb	If the account is in more than one name, see the instructions for line 1 er To Give the Requester for guidelines on whose number to enter.	. Also see What Name a	me and Emplo			yer identification number							
,,,,,,,,,,	or to one he had selected for galderines on whose he differ.			6	5	_ 0	7	1	6	9	0	4	
Par	Certification			L			للل			لــــا			
	penalties of perjury, I certify that:												
	e number shown on this form is my correct taxpayer identification num	har for Lam walting for	a aucada	ar 10	مدا مط								
2. I ar	n not subject to backup withholding because: (a) I am exempt from ha	ckup withholding or (b)	Lhave	not t	neen r	otifia	d by	the l	ntar	nal i	مین	nuo	
Se	vice (IRS) that I am subject to backup withholding as a result of a failu	re to report all interest o	or divide	ands,	or (c)	the I	RS h	as n	otifie	ed m	e tha	atlam	
	longer subject to backup withholding; and												
	n a U.S. citizen or other U.S. person (defined below); and												
	FATCA code(s) entered on this form (if any) indicating that I am exem												
vou h	ication instructions. You must cross out item 2 above If you have been n ave failed to report all interest and dividends on your tax return. For real es	otitied by the IHS that you	ou are cu	arren ot en	tly sub	ect t	o bac	kup o inte	with	hold	ing b	ecause	
acqui	sition or abandonment of secured property, canceliation of debt, contribut	ions to an individual retir	ement a	rrand	amen	t /IRA	ໂລກຕ	i nen	arail	hi n	ounce.	ints	
other	than interest and dividends, you are not required to sign the certification	out you must provide you	n cone	ot TIN	l. See	the in	struc	tions	for	Part	li, la	ter.	
Sign	Signature of			- 1-									
Here	U.S. person ►		Date ▶	5/6	3/201	9							
Ge	neral Instructions	• Form 1099-DIV (di funds)	vidends	s, Inc	łuding	thos	e fro	n ste	ocks	or i	mutu	al	
Section references are to the Internal Revenue Code unless otherwise noted.		Form 1099-MISC (various types of income, prizes, awards, or gross proceeds)						ross					
	e developments. For the latest information about developments d to Form W-9 and its instructions, such as legislation enacted	Form 1099-B (stock or mutual fund sales and certain other											
after they were published, go to www.irs.gov/FormW9.		transactions by brokers) • Form 1099-S (proceeds from real estate transactions)											
Purpose of Form			Form 1099-K (merchant card and third party network transactions)						ກຣ)				
An individual or entity (Form W-9 requester) who is required to file an information return with the IRS must obtain your correct taxpayer		 Form 1098 (home 1098-T (tultion) 	mortga	ge in	terest), 109	8-E (stud	ent i	loan	inte	rest),	
identification number (TIN) which may be your social security number (SSN), Individual taxpayer identification number (ITIN), adoption taxpayer identification number (ATIN), or employer identification number (EIN), to report on an Information return the amount paid to you, or other amount reportable on an information return. Examples of information		• Form 1099-C (can	celed d	ebt)									
		Form 1099-A (acquisition or abandonment of secured property)											
		Use Form W-9 on alien), to provide yo	ly if you	are	a U.S							nt	
returi	is include, but are not limited to, the following. m 1099-INT (interest earned or paid)	If you do not retur be subject to backup	n Form	W-9	to the	requ	Jestei at is h	r witi	ha I	ΠN,	you .	might	
	, "	later.		,- 1	~	,			j= 41	47 (1)		· ഈ	

BID FORM 11 Taxpayer Identification – W-9 Insert Here

30 W Spring St. Columbus OH 43215-2256 Governor Mike DeWine Administrator/CEO Stephania B. McCloud

www.bwc.ohio.gov 1-800-644-6292

CERTIFICATE OF EMPLOYER'S RIGHT TO PAY COMPENSATION DIRECTLY

To be posted in employer's place or places of employment in compliance with Section 4123.83 of the Onio Revised Code. Any employer requiring more than one copy of this certificate, may reproduce as many copies (without any afterations or changes) as required.

Policy Number and Employer Name 20005515	Period Specified Below
REPUBLIC SERVICES, INC. 18500 N ALLIED WAY PHOENIX, AZ 85054-6164	May 1, 2019 to May 1, 2020



Sub(s):

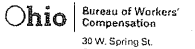
20005515-027	REPUBLIC EES, LLC
20005515-026	LORAIN COUNTY LANDFILL LLC
20005515-025	AWIN MANAGEMENT INC
20005515-024	ALLIED WASTE SERVICES OF N.A. LLC
20005515-023	REPUBLIC SERVICES OF NORTH CAROLINA LLC
20005515-022	PORT CLINTON LANDFILL INC
20005515-021	CARBON LIMESTONE LANDFILL LLC
20005515-020	COUNTY ENVIRONMENTAL LANDFILL LLC
20005515-019	REPUBLIC SERVICES NATIONAL ACCOUNTS LLC
20005515-018	REPUBLIC SERVICES OF INDIANA, LP
20005515-017	ALLIED WASTE NORTH AMERICA INC.
20005515-016	REPUBLIC SERVICES OF OHIO III, INC.
20005515-015	REPUBLIC SERVICES OF OHIO IV, LLC
20005515-014	REPUBLIC SERVICES OF OHIO II, LLC
20005515-013	REPUBLIC SERVICES OF OHIO I, LLC
20005515-012	REPUBLIC SERVICES OF OHIO HAULING, LLC
20005515-011	REPUBLIC SERVICES OF KENTUCKY, LLC

This certifies that on date hereof the above named employer having met the requirements provided in Section 4123.35 of the Ohio Revised Code has been granted authority by the administrator to pay compensation directly to its injured or dependents of killed employees as provided in said Section for the period above set forth.

Sincerely,

Stephanie B. McCloud Administrator/CEO

BWC-7201 SI-1



Columbus OH 43215-2256

Governor Mike DeWine Administratos/CEO Stephanle B. McCloud

veg,orlo.awd.www 1:-800-644-6292

CERTIFICATE OF EMPLOYER'S RIGHT TO PAY COMPENSATION DIRECTLY

To be posted in employer's place or places of employment in compliance with Section 4123.83 of the Ohio Revised Code. Any employer requiring more than one copy of this certificate, may reproduce as many copies (without any alterations or changes) as required.

Policy Number and Employer Name 20005515	Period Specified Below
REPUBLIC SERVICES, INC.	May 1, 2019
18500 N ALLIED WAY	to
PHOENIX, AZ 85054-6164	May 1, 2020

20005515-010	COUNTY DISPOSAL (OHIO), INC.
20005515-009	WILLIAMS COUNTY LANDFILL, INC.
20005515-008	CELINA LANDFILL, INC.
20005515-007	CHEROKEE RUN LANDFILL, INC.
20005515-006	BFI WASTE SYSTEMS OF NORTH AMERICA, LLC
20005515-005	BROWNING FERRIS INDUSTRIES OF OHIO, INC
20005515-004	CECOS INTERNATIONAL, INC.
20005515-003	NOBLE ROAD LANDFILL, INC.
20005515-002	DEMPSEY WASTE SYSTEMS II, INC.
20005515-001	ALLIED WASTE SYSTEMS, INC.
20005515-028	REPUBLIC SERVICES OF OHIO TRANSPORTATION LLC

This certifies that on date hereof the above named employer having met the requirements provided in Section 4123.35 of the Ohio Revised Code has been granted authority by the administrator to pay compensation directly to its injured or dependents of killed employees as provided in said Section for the period above set forth.

Sincerely,

Stephanie B. McCloud Administrator/CEO

BWC-7201 SI-1

30 W. Spring St. Columbus OH 43215-2256 Governor Mike DeWine Administrator/CEO Stephanie B. McCloud

www.bwc.ohio.gov 1-800-644-6292

CERTIFICATE OF EMPLOYER'S RIGHT TO PAY COMPENSATION DIRECTLY

To be posted in employer's place or places of employment in compliance with Section 4123.83 of the Ohio Revised Code. Any employer requiring more than one copy of this certificate, may reproduce as many copies (without any alterations or changes) as required.

Policy Number and Employer Name 20005515	Period Specified Below
REPUBLIC SERVICES, INC. 18500 N ALLIED WAY PHOENIX, AZ 85054-6164	May 1, 2019 to May 1, 2020
£	



This certifies that on date hereof the above named employer having met the requirements provided in Section 4123.35 of the Ohio Revised Code has been granted authority by the administrator to pay compensation directly to its injured or dependents of killed employees as provided in said Section for the period above set forth.

Sincerely,

Stephanie B. McCloud Administrator/CEQ

BWC-7201

51-1

30 W. Spring St. Columbus OH 43215-2256 Governor Mike DeWine Adamstrator/CEO Stephanie B. McCloud

www.bwc.ohio.gav 1-800-644-6292

FINDING OF FACTS

In matter of the renewal application of

20005515

(hereinafter referred to as employer)

of

REPUBLIC SERVICES, INC.

18500 N ALLIED WAY

PHOENIX, AZ 85054-6164



EXCLT0319A00773840400

The above employer, having filed its desire to continue the privilege of self-insurance pussuant to the Ohio Workers' Compensation Law and Section 35. Article It Constitution of Ohio, and such renewall application and its contents having been carefully examined by the Ohio Bureau of Workers' Compensation, the administrator hereby grants the privilege of self-insurance to above the employer from:

May 1, 2019

May 1, 2020

or until further action of the Ohio Bureau of Workers' Compensation

Sincerely,

Stephanie B. McCloud Administrator/CEO

CURRENT OHIO WORKER'S COMPENSATION CERTIFICATE Insert Here

BID BOND FOR COLLECTION SERVICES

"Principal") and, [insert name of surety](as doing business under and by virtue of the laws of making, guaranteeing, or becoming sole surety upo laws of the State of Ohio, and that the liability incu Code are held and firmly bound unto the sum of Dollars, in lawful money of	"Surety"), a corporation organized and the State of Ohio, and duly licensed for the purpose of n bonds or undertakings required or authorized under the rred is within the limits of section 3929.02 of the Revised e Township of, Ohio (as "Oblige"), in the the United States, for the payment of such sum to be each of our administrators, successors, and assigns, jointly
Principal did on theday of Transportation and Delivery for Disposal or Process	GATION IS SUCH, that whereas the above-named, 2019, submit a Bid to the Oblige for the Collection, sing of Solid Waste and Recyclable Materials generated by , Ohio conducted within the jurisdiction of the Obligee
shall within fourteen (14) days after the prescribed the Collection Services Agreement with the Oblig required Performance Bond with good and sufficier fulfillment of such Collection Services Agreement. then the above obligation will be void and of no effective fails to enter into such Collection Services Agreement. Specified, then the above obligation will remain in by the Surety subject to the condition that in no even Bid Bond than the difference between the amount which the Obligee may be able to award the Collection Services Agreement.	forms are presented to the Principal for signature, execute see in accordance with the Bid as accepted, and give the strategy or sureties for the faithful performance and proper. If the Bid of the Principal is not accepted by the Obligee, etc. If the Bid of the Principal is accepted, but the Principal element or give such Performance Bond within the time full force and performance effect. This Bid Bond is issued ent shall the Surety be liable for a greater amount under this of the Bid and the lowest amount in excess of that Bid for election Services Agreement within a reasonable time. All in the context of the use, are defined in Bid Documents. The part of the Bid Bond under their part of the Bid Bond under their part of the use, are defined in Bid Bond under their part of the use, are defined in Bid Bond under their part of the use are
	(Name of Principal)
(Affix Corporate Seal)	By:
	Address:

	(Name of Corporate Surety) *
	Ву:
(Affix Corporate Seal)	Its:
	Address:
	Legal Status of the
	<u>Principal</u>
A CORPORATION for whom	I duly organized and doing business under the laws of the State of,
, be	aring the official title of, whose signature is affixed to this
Bid Bond, is duly authorized	to execute contracts.
A PARTNERSHIP	trading and doing business under the firm name and style of, all
the members of which with a	addresses are.
	vhose signature is affixed to this Bid Bond, doing business under the firm name and
	CERTIFICATE AS TO
	PRINCIPAL
l,	, certify that I am the Secretary of the corporation named as the
Principal in the within Bid	Bond; that, who signed the Bid Bond on behalf of
is genuine; and that the Rid	of the corporation; that I know his/her signature, and his/her signature thereto Bond was duly signed, sealed, and attested to for and on behalf of the corporation
by authority of its governing	
	(Affix Corporate Seal)
	UNTITA COHOMBIO DOBLI

EXHIBIT 1 Implementation Plan Insert Here

EXHIBIT 2 Township Facilities List

Container Name	Container Location	Container Size	Current Frequency of Service
Township Hall and Fire Department	1918 Pearl Road	2 cubic yards	1x week
Police Department	505 Substation Road	2 cubic yards	1x week
Service Department	1643 Substation Road	4 cubic yards	1x week
Brunswick Hills Fire Department #2	4875 Grafton Road	95 gallon	1x week

EXHIBIT 3 BRUNSWICK HILLS TOWNSHIP RESIDENTIAL WASTE COLLECTION MEDICAL PICK-UP SERVICE APPLICATION

Brunswick Hills Township, when possible, provides a special Medical Pick-Up service to residents who are disabled or physically unable to place their solid waste and recycling at the designated point of collection. While Brunswick Hills Township is able to provide this service in certain circumstances, we must limit its availability to those whose mobility is medically and physically impaired. One application is required for each person in the household.

To begin service, each household member should complete the "Resident's Certification for Medical Pick-Up Exemption" section of this form below. Each resident's physician should then complete the "Physician's Certification for Medical Pick-Up Exemption," confirming that the resident has a condition that prevents him/her from bringing his/her solid waste and recycling to the curbside pick-up location. Please be advised that, in order to cover the additional cost of the Medical Pick-Up service, an additional fee may be added to the household's monthly trash bill. These fees are subject to change without notice.

Please note, residents utilizing medical pick-up service will be restricted to two bags of trash or one trash cart and one Recycling cart per week for the household. Trash bags or trash cart and Recycling cart must be placed at the front of the garage or front door of the home on the day of collection, and cannot be more than 75' from the Curbside Collection Service site. Please note that, even with a certification, this service may not be available for certain addresses. Residents are responsible for keeping walkways and driveways clear in order to receive this service. Upon completion, please return this form to Brunswick Hills Township Hall, 1918 Pearl Road, Brunswick Hills, Ohio 44212. You will be provided with a phone call confirming your entry into the program.

RESIDENT'S CERTIFICATION FOR MEDICAL PICK-UP EXEMPTION (To Be Completed by the Resident – All Fields Require an Answer)

these tasks on my behalf. I her	at I have no available relative, friend, or neighbor who is willing to perform eby request Residential Waste Collection Medical Pick-Up Service, I agree to and I give consent to my physician to release information to Brunswick Hills This certification is made with the understanding that any false statement may osecutable offense.
Resident's Name:	
	Today's Date:
Address:	Brunswick Hills Township, Ohio 44212
Number of Persons Living in H	lousehold (Answer Required):
Certification of disability is req	nuired for all persons 12 years of age or older living in the household.
Phone Number:	
	Brunswick Hills Township "Enrichment Through Diversity"

Established 1960

Page 1

EXHIBIT 3 BRUNSWICK HILLS TOWNSHIP RESIDENTIAL WASTE COLLECTION MEDICAL PICK-UP SERVICE APPLICATION

PHYSICIAN'S CERTIFICATION FOR MEDICAL PICK-UP EXEMPTION (To Be Completed by Resident's Physician – All Fields Require an Answer)

Documentation is required to verify the need of each resident who requests exemption services. Please fill out this section on behalf of your patient who is currently requesting these services. This certification is made with the understanding that any false statement may constitute theft of services, a prosecutable offense. Your cooperation in this matter is greatly appreciated.

200hetation in this matter is Breatty appreciated:				
hereby certify that	e at the designated o's Residential W	point of collection aste Collection pro	is under my in the manner re ogram perform	equired. I
Physician's Name:				
Practice Name / Affiliation:			of World Arterior	
Physician's Signature:				
Today's Date:				
Office Address (Street, State, Zip):				
Phone Number:				



Page 2

EXHIBIT 4

AFFIDAVIT TO OPT OUT FOR SOLID WASTE SERVICES PROVIDED BY THE TOWNSHIP OF BRUNSWICK HILLS

To opt out of solid waste services provided by Brunswick Hills Township, I hereby file this affidavit stating such. In order to continue, affidavits must be submitted annually, no later than January 31.

You may deliver, in person or by mail, your original affidavit, to the following address. Our office will review this form and approval will be determined on a case-by-case basis.

Brunswick Hills Township Hall C/o Township Administrative Assistant 1918 Pearl Road Brunswick Hills, Ohio 44212

Resident:	
Property Address:	
Reason for Opting Out:	
☐ I receive commercial solid was	te service on my property for my business.
☐ I own my own business, or have signature below, and will be use	e the permission of the business owner, as evidenced by the owner's ing the commercial solid waste service at that location.
■ I will be utilizing the solid was	te services provided by the Medina County Solid Waste District.
including recycling services, and have another residential solid waste collect	that I am not utilizing Brunswick Hills Township's solid waste services, other means of disposing such solid waste. I am prohibited from utilizing ion service at my residence. If, at any time, if there is cause to believe of in accordance with this affidavit, Brunswick Hills Township will notify services shall be imposed on me.
Resident Signature	Date
Owner Signature, if applicable	Date
PC Date Received	ROEFICEUSEONLY Approved Approved By
	Yes No
Comments:	
	CAPATE V. J.



EXHIBIT 5

Performance Bond for Collection Services

THE CONDITION OF THIS OBLIGATION is such that whereas, the Principal entered into a certain Contract for Collection, Transportation and Delivery for Disposal or Processing of Solid Waste and Recyclable Materials Generated within the Township of Brunswick Hills, Ohio by and between Principal and Beneficiary, dated the					
NOW, THEREFORE, if the Principal shall well, truly and faithfully perform its duties, all the undertakings, covenants, terms, conditions, and Contracts of said Contract for Collection, Transportation and Delivery for Disposal or Processing of Solid Waste and Recyclable Materials Generated within the Township of Brunswick Hills, Ohio during the original term thereof, and any extensions thereof which may be granted by the Beneficiary, with or without notice to the Surety, and if Principal shall satisfy all claims and demands incurred under such Contract for Collection, Transportation and Delivery for Disposal or Processing of Solid Waste and Recyclable Materials Generated within the Township of Brunswick Hills, Ohio, and shall fully indemnify and save harmless the Beneficiary from all costs and damages which it may suffer by reason of failure to do so, and shall reimburse and repay the Beneficiary all outlay and expense which the Beneficiary may incur in making good any default, then this obligation shall be void; otherwise, the same shall remain in full force and effect.					
PROVIDED FURTHER, that said Surety, for value received, hereby stipulates and agrees that no change, extension of time, alteration or addition to the terms of the Contract for Collection, Transportation and Delivery for Disposal or Processing of Solid Waste and Recyclable Materials Generated within the Township of Brunswick Hills, Ohio to be performed thereunder or the specifications accompanying the same shall in any way affect Surety's obligation on the Performance Bond, and Surety does hereby waive notice of any such change, extension of time, alteration or addition to the terms of the Contract for Collection, Transportation and Delivery for Disposal or Processing of Solid Waste and Recyclable Materials Generated within the Township of Brunswick Hills, Ohio . IN WITNESS WHEREOF, the Principal and Surety have executed this Performance Bond under their several seals, if any, this					
(Name of Principal)*					
Ву:					
(Affix Corporate Seal) lts:					
Address:					
(Name of Corporate Surety)*					
B y :					
Address:					
Legal Status of the Principal					
A CORPORATION duly organized and doing business under the laws of the State of, for whom, whose signature is affixed to this Bid Bond, is duly authorized to execute contracts.					
A PARTNERSHIP trading and doing business under the firm name and style of, all the members of which with addresses are:					
An INDIVIDUAL whose signature is affixed to this Bid Bond, doing business under the firm name and style of					
CERTIFICATE AS TO PRINCIPAL					
1, certify that I am theSecretary of the corporation named as the Principal in the within Bid Bond; that, who signed the Bid Bond on behalf of the Principal was thenof the corporation; that I know his/her signature, and his/her signature thereto is genuine; and that the Bid Bond was duly					
of the corporation; that I know his/her signature, and his/her signature thereto is genuine; and that the Bid Bond was duly signed, sealed, and attested to for and on behalf of the corporation by authority of its governing body.					
(Affix Corporate Seal)					

2019 Brunswick Hills Township Bid for Solid Waste and Recyclable Materials Services Mandatory Pre-Bid Meeting and Written Questions Received Questions and Answers Addendum #1 – August 27, 2019

Brunswick Hills Township Residential Properties
From Auditor's Office
Part 2 of 2 (Excel Spreadsheet)
Separate Document

CERTIFICATE OF SECRETARY

RELATING TO THE BID OR PROPOSAL TO PROVIDE COLLECTION, TRANSPORTATION AND DELIVERY FOR DISPOSAL OR PROCESSING OF RESIDENTIAL SOLID WASTE AND RECYCLABLE MATERIALS FOR THE BRUNSWICK HILLS TOWNSHIP IN THE STATE OF OHIO

The undersigned, Secretary of BROWNING-FERRIS INDUSTRIES OF OHIO, INC., a Delaware corporation (the "Company"), hereby certifies that the following is a true and correct copy of the resolution which was duly adopted by unanimous written consent of the Board of Directors of the Company on February 24, 2016, that such resolution has not been rescinded, amended or modified in any respect, and is in full force and effect on the date hereof:

RESOLVED, that (i) any individual at the time holding the position of General Manager or Area Director, Finance be, and each of them hereby is, appointed as an Authorized Agent, to act in the name and on behalf of the Company and to include the execution of related documents, in connection with the day-to-day business activities of the Company, and further, that (ii) in addition to the General Manager or Area Director, Finance, any individual at the time holding the position of Area Director, Business Development: Area Director, Operations; or Market Vice President be, and each of them hereby is, appointed as an Authorized Agent to execute any bid and proposal, and if awarded, any related contract for services to be performed by the Company and any bond required by such bid, proposal or contract, all in accordance with the existing Levels of Authority and other relevant policies and procedures.

I further certify that **RICHARD BROGAN** holds the title of General Manager and in such capacity has full authority to act in the name and on behalf of the Company as set forth in the foregoing resolution.

WITNESS MY HAND, this 12th day of September, 2019.

Eileen B. Schuffer, Secretary

18500 North Allied Way, Phoenix, AZ 85054 Incorporated in Delaware

Browning-Ferris Industries of Ohio, Inc.

Incorporated in Delaware on 01/24/1973

Status:

Current

Entity Type:

Corporation

Federal ID #: Domicile: 74-6186941

Internal #:

5Z

Primary Address

18500 North Allied Way Phoenix, Arizona 85054

Directors

<u>Title</u>

Brian A. Goebel

Director

Officers

<u>Title</u>

Robert B. Boyer Tim M. Benter President Vice President

Gregg K. Brummer Brent Goodsell

Vice President Vice President

Myndi M. Kort John B. Nickerson Vice President Vice President

Eileen B. Schuler

Vice President

Thomas D. Ulreich-Power

Vice President Vice President

Adrienne W. Wilhoit

Vice President

Lawrence D. Focazio

Vice President, Tax

Eileen B. Schuler

Assistant Secretary

Myndi M. Kort John B. Nickerson

Assistant Secretary

Thomas D. Ulreich-Power Adrienne W. Wilhoit Assistant Secretary
Assistant Secretary

Calvin R. Boyd

Treasurer

Secretary

Direct Owners

Browning-Ferris Industries, LLC

Registered in

%Ownership

Delaware

100.0000 %

Browning-Ferris Industries of Ohio, Inc.

Registrations

Defaware Incorporation	<u>Charter No.</u> 0788480	Tax ID No.	<u>Date</u> 01/24/1973	End Date
Indiana Qualification	<u>Charter No.</u> 197308-186	Tax ID No.	<u>Date</u> 08/09/1973	End Date
Kentucky Qualification	<u>Charter No.</u> 0144732	Tax ID No.	<u>Date</u> 10/01/1973	End Date
Ohio Qualification	<u>Charter No.</u> 437237	Tax ID No.	<u>Date</u> 03/23/1973	End Date
Pennsylvania Qualification	<u>Charter No.</u> 6014-417	Tax ID No.	<u>Date</u> 06/18/1973	End Date
West Virginia Qualification	Charter No. n/a (see comments)	<u>Tax ID No.</u> 74-618-6941-002 4	<u>Date</u> 11/10/1983	End Date

UNITED STATES OF AMERICA STATE OF OHIO OFFICE OF THE SECRETARY OF STATE

I, Frank LaRose, do hereby certify that I am the duly elected, qualified and present acting Secretary of State for the State of Ohio, and as such have custody of the records of Ohio and Foreign business entities; that said records show BROWNING-FERRIS INDUSTRIES OF OHIO, INC., a Delaware corporation, having qualified to do business within the State of Ohio on March 23, 1973 under License No. 437237 is currently in GOOD STANDING upon the records of this office.



Witness my hand and the seal of the Secretary of State at Columbus, Ohio this 31st day of July, A.D. 2019.

Ohio Secretary of State

Front Jo Cone

Validation Number: 201921202162

Page 1

Delaware The First State

I, JEFFREY W. BULLOCK, SECRETARY OF STATE OF THE STATE OF

DELAWARE, DO HEREBY CERTIFY "BROWNING-FERRIS INDUSTRIES OF OHIO,

INC." IS DULY INCORPORATED UNDER THE LAWS OF THE STATE OF DELAWARE

AND IS IN GOOD STANDING AND HAS A LEGAL CORPORATE EXISTENCE SO FAR

AS THE RECORDS OF THIS OFFICE SHOW, AS OF THE THIRTEENTH DAY OF

SEPTEMBER, A.D. 2019.

AND I DO HEREBY FURTHER CERTIFY THAT THE ANNUAL REPORTS HAVE BEEN FILED TO DATE.

AND I DO HEREBY FURTHER CERTIFY THAT THE FRANCHISE TAXES HAVE BEEN PAID TO DATE.

788480 8300 SR# 20197024593

SR# 20197024593
You may verify this certificate online at corp.delaware.gov/authver.shtml

Authentication: 203590689

Date: 09-13-19



CERTIFICATE OF LIABILITY INSURANCE

Page 1 of 2

DATE (MM/DD/YYYY) 06/12/2019

THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURER(S), AUTHORIZED REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER.

IMF	ORTANT: If the certificate holder is an AL	DITIO	ONAL	NSURED, the I	policy(ies)	must have	ADDITIONA	L INSURED provisions or be end	dorsed, if
сег	BROGATION IS WAIVED, subject to the te tificate does not confer rights to the certifi UCER	rms a	and co holder	nditions of the in lieu of such	policy, co endorsen	rent(s).	es may requ	uire an endorsement. A statemer	it on this
C	ANNON COCHRAN MANAGEMENT SERVICES,	INC.			PHONE (A/	C No.Ext):		FAX (A/C No.Ext):	
	7015 N. SCOTTSDALE RD COTTSDALE, AZ 85255				E-MAIL ADI	DRESS:certific			
	001100/124/12 00200							RDING COVERAGE	NAIC#
NSUF	RED					ACE America Indemnity Ins			22667 43575
	EPUBLIC SERVICES, INC.					ACE Fire Und		asiy Uriva	20702
18	8500 N. ALLIED WAY					Illinois Union			27960
Р	HOENIX, AZ 85054				INSURER E: INSURER F:	ACE Property	and Casualty	y Insurance Co	20699
COV	/ERAGES CERTIFIC	ATF I	JUMBI	R: 1571929	intockie, (T.	······································	5	REVISION NUMBER:	
COVERAGES CERTIFICATE NUMBER: 1571929 REVISION, NUMBER: THIS IS TO CERTIFY THAT THE POLICIES OF INSURANCE LISTED BELOW HAVE BEEN ISSUED TO THE INSURED NAMED ABOVE FOR THE POLICY PERIOD INDICATED. NOTWITHSTANDING ANY REQUIREMENT, TERM OR CONDITION OF ANY CONTRACT OR OTHER DOCUMENT WITH RESPECT TO WHICH THIS CERTIFICATE MAY BE ISSUED OR MAY PERTAIN, THE INSURANCE AFFORDED BY THE POLICIES DESCRIBED HEREIN IS SUBJECT TO ALL THE TERMS, EXCLUSIONS AND CONDITIONS OF SUCH POLICIES. LIMITS SHOWN MAY HAVE BEEN REDUCED BY PAID CLAIMS.						HICH THIS			
NSR	TYPE OF INSURANCE		SUBR	POLICY NU	MBER	POLICY EFF	POLICY EXP	LIMITS	
LTR	X COMMERCIAL GENERAL LIABILITY	INSD	WVD	HDO G71570848		(MM/DD/YYYY) 06/30/2019	06/80/2020/	<u> </u>	5,000,000
Α	CLAIMS-MADE X OCCUR			1100 01 10/0048		OUISUIZU IN	24 1	DAMAGE TO BENTED	
- 1						17922	150	PREMISES (Ea occurrence) \$	5,000,000
ł								MED EXP (Any one person)	
	GEN'L AGGREGATE LIMIT APPLIES PER:				4	4 Bar		PERSONAL & ADV INJURY \$	5,000,000
1	POLICY PROJECT LOC		1		((13		GENERAL AGGREGATE \$	5,000,000
					3	S-211		PRODUCTS -COMP/OP AGG \$	5,000,000
	OTHER:				<u> </u>				
Α	AUTOMOBILE LIABILITY		1	ISA H25297635	\Z	06/30/2019	06/30/2020	COMBINED SINGLE LIMIT (Ea accident)	5,000,000
	X ANY AUTO			1750				BODILY INJURY(Per person)	
	X OWNED AUTOS X SCHEDULED AUTOS			<i>)</i> (()) '			BODILY INJURY (Per accident)	
	X HIRED AUTOS X NON-OWNED AUTOS ONLY		1		j.F			PROPERTY DAMAGE	
	ONLY NOTOS ONLY		/ /	9				(Per accident)	
	La lungerialian la locale	ļ	2247					FACILOGGUODENCE	5 000 000
E	X UMBRELLA LIAB X OCCUR EXCESS LIAB CLAIMS-MADE			G46782148 003		06/30/2019	06/30/2020		5,000,000 5,000,000
	EXCESS LIAB CLAIMS-MADE DED RETENTION \$	1		[))					0,000,000
	WORKERS COMPENSATION (**			V	100	00/00/0040	00/00/0000	X PER OTHER	
D	AND EMPLOYERS' LIABILITY	NA	4>	WLR C66040380- WLR C66040343-		06/30/2019 06/30/2019	06/30/2020 06/30/2020	STATUTE L OTHER	0.000.000
A C	ANY PROPRIETOR/PARTNER/EXECUTIVE OFFICER/MEMBER EXCLUDED?	19		SCF C66040422 WCU C6604046A		06/30/2019 06/30/2019	06/30/2020 06/30/2020		3,000,000
Α	(Mandatory in NH)	2		TNS C65221159		06/30/2019	06/30/2020		3,000,000
D	If yes, describe under DESCRIPTION OF OPERATIONS below	ľ							
	Contractor's Pollution Liability:			See page 2 for de	etails	06/30/2019	06/30/2020		
DES	CRIPTION OF OPERATIONS / LOCATIONS / VE	HICLI	ES (AC	ORD 101. Additio	onal Remar	ks Schedule.	may be attac	ched if more space is required)	······
	11 14 14							,	
E	VIDENCE OF COVERAGE FOR USE FOR REP	UBLK	SERV	ICES, INC. AND	ALL ITS SU	BSIDIARIES			
	OTHER AND DEP				0.170	CI I ATION			
CE	RTIFICATE HOLDER					ELLATION	HE ABOVE !	DESCRIBED POLICIES BE CANCELLI	ED
								TE THEREOF, NOTICE WILL BE DELI	
								CY PROVISIONS.	
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	11.74.101.11				10			y w	
	United States			and an experience of the contract of the contr					
						@	1988-2016 A	CORD CORPORATION. All rights re	served

AGENCY CUSTOMER ID:	
LOC #:	



ADDITIONAL REMARKS SCHEDULE

Page 2 of 2

AGENCY		NAMED INSURED
POLICY NUMBER See First Page		REPUBLIC SERVICES, INC. 18500 N. ALLIED WAY PHOENIX. AZ 85054
CARRIER N See First Page	AIC CODE	EFFECTIVE DATE:
ADDITIONAL REMARKS		LITEOTIVE DATE.

THIS ADDITIONAL REMARKS FORM IS A SCHEDULE TO ACORD FORM.

FORM NUMBER: 25 FORM TITLE: CERTIFICATE OF LIABILITY INSURANCE

The following provisions apply when required by written contract. As used below, the term certificate holder also includes any person or organization that the insured has become obligated to include as a result of an executed contract or agreement.

GENERAL LIABILITY:

Certificate holder is Additional Insured including on-going and completed operations when required by written contract.

Coverage is primary and non-contributory when required by written contract.

Waiver of Subrogation in favor of the certificate holder is included when required by written contract

AUTO LIABILITY:

Coverage is primary and pan contributory when required by written contract.

Coverage is primary and non-contributory when required by written contract.

Walver of Subrogation in favor of the certificate holder is included when required by written contract

WORKERS COMPENSATION AND EMPLOYERS LIABILITY:

Waiver of Subrogation in favor of the certificate holder is included when required by written contract where allowed by state law.

Stop gap coverage for ND, WA and WY is covered under policy no. WLR C66040380 and stop gap coverage for OH is covered under policy no. WCU C6604046A, as noted on page 1 of this certificate.

TEXAS EXCESS INDEMNITY AND EMPLOYERS LIABILITY:

Insured is a registered non-subscriber to the Texas Workers Compensation Act. Insured has filed an approved Indemnity Plan with the Texas Department of Insurance which offers an alternative in benefits to employees rather than the traditional Workers Compensation Insurance in Texas. The excess policy (#TNS C65221159) shown on this certificate provides excess Indemnity and Employers Liability coverage for the approved Indemnity Plan.

Contractual Liability is included in the General Liability and Automobile Liability coverage forms. The General Liability and Automobile Liability policies do not contain endorsements excluding Contractual Liability.

Separation of Insured (Cross Liability) coverage is provided to the Additional Insured, when required by written contract, per the Conditions of the Commercial General Liability Coverage form and the Additionabile Liability Coverage form.

The Umbrella/Excess Liability policy is follow form over the General Liability, Automobile Liability and Employer's Liability policies shown on this certificate.

Insurer Affording Pollution Coverage Tokio Marine Specialty Insurance Co. (NAIC # 23850) Policy No. PPK1992482

Contracting Operations Environmental Mability - \$10,000,000 Per Contamination Incident/\$10,000,000 General Aggregate Professional Liability - \$10,000,000 Per Incident/\$10,000,000 General Aggregate