SPECIAL ORDINANCE NO. S-\_\_\_\_

AN ORDINANCE approving NATIONAL SERV-ALL LANDFILL (REPUBLIC SERVICES, INC.) SERVICE AGREEMENT - \$150,484.00 by and between NATIONAL SERV-ALL LANDFILL (REPUBLIC SERVICES, INC.) and the City of Fort Wayne, Indiana, in connection with the Board of Public Works.

# NOW, THEREFORE, BE IT ORDAINED BY THE COMMON COUNCIL OF THE CITY OF FORT WAYNE, INDIANA:

SECTION 1. That the NATIONAL SERV-ALL LANDFILL (REPUBLIC SERVICES, INC.) SERVICE AGREEMENT - \$150,484.00 by and between NATIONAL SERV-ALL LANDFILL (REPUBLIC SERVICES, INC.) and the City of Fort Wayne, Indiana, in connection with the Board of Public Works, is hereby ratified, and affirmed and approved in all respects, respectfully for:

All labor, insurance, material, equipment, tools, power, transportation, miscellaneous equipment, etc., necessary for SOLIDS DISPOSAL AT THE LANDFILL FOR SOLIDS REMOVED FROM THE POND DECANT FACILITY AT THE WATER POLLUTION CONTROL PLANT. TRANSPORTATION AND DELIVERY OF SOLIDS TO THE LANDFILL SHALL BE PROVIDED BY A SEPARATE CONTRACTOR;

involving a total cost of ONE HUNDRED FIFTY THOUSAND FOUR HUNDRED EIGHTY-FOUR DOLLARS AND 00/100 (\$150,484.00). A copy of said Contract is on file with the Office of the City Clerk and made available for public inspection, according to law.

| 1  |  |
|----|--|
| 2  | SECTION 2. That this Ordinance shall be in full force and effect from  |
| 3  | and after its passage and any and all necessary approval by the Mayor. |
| 4  |  |
| 5  |  |
| 6  | Council Member   |
| 7  |  |
| 8  | APPROVED AS TO FORM AND LEGALITY                                       |
| 9  |  |
| 10 |  |
| 11 | Carol Helton, City Attorney  |
| 12 |  |
| 13 |  |
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#### Water Pollution Control Plant Pond Capacity Restoration Phase III

Approval of Services Agreement between the City of Fort Wayne and National Serv-All for WO #76932, Water Pollution Control Plant Pond Capacity Restoration Phase III. Compensation for services performed shall not exceed \$150,484.00.

| APPROVED THIS / Le DAY OF March, 20 2/. |
|---|
| BOARD OF PUBLIC WORKS                   |
| BY: Maul Act                            |
| Shan Gunawardena, Chair                 |
| BY: Kumar Menon, Member                 |
| BY: Chris Guerrero, Member              |
| ATTEST: Michelle Fulk-Vondran, Clerk    |



## SPECIAL WASTE SERVICE AGREEMENT NON-HAZARDOUS WASTES

|   | Special Waste Profile Number:  |                                      |                      |                            |                        |                             |  |
|---|--|--------------------------------------|----------------------|----------------------------|------------------------|-----------------------------|--|
|   | Canaratar Billing  | u Information                        |                      | b                          | onublic Wasta L        | ocation (Company)           |  |
| Mamas   | Generator Billing City of Fort Wayne F   |                                      | n PO# 76932          | _                          |                        | (Republic Services)         |  |
| Name:   | Attn: James Woodruft   |                                      | e 1.0 # 1000Z        |                            |                        | (Vehanic gelvices)          |  |
| Address:  | 200 E. Berry Street, S   |                                      |                      |                            | 6231 MacBeth Road      |                             |  |
| City;   | Fort Wayne   |                                      | -                    |                            | ayne, IN 46809         |                             |  |
| State:  | Indiana  | Zip:                                 | 46802                | 260-44                     | 2-3174                 |                             |  |
| Phone:  |  | Fax:                                 |                      |                            |                        |                             |  |
| Contact:  | James Woodruff   |                                      |                      |                            |                        |                             |  |
|   | Sewer Pipe Grit for La   |                                      | of Orig              | •                          | Allen County, In       |                             |  |
| Additional la   | nformation: Lisa/Ka  | y, please refere                     | nce PO # 76932       | on involces f              | or this project. T     | hank youl                   |  |
| <ol> <li>Special Waste Service. Subject to the terms and conditions contained herein, the Company and the Generator agree to be legally bound hereby and the Company agrees to accept at its Facility, Acceptable Waste (hereinafter referred to as "Special Waste" or "Waste") delivered by Generator, and which is acceptable to the Company as herein provided.</li> <li>Acceptable Waste. Only those Special Wastes described in Paragraph 3 herein and in any Special Waste Profile(s) which number is identical to the contract number referenced above, and which Profile(s) are hereby incorporated by reference herein, and which Waste is subsequently approved by the Company and is otherwise in accordance with all laws, regulations and permits, shall be acceptable for disposal at the Facility ("Acceptable Waste").</li> </ol> |  |                                      |                      |                            |                        |                             |  |
|   | tes for Disposal:  | al Method                            | Disposal Rate:       | Fanc                       | / Taxes / Misc.        | Transportation              |  |
| Was   |  | nal Serv-                            | Dishosa Marar        |                            | uded in the            | <u> Transportation</u>      |  |
| Sewer Pip   |  |                                      | \$ 25,68 /Ton        | •                          | osal rate)             | Not Applicable              |  |
|   |  |                                      |                      |                            |                        |                             |  |
| Additional inf  | ermation: One-Ton M  | inimum Charge                        | Per Load. This is    | special pricing            | j for this project e   | st. at 5,860 Tons.          |  |
| Generalo  | r shall also be liable for a   | l laxes, fees, or ol                 | her charges impose   | d by federal, sta          | te, local or provincia | if laws and regulations.    |  |
| Cannot E  | exceed Dally Volume of   | N/A                                  | Without Pric         | or Approval of C           | ompany.                |                             |  |
| (B) <u>Inc</u><br>this  | corporation by Reference<br>a Agreement as if fully set  | e. In addition to S<br>forth herein. | pecial Waste Profile | (s), the following         | documents are inc      | orporated by reference into |  |
| 1)_   | Pending Landfill Approva   | I                                    |                      |                            |                        |                             |  |
| 2)  | Once Approved, All Load  | s Must Carry a No                    | n-Hazardous Waste    | Manifest                   |                        |                             |  |
| similar te  | 4. <u>Term of Agreement</u> . This Agreement is effective for <u>12</u> months, commencing <u>2/4/2021</u> and shall automatically be renewed for a similar term thereafter unless either party shall give written notice (via certified mail) of termination to the other party at least thirty (30) days prior written notice. |                                      |                      |                            |                        |                             |  |
| THE COMPANY AND THE GENERATOR, IN CONSIDERATION OF THE MUTUAL OBLIGATIONS CONTAINED HEREIN, AGREE THAT THIS IS A LEGALLY BINDING AGREEMENT WHICH IS SUBJECT TO THE TERMS AND CONDITIONS SET FORTH ON THIS PAGE AND ON THE REVERSE SIDE OF THIS DOCUMENT. IN ADDITION, THE GENERATOR IS CERTIFYING THE ATTACHED TERMS AND CONDITIONS HAVE BEEN REVIEWED AND INITIALLED AT THE BOTTOM OF THE PAGE.  |  |                                      |                      |                            |                        |                             |  |
| GENERATO  | Mroll  | <i>-</i>                             | REPU                 | JBLIC SERVICE              | ES, INC/COMPANY        |                             |  |
| x AC  | the Hunk   |                                      | gay                  | Weiseman<br>ATURN INSTITUT | ODEED DESPESSED        | MT ATH 153                  |  |
|   | (AUTHORIZED REPRES   | ENTATIVE)                            | SIGN                 | ATURE (AUTHO               | ORIZED REPRESEI        | VIATIVE)                    |  |
| x Mike K  | iester, Manager  |                                      |                      | Veiseman, M.I              |                        | <u> </u>                    |  |
|   | TITLE (PLEASE PRINT)   |                                      | MAM                  | E AND TITLE (P             | LEASE PRINT)           |                             |  |
| X_3/10/20   | JZ I   |                                      | <u>2/4/2</u><br>DATE |                            |                        |                             |  |
| DATE  |  |                                      | D/A ] E              | •                          |                        |                             |  |

Terms and Conditions of Special Waste Service Agreement

- The Accounted. This agreement of the paties ("Agreement") for the disposal of Special Waste shell consist of the Agreement, that's to the Agreement (if any) and any Application, points and approval that may be applicable to such Waste.
- Westo Accorded at Engitty. Generator reprocess, warments and covenents that the Westo delevand to Company at its feeding interceptor will be Accorded Westo and will not contain any inacceptoble quantity of parations materials or substances, to close what or substances, as defined by appreciate federal, state, local or provincial taws or regulations. Any Wasto which does not meet these requirements shall 16, herebastic by a referred to as "Unoccoptable Wasto". The Generator their in all matters relating to the collection, transportation and extremely what is treatment of their materials and perfectly desired, their and perfectly features, and the perfectly shall make a perfectly shall make a perfectly shall make a perfectly shall make a perfectly shall mean any landsit, immater station or other location used to transfer, process or otherwise dispose of such Westo.
- Special Waste. Generator topresents, warrants and covenants that the Weste delivered to Company horounder (i) will not contain any Special Waste that its not specifically described on any Application which is attached hereto or which is subsequently approved by the Company, (i) will meet the material description as set forth in any Application and otherwise in all significant reports and (ii) will not contain theoretically to Waste in the parties may be proposed additional Special Waste on a part of this Agreement II proof to delivery at such Waste to Company, Generator has provided an Application for such Waste and Company has apprived disposal of such Waste with this limitations and conditions continued in Company's written notice of approved of Special Weste Otiposal. Title to try and all Viote handed or disposed of by Company shall still limes remain with Generator and Broker (if a Broker is Involved).
- Flichts of Refusivintolocition. The Generator shall inspect of Watte at the place by to foliation and shall remove any and oil Unecceptable Waste. Company has the fight to reture, at to relate the all response and the state of the control of the state of the control of the state of the control of the state of the st
- promptly remove the Unacceptote Wasta

  Limited License to Enter. This Agreement provides Generaler with attense to onlor the Fooldy
  for the limited purpose of, and only to the extent of contents with a stense to onlor the Fooldy
  for the limited purpose of, and only to the extense. Except in an emergency, Generalor's
  the Facility in the manner discrete by Company. Except in an emergency, Generalor's
  passentil shall coll leave the limited all vicinity of they vertice. And collected in the Weste,
  Generalor's passence shall promptly feasive the Facility. Under no decuminates what Generalor
  or its participated engage in any seasonaling of Waste or other meterials at the Facility. The
  Company reteriors degage in any seasonaling of Waste or other meterials at the Facility. The
  Company reteriors the right to make and enforce transmissionable rules and regulation concerning
  the operation of the Pacility, the conduct of the drivers and others on the Facility promises. Generalor agreed to the facility of the provided and the final limited to, speed firms on itself road
  impared by the Company, and the weating all hard but and other participate or itself roads
  impared by the Company, and the weating all hard buts and other participate or itself roads
  impared by the Company, and the weating all hard buts and other participate to conform to such rules
  and regulations as they may be established and amended from time to time. Company and
  rowthe to accept Waste from and shall dery an ordened closed or other chambest substances.
  Generator shall be socially responsible for its employees and subcontractors parterning that
  obligations in a sete manner when at the facility of Company.
- 10. Charges and Paymon). Payment she't be made by Generates within thirty (30) days after receipt of Invoke from Company. In the event that any proceed is creticle, the Company may terminate this Agreement. Contentor agrees to pay a finance charge equal to the maximum interest rote pomision by law. Generates shall be plate for all least, feet, or other charges imposed upon the disposal of the Weste by Indooral, state, local or provincial taxs and requisitions. Company, from time to time, may modify its follow upon thirty (30) days written notice to Generate.
- 11. Termination Generator's obligations, representations, warrantes and coveners's segretary the Waste delivered and all indemnities shall survive termination of this Agreement. Should Generate mulcipility default in any of its congenies hereunder, then Company may immediately terminate this Agreement and Generator shall be have for all costs and damages incurred by the Company.
- Direc's Knowledge and Authority. Generator represents, warrants and covernants that its divisits who delived Wasto to Company's Facility have been advised by Generator of the Company's prohibition on delivery's of hepartocis materials or substances, or tode wasto or substances or any other Unecopiethe Wasto to the Facility of Company's restrictions on deliveries of Special Wasto to the Facility of the deliveries of Hazardous Wasto to the Facility, of the deliveries of "Hazardous Wasto and Hazardous substances" as provided by applicable federal, also and local law, rules and regulations and "Special Wasto" as provided interin, and of the terms of this license to color Company's Facility.
- 13. Indumitication. Generaler shall indomnify, defend and hald harmers the Company and its substitutes, afficient and parent expectations, as applicable and their respective efficient, abustional states, ambiguous, subconfectors and agents from and against any and all deims, suit, bases, labellings, assuits, and application of the substitution of an adaptive less active, under federal, table or local laws, segulations or enfances, or relating to the content of the Weste, or printing out of or in connection with any broach of this Agreement or arting out of the neoffector, temperature and appeared to the federal of the content of the Connection and agreement of connector's employable, abeconvectors of representatives toward. Generator shall also be responsible for increased inspection, testing, study and ensights costs made increasing the 24 to responsible concerns of the Company as to the content of the Waste televising descript of potentially Unoccupable Waste. This Indemnification and other obligations stated in this paragraph shall survive the learnington of this Agreement.
- Insurance Generator shall maintain in full force and effect throughout the term of this
  Agreement the following types of insurance in at least the amounts specified below.

Coverants
Worker's Compensation
General Liability Automobile Unbilly

Minimum Amounts of Insurance Bislulery

\$500,000 combined single limit

\$500,000 combined single limit

All have now will be by favoures authorized to do be stimpts in the state in which the Frolity is located. Prior to Generate being attended on Facility premises, Osnornior shall provide the Company with conditions of Instrumed of chips - state in the state of Instrumed in the Company of Instrument Instrum

- Fellus to Petitom. Nother party hereto shall be bette for its fritten to perform horounder due to chromatures not list faut and beyond its reasonable control, lacked as, but not irrited to, sinhes or other labor disputes, tells; proteste, childistarbances of subologe, changes in law, fires, foods, competent with portament capasitis, explotion, accidents, weather, lack of required natural respectes, is called God injecting either party bette. In the areast of one of the discussiones's produced for in the preceding sentence, including, but not irrited to, whother any federal, state or local double or in the preceding sentence, including, but not irrited to, whother any federal, state or local double or provincials authority takes any action which would fit close or results operations at the Foodity, (i) frieth the quantity or problet the deposits of Waste at the Facility, or (ii) limit the ability of or provide Generator from delivering Waste to the Specific of the Facility, in the delivery of the provide of the facility in the delivery in the provide of the facility in the delivery in the past of the facility in the delivery in the facility in the delivery of the past of the facility in the delivery of the past of the facility in the delivery of the facility in the delivery of the past of the facility in the delivery of the past of the facility and delivery in the past of the facility and delivery of the past of the facility and delivery of the past of the facility and delivery of the facility and delivery of the past of the facility and delivery of the facility and delivery of the facility and the facility of the facility and the facility of the facility and th
- Other Termination. The occurrence of any of the following events shall also consist a an event of default by the Generalion and shall are the Company the right to immediately terminate this Agreement:
  - (A) A polition for reorganization or bankrupley field by or against the Generalor.
  - (B) Fabre by Concretor to pay any amounts due to Company.
  - (0) Any breach by Generator of any of its obligations pursuant to the Agreement

Generalor sholl be liable for and shall indensity, defend and bots frantiess. Company from any lostos, Gains expenses or damages incurred by the Company as a result of termination because.

- Assignment: Generator may not pastign, transfer or otherwise west in any other Corpeny, entity or porsent in whiste or in part, any of its rights or obtigations under the Accessment which the prior written consent of the Company, provided however, that the Company may willhout any such prior undies consent, assign its nights and/or obtigations under the Agreement to a substiting or allitate corporation.
- Hibble Disposal. This Agreement does not prant any rights to aspect of Wasto other than in accordance betwelf. The Company reserves the right to immediately terminate access to the Facility by Ceneralizer and Generalizer personnel in the event of treach or violation by Generalizer of any of the terms of this Agreement, the Company's operating rules or payment policies or any approache terms or regulations.
- Continuing Compliance. The Generator has a continuing obligation to inform the Company of any new information, or information not provided by my control the Company by Generator which may affect the compliancy of the Wasie by the Company. Further, the Generator shall comply with all Company requests for originate of Generator's continuing compliance with the terms of the Approximation including but collimited to the (lighting). (I) providing my though the terms of the Company to the Company or the Company of the Company to th or (v) a'l ol the above.

- (A) This Agraement shall be governed by the laws of the State in which the Facility is located.
- (U) He waiver of a breach of any of the obligations contained in the Agreement shall be construed to be a waiver of any prior or successful breach of the same obligation or of any other obligation of this Agreement.
- (6) No modification, release, discharge or waiver of any provision or obligation bareof shall be of any force, or offect, unless in whiting signed by all purios to this Agreement.
- Generator shall used as confidential and not disclose to others during or substituted to the terms of this Agreement, except as is received to perform this Agreement, or to comply with any applicable few or regulation any information including any technical information, synchenice or daily legisted the Company's plans, programs, plants, processes, products, costs, expérient a reportations which may come within the knowledge of the Generator or its employees in the performance of this Agreement, without in each instance securing the prior written consent of the Ober Company.
- (E) If any term, phrase, obligation or provision of this Agraement shall be half to be invald, flogal or unenforceable in any tarpect, this Agraement shall remain in effect and be construed without regard to such term, phrase, obligation or provision.
- This Agreement constitutes the entire understanding between the period, replacing and amending any prior agreements between the parties, and shall be binding upon at parties hardle, their successors, helds, representables and assigns. Any prostition, form or condition in any exhaustional purchase order or phies response by Germanice which is in addition to an affecting them the provisions of this Agreement shall be deemed objected to by the Company and shall be of no offect.
- Generator represents, warrants and covenants that it is and, during the form of this Agreement will remain, in compliance with and will partern its obligations pursuant to all applicable laws and regulations and shall indensify, defend and held framiless the Company from any breach before.
- It is the understanding and appropriated the parties that the Company is an independent contractor, and is not an approximation and independent contractor,
- <u>lictions.</u> An notices herein provided for shall be considered as having been given upon being placed in the mail, confised postage propaid addressed to the Company or Generalor at the address borein set forth in Ints Agreement or to such other address as may be given to the other party is writing.
- Lividated Denagos. In the event that this Agreement is terminated by the Generator in a manner half in accordance with paragraph 4 hereaf, or terminated due to a breach of this Agreement by the Generator, the Generator shall pay, as incidented damages, and not as a panally, the proof of an amount equal to set (8) months' service charges or the Generators most most mainly checks multiplied by tax (8). The Generator shall be given root for any advance payments made the futured or however, to comparing the amount award as injuded damages herearder. The Generator acknowledges that this lividated terminas clearly is restorable and is applicable to recover duragos related to its innostrant in equipment, development of landfile and hitting of employees undertaken by the Company to survice its objective in the Concretor. This liquidated damages clearly in a way relieves the Generator from its obiguious and liability for other cost or demages as soften alternities in this Agreement.

GENERATOR: While Republic Services, Inc/COMPANY: \_\_\_\_\_

DW May 2009

#### CITY OF FORT WAYNE, INDIANA

Republic Services of Indiana, LP (Vendor Name)

#### **VENDOR DISCLOSURE STATEMENT RELATING TO:**

- 1. FINANCIAL INTERESTS;
- 2. POTENTIAL CONFLICTS OF INTERESTS;
- 3. CURRENT AND PENDING CONTRACTS OR PROCUREMENTS

Vendors desiring to enter into certain contracts with the City of Fort Wayne, Indiana (the "City") shall disclose their financial interests, potential conflicts of interest and current and pending contract or procurement information as set forth below.

The following disclosures by Vendors are required for all contracts with annual payments by the City in the amount of \$25,000 or more. Vendors shall disclose the financial interests, potential conflicts of interest and other contract and procurement information identified in Sections 1, 2 and 3 below as a prerequisite for consideration of an award of contract by the City. This Disclosure Statement must be completed and submitted together with Vendor's contract, bid, proposal, or offer.

A publicly traded entity may submit its current 10K disclosure filing in satisfaction of the disclosure requirements set forth in Sections 1 and 2 below.

#### Section 1. Disclosure of Financial Interest in Vendor

| a,         | If any individuals have either of the following financial interests in Vendor (or its parent), please check all the<br>apply and provide their names and addresses (attach additional pages as necessary):   |                       |                 |                    | II that |
|------------|--|-----------------------|-----------------|--------------------|---------|
|            | (i) Equity ownership exceeding 5%  | ()                    |                 |                    |         |
|            | (ii) Distributable income share exceeding 5%   | ()                    |                 |                    |         |
|            | (iii)Not Applicable (If N/A, go to Section 2)  | ()                    |                 |                    |         |
|            | Name:  |                       | Name:           |                    |         |
|            | Address:   |                       | Address:        |                    |         |
|            | stock () partnership interest () un  For each individual listed in Section 1a. show the perc ownership interest;%  |                       |                 |                    |         |
| Se         | ction 2. Disclosure of Potential Conflicts of Inte   | rest (not app         | licable for ven | dors who file a 10 | K)      |
| coi<br>(at | r each individual listed in Section 1a. check "Yes" or " inflict of interest relationships apply. If "Yes", please tach additional pages as necessary):  City employment, currently or in the previous 3 ye including contractual employment for services. | describe usi<br>ears, |                 |                    |         |
|            | marana commonant ambiation in constant   |                       |                 | ,,,,,              |         |

| b.  | (defined h  | oyment of "Member of Immediate Family" erein as: spouse, parent, child or sibling) including all employment for services in the previous 3 years.                         | Yes      | *************************************** |          | No.       |                |
|-----|---|---|----------|---|----------|-----------|----------------|
| C.  |   | nip to Member of Immediate Family holding <u>elective</u> currently or in the previous 3 years.   | Yes      |   |          | No.       |                |
| d.  |   | nip to Member of Immediate Family holding <u>appointive</u> currently or in the the previous 3 years  | Yes      |   |          | No        | •              |
| Se  | ection 3.   | DISCLOSURE OF OTHER CONTRACT AND PROCU  | REMEN    | IT RELA                                 | TED IN   | FORMA     | ATION          |
| a.  | Does Vend   | or have <u>current</u> contracts (including leases) with the C  | ity?     | Yes                                     | <u>X</u> | No        | •              |
| b.  | <ul> <li>if "Yes", identify each current contract with descriptive information including purchase order or contract<br/>reference number, contract date and City contact using space below (attach additional pages as necessary).</li> </ul> |   |          |   |          |           |                |
|     | City of Fo  | rt Wayne - Recycle Processing   |          |   |          |           |                |
| c.  |   | dor have <u>pending</u> contracts (including leases), bids, p<br>ip with the City?  | oroposa  | ls, or oil<br>Yes                       |          |           | ocurement<br>X |
| f ' |   | tify each pending matter with descriptive information<br>Ity contact using space below (attach additional pages a   |          |   | project  | numbe     | r, contract    |
| Se  | ction 4.  | CERTIFICATION OF DISCLOSURES  |          |   |          |           |                |
|     |   | with the disclosures contained in Sections 1, 2 and in attached Schedule A:   | l 3 Vend | dor here                                | by certi | ifies tha | at, except     |
|     | a,  | Vendor (or its parent) has not, within the five (5) yellosclosure Statement, been debarred, suspended ineligible or voluntarily excluded from any transaction government; | , propo  | sed for                                 | debarı   | nent de   | eclared        |
|     | b.  | No officer or director of Vendor (or its parent) or individual or otherwise criminally or civilly charged by a govern commission of any offense;                          |          |   |          |           |                |
|     | c.  | Vendor (or its parent) has not, within the five (5) year p<br>Statement, had one or more public transactions (federal, state  | •        | •                                       |          |           |                |

- d. No officer or director of Vendor (or its parent) or individual listed in Section 1a. has, within the five (5) year period preceding the date of this Disclosure Statement, been convicted, adjudged guilly, or found liable in any criminal or civil action instituted by the City, the federal or state government or any other unit of local government; and
- e. Vendor has read, understands and shall comply with the applicable requirements of the City of Fort Wayne, Indiana Ethics Ordinance; and
- f. Neither Vendor, nor its parent, nor any affiliated entity of Vendor, or any of their respective officers, directors, or individuals listed in Section 1a. is barred from contracting with any unit of any federal, state or local government as a result of engaging in or being convicted of: (i) bid-rigging; (ii) bid-rotating; or (iii) any similar federal or state offense that contains the same elements as the offense of bid-rigging or bid-rotating
- g. Pursuant to IC 5-22-16.5, Vendor hereby certifies they do NOT provide \$20 million dollars or more in goods or services to the energy sector of Iran. Vendor also certifies it is not a financial institution that extends \$20 million dollars or more in credit that will provide goods or services to the energy sector of Iran or extends \$20 million dollars or more in credit to a person identified on the list as a person engaging in investment activities in Iran.

The disclosures contained Sections 1, 2 and 3 and the foregoing Certifications are submitted by

| Republic Services of Indiana, LP | 6231 MacBeth Road, Fort Wayne, IN 46809   |
|----------------------------------|---|
| (Name of Vendor)                 | Address                                   |
| •                                | ()  |
|                                  | Telephone<br>gdepold@republicservices.com |
|                                  | E-Mail Address                            |

The individual authorized to sign on behalf of Vendor represents that he/she: (a) is fully informed regarding the matters pertaining to Vendor and its business; (b) has adequate knowledge to make the above representations and disclosures concerning Vendor; and (c) certifies that the foregoing representations and disclosures are true and accurate to the best of his/her knowledge and belief.

| Name (Printed) <u>Jerry Depold</u> | Title General Manager |
|------------------------------------|-----------------------|
| Signature Genald DePold            | Date 01/26/2021       |
|                                    | 1000                  |

NOTE: FAILURE TO COMPLETE AND RETURN THIS FORM WITH YOUR DOCUMENTATION MAY RESULT IN YOUR CONTRACT, OFFER, BID OR PROPOSAL BEING DISQUALIFIED FROM CONSIDERATION.

### City Utilities Engineering

### Interoffice Memo

Date:

March 26, 2021

To:

Common Council Members

From:

Michael Kiester, Manager, City Utilities Engineering

RE:

Water Pollution Control Plant Pond Capacity Restoration - Phase III

Resolution/Work Order #76932

#### Council District # District 1

The contractor shall furnish all labor, insurance, equipment, materials and power for the completion of the project: Solids disposal at the landfill for solids removed from the Pond decant facility at the Water Pollution Control Plant. Transportation and delivery of solids to the landfill shall be provided by a separate contractor.

<u>Implications of not being approved</u>: This project is being undertaken to renew the capacity of the existing Pond Decant facility. The existing facilities were utilized in 2020 when removing solids from Pond one via the dredging process. These solids were captured in this structure and dewatered over the remainder of the year. This agreement supports renewing the capacity of the facility and allowing additional solids to be dewatered in the future.

#### If Prior Approval is being Requested, Justify: N/A

The agreement for Resolution #76932 awarded to Republic Services is set at a not to exceed amount of \$150,484.00. Republic Services owns the only landfill in Allen county that can be utilized for this grit removal and the city will be billed on a per ton basis. Tonnage outlined in the agreement was estimated based on samples and measurements taken by an independent lab.

The cost of said project funded by Sewer Revenue Fund.

Council Introduction Date: 4/13/2021

CC:

Matthew Wirtz

Diane Brown JILL HELFRICH

File