AN ORDINANCE approving SERVICE AGREEMENT – WATER POLLUTION CONTROL PLANT POND CAPACITY RESTORATION PHASE IV – (\$723,600.00) between REPUBLIC SERVICES OF IN, LP and the City of Fort Wayne, Indiana, by and through its Board of Public Works.

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

SECTION 1. That the SERVICE AGREEMENT - WATER POLLUTION CONTROL PLANT POND CAPACITY RESTORATION PHASE IV – (\$723,600.00) between REPUBLIC SERVICES OF IN, LP and the City of Fort Wayne, Indiana, by and through its 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 DURING THE POND DREDGING PROCESS AT THE WATER POLLUTION CONTROL PLAN WET WEATHER MANAGEMENT FACILITIES. TRANSPORTATION AND DELIVERY OF SOLIDS TO THE LANDFILL SHALL BE PROVIDED BY A SEPARATE CONTRACTOR;

involving a total cost not to exceed SEVEN HUNDRED TWENTY-THREE THOUSAND SIX HUNDRED DOLLARS AND 00/100 (\$723,600.00). 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	OFOTION O. That this Condingues as all had in full faces and affect from
	SECTION 2. That this Ordinance shall be in full force and effect from
2	and after its passage and any and all necessary approval by the Mayor.
3	
4	Council Member
5	
6	APPROVED AS TO FORM AND LEGALITY
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9	Malak Heiny, City Attorney
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#### Water Pollution Control Plant Pond Capacity Restoration Phase IV WO #76975

Approval of Services Agreement between the City of Fort Wayne and Republic Services for #WO 76975, Water Pollution Control Plant Pond Capacity Restoration Phase IV. Compensation for services performed shall not exceed \$723,600.00.

APPROVED	THIS 28 DAY OF June, 2022.
BOARD OF	PUBLIC WORKS
BY:	M hank to
	Shan Gunawardana, Chair
BY:	
BY:	Kumar Menon, Member Chris Guerrero, Member
	Caris Guerrero, Michigan
ATTEST:	Jm
	Michelle Fulk-Vondran, Clerk
DATE:	6.28.2022



# SPECIAL WASTE SERVICE AGREEMENT NON-HAZARDOUS WASTES

Special Waste Profile Number: 3764 21 22906

	Generate	or Billing Information	ì		Republic Waste Lo	ocation (Company)
Name:	V-	Nayne Please refere			National Serv-All Landfill	(Republic Services)
	Attn: Zachary		_	_	6231 MacBeth Road	
Address:	-	Street, Suite 250		-	Fort Wayne, IN 46809	
City:	Fort Wayne			_		
State:	Indiana	Zip	: 46802	_	260-442-3174	
Phone:	260-427-638					
Contact:	Zachary Katt	ter				
			0			
Project:	Sewer Pine (	Grit (See Below for Price		nty and S rigin:	Allen County, Inc	diana
				-	billing section) on invo	
bound he "Waste")	ereby and the Co delivered by Ge ble Waste. Only	ompany agrees to accept enerator, and which is acc v those Special Wastes d	at its Facility, Accep eptable to the Comp lescribed in Paragrap	table Wast any as her oh 3 herein	and in any Special Waste P	"Special Waste" or Profile(s) which number is
Identical subseque disposal	to the contract n ently approved b	number referenced above.	and which Profile(s)	are hereb	y incorporated by reference aws, regulations and permits	herein, and which Waste is
3. (A) <u>Ra</u> <u>Was</u>	tes for Disposa te	<b>Disposal Method</b>	Disposal Rate	<u>e:</u>	Fees / Taxes / Misc. (included in the	Transportation
Sewer Pi	pe Grit	National Serv- All Landfill	\$ 24.12 /Ton	<u> </u>	disposal rate)	Not Applicable
in the July	August range	9.			· 12 month timeframe a	
Generato	r shall also be lia	able for all taxes, fees, or	other charges impos	sed by fede	eral, state, local or provincial	laws and regulations.
Cannot E	xceed Daily Vol	lume of N/A	Without F	rior Appro	val of Company.	
(B) <u>Inc</u>	corporation by F Agreement as I	Reference. In addition to if fully set forth herein.	Special Waste Prof	ile(s), the f	ollowing documents are inco	rporated by reference into
1)	Pending Landfill	Approval				
2)	Once Approved,	, All Loads Must Carry a h	Non-Hazardous Was	te Manifes		
term ther	Agreement. The eafter unless eith en notice.	is Agreement is effective her parly shall give wrilter	for <u>12 m</u> onths, comr n notice (via certified	nencing <u>7/</u> mail) of te	<u>1/2022</u> and shall automatica rmination to the other party a	lly be renewed for a similar at least thirty (30) days
THIS IS A LE	EGALLY BINDING REVERSE SID	NG AGREEMENT WHICH	I IS SUBJECT TO T	HE TERMS	OBLIGATIONS CONTAINE S AND CONDITIONS SET F ATOR IS CERTIFYING THE DF THE PAGE.	ORTH ON THIS PAGE
GENERATO	11/20	1	RE	PUBLIC S	ERVICES, INC/COMPANY	
		REPRESENTATIVE)	SIG	<i>y Weiseman</i> SNATURE	, (AUTHORIZED REPRESEN	TATIVE)
NAME AND	TITLE (PLEASE	PRINT)	<u>Jay</u> NA		an, Special Waste Exec. ITLE (PLEASE PRINT)	
X JUNE DATE	23 202	2	DA		23/2022	

Terms and Conditions of Special Waste Service Agreement

- 5 The Agreement. This agreement of the parties (Agreement) for the disposal of Special Waste shell constit of this Agreement, riders to the Agreement (if any) and any Application, permit and approval that may be applicable to such Waste.
- 6 Wasto Accepted at Fedity. Generator represents, warrants and coverents that the Wasto deterred to Company at its Fedity horsender will be Acceptable Y/sate and will not contain any structoptable quantity of hazardous materials or substances, redeactive materials or substances, or look waste or substances, as defined by applicable federal, state, local or provincials thus or regulations. Any Wasto which does not make these requirements shall 15, hermatier be referred to as "Unocceptable Wasto". The Centrolor that in alimatter stelling to the collection, transportation and disposal of the Wasto hereunder, comply with all applicable federal, state and local laws, regulations, rules and order regulating the same. The word "Facility" shall mean any londfill, transfer station or other location used to transfer, process or otherwise dispose of such Wasto.
- 7. Secolal Wastq Generalor represents, warrants and covenants that the Wasto delivered to company betwender (i) will not contain any Special Wasto that is not specifically described on any Application which is attached herefold or which is subsequently approved by the Company, (ii) will must the material description as set forth in any Application and obtaints in all significant respects and (iii) will not contain Unacceptable Wasto. The parties may incorporate additional Special Wasto as part of this Agraement If prior to delivery of such Wasto to Company, Generator has provided an Application for such Wasto and Company has approved depostal of 18 set Wasto within the limitations and conditions contained in Company's written notice of approval of Special Wasto Disposal. Title to any and of Wasto handed or disposed of by Company shall all all lines remain with Generator and Broker (if a Broker is Involved).
- Dibbis of Rebra/Relocition. The Generator shall inspect of Waste at the piace(s) of collection and shall remove any and art Unacceptable Waste. Company has the light to refuse, or to reject after acceptance, any look(s) of wise(s) detreved to list Facility Individing if the Company has the fight to refuse, or to reject after acceptance, any look(s) of wise(s) detreved to list Facility Individing if the Company bolisives the Generator has breached (or is broactive) its representations, warranties, covenants or agreements introduced, or any applicable federal, after the cell lists, regulations, rules or orders, avent if only a profite of such Waste loads is unacceptable. The Company shall have the right to determine whether the Waste is Acceptable Waste or Unacceptable Waste or Generator's exitics, in order to determine whether the Waste is Acceptable Waste or Unacceptable Waste or transcripts to the Company's exercise, or failth to exercise, its rights becaused that not operate or follows to exercise, its rights becaused that not operate or follows the Company's exercise, or failth to exercise, its rights becaused the late of the Company's exercise or failth to exercise, its rights becaused the late of the Company's exercise or failth to exercise, its rights becaused the late of the Company and Insertionable for, and bear allowed acceptance and dismages housed by the Company are restricted in the Facility. The Company, may also, in its side ducrebon, require the Generator to promptly remove the Unacceptable Waste.
- promptly remare the Unacceptable Waste

  | Imited License in Entar. This Agraement provides Generator with a Leense to enter the Facility for the Imited purpose of, and only to the extent necessary for, citizening Acceptable Waste et the Facility in the manner directed by Company. Except in an emergency, Generator's personnel sholl not leave the Immediate vicinity of their vehicle, Arther otherwise, Generator's personnel sholl not leave the Immediate vicinity of their vehicle, Arther otherwise shall Generator or its personnel engage in any scavenging of Waste or other materials at the Facility. The company retervois the right to make and enforce reasonable unless and repulsions concentring the operation of the Facility is made and enforce reasonable unless and requisions concentring carakities and sources of Waste, and any other matters necessary or day/gibble for the safe, legal and emichal operation of the Facility isocionary, but not limited to, speed finals on havil reads imposed by the Company, and the wearing of hard hats and other personal protection equipment by at Individuals allowed on the Facility remains. Generator agrees to conform to tech rules and regulations as they may be established and emended from time to time. Company protection and shall dray an ordinate license of, early of control authorized. Generator shall be sofely responsible for its employees and subconfractors personming their obligations in a sefer manner when at the facility of Company.
- 10. Charges and Payment. Payment shall be made by Generator within thirty (30) days after receipt of invokes from Company. In the event that any amount is overdue, the Company may familiate this Agreement. Generator agrees to pay a finance charge equal to the maximum interest rate permitted by law. Generator shall be state for all larces, less, or other charges imposed upon the daypost of the Warste by Indernal, state, local or provincial taxs and regulations. Company, from time to time, may modify its rates upon thirty (30) days written notice to Generator.
- 11. Termination Generator's obligations, representations, warrantes and coveners regarding the Waste definition and all indemnities shall survive termination of this Agreement. Should Generator materially default in cry of its obligations hereunder, then Company may immediately terminate this Agreement and Generator shall be leads for all costs and damages incurred by the Company.
- 12. <u>Drivo's Knowledge and Authority.</u> General or represents, warrants and covenants that its drivers who deliver Weste to Company's Facility have been advised by General or the Company's prohibition on deliveries of horardous materials or substances, or took waste or substances or only other Unacceptate Waste to the Facility of Company's restrictions on deliveries of Special Waste to the Facility of the definition of Hazardous Waste and Hazardous Substances' as provided by applicable factors, state and local taw, rules and regulations and "Special Waste" as provided herein, and of the terms of this license to caller Company's Facility.
- 13. Indemnification Generator shall indemnity, defend and hold himitats the Company and its subsidiaries, affiliates and parent corporations, as applicable and their respective efficars, attentions, indexents, indicates, or arising on all of incompatitions or orderances, or relating to the content of the Waste, or arising out of or in connection with any breach of this Agreement or critical out of the negligibility indicates and indicates the product of the product of the content of the product of the product of the product of the content of the product of the p
- 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.

Coverages
Worker's Componention
General Dability

Minimum Amounts of Insurance Statutory \$500,000 combined single limit

Automobile Liability \$500,000 combined single limit

All humance will be by insured authorized to do business in the state in which the Feelily is located. Prior to Generally being of small on Facility premises, Cenerator shall provide the Company with certificates of insurence or cities statistically endence that such insurence or cities statistically endence that such insurence has been procured end is in force. Said policies shall not threatight the canceled the perimited to expire or has been procured end is in force. Said policies and not therefore the canceled the perimited to expire or has even procured end is in force. Said policies and not the results to canceled the perimited to expire or has even procured end is in force. Said policies and not the threating the canceled the perimited to expire or has even procured end is in force. Said policies and the threating the cancel to the Company. Generator warrants that it will secure the observe minimum amounts of insurance from any transportation of the Waste to the

- 15. Falivo to Pariform Mother party herato and to table for its folium to perform horaunder due to discumitances not its fault and beyond its representation, including, but not irrited to, strikes or other labor dispute, this, protests, child statutances or sabologe, changes in law, fires, fixeds, compliance with povernment requests, explosions, pocidents, weather, tack of required institutions or acts of God officeting either party herato. In the overall of any of the discumitances provided for in the preceding sentence, industria, but not irrited to, whother any federal, state or local court or povernmental authority takes any action which would (i) does no resulted operations at the Facility, (ii) familia by anythy or probable the disposal of Waste of the Facility, the Company that have the opt, at its option, to recture, suspend or terminal forecastion of the Facility in furnity interestably, whicher pilot notice and without any additional subtimes between the parties, other than Gonorator's payment obtigation haraunder. Mather Party is required herounder to salle any labor dispute egalistics can best judgment.
- Other Termination The occurrence of any of the following overlas shall also consists an event of defects by the General or and shall give the Company the right to immediately terminate the Agreement:
  - (A) A polition for reorganization or bandruptcy fled by or against the Generalor
  - (B) Falure by Generalor to pay any amounts due to Company.
  - (C) Any breach by Generator of any of its obligations pursuant to the Agreement

Generator shall be Bable for and shall inderently, defend and hold harmless Company from any losses, claims expenses or damages incurred by the Company as a result of termination havendor.

- 17. <u>Assinament</u> Generator may not easign, transfer or otherwise yeat in any other Company, antity or person, in whole or in part, any of its rights or obligations under the Agreement without the prior written consent of the Company, provided, however, that the Company may without any such prior written consent, assign its rights endor collegations under the Agreement to a substidiary or allitate corporation.
- 18 Right of Disposal. This Agreement does not great any rights to dispose of Waste other then in accordance barewith. The Company reserves the right to immediately terminate access to the Fachly by Generator and Generator's partnered in the event of breach or violation by Generator of any of the terms of this Agreement, the Company's operating rules or payment policies or any applicable laws or regulations.
- 19. Continuing Compliance. The Generator has a continuing obligation to inform the Company of any new Information, or information not previously provided to the Company by Generator which may affect the acceptability of the Waste by the Company. Further, the Generator and comply with a 2 Company requisits for evidence of Generator's continuing compliance with the terms of the Agreement Including but not limited to the following: (i) providing new, updated Waste profess on the Waste(s) offered of disposal or, (ii) providing properties confident that the Waste being offered for disposal or, (iii) respective confidence in that the Waste being offered for disposal is accusably reflected by the appropriate Agricultural reflected by the Waste at Generator's expense it reasonable cause offsis Agreement or, (iv) all on the Company to re-sample the Waste at Generator's expense it reasonable cause offsis Agreement or (iv) all of the above.
- 20. Miscolianopus
  - (A) This Agreement shall be governed by the laws of the State in which the Facility is located.
  - (0) No 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.
  - (c) No modification, release, discharge or walver of any provision or obligation horself shall be of any force, or effect, unleasin withing signed by all parties to this Agreement.
  - (O) Generator shall lead as confidential and not disclose to others during or subsequent to the terms of this Agreement, except as its necessary to perform this Agreement, or to comply with any applicable law or regulation any information (including any technical information, experience or disc) regarding the Company's plant, programs, plants, processes, products, costs, equipment or operations which may come within the transledge of the Generator or its employees in the performance of this Agreement, without in each instance securing the prior written consent of the other Company.
  - (6) If any term, phrase, obligation or provision of this Agreement shall be held to be invalid, flegal or unenforceable in any respect, this Agreement shall remain in effect and be construed without regard to such term, phrase, obligation or provision.
  - (F) This Agreement constitutes the entire understanding between the perties, replacing and amending any prior agreements between the perties, and shall be binding upon all perties hereto, their successors, help, representatives and assigns. Any provision, term or condition in any acknowledgement, perchase order or other response by Generator which is in addition to an different from the provisions of this Agreement shall be deemed objected to by the Company and shall be of no effect.
  - (C) Generator represents, warrants and covenants that it is and, during the term of this Agreement will remain, in compliance with and will perform its obligations pursuant to all applicable lews and regulations and shall indomnify, defend and hold harmless the Company from any breach thereof.
  - (H) It is the understanding and agreement of the patrice that the Company is an independent contractor, and is not an agent, nor an authorized representative of the Generalor.
  - (1) Holloos. An notices herein provided for shall be considered as having been given upon being placed in the mail, certified postage prepaid addressed to the Company or Generator at the address hardin set forth in this Agreement or to such other address as may be given to the other party in writing.
  - Liquidated Damagos. In the event that this Agreement is terminated by the Generator in a manner not in accordance with paragraph 4 hereal, or terminated due to a breach of this Agreement by the Generator, the Generator shall pay, as incidented damages, and not as a penalty, the greator of an amount equal to sit (5) months' service charges or the Generator's most recent mentally therefore multiplied by six (6). The Generator shall be given could for any extreme payments made hereunder, however, in computing the amount word as incidented damages hereunder. The Generator acknowledges that this liquidated damages clause is reasonable and is applicable to recover damagos related to its innational in equipment, developent of landfills and hing of employees undertaken by the Company to service its outstoners including the Generator. This liquidated damages clause in no way relaters the Generator from its obligations and jability for other cost or damages as ast forth elsewhere in this Agreement.

#### CITY OF FORT WAYNE, INDIANA

## Republic Services of IN, LP (Vendor Name)

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

- 1. FINANCIAL INTERESTS:
- 2. POTENTIAL CONFLICTS OF INTEREST:
- 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 \$50,000 or more. Vendors shall disclose their 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 for a contract awarded by the City. This Disclosure Statement must be completed and submitted together with the 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 that apply and provide their names and addresses (attach additional pages as necessary):				
	(i) Equity ownership exceeding 5%				
	(ii) Distributable income share exceeding 5%	()			
	(iii) Not Applicable (If N/A, go to Section 2)	(_N/A)			
	Name:	Name:			
	Address:	Address:			
b. For each individual listed in Section 1a. show his/her type of equity ownership:					
	sole proprietorship () stock () partnership interest () units (LLC) () other (explain)				
C.	For each individual listed in Section 1a. show the percent ownership interest:	age of ownership interest in Vendor (or its parent):			
	Name:	%			
	Name:	%			

#### Section 2: Disclosure of Potential Conflicts of Interest (not applicable for vendors who file a 10K)

For each individual listed in Section 1a. check "Yes" or "No" to indicate which, if any, of the following potential conflict of interest relationships apply. If "Yes", please describe using space under applicable subsection (attach additional pages as necessary):

a.	City employment, currently or in the previous 3 years, including contractual employment for services:  Yes NoX
b.	City employment of "Member of Immediate Family" (defined herein as: Spouse, Child, Step Child, Parent or Step Parent, Father-in-law or Mother-in-law, Brother or Sister, Step Brother or Step Sister, Half Brother or Half Sister, Brother-in-law or Sister-in-law, Son-in-law or Daughter-in-law, Grandparent or Step Grandparent, Grandparent or Step Grandparent of Spouse, Grandchild) Including contractual employment for services in the previous 3 years:  Yes NoX
c.	Relationship to Member of Immediate Family holding elective City office currently or in the previous 3 years:  Yes NoX
Se	ction 3: DISCLOSURE OF OTHER CONTRACT AND PROCUREMENT RELATED INFORMATION
a.	Does Vendor have <u>current</u> contracts (including leases) with the City? YesX No
	If "Yes", identify each current contract with descriptive information including purchase order or contract reference number, contract date and City contact below (attach additional pages as necessary).
	1.Disposal agreement for all tons collected by current collection service provider.
	2.Recycle processing agreement for tons collected by current collection service provider
	3.Rolloff Containers and Neighborhood Cleanups – SVC Agreement #4524
b.	Does Vendor have <u>pending</u> contracts (including leases), bids, proposals, or other pending procurement relationship with the City?  Yes _X No
	If "Yes", identify each pending matter with descriptive information including bid or project number, contract date and City contact using space below (attach additional pages as necessary).

C. Does vendor have any existing employees that are also employed by the City of Fort Wayne?

Yes \_\_\_\_\_ No \_\_X\_\_\_

If "Yes", provide the employee's name, current position held at vendor, and employment payment terms (hourly, salaried, commissioned, etc.).

Name / Position / Payment Terms:

Name / Position / Payment Terms:

d. Does vendor's representative, agent, broker, dealer or distributor (if applicable) have any existing employees that are also employed by the City of Fort Wayne? For each instance, please provide the name of the representative, agent, broker, dealer or distributor; the name of the City employee, and the payment terms (hourly, salaried, commissioned, etc.).

Company / Name / Payment Terms: \_\_\_\_\_\_

Disposal for leaves collected during fall of 2021. PO pending with Matt Gratz

#### Section 4: CERTIFICATION OF DISCLOSURES

In connection with the disclosures contained in Sections 1, 2 and 3 Vendor hereby certifies that, except as described in attached Schedule A:

Company / Name / Payment Terms:

- a. Vendor (or its parent) has not, within the five (5) year period preceding the date of this Disclosure Statement, been debarred, suspended, proposed for debarment declared ineligible or voluntarily excluded from any transactions by any federal, state or local unit of government;
- b. No officer or director of Vendor (or its parent) or individual listed in Section 1a. is presently indicted for or otherwise criminally or civilly charged by a governmental entity (federal, state or local) with commission of any offense;
- Vendor (or its parent) has not, within the five (5) year period preceding the date of this Disclosure
   Statement, had one or more public transactions (federal, state or local) terminated for cause or default;
- 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 guilty, 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. 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) bidrigging; (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

f. 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 IN, LP (Name of Vendor)

6231 MacBeth Road, Fort Wayne, IN 46809 Address (260) 602-4327 Telephone rgarbaciak@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) Repubarbaciak

Title Sales Manager

Signature

Date 10-14-21

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



### Interoffice Memo

Date:

September 16, 2022

To:

Common Council Members

From:

Michael Kiester, Manager, City Utilities Engineering

RE:

Water Pollution Control Plant Pond Capacity Restoration - Phase IV

W.O. #76975

#### Council 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 during the pond dredging process at the Water Pollution Control Plant Wet Weather management facilities. Transportation and delivery of solids to the landfill shall be provided by a separate contractor.

<u>Implications of not being approved</u>: The ponds at the Water Pollution Control Plant provides storage of wet weather flows during rain events in the city. Sediment has settled in the grit capturing basin of the pond that limits the capacity of the pond storage if not removed from the system. Solids are currently being removed from the pond by previously approved dredging contractors. This agreement supports solids removal at the ponds and allows solids to be properly disposed of.

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

The agreement for Resolution #76975 awarded to Republic Services is set at a not to exceed amount of \$723,600.00. 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 earlier in 2022.

The cost of said project funded by Sewer Revenue Fund.

Council Introduction Date: September 27, 2022

CC:

Matthew Wirtz

Jill Helfrich

File