The City of [Insert City], Georgia
[Insert Month, Year]

Solid Waste Collection and Recycling Services

Request for Proposals

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Solid Waste Collection & Recycling Services

RFP # [Insert RFP/Bid #]

1 Invitation to Service Providers
The City of [Insert City, State] (the City) will receive sealed technical and fee proposals until [time (a.m./p.m. EST)] on [date(MM/DD/YYYY)] for the above referenced services which are described in the schedules attached hereto. The City invites service providers to submit proposals responsive to the specific requirements set forth in this request for proposals (RFP).

A pre-proposal conference has been scheduled for [Insert date (MM/DD/YYYY), time (am/pm) and location for the meeting]. All Service Providers who intend to submit a response are strongly encouraged to attend the pre-proposal conference. Any questions and/or specifications that may need clarification should be submitted in writing, according to the attached schedule, and forwarded to the Purchasing Agent at the below address. It shall be the Service Provider’s responsibility to seek clarification as early as possible prior to the opening of Proposals.

The envelopes containing the Proposal must be sealed and addressed to:

[Include title and address of manager in charge of RFP]

[Example]
Attn: John Smith
City Manager
City of [Insert City]
1234 Main St.
[Insert City], Georgia 30303

And plainly marked “Proposal for [Insert Service Requested].” The envelope must bear on the outside the name of the Service Provider, the Service Provider’s address and the number assigned to this RFP. No proposal may be withdrawn or modified in any way after the deadline for proposal openings. No faxed or electronic submissions of proposals will be accepted.

Proposals will be publicly opened thirty (30) minutes after the deadline for proposals, and only the name(s) of those Service Providers responding will be mentioned. All Service Providers are invited to be present during the proposal opening.

Proposals must be valid for ninety (90) days following the opening date.

The Service Providers’ response shall include a technical proposal and fee proposal with all other information requested in this Request for Proposal (RFP). The fees shall be the full cost to the City.
The City may request additional information by suppliers, including a presentation if needed, to clarify elements of their bid proposals. The City also reserves the right to make independent investigations as to the qualification of each Bidder, including contacting existing customers or site visits to existing operations.

The City anticipates making a single award; however, it reserves the right to make multiple awards should it deem in the best interest of the City. Such an award, if any, is projected to be accomplished within 60 days from the proposal opening.

The City reserves the right to reject any or all proposals, waive technicalities and make the award in the best interest of the city.
2 Background:

Note: Include a brief synopsis of city geography, service demographics, service delivery history, and the current state of service delivery. This can include population and housing statistics, location within the state or county, current service provider, current costs to the city and so forth. If possible, include a table with yearly solid waste and recycling tonnages (see example below).

Subsections can include:
General Description/Demographic Data:
Current Solid Waste Management System:
Solid Waste Collection:
   Current Customer Counts, Fiscal Year Tonnage (per collection service)
Yard Trimming Collection:
   Methodology and tonnage
Recyclables Collection:
   Current fees, materials collected, methodology and tonnage per material
Facilities -Solid Waste Collection Provisions:
   Provide a table with facilities, addresses, # of containers and type, size of container, frequency of pickup
Special Solid Waste Collection Projects:

<table>
<thead>
<tr>
<th>FISCAL YEAR</th>
<th>TOTAL MSW (Tons)</th>
<th>TOTAL CURBSIDE RECYCLING (Tons)</th>
<th>FY 91-92 LANDFILL DEPOSITS (Tons)</th>
<th>75% OF FY 91-92 LANDFILL DEPOSITS (Tons)</th>
<th>CURRENT YEAR LANDFILL DEPOSITS (Tons)</th>
<th>ESTIMATED POPULATION (US Census)</th>
<th>% REDUCTION IN PER CAPITA LANDFILL DEPOSITS FROM FY 91-92</th>
<th>CURBSIDE RECYCLING AS A % OF TOTAL MSW</th>
</tr>
</thead>
<tbody>
<tr>
<td>1999-2000</td>
<td>15548</td>
<td>1701</td>
<td>13789</td>
<td>10326</td>
<td>10426</td>
<td>17336</td>
<td>25%</td>
<td>11%</td>
</tr>
<tr>
<td>2000-2001</td>
<td>16478</td>
<td>1708</td>
<td>13769</td>
<td>10326</td>
<td>10841</td>
<td>18147</td>
<td>25%</td>
<td>10%</td>
</tr>
<tr>
<td>2001-2002</td>
<td>15506</td>
<td>1816</td>
<td>13769</td>
<td>10326</td>
<td>10422</td>
<td>18147</td>
<td>28%</td>
<td>11%</td>
</tr>
<tr>
<td>2002-2003***</td>
<td>15652</td>
<td>2169</td>
<td>13769</td>
<td>10326</td>
<td>10291</td>
<td>18147</td>
<td>29%</td>
<td>.14%</td>
</tr>
<tr>
<td>2003-2004</td>
<td>15224</td>
<td>2190</td>
<td>13769</td>
<td>10326</td>
<td>9460</td>
<td>18147</td>
<td>35%</td>
<td>14%</td>
</tr>
<tr>
<td>2004-2005</td>
<td>14530</td>
<td>2306</td>
<td>13769</td>
<td>10326</td>
<td>9156</td>
<td>18147</td>
<td>37%</td>
<td>16%</td>
</tr>
<tr>
<td>2005-2006</td>
<td>14426</td>
<td>2468</td>
<td>13769</td>
<td>10326</td>
<td>11984</td>
<td>19153</td>
<td>23%</td>
<td>21%</td>
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<tr>
<td>2006-2007</td>
<td>13619</td>
<td>2582</td>
<td>13769</td>
<td>10326</td>
<td>10934</td>
<td>19153</td>
<td>28%</td>
<td>22%</td>
</tr>
</tbody>
</table>
3 Instructions to Service Providers

3.1 Intent
It is intended that the Instructions to Service Providers, General Conditions and Detailed Schedules/Specifications shall define and describe the complete services to which they relate.

3.2 Examination
The Service Provider is advised to examine all documents and current parameters of the services in becoming fully informed as to their conditions. This includes the conformity with specific standards and the character, quality and quantity of the reports and services provided. Failure to examine these areas will not relieve the successful Service Provider of the obligation to furnish all products and services necessary to carry out the provisions of the contract.

3.3 Determination of Successful Service Provider
The contract will be awarded, if awarded, to the most responsive and responsible Service Provider according to the criteria provided for in Section D of this RFP.

3.4 Responsiveness
The City will consider the degree to which each Service Provider has submitted a complete Technical and Fee Proposal without irregularities, excisions, special conditions, or alternative proposals for any item unless specifically requested in the RFP.

3.5 Proposal Form
Proposals shall be submitted on the Schedule Forms included herein. The Service Provider will submit an original and five (5) copies of its technical proposal and an original and one (1) copy of its price proposal.

3.6 Submission of Proposals
It is the responsibility of the Service Provider to have its sealed proposal at the Purchasing Agent’s Office at least twenty (20) minutes prior to the time of the opening; if the Service Provider is not attending the opening. Proposals received after the scheduled bid opening time and date will remain unopened and will not be considered. Technical and Fee proposals are to be packaged and sealed separately.

The following address should be used on the outside of the envelope containing the proposals:
City of [Insert City]
Solid Waste and Recycling Proposal
[Insert City], Georgia
<table>
<thead>
<tr>
<th>Activity</th>
<th>Time</th>
<th>Date</th>
<th>Responsible Party</th>
<th>Duration</th>
</tr>
</thead>
<tbody>
<tr>
<td>Advertise and distribute request for proposals</td>
<td></td>
<td></td>
<td>City</td>
<td>Day 1</td>
</tr>
<tr>
<td>Deadline for acknowledgement of receipt and pre-proposal conference RSVP</td>
<td></td>
<td></td>
<td>Service Provider</td>
<td>Day 5</td>
</tr>
<tr>
<td>Pre-proposal conference</td>
<td></td>
<td></td>
<td>City/Service Provider</td>
<td>Day 15</td>
</tr>
<tr>
<td>Submission of questions concerning RFP (in writing)</td>
<td></td>
<td></td>
<td>Service Provider</td>
<td>Day 20</td>
</tr>
<tr>
<td>Summary of questions and responses distributed</td>
<td></td>
<td></td>
<td>City</td>
<td>Day 25</td>
</tr>
<tr>
<td>Submission of Proposals</td>
<td></td>
<td></td>
<td>Service Provider</td>
<td>Day 30</td>
</tr>
<tr>
<td>Review of Proposals:</td>
<td></td>
<td></td>
<td>City</td>
<td>Day 31 - 40</td>
</tr>
<tr>
<td>Submit recommendation to [Insert governing body]</td>
<td></td>
<td></td>
<td>City</td>
<td>Day 40</td>
</tr>
<tr>
<td>Award Contract</td>
<td></td>
<td></td>
<td>Governing Body</td>
<td>Day 40</td>
</tr>
<tr>
<td>Contract Begins</td>
<td></td>
<td></td>
<td></td>
<td>TBD</td>
</tr>
</tbody>
</table>
5 SECTION B - TERMS AND DEFINITIONS

- **Annexed Area**: Refers to any area contiguous to the Contract Area that is added to the boundaries of the City of [Insert City Name] by any method of annexation (Charlotte, 2008)
- **Billing Month**: means the calendar month in the Term beginning [Insert start date of contract arrangement].
- **Bulky Waste**: Stoves, refrigerators, water tanks, washing machines, furniture and other waste materials other than construction debris, or hazardous waste with weights or volumes greater than those allowed for containers or carts.
- **Cart**: A receptacle, not to exceed 95 gallons, with wheels and a tight fitting lid, designed for the purpose of curbside collection of refuse.
- **City**: The City of [Insert City, State]
- **City Employee**: An employee of the City subject to its personnel policies
- **Collection Schedule**: Refers to the defined days of collection authorized by the City
- **Company**: Refers to a Service Provider that has been selected by the City to provide the Services required by this RFP.
- **Contract Area**: Refers to the area(s) of the City, including any Annexed Areas, within which services will be provided by the Service Provider, during the term of the Contract and any extensions, if granted.
- **Contract Documents**: The Request for Proposals, Instruction to Service Providers, Definitions, Contractor's Proposal, the contract, the contract Performance Bond and any addenda or changes to the foregoing documents agreed to by the city and the Contractor.
- **Contract Monitor**: Refers to a City employee(s) who observe the operation of the Collector's Refuse, Recyclables, Yard Waste and Bulk Items services to ensure that such services are performed in compliance with the contract agreement and City Code.
- **Contract Representative**: 
- **Curbside**: means that location, with respect to a residence, which is most immediately adjacent to a City street or State or Federal highway
- **Customer**: Refers to the recipient of collection services, specifically referring to the resident in the Contract Area
- **Department**: A unit of the City government that encompasses similar staff function, purposes, and goals and operates under the direct supervision of the [Insert Solid Waste Director's Title or Equivalent].
- **Disposal Site**: A refuse depository including but not limited to sanitary landfills transfer stations and waste processing/separation centers licensed, permitted or approved by all governmental bodies and agencies having jurisdiction and requiring such licenses, permits or approvals to receive refuse for processing or final disposal.
• **Drop Box:** An all metal container, with lidded or non-lidded cover, of not less than ten cubic yards, or more than fifty cubic yards in capacity.

• **Effective Date:** Refers to the date found on the first page of the Contract as the date that the Contract between the City and the Company is in effect.

• **Evaluation Committee:** Refers to a committee, as appointed by the City, responsible for determining the best Service Provider for the Services described in this RFP.

• **Extraordinary Circumstances:** Defined as a significant event or condition(s) that result in. excessive amount of debris as determined by the City.

• **Fee:** A dollar amount inclusive of all Service Provider's costs (overhead, insurance, labor, equipment, advertisements, etc.) general and accounting, and profit charged for a specific service(s)

• **Hazardous Waste:** means materials (whether solids, liquids or gases) which constitute an hazard to health or safety, including, but not limited to, poisons, acids, caustic materials or solutions, chemicals, Freon gas, polychlorinated biphenyls (PCBs), asbestos, lead-based paints, infections or infected wastes, radioactive materials and petroleum products, offal, fecal matter, explosives, radioactive materials, flammable substances, and any waste, substance, or material that under any federal, state or local environmental law is deemed hazardous, toxic, or a pollutant, or a contaminant, including, without limitation, any substance defined or referred to as a "hazardous waste," a "hazardous substance," a "toxic substance," or similar designation under any federal, state or local environmental law.

• **HDPE:** High Density Polyethylene – Colored or opaque plastic used in laundry product bottles and milk jugs (aka, No. 2 Plastics)

• **Holidays:** means holidays observed shall be the same as listed in City Personnel Rules and Regulations which are:

  [Insert acceptable holidays]

• **Landfill:** means a disposal site for disposing of municipal solid waste

• **LDPE:** means low density polythylene, a type of plastic resin (aka, No. 4 Plastics)

• **Missed Collection:** Refers to a properly prepared Refuse, Recyclable, Yard Waste and/or Bulk Item not picked up on the scheduled collection day.

• **Mixed Paper:** Includes the following: Magazines, junk mail, phone books, bond or ledger grade, cardboard and paper board packaging. This does not include tissue paper, paper towels, frozen food containers, milk cartons, or paper packaging combined with plastic wax or foil.

• **Multi-Family Unit:** Individual residential units in a multi-family structure (i.e., apartment building) which units are not separately owned, but are owned by one common entity, for which refuse collection using dumpsters and recycling using drop-off carts, is deemed appropriate.

• **NTE:** Amount of fee Not To Exceed regardless of the number of transactions ordered

• **PAY-AS-YOU-THROW (PAYT):** A billing structure that gives customers a financial incentive to recycle and/or generate less waste by assigning a
weight or volume-based rate to waste containers, and no charge for recycling services.

- **PET**: “Polyethylene Terephthalate” – Clear plastic used in some household cleaning product bottles, as well as soda, water and sports drink bottles (aka, No. 1 Plastics)
- **Plastic**: Includes HDPE, LDPE and P.E.T. containers.
- **PP**: means polypropylene, a type of plastic resin (aka, Po. 5 Plastics)
- **Principal**: Any officer or director of the proposing organization, and any person, firm, corporation, partnership, joint venture or other entity, who or which owns or controls three percent (3%) or more of the voting stock or any equivalent voting interest of a partnership or joint venture
- **Producer**: An occupant of a Residential Unit or Commercial and Industrial Unit who generates refuse.
- **Proposal**: An offer or statement of a price and project description in response to a request for materials or services to be rendered to the City or its employees
- **Service Provider**: Any corporation, partnership, individual, sole proprietorship, joint stock company, joint venture, local government, solid waste authority or any other private or public legal entity that has submitted a bid which conforms in all material respects to the requirement set forth in the RFP
- **PS**: means polystyrene, a type of plastic resin (aka, No. 6 Plastics)
- **PVC**: means polyvinyl chloride, a type of plastic resin (aka, No. 3 Plastics)
- **Recyclables**: means materials designated by City Manager to be collected separately from refuse and yard trimmings for diversion from a landfill and conveyed to one or more recyclables processing facility. For the purpose of this Agreement, Recyclables include:

[Insert materials to be required. For example, the City of Decatur requires: newsprint; aluminum cans; steel cans; clear, brown or green glass bottles and jars; telephone books; magazines, catalogs; mixed paper; corrugated cardboard (without plastic coating); chipboard; #1-7 Plastic bottles (PET, HDPC, PVC, LDPE, PP, PS, Other).]

Recyclables do not include Hazardous Waste or items contaminated with food waste.

- **Recycling**: means any process by which materials which would otherwise become refuse are collected, separated, or processed and reused or returned to use in the form of raw materials or products. This specifically excludes depositing recyclables into a landfill or incinerator.
- **Recycling Container**: A Contractor provided container suitable for on-site collection, storage and set out of source-separated recyclables at multifamily and commercial locations.
• **Recycling Services:** means the collection of recyclables from residential curbsides and from selected commercial establishments, and institutional buildings and transporting same to recycling processors. It includes related activities such as public information and education about recycling, handling complaints about collecting recyclables and reporting pertinent information about the collection of recyclables.

• **Refuse:** refers to residential refuse and commercial and industrial refuse and shall mean "municipal solid waste" as defined by Georgia law. Municipal solid waste (MSW) is any waste resulting from the operation of residential, commercial and industrial, governmental, or institutional establishments or units, as the case may be, unless the context otherwise requires.

• **Request for Proposal (RFP):** Executed documents, including documents attached or incorporated by reference, utilized for soliciting proposals in accordance with the RFP procedures and instructions set forth herein.

• **Residential Unit:** (a) A free standing structure constructed for use as a residence by a person or group of persons comprising a family; or (b) a residential unit within a multi-family structure for which refuse collection using cards (or bags) is deemed appropriate. A residential unit shall be deemed occupied when either water or domestic light and power services are being supplied thereto.

• **Roll-Off Containers:** To be utilized where dumpsters are not of sufficient capacity or materials are not suitable for dumpster usage. Container sizes are 20, 30, and 40 cu. Yd., either open top or enclosed compactor type.

• **Service Provider:** Refers to a Company that has interest and the ability to provide the Services required by this RFP.

• **Single Stream Collection:** Collecting recyclable material commingled, rather than separated, by providing customers with a single container for all recyclable material. This method increases participation as residents do not have to separate recyclable materials; waste is collected separately.

• **Solid Waste:** Refers to garbage and trash, and may include glass jars, bottles, aluminum cans, steel cans, plastic beverage containers (PET & HDPE), newspapers and inserts, spiral paper, cans, and other Solid Waste including Yard Waste. Solid Waste shall not include discarded building materials, trees, brush and other materials resulting from the activities of building Service Providers, commercial tree trimmers or commercial lawn services, large quantities of sod, dirt and trash from land clearing, and other materials requiring special handling.

• **Staff:** refers to all employees of the Company who perform Services for the City.

• **Street:** A public or private way used for public travel.

• **Submission Date:** Refers to the date and time Proposals for this RFP are due to the City.

• **Term:** The term of the Service Provider's performance of Recycling Services pursuant to this Agreement ("Term") shall commence on [date contract begins] and shall continue through [date initial term ends] ("Initial Term"). Thereafter, unless either party terminates the term by advance notice not
more than sixty and not less than thirty days prior to the commencement of
the next Renewal Term, the Term shall be extended for an additional
consecutive twelve-month period ("Renewal Term") commencing on [Insert
date renewal term begins]. Thereafter, unless either party terminates the term
by advance notice not more than sixty and not less than thirty days prior to
the commencement of the next Renewal Term, the Term shall be extended
for an additional consecutive twelve-month period ("Renewal Term")
commencing on [Insert date next renewal term begins].

- **White Goods**: Any large household appliance including refrigerators, stoves,
dishwashers, water heaters, washers, dryers, or other similar appliances.
- **Yard Waste**: Refers to grass, weeds, leaves, tree and shrubbery pruning and
other similar materials generated in the maintenance of lawns and gardens,
which are separated from other Solid Waste.

**Note**: Often, local governments will require yard waste to be broken
down into particular dimensions.
6 SECTION C - INTRODUCTION

6.1 General:

The City is advertising for qualified Service Providers to provide for Solid Waste Collection and Recycling Services for [Insert City, State].

6.2 Purpose:

The City is issuing this RFP to secure curbside collection services for residential household garbage, yard trimmings and recyclable materials in the incorporated/unincorporated areas of the City. The RFP is also to secure Dumpster services for City facilities, parks and special City sponsored solid waste collection events. The purpose of this procurement is to achieve the following goals:

- Secure services at the lowest rate possible by consolidating and contracting for household collection services;
- Extend street and road life by minimizing heavy truck traffic throughout the City;
- Consolidate collection days to minimize the number of days materials are set out and minimize littering;
- Provide a basic level of solid waste management services to meet the waste reduction and disposal needs of residents, the City and the State of Georgia.
- Provide a revenue source for recyclables collected within the City.
- Reduce the amount of waste disposed in local and regional landfills through a robust and marketed recycling program.

Note: Service Delivery goals can be specific or broad in nature and should link to the identified goals of the community. The above list serves as an example of types of goals sometimes presented. Certainly cost and service scope are important, however if waste reduction serves a greater community purpose, feel free to include it as a value of the service delivery program.

6.3 Term of Contract:

In accordance with Georgia Code 36-60-13, the initial term of any contract awarded as a result of this RFP will be from [Insert Contract Start Date (MM/DD/YYYY)] to [Insert Contract End Date (MM/DD/YYYY)]. There will be annual renewals thereafter for an additional [Insert length of extension] years unless a majority of the [Insert appropriate governing body] votes to terminate the contract in a duly noticed meeting of the Council in accordance with the terms of this contract.
The successful Service Provider will not imply that the provision to extend the initial term of the contract is an obligation of the City or future Councils to renew the contract.

6.4 Use of Subcontractors:

It is understood that the primary supplier responding to this request for proposal may not have the capability to undertake all the tasks outlined. The successful candidate may develop agreements with subcontractors in order to provide and manage the full scope of services requested by the City. If one or more subcontractors are to be used, the subcontractor must be clearly identified and noted in the proposal when it is submitted. The City must approve any change in the use of subcontractors in advance and in writing. No such approval will be construed as making the City a party to such subcontract, or subjecting the City to liability of any kind to any subcontractor. No subcontractor will under any circumstances relieve the Contractor of its liability and obligation under any resulting contract. Subcontractor is subject to the same contractual conditions as is the Contractor including all federal, state, and local regulations and ordinances.

6.5 Addenda to RFP:

The City reserves the right to amend or clarify this RFP by addenda. Addenda may be issued no later than ten days prior to the due date of the proposals. All addenda issued will be come part of the original or modified RFP document. The addenda will be sent only to those who have received the RFP from the City. Service Provider must acknowledge receipt of each addendum, if any, in a cover letter accompanying their proposal.

6.6 Selection of Successful Service Provider:

The Evaluation Criteria describes the criteria and procedures for evaluating proposals submitted to the City. The City will select the Service Provider that best serves the interests of the [Governing Body] and the residents of the City. The [Governing Body] reserves the right to waive any irregularities or inconsistencies in the submitted proposals and to reject any or all proposals.

6.7 Cost of RFP Preparation and Negotiation:

Service Providers participating in this procurement process and subsequent negotiations will prepare the RFP and any subsequent materials and submittals at their own expense, with the express understanding that there may be no claims whatsoever for reimbursement from the City or its advisors for the cost
associated with this process. The City reserves the right to terminate the proposal proceedings at any time.

6.8 Disclaimer:

The City and its advisors have, to the best of their knowledge, represented information and data that are current and applicable to this project. The City is providing the information contained herein as a courtesy to the Service Provider. The City and its advisors neither guarantee nor warranty that the information contained in this RFP or referenced documents is accurate and complete. The City and its advisors are not and will not be liable for omissions or errors contained in this RFP. It is the Service Provider's responsibility to use this information and verify the same during the proposal, negotiation, and contract implementation periods through its own due diligence.
7 Section D - Scope of Services

7.1 Service Requirements

The Contractor will collect all properly prepared garbage, recyclables, and yard trimming materials from each residence subscribing to collection services on the designated collection day. Collections will typically occur at the curb; however the Service Provider will, upon request of a customer, provide backdoor collection services for an additional fee.

The Contractor will handle all serviced collection containers in a manner that avoids damage to them. Containers will be returned to the designated setout location at each residence, standing upright, and will not be thrown or placed in areas where they become obstructions to pedestrians or traffic flow. The Contractor will make collections with a minimum of noise and disturbance to the householder between specified hours. Collection hours are between 6 a.m. and 7 p.m. The work will be done in a sanitary manner. The Contractor’s employees will pick up trash, recyclables or yard trimmings spilled by the Contractor immediately. All areas where glass has been broken or dropped will be swept clean and glass deposited in the truck. All solid waste hauled by the Contractor shall be be contained, tied, covered, or enclosed such that leaking, spilling, or blowing are prevented.

The Contractor will maintain City facility (Dumpsters), administrative buildings and multifamily recycling collection sites in the same physical condition as before implementing their collection program.

(Optional) The Contractor will locate, maintain and operate two drop-off centers.

7.2 Suspension of Curbside Collection

Curbside collection service may be suspended due to extreme weather or declared emergencies. The Contractor will stop all work when so directed by the City during severe weather. The Contractor will complete the work as soon as authority has been granted to proceed. If collection is suspended, Contractor will perform collection on the next regular collection day.

Pickup days will not be reduced by holidays but may be combined. Pickups normally scheduled on holidays will be rescheduled on the next regular collection day. Contractor will advertise, a minimum of three (3) times, to all customers schedule changes of holidays at least 10 days before any observed holidays. The City must approve any schedule changes. The following is a list of anticipated holidays:

• New Year’s Day
Memorial Day  
Independence Day  
Labor Day  
Thanksgiving Day  
Christmas Day

7.3 Collection Equipment
Contractor will keep all equipment in safe operating condition and in proper repair, in a clean, sanitary, and presentable condition. Vehicles must be painted uniformly with the name of the contractor, the vehicle identification number and contractor’s telephone number printed on each side in letters not less than 9 inches in height.

**Note:** Technological advancements have made the option of including RFID (Radio Frequency Identification) tags more affordable in solid waste collection systems. While including a requirement for RFID tags and associated reporting will increase contract costs and reduce the number of proposals, it may still be an option worth considering.

The following links provide more information about this technology:
[http://www.georgiarecycles.org/uploads/yZ/or/yZor_tSBI_8F1R2WltxL4Q/Scott-Schimming.pdf](http://www.georgiarecycles.org/uploads/yZ/or/yZor_tSBI_8F1R2WltxL4Q/Scott-Schimming.pdf)

Here is some example language to include if this option is to be included in the RFP:

“The MSW collection equipment shall be equipped with an onboard OPS device to facilitate reporting by the Contractor the participation rates in the Service Area.”

No advertising will be permitted on vehicles. All vehicles will be secure and prevent the leakage of any fluids or littering of materials collected. All vehicles used for the collection of household garbage/trash will have a fully enclosed metal top. All loading doors and cab doors will be closed before a vehicle is placed in motion. Vehicles will not be overloaded as to scatter refuse, but when refuse is scattered for any reason, it is the responsibility of the contractor to immediately pick up scattered matter. Drivers of vehicles which break hydraulic hoses and leak on City rights-of-way will be required to immediately stop operation, clean up fluid with either a compound or cover area with sand to soak up this leakage and sweep up the soak-filled compound or sand and place in truck. A call for a replacement vehicle or repair of leaking hydraulic hose will be required before proceeding with the scheduled route. All clean ups must be reported immediately to the Contract Technical Representative. The report will include the address(es) of the area the spilled occurred. If an address is not readily available, the Contractor will, by its vehicle’s GPS device, produce an area ID number. When, in the opinion of the Contractor, the damaged area is
cleaned, the Contractor will contact the Contract Technical Representative who will be responsible for approving that the clean-up was satisfactory and accepted.

Vehicles are to be washed and maintained in a clean and sanitary condition. Vehicles are not to interfere unduly with vehicular or pedestrian traffic and vehicles are not to be left standing on streets and alleys unattended, except as made necessary by loading operations.

Contractor will promptly repair any damage or injury to any City property, road, right of way, bridge, or highway caused by the contractor except through normal wear and tear. Such repair will restore the City property, road, right of way, bridge, or highway to a condition at least equal to that, which existed immediately prior to infliction of damage.

The collection containers and carts are and will remain the property of the Contractor. The Contractor will replace any lost or damaged containers without charge to the City or customer, except that a customer known to have willfully removed or damaged a container/cart may be charged a fee to repair or replace the damaged container/cart not to exceed the actual cost to the contractor of the container/cart. The charges for replacement of items such as lids and wheels will be part of the technical proposal. The contractor will collect any such charge.

Contractor will be solely responsible for all costs of operating and maintaining collection equipment.

**Note: The decision to require the contractor to purchase and own the collection containers is fairly common. However, another alternative exists. The local government can purchase the containers and either manage the distribution themselves, or provide the containers to the Service Provider to distribute to new residents or customers. Local Government’s wishing to find information on container pricing can visit the Georgia Recycling Coalition website for a list of vendors.**

[http://www.georgiarecycles.org/resources/recycle-bin-vendors](http://www.georgiarecycles.org/resources/recycle-bin-vendors)

### 7.4 Missed Collections And Complaint Handling

If a collection from a subscribing address is missed, the City will notify the Contractor who will return to collect the materials. In all cases, the missed collection will be handled within 24 hours of notification or during the next scheduled work shift, whichever is sooner.

In the case of complaints regarding collection service or any related activities, the Contractor will, upon being notified of the complaint either in writing or by phone, resolve the complaint with the subscribing household and/or City personnel submitting the complaint. The Contractor will work cooperatively with the subscribing households and/or City to resolve the complaint in a timely manner.

The Contractor will be accessible to the citizens who wish to register a complaint through local telephone service. The contractor will provide for prompt handling
of complaints from the City or its citizens by maintaining a physical office and office staff that can receive record and handle complaints. Such staff will be available during regular business hours, Monday through Friday. After hours, weekends, and holidays Contractor must make available a local message service to record citizen complaints. The contractor will see to it that its employees serve the public in a courteous, helpful, and impartial manner.

For each complaint received, the Contractor is expected to maintain a log for all complaints and file with the City, on a weekly basis, a notice of the complaint and the actual or planned resolution. It shall be submitted monthly to the City’s Technical Representative within ten days of the end of the month for which the data has been collected. The report format is to be approved by the City’s Contract Technical Representative prior to the award of the contract.

The City’s goal is the resolution of 98% of all complaints within 24 hours of the complaint.

7.5 Payment To Contractor
The City will be responsible for billing its customers and collecting all payments for collection, transportation and disposal of the materials collected. Invoices submitted to the City will be paid on a monthly basis according to the terms and conditions of the Agreement resulting from this proposal.

7.6 Public Education
The Contractor will provide public education materials about recycling and services on a not less than quarterly basis. The educational materials will include, but not be limited to, acceptable recyclable materials, collection schedules, and specifications for accepting yard trimmings and recyclables set out at the curb.

Public Education and Community Outreach Programs will be developed and implemented in partnership with the City and the Service Provider and other appropriate parties including, but not limited to the local Keep Georgia Beautiful affiliate and Georgia Recycling Coalition partners. The public education program shall include information on recycling and waste reduction, in support of the City, County, and state waste reduction programs and goals. To ensure message consistency, all materials must be pre-approved by City. It is the Service Provider's responsibility to coordinate production and dissemination schedules to allow for reasonable review time by the City as well as for revisions and coordination of messages, as well as meeting City publication deadlines as applicable. The City intends to partner with the successful Service Provider and take reasonable steps to make available to the Service Provider its own means of publicizing citywide public information.

7.7 Personnel
The Contractor will assign a qualified person or persons to be in charge of its operations within the City and will provide the name, address and telephone numbers of such person to the City. The person in charge of the Contractor’s
operations with the City cannot be changed without the written approval of the City’s Contract Technical Representative whose approval will not be unreasonably withheld. However, the City retains the right to approve or disapprove of any replacement manager(s).

7.8 Statement of Work
All garbage collected will be delivered to a permitted solid waste disposal facility operating in compliance with applicable federal, state, and local laws. The Contractor will be responsible for ensuring the disposal facility is operating and continues to operate in compliance with all applicable laws and regulations. The Service Provider shall perform the work as outlined in this RFP in a competent, qualified, diligent and efficient manner. The pickup and removal of Hazardous Waste is not included in the Services.

7.8.1 Reporting
Before disposal, all garbage collected from waste generators in the City will be weighed and recorded. The Contractor will provide the City with a monthly tonnage report that is to be delivered to the City’s designated representative within ten days of the end of the month for which the data was collected. The Contractor will maintain, for a period of five (5) years, copies of weight tickets which are to be made available for City inspection.

The Service Provider shall be responsible for maintaining and Submitting reports II on an ad hoc, monthly, and annual basis.

7.8.1.1 Ad Hoc Reports
Ad Hoc Reports should be submitted to the City upon request. The reporting period shall be defined at the time of the request. Ad Hoc reports shall include the following information for each collection Service (Refuse, Recycling, and Yard Trimmings)

a. Complaints/resolution summary;
b. Daily route sheet with attached disposal site weight ticket;
c. Recycling participation;
d. Route operational data form;
e. Vehicle identification number;
f. Daily staffing summary (including substitutions);
g. Landfill tickets;
h. Daily route sheets (including labor hours); and
i. Disposed tonnage of Refuse and Recyclables itemized on a per-day basis.
7.8.1.2 Monthly Reports.
Monthly reports must be submitted to the City by the fifteenth (15th) day of the month following the end of the previous calendar month and shall include the following information:

a. A cover letter that abstracts the report and highlights major accomplishments, problems, trends and other pertinent information for the associated month;
b. Complaints/resolution summary for the associated month;
c. Daily route sheet with attached disposal site weight ticket for the associated month;
d. Recycling station participation for the associated month;
e. Tonnage summary for the associated month

7.8.1.3 Annual Report.
The obligation to submit an annual report shall survive the termination or expiration of the Contract. The City may withhold payment of balances due the Service Provider at the end of the Contract until such final report is received and accepted by the City. The annual report should be submitted to the City no later than thirty (30) days following every twelve (12) month period of the Contract and shall include a compilation of the monthly reports for the associated year.

7.9 Carts
The Contractor will offer all households in the City a choice of a 95-gallon or 65 gallon lidded, wheeled trash container cart and a 95-gallon recycling collection cart. The carts will be at no cost to the City or customer. All equipment will bear the name of the contractor. All garbage and recycling collection equipment will be maintained in good repair and appearance. The Contractor will provide containers to each household within thirty (30) days of receiving notice of the award. The container will remain the property of the Contractor who will be responsible for replacing faulty or damaged carts to the household. If the household is deemed responsible for the necessary replacement, an appropriate fee shall be assessed.

7.9.1 Request for Change of Service
After selecting a level of service, the City and Contractor will grant each Customer the opportunity to change their level of service, once per year, free of charge. In the event that a Customer elects to change their service, the Contractor will provide a replacement container to the household within five (5) working days of receiving notice. Any additional changes requested by the Customer within the one (1) year period will be done at the Customer’s expense. The change in the level of service is to be effective at the start of the next billing cycle provided the Contractor has been given a thirty day prior notice of the customer’s intent to change the level of service. The Contractor will propose the
service fee for changing the level of garbage collection service in its proposed Fee Schedule.

The City will secure outlet sites for residential customers to purchase additional “overflow” containers. The overflow containers will be at a minimum, a 30-gallon bag constructed of a special heavy-duty plastic with a printed logo. Subscribing customers may purchase the “overflow” bags for an additional fee at the designated retail outlets. Overflow bags will be set out with the typical lidded container(s).

7.9.2 Regular Service Provision

The Contractor will be required to pick up, on a weekly basis, all garbage and household trash generated at the subscribing household, provided same is placed in an approved collection container.

Any materials set out for collection that are not in an approved container will be left at the curb along with instructional materials educating the customer about the City’s solid waste plan and recycling program. The Contractor will be free to establish routes to achieve the maximum efficiency of operation. The Contractor will notify the public of the collection schedule at the time service is established. All route changes must be communicated to both the City and Customers, in writing, ten days in advance of the effective date.

7.9.3 Bulky Waste

The Contract must make available curbside collection of white goods, brown goods, and bulky items on an as called basis from the requesting customer. The requesting customer will be charged an additional fee as established and collected by the Contractor.

7.10 TASK 002 Collection of Yard Trimmings

The Contractor will be required to pick up all garden and yard trimmings generated at the Customer’s household from the curb, provided the materials are set out based on City’s Solid Waste Management Ordinance, attached herein.

Note: When requiring residents to set out collection containers (any type of waste or recyclables), it is imperative that local solid waste ordinances align with the collection methods executed by the Contractor. This provides the legal basis for the resolution of any conflict between set-out practices by residents and collection methods provided for in the Solid Waste Contract.

The Contractor will collect trimmings from each subscribing household at a minimum on a [bi-monthly basis (2 times per month)]. The contractor will be free to establish routes to achieve the maximum efficiency of operation. The contractor will notify the public of the collection schedule at the time service is established. Yard trimmings shall be kept separate from garbage and recyclables by residential generators.
All vehicles used for collection of yard trimmings will be either covered or secured so as to prevent trimmings from being scattered or spilled.

All yard trimmings collected must be managed according to state approved standards. The Contractor shall be pre-approved by the Contract designated representative throughout the duration of the contract and any extensions. Yard trimmings should be made available for reuse by delivery to a composting or mulching facility.

The Service Provider shall collect all Yard Waste such as tree limbs not larger than four (4) inches in diameter nor longer than five (5) feet, and stacked in piles not to exceed four (4) feet in height and four (4) feet in width. Tree trunks larger than four (4) inches in diameter will not be collected.

**Note: The above size specifications are a general guide, however depending on the collection methodology these size requirements might need adjusting.**

It is the Service Provider's responsibility to properly dispose of all Yard Waste collection bags at no additional cost to the City. Each bag or container placed out for collection may weigh no more than seventy-five (75) pounds.

In the event of Yard Waste set-out at a Unit in the Contract Area that does not meet the specifications above, the Service Provider shall leave a clearly explanatory printed or written notice for the Customer, and notify the City within eight (8) working hours.

The Service Provider shall collect all properly prepared Christmas trees for collection after January 1.

### 7.10.1 Reporting

Before processing the yard trimming materials collected from within the City, the Contractor will weigh and record the amount of materials collected. The Contractor will provide the City with a monthly tonnage report. The report shall be given to the City’s designated contract representative within ten days of the month end for which the data was collected. The Contractor will maintain, for a period of five years, copies of weight tickets which are to be made available for City inspection.

**Note: The inclusion of yard trimmings as a service offering is often on a customer opt-in basis. Therefore, it may be beneficial to request this service as a separate fee-for-service in the fee proposal portion of the response to the RFP.**

*Also, it should be noted in the RFP whether the City will require roll carts for yard waste (provided by the Contractor) or specific types of compost-ready or paper bags to be purchased by the household.*
7.11 TASK 003 Collection of Recyclables:

Methodologies:

Typically, three types of collection methodologies exist for recyclables. They are single stream, dual stream and source separated.

Single Stream: all recyclable materials are commingled in a 95 gallon roll-cart that is collected curbside by the Contractor through an automated process.

Dual Stream: paper or fiber materials are separated and all other materials are commingled together. Typically, an 18-gallon bin is used to set out these materials.

Source Separated: All recyclable materials are separated into different compartments in the collection vehicle. Typically, an 18-gallon recycling bin is used to set out recyclables.

For the purposes of this example RFP, the methodology requested is single stream. Specifying a different methodology may be appropriate for your community.

The Contractor shall collect the following recyclable materials via [95 gallon collection carts] using a [single stream] methodology:

- aluminum cans
- steel cans
- one through seven plastic bottles and containers
- clear, brown, and green glass containers
- all grades of paper including but not limited to newspaper, junk mail, magazines, and corrugated cardboard.

Note: This list is for example purposes. For a more comprehensive list of potentially recyclable materials, check out this site:

http://www.dca.state.ga.us/development/EnvironmentalManagement/programs/recycling/default.asp

Also, contact the Georgia Department of Community Affairs for assistance with understanding the recycled materials market in your area.

Recyclable materials shall be collected curbside once per week, on the same day curbside waste is collected from each customer. Vehicles designated for recycling will be identified as recycling vehicles and will be either covered or secured so as to prevent recyclables from being scattered or spilled.

Recyclable materials will be kept separate from garbage by customers and stored in a [95 gallon wheeled cart] provided by the Contractor. The container
will be labeled as a recycling container so that it is easily identified as recyclables for curbside collection by the Contractor. All recyclable materials collected by the Contractor will be jointly owned by the City and the Contractor. The Contractor shall deliver the [single stream] collected recyclables to a recycling processing center. Revenues from the [single stream] recyclables shall be shared between the City and the Contractor as proposed in the fee schedule.

**Note:** If an RFID tag tracking the number of participating households are desired, include the language in this section

### 7.11.1 Reporting

Before processing the recycling materials collected within the City, the Contractor will weigh and record the amount of recyclables collected. The Contractor will provide the City with a monthly tonnage report as well as the number of participating households where recycling was collected no less than 50% of the scheduled pickups. The report shall be given to the City’s designated Contract Representative within ten days of the month end for which the data was collected. The Contractor will maintain, for a period of five years, copies of weight tickets which are to be made available for City inspection.

### 7.11.2 Processing Facilities

All recyclable items must be recycled at an approved recycling facility; ownership of the recyclable materials shall become the property of the [single stream] processor mutually agreed to by the City and Contractor throughout the duration of the contract and any extensions.

The Contractor is prohibited from collecting separated recyclables from a household and mixing them with garbage unless the City grants prior written approval. The Contractor is prohibited from disposing of recyclable materials in any landfill. The City reserves the right to make necessary and reasonable changes, revisions, additions or deletions to the designated types of recyclable materials collected.

The Contractor will not collect non-recyclable materials if they are placed into the [95 gallon recycling carts] provided for recycling. In the event that it is clear that non-recyclable materials are placed in the container, the Contractor will leave the materials in the container along with instructional materials educating the customer about the recyclable materials accepted in the City recycling program and how to prepare those materials.

The proposal will also include a service option for centralized or individualized recycling cart containers to service multifamily complexes.

### 7.12 TASK 0004 Backdoor Services:

This task is an optional service that may be chosen by non-handicapped residential subscribers. The Contractor shall provide backdoor garbage pick-up for those non-handicapped subscribers of this service at the agreed fee. This fee will be in addition to the fee of Task 0001.
Backdoor service will be provided for medically certified handicapped individuals free of charge, provided no other able-bodied person resides in the household and provided that the backdoor service has been determined to be a medical necessity by a licensed physician and approved by the City.

Contractor’s employees servicing backdoor collection will be required to follow regular walk patterns for pedestrians while on private property. Employees will take care not to damage property, shrubs, and other plantings. Employees will not be required to expose themselves to danger by vicious animals in order to accomplish collection.

7.13 TASK 0005 City Facilities:
The Contractor will provide for the collection of refuse, recyclables and yard trimmings at [Insert local government institutions (including parks) that require services]. The contractor shall provide roll-off containers or dumpsters for the collection of refuse.

7.13.1 Recycling Containers
The Contractor shall provide containers that must be clearly labeled to receive [single stream] recyclables. Containers must be maintained in good working condition. All containers must be covered to prevent wind-blown litter and access by birds or animals. Labeling should be replaced or repainted at least annually or more often as needed to ensure legibility. The Contractor may, in lieu of providing a centralized collection container, provide the City with an adequate supply of 95 gallon carts to collect and store recyclables at City facilities on a weekly basis.

7.14 TASK 0006 Drop-Off Centers: (Optional)
The successful Service Provider will establish two central locations for the use by Commercial Customers who wish to drop off recyclables.

The successful Service Provider will provide:

Two physical locations for drop-off centers; the Contractor shall comply with the City’s Planning & Zoning ordinances when establishing these centers.

7.15 TASK 0007 Special Solid Waste Collection Projects:
The City wishes to sponsor community cleanup events. The Contractor will be responsible for providing collection assistance, collection containers, and disposal services for the following:

a. Quarterly litter pickups (collection assistance with bags along City roads and disposal services) on the ___ day in January, April, July, October,

b. Fall Cleanup Event (one 40 yd container and disposal services),

c. Christmas Tree Recycling Campaign (two 40 yd containers, collection assistance at the drop-off centers, and disposal services),
d. Spring Cleanup (two 40 yd containers and disposal services) and (six) 4 yard trimmings collection containers enclosed containers and disposal services).

e. Household Hazardous Waste collection day (one 40 yd container for miscellaneous non-hazardous materials)

Schedules and sites to be determined by the event.
8 Section E - Fee Schedule
Indicate the fee for service to be charged per household per month for each service listed below. In parenthesis beside each fee, display the percentage of this fee attributable to fuel costs.

Special Consideration will be given to those Proposals with fee structures designed to encourage waste reduction and recycling.

**Note:** Some local governments require a “Pay-As-You-Throw” (PAYT) fee structure. This system creates incentives for the resident to reduce the amount of solid waste they place in refuse containers. To learn more about how these fee structures work, visit:


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9 Section F - Technical and Fee Proposal Requirements

9.1 Introduction

9.1.1 Overview
The Service Provider shall provide detailed information so as to demonstrate its understanding of the services requested.

9.1.2 Documents
The City is not interested in elaborate brochures. All documents will be typewritten on standard 8.5 x 11-inch white paper. Exceptions would be schematics, exhibits, photographs or other information necessary to facilitate the City's ability to accurately evaluate the proposal. Proposals may also include a compact disk including the entire Proposal in a searchable format such as Adobe Acrobat.

9.1.3 Cover Letter
The Proposal must include a letter of transmittal attesting to its accuracy, signed by an individual authorized to execute binding legal documents on behalf of the Service Provider. The cover letter shall provide the name, address, telephone and facsimile numbers of the Service Provider along with the name, title, address, telephone and facsimile numbers of the executive that has the authority to contract with the City. The cover letter shall present the Service Provider's understanding of the Project, a summary of the approach to be undertaken to perform the Services, as well as a summary of the costs to provide the Services.

9.1.4 Executive Summary.
The Service Provider shall submit an executive summary, which outlines its Proposal, including the proposed general management philosophy. The executive summary shall, at a minimum, include an identification of the proposed project team, assign a Company point of contact for the Project, give the
responsible of the project team, and a summary of the proposed Services. This section should highlight aspects of the Company's Proposal, which make it superior or unique in addressing the needs of the City.

9.1.5 Submission
The Service Provider shall package and seal its proposals so that they will not be damaged in mailing. Technical and Fee proposals are to be packaged and sealed separately. Do not include pricing in your proposal other than in the sealed Fee proposal portion of the Proposal. Service Providers are reminded that under Georgia law, all opened documents fall under the open records act and are subject to inspection by the public. Accordingly, proprietary information and/or date can not be withheld from public inspection. All proposals and supporting documents will be submitted in accordance with the “Instructions to Service Providers” section.

9.2 Personnel Experience

9.2.1 Company Principles
Provide a biographic overview of the Company’s key principles.

9.2.2 Staff
The Service Provider shall provide, in this section of the proposal, a description of key staff and personnel that will be assigned to effectively facilitate the requirements of this project. This description will include, at a minimum, the number of permanent employees, part-time employees and an organizational chart reflecting local and corporate assignments and responsibilities. Specifically, the Service Provider must identify what priority will be placed on this project and how the firm intends to provide the initial management and staff.

9.2.3 Resumes
The Service Provider shall provide, in this section of the proposal, resumes of key personnel which will be assigned to this project, both local and Corporate. Resume shall include, at a minimum:

- Position title
- Tenure with Service Provider
- Education
- Experience
- Other related information

9.3 Approach

9.3.1 Project Methodology
The Service Provider shall provide, in this section of the proposal, a description of the method(s) that will be used to accomplish the level of services required in Section D, Program Services. Methods for all areas of Section D, Program Services, must be described.
9.3.1.1 Transition
The Service Provider shall provide a plan for the seamless transition of services from either the previous Service Provider or the City. This plan should include the delivery of collection carts or bins, the distribution of educational materials to residents and/or businesses to be served outlining new collection schedules and services to be provided.

9.3.1.2 Collection Schedule
The Service Provider shall provide, in this section, its proposed schedule for household garbage, yard debris, and/or recyclable collection for subscribing households within the City.

9.3.1.3 Equipment
Provide the City with a comprehensive list of all equipment, including equipment identification numbers; vehicle tare weights and disposal site permit numbers that shall be used in fulfilling the Contract.

9.3.1.4 City Facilities
The Service Provider shall further describe, in this section, its plan for providing collection services to all required City facilities.

9.3.1.5 Drop-Off Centers
The Service Provider shall describe, in this section, its plan for locating, providing and maintaining two drop-off centers. It will suggest a method for fee collection by the City and commercial vs. residential user identification, e.g. authorized individuals use the facilities. All restrictions and/or innovations will be documented here.

9.3.2 Management of Collected Materials
The Service Provider will provide, in this section, the various disposal facilities it intends to use during the contract period(s.)

9.3.2.1 Solid Waste
The Service Provider will provide a list of solid waste disposal facilities and/or waste transfer stations it intends to use to dispose of waste generated within the City. The list will include the disposal facility’s permit number, current address, contact person and telephone number for each facility listed. In addition, the Service Provider must submit documentation for the facilities it proposes to use, demonstrating five years of disposal capacity for waste generated from the City.

Reduction of Solid Waste output represents a high priority of the City. Successful Proposals will indicate innovative ways the Service Provider will work with residents to reduce waste output.
9.3.2.2 Recyclables
The Service Provider will submit in its proposal a list of recycling facilities it will use to process the recyclables generated within the City. The list will include a current address, contract person, and telephone number of each facility listed. In addition, the Service Provider must submit documentation for the facilities it proposes to use, demonstrating five years of processing capacity for recyclables generated from the City.

The City sees recycling as an important method towards reducing overall waste output. Successful proposals will indicate innovative methods of increasing the amount of recyclable materials collected from residents in the City. Proposals for increasing the types of materials collected and processed by the Service Provider and its partners will be reviewed with interest.

9.3.2.3 Yard Trimmings
The Service Provider will identify how it will manage the yard trimming material collected and provide a list of the proposed facilities it intends to use. The list will include the disposal facility’s permit number, current address, contact person and telephone number for each facility listed. In addition, the Service Provider must submit documentation for the facilities it proposes to use, demonstrating five years of disposal capacity for yard trimmings generated from the City.

The City finds value in a system where yard trimmings are processed for reuse either through mulch facilities or composting. Proposals with innovative approaches for the reuse of yard trimming matter will be reviewed with interest.

9.3.3 Public Education
The Service Provider will submit a waste reduction and recycling public education plan to the City. The plan must include a copy (outline) of the public education materials the Contractor intends to distribute to subscribing households and identify a plan for the development and distribution of such educational materials on an ongoing basis. The Service Provider will also define the intentions of the program and indicate a philosophy of educational outreach.

9.4 Company Experience/Capabilities
9.4.1 Experience
The Service Provider shall provide, in this section of the proposal, a detailed description of similar services or contracts in which the Service Provider is presently involved or has completed during the past two (2) years. In particular, reference company experience with public entities that provide billing of MSW and recyclables collection and disposal services on a subscription basis.
9.4.2 Capabilities
The Service Provider shall provide, in this section of the proposal, a description of the firm’s capabilities. Any limitations relative to facilities, staff personnel, on-going projects/contracts, etc. shall be identified.

9.4.3 Customer Service
Describe the following items in your Proposal:
1. Describe the Service Provider's customer service philosophy and describe how it is communicated and reinforced throughout the organization.
2. Describe the Service Provider's approach to total quality management, and how your current customers benefit from your service improvements.
3. Describe the Service Provider's complaint resolution procedures.
4. Describe the nature of service improvement and increase in customer satisfaction that the Service Provider has been able to achieve in environments comparable to the City's in size and complexity.
5. Describe the methodology the Service Provider uses to handle a client's unhappy customer. How does the Service Provider regain that customer's confidence and retain their loyalty?
6. Describe the emergency plan in place that the Service Provider will take to deal with emergency situations such as extreme cold temperatures, snow/ice, fire, or natural disaster which may require a deviation from the normal operating procedures. The emergency plan should address Contract Monitor notification procedures and include emergency contact information.

9.4.4 References
The Service Provider must list local government client references with a contact person and telephone number. List any local government clients that have terminated or discontinued services in the last three years with a contact person, telephone number and explanation for the discontinuation.

9.5 Company Organization

9.5.1 Primary Business
Provide, in this section, your Company's primary business interest and/or operations including organization and affiliations. Include the magnitude of your operation as it relates to this project.

9.5.2 Records Management
Describe your Company’s record keeping procedures in detail.

9.5.3 Company History
Provide pertinent company historical information that will demonstrate your capability to successfully accomplish this project.
9.6 Fee Proposal

9.6.1 Reasonableness
The Fee Proposal shall remain sealed until the Technical Proposals have been opened and evaluated. The Company whose technical score ranks among the top three proposals will have their Fee Proposals opened and scored. These Fee Proposals will be evaluated for completeness and reasonableness as they relate to the technical proposal.

9.6.2 Best Value
The Fee Proposal is important; however, it will not be the determining factor in the selection process. It is not the intent of the City to limit innovative solutions by dollar constraints, but rather to determine which proposal has the potential of providing the best value for the services required.

9.7 Proposal Evaluation Factors
It is the City intent to evaluate the proposals based on technical merit and price and to choose the Service Provider whose proposal provides the best value to the City. The City reserves the right to waive any irregularities, reject any and/or all proposals, in whole or in part, when, in the City opinion, such rejection is in the best interests of the City.

9.7.1 Evaluation Method
Each proposal will be reviewed by an evaluation team assigned by the City Administrator/Manager. The evaluation will involve a holistic review of all material provided with a distinct interest in the following components (in no particular order):

Service Provider’s innovative approach to encouraging and maintaining a sustainable solid waste system.

Service Provider’s proven ability with similar projects.

Expertise of key personnel to be assigned to the contract.

Service Provider’s proven ability to provide innovative, cost-effective service

Service Provider’s proven track record of responsiveness to time limitations and deadlines.

Service Provider’s proven track record of quality of performance.

Service Provider’s capacity to perform.

Service Provider’s cost proposal.
NOTE: The City reserves the right to accept a proposal, as submitted, and enter directly into a contractual agreement with that selected firm. Accordingly, it is imperative that all submittals contain both the best technical and fee proposals in their initial submission.

9.7.2 Oral Presentations
Following the evaluation of the proposals, the City’s Evaluation Team may request the top ranking firms(s) to make an oral presentation and/or be interviewed. If a determination is made that presentations are necessary, the requested Service Providers will be contacted to arrange a mutually acceptable date and time that will be promulgated by the Contract Administrator.

9.7.3 Negotiations
Following any presentations, the finalist(s) shall be re-evaluated. Should it become necessary, the Contract Administrator shall negotiate with the Service Provider whose proposal is determined to be most advantageous to the City. If negotiations with the highest ranking Service Provider fail, negotiations shall be initiated with the next highest ranking Service Provider, and so on, until an agreement is reached. The City reserves the right to reject all offers and end the process without executing a contract.

9.7.4 Contract Formation
If the negotiation process produces mutual agreement, the draft contract provided herein shall be constructed and forwarded to the successful Service Provider for execution and then to the City’s Board of Commissioner’s for acceptance. The draft contract format will be the only acceptable document for execution. The Service Provider is cautioned not to introduce its format or suggest an association’s format, e.g. “AIA.”

-End of This Section-
10 Section G - General Conditions

10.1 Contract Administration
The Contract Administrator for this Request for Proposals (RFP) is [Insert Contract Administrator and Title]. The Contractor Administrator shall act as the City’s representative during the execution of any subsequent contract and related amendments. He will evaluate any contract disputes in a fair and unbiased manner. The decisions of the Contract Administrator shall be final and conclusive and binding upon all parties to the Contract. Any contractual questions arising during the proposal period or during the contract period(s) are to be addressed to the Contract Administrator at the following address:

10.2 Contract Technical Representative
The Contract Technical Representative is [Insert name and title]. Representative shall provide the successful Service Provider direction and monitor the results within the limits of the contract’s terms and conditions. Representative will decide questions which may arise as to the quality and acceptability of services performed. Representative shall judge as to the accuracy of quantities submitted by the successful Service Provider in payment requests and the acceptability of the services which these quantities represent. Representative will be the point-of-contact for developing contract changes and amendments to be approved by the City and executed by the Contract Administrator. Any technical questions arising, subsequent to contract award, are to be addressed to the Contract Technical Representative at the following address:

[Insert Name, Title and Address for the Contract Technical Representative]

10.3 Notice of Award of Contract
As soon as possible, and within 90 days after receipt of proposals, the City shall notify the successful Service Provider of its intent to enter into a contract agreement. Should the City require additional time to award a contract, the time may be extended by mutual agreement between the City and the successful Service Provider. If an Award of Contract has not been made within 90 days from the proposal opening date or within the extension mutually agreed upon, the Service Provider may withdraw its proposal without further liability on the part of either party.

10.4 Execution of Contract Documents
a. Within fifteen (15) days subsequent to successful contract negotiations and Board of Commissioners approval, the City shall furnish the successful Service Provider the conformed copies of the Contract Documents for execution.
b. Within fifteen (15) days after receipt of the Contract Documents, the successful Service Provider shall return all the documents properly executed. Attached to each document shall be the certificate of insurance and proper licenses required by Federal, State or Local authorities.

c. Within thirty (30) days after receipt of the Contract Documents, executed by the successful Service Provider, certificates of insurance, and license(s) the City shall complete the execution of the documents. Distribution of the completed documents will be made upon completion.

d. Should either party require an extension of any of the time limits stated above, it must be by mutual agreement between both parties.

10.5 Insurance

10.5.1 Liability

The Contractor shall maintain such insurance as will protect him from claims under workmen’s compensation acts and from any other claims for damages to property, and for personal injury, including death, which may arise from operations under this contract, whether such operations be by himself or by any sub-contractor or anyone directly or indirectly employed by either of them. Certificates of such insurance shall be filed with the City.

*The limits of insurance are as follows:

- Comprehensive General Liability - The successful Service Provider shall exercise proper precaution at all times for the protection of persons and property. It shall carry approved public liability and property damage insurance with the following minimums:
  - $500,000.00 Bodily injury, including death, each occurrence
  - $250,000.00 Property Damage, each occurrence
  - $50000000 Property Damage, in the aggregate

- Automobile Liability - policy covering injury and property damage $1,000,000
- Umbrella Policy - $1,000,000

*Liability Insurance shall be effective for the duration of the contract period as described in the contract documents, including authorized change orders.

10.5.2 Certificates of Insurance

Certificates acceptable to the City shall be attached to the signed Contract Documents when they are transmitted to the City for execution. These certificates shall contain the statement that ‘Coverage afforded under the policies will not be canceled unless at least thirty (30) days prior to cancellation written notice has been given to the City, as evidenced by receipts of Registered or Certified mail.’
10.6 Quantities
None of the various City Departments, Agencies, or Employees, individually or collectively, shall be required to activate any minimum or maximum number of items during the life of any contract, or extension thereof, as a result of this RFP.

10.7 Indemnification
The successful Service Provider will indemnify and hold harmless the City and its agents and employees from and against all claims, damages, losses and expenses including attorneys’ fees arising out of or resulting from the performance of the services, provided that any such claims, damage, loss or expense is attributable to bodily injury, sickness, disease or death, or to injury to or destruction of tangible property, including the loss of use resulting therefrom; and is caused in whole or in part by any negligent or willful act or omission of the successful Service Provider and anyone directly or indirectly employed by the Service Provider or anyone for whose acts any of them may be liable. In any and all claims against the City or any of its agents or employees, by any employee of the successful Service Provider, directly or indirectly employed by the Service Provider, or anyone for whose acts any of them may be liable, the indemnification obligation 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 successful Service Provider or under the Worker Compensation Acts, Disability Benefits Acts or other employee benefits acts.

10.8 Notice To Proceed
The Notice to Proceed shall be issued within ten (10) days of the execution of the Contract Agreement by the City. If there are reasons why the Notice to Proceed should not be issued within this period, the time may be extended by mutual agreement between the City and successful Service Provider. If the Notice to Proceed has not been issued within the ten (10) day period or within the period mutually agreed upon, the successful Service Provider may terminate the Contract Agreement without further liability on the part of either party.

10.9 Liquidated Damages
The City reserves the right to monitor the performance of the Service Provider’s duties, including the routs and collections made, Customer reports, trips to disposal facilities and other destinations, the content of individual loads or portions of loads disposed of and the Service Provider's records at any time, in order to ensure the Service Provider is not disposing of material outside the terms of the Contract. Materials disposed that are not in accordance with the terms of the Contract shall be considered a default condition. Accordingly, the Service Provider agrees to the conditions set forth and will pay liquidated damages in accordance with the following:

a. The Service Provider must physically remove the improperly disposed of materials within four (4) hours of notification by the City;
b. Liquidated damages in the amount of five thousand dollars ($5,000.00) for the first occurrence of improperly disposed of material;

c. For each subsequent occurrence at any non-designated location, during the Contract term, one thousand dollars ($1000.00) will be added to the previous amount paid (second occurrence will equal six thousand dollars ($6000.00), third occurrence will equal seven thousand dollars ($7000.00), etc.);

d. The Fifth occurrence will be considered a default condition, not amenable to cure by removal of materials and payment of damages; and

e. Failure by the Service Provider to physically remove the improperly disposed of materials within four (4) hours of notification by the City shall be considered an additional occurrence and shall be treated accordingly. Excessive Missed Collections may be considered a default condition. Accordingly, the Service Provider agrees to the conditions set forth and will pay liquidated damages in accordance with the following:

a. The Service Provider shall have eight (8) working hours to pick up the Missed Collection;

b. If the Service Provider fails to meet the eight (8) working hour cure period, liquidated damages in the amount of two hundred dollars ($200.00) per occurrence for the first ten (10) occurrences in any thirty (30) day period; and

c. Starting with the eleventh (11th) missed cure collection in any thirty (30) day period, liquidated damages in the amount of four hundred dollars ($400.00) per occurrence.

The liquidated damages set forth above are not intended to compensate the City for any damages other than inconvenience and loss of use or delay of the Services. The existence or recovery of such liquidated damages shall not preclude the City from recovering other damages which the City can document as being attributable to the above referenced failures, including but not limited to the cost of internal Staff hours or amounts paid to third parties as a result of such problem or delay.

10.10 Suspension Or Termination Of Services

The anticipated contract between the successful Service Provider and the City can be terminated based on:

a. City electing, in writing, not to exercise any of its option periods.

b. Failure of the Service Provider to perform based on the Service Provider’s bankruptcy, lack or loss of skilled personnel, or disregarding laws, ordinances, rules, regulations or orders of any public body having jurisdiction. Should any single, multiple or all of the above conditions occur, the City shall have the authority to terminate the contract with written notice to the successful Service Provider. The successful Service Provider shall be liable
for any losses occurring as a result of not abiding by the terms of the agreement.

c. Either party shall have the right to voluntarily terminate this agreement at any time upon 30 days advance written notice to the other party of its intention to terminate. All correspondence of this nature will be forwarded by certified or registered mail.

d. Any termination of the successful Service Provider’s services shall not affect any right of the City against the successful Service Provider then existing or which may thereafter occur. Any retention of payment of monies by the City due the successful Service Provider will not release the successful Service Provider from compliance with the Contract Documents.

10.11 Transition Services Upon Termination

Upon termination or expiration of the Contract, the Service Provider shall cooperate with the City to assist with the orderly transfer of the functions and operations provided by the Service Provider hereunder to another service provider or to the City as determined by the City in its sole discretion. Prior to termination or expiration of this Agreement, the City may require the Service Provider to perform and, if so required, the Service Provider shall perform certain transition services necessary to shift the support work of the Service Provider to another provider or to the City itself as described below (the “Transition Services”) and the City shall pay for such service at the rates set forth in this Agreement. Transition Services may include but shall not be limited to the following:

a. Working with the City to jointly develop a mutually agreed upon Transition Services Plan to facilitate the termination of the Services;

b. Notifying all affected service providers and subcontractors of the Service Provider;

10.12 Assignments

The successful Service Provider shall not assign the whole or any part of this Contract or any monies due or to become due hereunder without written consent of the City. In case the successful Service Provider assigns all or any part of any monies due or to become due under this Contract, the Instrument of assignment shall contain a clause substantially to the effect that is agreed that the right of the assignee in and to any monies due or to become due to the successful Service Provider shall be subject to prior liens of all persons, firms, and corporations for services rendered or materials supplied for the performance of the services called for in this contract.

10.13 Laws And Regulations

The successful Service Provider’s attention is directed to the fact that all applicable Federal, State and City laws, municipal ordinances, and the rules and regulations of all authorities having jurisdiction over the services shall apply to the contract throughout, and they will be deemed to be included in the contract.
as though written out in full herein. The successful Service Provider shall keep fully informed of all laws, ordinances and regulations of the Federal, State, City and municipal governments or authorities in any manner affecting those engaged or employed in providing these services or in any way affecting the conduct of the services and of all orders and decrees of bodies or tribunals having any jurisdiction or authority over same. If any discrepancy or inconsistency should be discovered in these Contract Documents or in the specifications herein referred to, in relation to any such law, ordinance, regulation, order or decree, the Service Provider shall herewith report the same in writing to the City.

The Service Provider shall at all times observe and comply with all such existing and future laws, ordinances and regulations, and shall protect and indemnify the City and its agents against the violation of any such law, ordinance, regulation, order or decree, whether by the Service Provider or by his/her employees. Licenses of a temporary nature, necessary for the prosecution of the services shall be secured and paid for by the successful Service Provider.

10.14 Force Majeure.

The Company shall not be liable for any failure or delay in the performance of its obligations pursuant to this Agreement and such failure or delay shall not be deemed a default of this Agreement or grounds for termination hereunder if all of the following conditions are satisfied: (i) if such failure or delay: (a) could not have been prevented by reasonable precaution, and (b) cannot reasonably be circumvented by the non-performing party through the use of alternate sources, workaround plans, or other means; and (ii) if and to the extent such failure or delay is caused, directly or indirectly by fire, flood, earthquake, hurricane, elements of nature or acts of God, acts of war, terrorism, riots, civil disorders, rebellions or revolutions, or court order.

Upon the occurrence of an event which satisfies all of the conditions set forth above (a "Force Majeure Event") the Company shall be excused from any further performance of those of its obligations pursuant to this Agreement affected by the Force Majeure Event for as long as (a) such Force Majeure Event continues and (b) the Company continues to use commercially reasonable efforts to recommence performance whenever and to whatever extent possible without delay.

Upon the occurrence of a Force Majeure Event, the Company shall immediately notify the City by telephone (to be confirmed by written notice within two (2) days of the inception of the failure or delay of the occurrence of a Force Majeure Event and shall describe in reasonable detail the nature of the Force Majeure Event. If any Force Majeure Event prevents the Company from performing its obligations for more than five (5) days, the City may terminate this Agreement.

 Strikes, slow-downs, walkouts, lockouts, and individual disputes are not excused under this provision.
10.15 Notice And Service Thereof

a. All Notices, demands, requests, instructions, approvals, and claims shall be in writing.

b. Any notice to or demand upon the Contractor shall be sufficiently given if delivered at the office of the Contractor specified in this proposal (or at such other office as the Contractor may from time to time designate to the City in writing), or if deposited in the United States Mail in a sealed, postage-prepaid envelope, or delivered, with charges prepaid, to any telegraph company for transmission, in each case addressed to such office.

c. All papers required to be delivered to the City shall, unless otherwise specified in writing to the Contractor, be delivered to the Contract Administrator. Any notice to or demand upon the City shall be sufficiently given if delivered to the Office of said Contract Administrator or if deposited in the United States Mail in a sealed, postage-prepaid envelope, or delivered with charges prepaid to any telegraph company for transmission, in each case addressed to said Contract Administrator or to such other representative of the City or to such other address as the City may subsequently specify in writing to the Contractor for such purposes.

10.16 Schedule, Reports And Records

The Contractor shall submit to the City schedules, reports, estimates, records and other data as the City may request concerning services performed or to be performed.

10.17 Changes In The Contract

10.17.1 Changes in the Service

The City may at any time, as the need arises, order changes within the scope of the services without invalidating the Contract Agreement. If such changes increase or decrease the amount due under the Contract Documents, or in the time required for performance of the services, an equitable adjustment shall be negotiated culminated by the issuance of a Contract Amendment. The Contract Administrator, also, may at any time, by issuing a Contract Amendment, make changes in the details of the services. The Contractor shall proceed with the performance of any changes in the services so ordered by the Contract Administrator unless the Contractor believes that such order entitles a change in the fee time or both, in which event the Contractor shall give the Contract Administrator written notice thereof within fifteen (15) days after the receipt of the Contract Amendment, and the Contractor shall not execute such amendments pending the receipt of an executed Notice to Proceed instruction from the City.

The City may, when changes are minor or when changes would result in relatively small changes in the Fee or Contract Time, elect to postpone the issuance of a Contract Amendment until such time that a single amendment of
substantial importance can be issued incorporating several changes. In such cases, the City shall indicate this intent in a written notice to the Contractor.

10.17.2 Changes in Fee
The Fee shall be changed only by a mutual agreement by the Contractor and the City transmitted as a Contract Amendment. The Contractor shall, when required by the City, furnish to the City the method and justification used in computing the change in fee as related to the services ordered.

10.17.3 Changes in Contract Period
The Contract Periods shall be changed only by a Contract Amendment. Changes in the services described in a. above and any other claim made by the Contractor for a change in the Contract Period shall be evaluated by the City and if the conditions warrant, an appropriate adjustment of the Contract Periods will be made.

10.18 Payments And Completion

10.18.1 Application for Payments
The Contractor shall submit an application for payment (invoice) for services rendered during the preceding calendar month. This application shall be sent to:

[Insert Billing/Procurement Department Contact Here]

10.18.2 Certificate for Payments
If the Contractor has made application for payment as above, the Technical representative will authenticate the application and forward it to the Finance Department for such amount as is determined to be properly due, or state in writing the itemized and specific reasons for withholding payment. After the application has been issued, the Finance Department shall pay to the Contractor, within 30 days, the amount covering services completed No application for payment, nor any payment, shall constitute an acceptance of any services not in accordance with the Contract Documents.

10.18.3 Failure of Payment
If the Technical Representative should fail to approve an application for payment, through no fault of the Contractor, within 7 days after receipt from the Contractor, or if the Finance Department should fail to pay the Contractor within 30 days after receipt of an authenticated application for payment, then the Contractor shall receive interest on the balance due with the interest being 1% per month not to exceed 3 months (3%). The City reserves the right to reject the Technical Representative’s certification of any request for payment by the Contractor without the accrual of interest.
10.18.4 Governing Document
All parties expressly agree that the provisions of the Georgia Prompt Pay Act, Title 13, Chapter 11, of the Official Code of Georgia Annotated, are superseded by the terms and conditions of this agreement.

10.19 Contractor’s Claim
No claim for additional or other compensation beyond the Fees shall be allowable unless the Contractor makes and continuously maintains written demand therefore within thirty (30) days of the occurrence of any event which gives rise to such claim.

10.20 Contract Agreement Jurisdiction
Contractor irrevocably consents that any legal action or proceeding against it under, arising out of or in any manner relating to this Agreement shall be brought in any court in the City. Contractor designates the Secretary of the State of Georgia as its agent for service of process, provided no such agent located in Georgia is on file with the said Secretary Contractor, by the execution and delivery of this Agreement, expressly and irrevocably assents to and submits to the personal jurisdiction of any court in the City, and in any said action or proceeding. Contractor hereby expressly and irrevocably waives any claim or defense in any said action or proceeding based on any alleged lack of jurisdiction, improper venue or forum non convenes or any similar basis.

10.21 Permits And Regulations
The Contractor shall obtain and pay for all permits, licenses and any other regulatory requirements, necessary for the prosecution of these services. The Contractor shall pay all governmental charges and inspection fees necessary for the prosecution of these services.

10.22 Business License
Contractors and subcontractors shall have a current Occupation Tax Certificate, and shall furnish certificate and license numbers prior to entering into a contract with the City.

10.23 Responsibilities Of The Contractor

10.23.1 Subcontractors, Manufacturers, and Suppliers
The Contractor shall be responsible for the adequacy, efficiency and sufficiency of subcontractors, manufacturers, suppliers and their employees. This includes the responsibility for conducting operations in such a manner as to cause the minimum damage possible to existing private property and improvements, and to the public and private infrastructure.

10.23.2 Contractor’s Employees
The Contractor shall be responsible for the adequacy, efficiency and sufficiency of his employees. Workers shall have sufficient knowledge, skill and experience
to perform properly the work assigned to them. The Contractor shall be fully responsible for the acts and omissions of its subcontractors and of persons directly or indirectly employed by them, as the Contractor is for the acts and omissions of persons employed by it.

10.23.3 Payment For Labor and Materials
The Contractor shall pay and require his subcontractors to pay any and all accounts for labor including Workers Compensation premiums, State Unemployment and Federal Social Security payments and other wage and salary deductions required by law. The Contractor also shall pay and cause his subcontractors to pay any and all accounts for services, equipment, and materials used by him and his subcontractors during the performance of work under this contract. Such accounts shall be paid as they become due and payable. If requested by the City, the Contractor shall furnish proof of payment of such accounts to the City.

10.23.4 Attention to Work
The Contractor, acting through his representative, shall give personal attention to and shall manage the services so that they shall be prosecuted faithfully. When his representative is not personally present, his designated alternate shall be available and shall have the authority to act on the contract.

10.23.5 Employee Safety
The Contractor alone shall be responsible for the safety of its and its subcontractor’s employees. The Contractor shall perform the services in a manner which meets the City’s responsibility under statutory and common law for the provision of a safe place to work.

10.23.6 Public Safety and Convenience
The Contractor shall conduct his work so as to insure the least possible obstruction to traffic and inconvenience to the general public and the residents in the vicinity of the work and to insure the protection of persons and property.

10.23.7 Cooperation in Disasters
The Contractor shall acknowledge the presence of other contractors involved in disaster response and recovery activities of the federal, state, and local government, and of any private utility, and shall not interfere with their work during times of declared disaster or a local emergency.

10.23.8 Disposal Facilities
Subsequent to the original approval of disposal facilities by the City, any additional solid waste disposal facilities anticipated to be used by the Contractor will require prior written approval of the City.
10.24 Compliance With Laws

The Contractor shall keep himself fully informed of all existing and future State and Federal Laws, all regulations of the various departments or agencies of the State of Georgia, and local ordinances and regulations in any manner affecting those engaged or employed in the services, or the materials used in the services, or in any way affecting the conduct of the services and of all such orders and decrees of bodies or tribunals having any jurisdiction or authority over the same.

He shall at all times himself observe and comply with, and cause all his agents and employees to observe and comply with, all such existing and future laws, ordinances, regulations, orders, and decrees; and shall protect and indemnify the City, its officers, employees and agents against any claim or liability arising from or based upon violation of any such law, ordinance, regulation, order, or decree, whether by himself or his employees or any subcontractor.

- End of This Section —
11 Section H - Representation

11.1 Non-Discrimination.

a. The Company agrees that it has adopted and will maintain and enforce a policy of nondiscrimination on the basis of race, color, religion, sex, age, national origin, or disability.

b. The Company agrees that it will inform the City of any alleged violation(s) of employment practices involving any employees who work on the Project which are asserted in any claims filed with the Equal Employment Opportunity Commission, Labor Department or any other federal or state compliance agency. The Company will also inform the City of the final disposition of such cases.

11.2 Drug-Free Workplace.

The City is a drug-free workplace employer. The City Council has adopted a policy requiring City Service Providers to provide a drug-free workplace in the performance of any City contract. The Company hereby certifies that it has or it will within thirty (30) days after execution of the Contract:

a. Notify employees that the unlawful manufacture, distribution, dispensation, possession, or use of a controlled substance is prohibited in the workplace and specifying actions that will be taken for violations of such prohibition;

b. Establish a drug-free awareness program to inform employees about (i) the dangers of drug abuse in the workplace, (ii) the Company's policy of maintaining a drug-free workplace, (iii) any available drug counseling, rehabilitation, and employee assistance programs, and (iv) the penalties that may be imposed upon employees for drug abuse violations;

c. Notify each employee that as a condition of employment, the employee will (i) abide by the terms of the prohibition outlined above, and (ii) notify the Company of any criminal drug statute conviction for a violation occurring in the workplace not later than five (5) days after such conviction;

d. Impose a sanction on, or requiring the satisfactory participation in a drug counseling, rehabilitation or abuse program by, an employee convicted of a drug crime;

e. Make a good faith effort to continue to maintain a drug-free workplace for employees; and

f. Require any party to which it subcontracts any portion of the work under the contract to comply with the above provisions.

A false certification or the failure to comply with the above drug-free workplace requirements during the performance of the Contract shall be grounds for suspension, termination or debarment.