



2018 SPECIAL WASTE HAULING PERMIT APPLICATION

Business Name: WASTE CONNECTIONS INC

Owner's Name: \_\_\_\_\_

Business Location:

6800 OSTEN RD NPR FL 34653

Mailing Address: JAME

Telephone Number: (727) 847-9100

Emergency Number: (727) 243-7381

Branch locations: 20710 US Highway 301  
dade city, FL 33523

If a Corporation, the names and addresses of Officers:

RON MITTELSTAEDT CEO

John Battista PASCO COUNTY DISTRICT MANAGER

(Continue on separate sheet, if necessary)

Mailing address of Corporation: 3 WATERWAY Square  
THE WOOD LAWS, TX 77350

Manager's Mailing Address: 6800 OSTEN RD  
NPR FL 34653

Manager's e-mail Address: John . Battista @ Progressive Waste . Com

Full description of each vehicle and all equipment to be used for collections:

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The following information must accompany this application:

1. Written permission from the proper governing body to use the disposal site (Pasco County Landfill).
2. Name, address, age and exact duties of all employees who will be working within the city limits.
3. The number of accounts served, including any you plan to contract with, and a breakdown by classification as to whether residential, commercial or industrial accounts.
4. A complete rate schedule along with a statement by the applicant that any change in rates will be filed with the City Clerk at least 30 days prior to effective date of change.
5. A statement by the applicant that collection of garbage, trash and refuse shall be available for each account at frequency of no less than two (2) times per week, at intervals of not less than three (3) calendar days between collections or at such other frequencies and intervals of time as the applicant and the customers shall agree upon.
6. A statement by applicant that all collection equipment shall be of a type generally manufactured for the collection of refuse.
7. Certificate of insurance coverage complying with requirements as set forth in Section 10-42 (4) of New Port Richey City Code Chapter 10, Article II, Division 2, stating that "Such person shall
  - (4) Be insured by a comprehensive liability insurance policy in an amount not less than one hundred thousand dollars (\$100,000.00) per person bodily injury, three hundred thousand dollars (\$300,000.00) per occurrence, and twenty-five thousand (\$25,000.00) property damage per occurrence, and that the employees of such person are properly insured as required by F.S. Chapter 440, and that the insurance shall be evidenced by delivering a certificate of such insurance with the application for such a permit."

8. A permit fee of \$500.00 payable to the City of New Port Richey, Florida.

John Batista  
Signature of Applicant  
John M Batista  
Print Name of Applicant  
10/27/17  
Date

Attachments: Ordinance No. 2013-2015  
Resolution No. 2014-07

ORDINANCE NO. 2013-2015

AN ORDINANCE OF THE CITY OF NEW PORT RICHEY, FLORIDA, AMENDING DIVISION 2 OF CHAPTER 10, ARTICLE II OF THE NEW PORT RICHEY CITY CODE TO PROVIDE FOR FRANCHISE AGREEMENTS BETWEEN PERSONS ENGAGING IN THE BUSINESS OF WASTE HAULING AND THE CITY, AND TO REQUIRE THAT PERSONS SEEKING TO BECOME FRANCHISED AND TO QUALIFY FOR WASTE HAULING SPECIAL PERMIT EXECUTE A FRANCHISE AGREEMENT WITH THE CITY, DEMONSTRATE ABILITY TO COMPLY WITH ALL LAWS, RULES OR ORDINANCES, AND PROVIDE RECYCLING SERVICES TO ITS CUSTOMERS ONCE PER WEEK, AND TO PROVIDE FOR REQUIREMENTS OF FRANCHISE AGREEMENTS INCLUDING, BUT NOT LIMITED TO, FRANCHISE FEES; PROVIDING FOR AN EFFECTIVE DATE; AND PROVIDING FOR SEVERABILITY.

WHEREAS, the City of New Port Richey desires to amend its ordinance and thereby authorize and require non-exclusive franchise agreements for solid waste collection services within the City for the privilege of using the public rights-of-way and places and conducting business thereon within the territorial limits of the City and the exercise of other special privileges granted by the City.

NOW, THEREFORE, BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF NEW PORT RICHEY, FLORIDA:

Section 1. Section 10-41 of the New Port Richey City Code is hereby amended to as follows:

**Sec. 10-41. - Required.**

It shall be unlawful for any person to engage in the business enterprise of collecting, transporting or disposing of garbage, trash or refuse within this city or to use the streets, alleys or rights-of-way of this city for such purpose, regardless of whether such person is required by law to hold a local business tax receipt issued by this city, without first being issued a special permit by the city council and entering into a Franchise Agreement with the city, the form of which shall be approved by the city council. For purposes of this Chapter of the New Port Richey City Code and all sections hereof, "garbage, trash, or refuse" shall mean and include all solid waste refuse, roll-off services of construction and debris (C&D), special waste, and special pickups of seasonal trash and debris, but does not include the collection of "recovered materials" as defined in Section 403.703, Florida Statutes as regulated pursuant to Chapter 403, Florida Statutes.

Section 2. Section 10-42 of the New Port Richey City Code is hereby amended to as follows:

**Sec. 10-42. – Qualification.**

In order for any person to qualify for a special permit as required by this division, the city council shall determine by competent, substantial evidence that such person has complied with the following criteria. Such person shall:

- (1) Own, possess, lease or otherwise maintain or control the necessary equipment of a type, design and specification which is generally manufactured for the collection of garbage, trash and refuse in sufficient quantity to assure the prompt, sanitary and efficient collection, transportation and disposition of the garbage, trash and refuse which is to be collected by such person within this city in the performance of such a business; provided, however, that the body of all garbage collection vehicles used by such person shall be watertight to the extent that it shall be impossible for water or other liquids to escape prior to the unloading of the contents thereof at the disposal area and all packer vehicles so listed shall have an enclosed cab, well located handrails, adequate door fastenings, hydraulic unloading capabilities, and ample racks or supports for tools, containers and other equipment and all such vehicles shall have adequate cover to prevent the contents thereof from falling, spilling or being blown from any such vehicle while in transit and all such vehicles shall be adequate in number and type to perform, satisfactorily, the duties prescribed for the same and shall be maintained in good mechanical condition; provided, however, that all such vehicles or other equipment shall also conform to any requirements as prescribed by the laws of the state or the rules and regulations of the state department of health and rehabilitative services, the state department of pollution control and any other governmental agency having jurisdiction to prescribe the type, standards or specifications of any such vehicles or equipment;
- (2) Employ, supervise, manage and control a required number of qualified employees who are necessary in order to operate and maintain such equipment so that the use thereof will conform with the requirements of this article and all other laws, rules or ordinances;
- (3) Own, possess, lease or otherwise maintain or control the necessary collection equipment and employ, supervise, manage and control the required number of competent employees to ensure that the residential, commercial and industrial customers of such applicant will receive collection service at a frequency of not less than two (2) times per week, between Mondays and Saturdays, inclusive the hours of 6:00 a.m. and 7:00 p.m. on Mondays and Thursdays within those residential areas of the City where single or multiple family structures exist, and garbage cans

for garbage, trash or refuse, or blue bags for recyclable materials are used, at intervals of not less than three (3) calendar days between collections during such a workweek except during weeks which contain legal holidays in which event the applicant shall possess the necessary equipment and employ the necessary personnel to ensure that there will be a collection of garbage, trash and refuse from those customers receiving such service on the day immediately following the holiday, if the holiday occurred on the day which was scheduled for collection, and recycling collection services of not less than one (1) time per week; provided, however, that nothing contained in this subsection will prevent such applicant and any customer of such applicant from entering into a special agreement for a collection schedule of less or greater frequency than required by this subsection;

- (4) Be insured by a comprehensive liability insurance policy in an amount not less than one hundred thousand dollars (\$100,000.00) per person bodily injury, three hundred thousand dollars (\$300,000.00) per occurrence, and twenty-five thousand dollars (\$25,000.00) property damage per occurrence, and that the employees of such person are properly insured as required by F.S. chapter 440, and that the insurance shall be evidenced by delivering a certificate of such insurance with the application for such a special permit; and
- (5) Have the capacity and willingness to comply with all applicable local, state, and federal laws, rule, and regulations.

Section 3. Division 2 of Article II, Chapter 10 of the New Port Richey City Code is hereby amended to add the following section:

**Sec. 10-49. Franchise Agreement**

(a) The Franchise Agreement required by Section 10-41 shall be in addition to all other provisions of this division, including the required special permit. No person shall utilize public rights of way, alleys, streets, and other public infrastructure within the city for the purpose of engaging in the business enterprise of collecting, transporting or disposing of garbage, trash or refuse within this city without first entering into a Franchise Agreement with the city, the form and terms of which shall be set by resolution of the city council.

(b) A person may not execute a Franchise Agreement with the city unless and until they have met all requirements contained in this article and obtained a special permit pursuant to this division and which is valid and in good standing.

(c) Upon execution of the Franchise Agreement, the person shall be considered a "franchisee" with all benefits and privileges set forth in the Franchise Agreement and must at all times comply with all requirements set forth in this article, the Franchise Agreement, as well as any and all laws, rules, regulations, ordinances, and orders of regulatory bodies applicable to the business enterprise of collecting, transporting or disposing of garbage, trash or refuse within this city. Failure of the city or any governmental agency to take action on any violation shall not relieve the franchisee of compliance nor be deemed a waiver of franchisee's obligation to comply with all such requirements and laws.

(d) Franchise Fees:

- a. Each Franchise Agreement shall provide for payment of franchise fees from the franchisee to the city as compensation for the rights and benefits granted hereunder, including but not limited to, the right to engage in the business enterprise of collecting, transporting or disposing of garbage, trash or refuse within this city and the right to utilize public rights of way, alleys, streets, and other public infrastructure within the city and all benefits associated therewith.
- b. The franchise fee shall be based on the collected revenues of the franchisee, and shall be in the form of a percentage set by resolution of the city council. Use of a billing method that has the affect of reducing or avoiding the payment of franchise fees under the Franchise Agreement shall be cause for immediate termination and revocation of the Franchise Agreement, without prejudice as to any additional penalties for such actions.
- c. Nothing contained herein shall be construed to permit or allow any franchisee to charge a rate amount to its customers within the city in excess of those prescribed by the Pasco County Board of County Commissioners.
- d. Franchise fees shall be paid monthly and must be accompanied by a statement of the franchisee's collected revenues in a form prescribed by the city's finance department. Failure to remit the franchise fees and documentation required herein shall be grounds for termination and revocation of the Franchise Agreement.

(c) The city reserves its right to enter into Franchise Agreements and grant other similar rights to more than one person, business, or entity. The Franchise Agreement is not an exclusive right to provide the services described herein within the

City. The city further reserves its right to provide its services, including but not limited to, the waste collection services described herein, to any person. The execution of the Franchise Agreement, and any renewal thereof, shall not be construed as creating any vested rights. Each Franchise Agreement shall be terminable and revocable in accordance with its terms and the terms of this article.

Section 4. This Ordinance shall become effective immediately upon its adoption. The adoption of this Ordinance shall be the final adjudication of the issues presented unless proper steps are initiated in a court of competent jurisdiction to secure relief within twenty (20) days from the date of the Council's adoption of this Ordinance.

Section 5. If any phrase or portion of this Ordinance, or the particular application thereof, shall be held invalid or unconstitutional by any court, administrative agency, or other body with appropriate jurisdiction, the remaining section, subsection, sentences, clauses, or phrases and their application shall not be affected thereby.

Section 6. The above and foregoing Ordinance was read and approved on first reading at a duly convened meeting of the City Council of the City of New Port Richey, Florida, this 16th day of July, 2013.

The above and foregoing Ordinance was read and approved on second reading at a duly convened meeting of the City Council of the City of New Port Richey, Florida, this 4th day of February, 2013.



ATTEST:



Doreen Summers  
City Clerk  
(Seal)



Bob Consalvo  
Mayor-Council Member

APPROVED AS TO LEGAL FORM AND CONTENT

By: 

Michael S. Davis, City Attorney

RESOLUTION NUMBER 2017-02

A RESOLUTION OF THE CITY COUNCIL OF THE CITY OF NEW PORT RICHEY, FLORIDA ADOPTING THE FORM OF WASTE HAULING FRANCHISE AGREEMENT; ESTABLISHING A FRANCHISE FEE PERCENTAGE RATE; AND PROVIDING FOR AN EFFECTIVE DATE.

WHEREAS, Ordinance No. 2013-2015 requires that the City Council adopt the form of the waste hauling franchise agreement and set the percentage for franchise fees under the agreement; and

WHEREAS, the City Council desires to adopt the franchise agreement attached as Exhibit A and set the percentages stated herein.

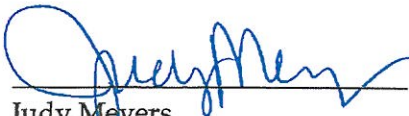
NOW, THEREFORE, BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF NEW PORT RICHEY, PASCO COUNTY, FLORIDA, THAT:

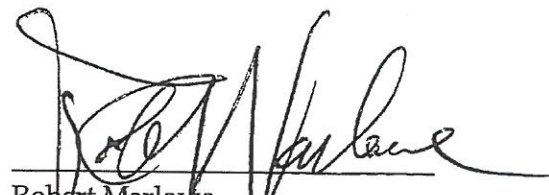
1. The waste hauling franchise agreement attached hereto as Exhibit A shall be the prescribed form for waste hauling franchise agreements with the City until and unless supplemented by further resolution of the City Council.
2. The franchise fee shall be ten percent (10%) for the years 2016 and all subsequent years, unless thereafter set at a different rate by further resolution of the City Council.
3. This resolution shall be effective immediately upon its passage and adoption.

DONE AND RESOLVED this 15th day of November, 2016.

(SEAL)

(ATTEST)

  
\_\_\_\_\_  
Judy Meyers  
City Clerk

  
\_\_\_\_\_  
Robert Marlowe  
Mayor – Councilmember

APPROVED AS TO LEGAL FORM AND CONTENT

By  \_\_\_\_\_  
Tim Driscoll, City Attorney

EXHIBIT A

FRANCHISE AGREEMENT

THIS FRANCHISE AGREEMENT ("Agreement") is made and entered into as of this \_\_\_\_ day of \_\_\_\_\_, \_\_\_\_\_ (the "Effective Date") by and between the CITY OF NEW PORT RICHEY, FLORIDA, a Florida municipal corporation (the "City") and \_\_\_\_\_, whose principal address is \_\_\_\_\_ ("Franchisee")(collectively, the "Parties").

WITNESSETH

WHEREAS, Franchisee desires to engage in the business enterprise of collecting, transporting, or disposing of garbage, trash or refuse ("Waste Hauling Services") within the City and to use the City's street, alleys and rights-of-way for such purpose; and

WHEREAS, Franchisee has been granted a special permit by the City's council; and

WHEREAS, Franchisee recognizes and acknowledges the privileges and benefits it receives by entering into this Agreement.

NOW THEREFORE, in consideration of the terms, conditions, covenants, and mutual promises set forth herein and other good and valuable consideration, the receipt and adequacy of which is hereby acknowledged, the Parties agree as follows:

1. **Recitals.** The above recitals are true, correct, and incorporated herein by reference.
2. **Issuance of Franchise.** By executing this Agreement, the City hereby issues a revocable, non-exclusive franchise that authorizes the Franchisee to provide Waste Hauling Services in the City, subject to the requirements of this Agreement and Section 10 of the New Port Richey City Code. The franchise granted herein may be suspended, revoked, or terminated in accordance with the terms of this Agreement and the New Port Richey City Code. The franchise granted herein shall expire or terminate when this Agreement expires or terminates.

3. **Term of Agreement.** The term of this Agreement shall be for one (1) calendar year, commencing on January 1<sup>st</sup> of the year following the Effective Date and terminating on December 31<sup>st</sup> of the same year at 11:59pm, unless terminated sooner pursuant to the terms herein or in Section 10 of the New Port Richey City Code.
4. **Renewal of Agreement.** This Agreement may be renewed by the Parties upon written mutual consent. Franchisee shall provide the City with a notice of its intent to renew this Agreement by November 1. The City shall review Franchisee's notice and determine whether Franchisee has demonstrated its ability to comply with the terms of this Agreement and Section 10 of the New Port Richey City Code. Any and all renewals shall be memorialized in writing by executing a franchise agreement for the coming year in the form most recently adopted by the City's council.
5. **City's Responsibilities and Obligations.**
  - a. *Maintenance of Public Improvements.* The City agrees to maintain, to the best of its ability and in its sole discretion, the public streets, rights-of-way and infrastructure used by Franchisee in performing Waste Hauling Services. Notwithstanding the foregoing, nothing contained herein shall be construed to convey a covenant that the City will take any specific action with respect to its public streets, rights-of-way and infrastructure at the direction of Franchisee or to waive the City's decisions in such maintenance.
  - b. *City Rights.* Despite the City's reservation of rights to provide its services, including but not limited to Waste Hauling Services, the City hereby agrees that it will not provide Waste Hauling Services while this Agreement is in effect.
6. **Franchisee's Responsibilities and Obligations.**
  - a. *Compliance with Laws.* Franchisee shall comply at all times with all requirements set forth in this Agreement, Section 10 of the New Port

Richey City Code, as well as any and all laws, rules, regulations, ordinances, and orders of regulatory bodies applicable to Waste Hauling Services.

- b. *Bond.* Franchisee shall file a bond with the City in the amount of Ten Thousand and 00/100 Dollars (\$10,000), to ensure that Franchisee will perform its obligations under this Agreement and comply with all obligations of this Agreement, the New Port Richey City Code, and all other laws, rules, regulations, and ordinances (the "Bond"). The Bond is attached hereto as Exhibit A. Franchisee shall maintain the Bond in full force and effect at all times during the term of this Agreement.
  
- c. *Franchise Fees.* Franchisee shall pay as compensation to the City, for the rights, privileges, and benefits granted hereunder and for costs associated herewith, a monthly fee (the "Franchise Fee") at the percentage rate provided by resolution of City's council multiplied by Franchisee's collected revenues for all months during the term of this agreement and any renewal thereof. For purposes of this calculation, collected revenues shall consist of all revenues Franchisee has collected from its customers for providing Waste Hauling Services within the City, but does not include collection of franchise fees from its customers.
  
- d. *Payment of Franchise Fee.* The Franchise Fee shall be due forty-five (45) days after the end of each month in which Franchisee provided Waste Hauling Services under this Agreement. If the 45<sup>th</sup> day falls on a Saturday, Sunday, or federal or state holiday, payment shall be received the following business day. Each payment shall be accompanied by a statement of Franchisee's collected revenues in a form prescribed by the City's finance department which shall be attached hereto as Exhibit B. The Franchise Fee shall be remitted to the address below:

City of New Port Richey  
Billing & Collections Dept.  
P.O. Box 2079  
New Port Richey, Florida 34656-2079

All amounts paid shall be subject to confirmation by the City. Acceptance of payment shall not be construed as an accord that the amount paid is the correct amount, nor shall acceptance of payment be construed as a release of any claim the City may have.

- e. *Failure to Pay Franchise Fee.* Franchisee's failure to pay the Franchise Fee in compliance with this Agreement shall constitute a material default under this Agreement, which may result in suspension or revocation of this Agreement and the franchise granted hereunder. The City may pursue all remedies now available or hereafter arising for the collection of any delinquent Franchise Fees. Payments not received by the due date may be assessed an administrative fee, late fee, or interest in accordance with the New Port Richey City Code until the total unpaid amount due and owing is paid in full.
  - f. *Books and Records.* Franchisee agrees to make all of its books and records concerning this Agreement available to the City or its designee for inspection, copying, and audit. The City agrees to provide written notice prior to any such inspection. Franchisee shall maintain its records for at least three (3) years after the termination of this Agreement, however terminated.
7. **Liability Insurance.** Franchisee shall obtain and maintain insurance throughout the entire term of this Agreement in accordance with Section 10 of the New Port Richey City Code. Franchisee's certificate evidencing the required insurance shall be attached to this Agreement as Exhibit C.
8. **Regulation of Waste Hauling Services.**
- a. *Hours of Collection.* The authorized hours of collection within the City are between the hours of 6:00am and 7:00pm. For residential areas, collection may only occur on Monday and Thursday, unless falling on a holiday as provided in section 10-25 of the New Port Richey City Code, and any day except Sunday for commercial or multi-family dwellings.

- b. *Routes of Travel.* To the greatest extent practicable, all of Franchisee's collection vehicles shall travel on major thoroughfares, without using side streets, when providing waste hauling services.
- c. *Equipment.* All vehicles, equipment, and containers used to provide Waste Hauling Services shall be maintained at all times in a clean, sanitary, and neat condition, and in good repair. All of Franchisee's vehicles, equipment, and containers shall be maintained and operated in a manner to ensure the safety of the citizens of the City. All of Franchisee's collection vehicles, equipment, and containers shall bear Franchisee's name and current phone number.
- d. *Weights of loads hauled.* The total gross weight of any loaded vehicle used by the Franchisee in the City in connection with the Waste Hauling Services shall not exceed the maximum gross weight allowed under any applicable federal, state, or local laws.
- e. *Prohibited materials and wastes.* Franchisee shall use all reasonable measures to prevent prohibited materials from being collected, transported, or disposed of in a manner that poses a threat to human health, public safety, or the environment. Franchisee shall not collect prohibited materials in the City. Franchisee shall promptly notify the City if a person places prohibited materials out for collection by the Franchisee. The requirements and prohibitions in this paragraph apply to cases in which Franchisee knew, or reasonably should have known that the Franchisee was collecting, transporting, delivering, or disposing of prohibited materials.
- f. *City's Right to Inspect.* The City shall have the right to inspect Franchisee's equipment, vehicles, and containers at all times. Franchisee shall allow the City's representatives to enter Franchisee's property for the purpose of conducting such inspections. The City's representatives shall provide appropriate identifications, and shall comply with Franchisee's normal procedures for the protection of health and safety when conducting inspections on Franchisee's property. The City shall provide reasonable advance notice before conducting an inspection on Franchisee's property,

and shall conduct such inspection during Franchisee's normal business hours, unless the City is responding to an emergency or other situation that poses a threat to public health or safety.

9. **Termination.** The City may suspend or revoke (terminate) this Agreement if Franchisee fails to comply with any of the requirements in this Agreement or Chapter 10 of the New Port Richey City Code. Other grounds for the suspension or revocation of the Agreement are set forth in section 10-47 (Revocation or Suspension) of the New Port Richey City Code, as may be amended. The City may suspend the franchise granted herein for a stated period of time, place franchisee on probation, or place other conditions on Franchisee as the City deems necessary in its sole discretion. Franchisee shall be responsible for paying all costs, expenses, attorney's fees and damages the City incurs as a result of Franchisee's failure to comply with the requirements of this Agreement or Chapter 10 of the New Port Richey City Code.

10. **Indemnification.** The Parties recognize that they are independent contractors. Franchisee agrees to assume liability for and indemnify, hold harmless, and defend the City, its council members, officers, employees, agents and attorneys of, from, and against all liability and expense, including reasonable attorneys' fees, in connection with any and all claims, demands, damages, actions, causes of action, and suits in equity of whatever kind or nature, including claims for personal injury, property damage, equitable relief, or loss of use, arising out of the execution, performance, nonperformance, or enforcement of this Agreement, whether or not due to or caused by the negligence of the City, its board members, officers, employees, agents, and/or attorneys excluding only the sole negligence of the City, its officers, employees, agents, and attorneys. This includes claims made by the employees of Franchisee and Franchisee hereby waives its entitlement, if any, to immunity under Section 440.11, Florida Statutes. The liability hereunder shall include all attorneys' fees and costs incurred by the City in the enforcement of this indemnification provision. Notwithstanding anything contained herein to the contrary, this indemnification provision shall not be construed as a waiver of any immunity from or limitation of liability to which the City may be entitled to pursuant to the doctrine of sovereign immunity or Section 768.28, Florida Statutes. The obligations contained in this provision shall survive termination of this Agreement, however terminated, and

shall not be limited by the amount of any insurance required to be obtained or maintained under this Agreement.

#### 11. Miscellaneous.

- a. *Provisions Cumulative.* All provisions, requirements, and covenants of this Agreement are cumulative and concurrent with Chapter 10 of the New Port Richey City Code, as may be amended from time to time, and are not exclusive of any provisions, requirements, or covenants contained in Chapter 10 of the New Port Richey City Code, as may be amended from time to time.
- b. *Public Records.* Upon request from City's custodian of public records, Franchisee shall provide City a copy of any requested public records or allow the records to be inspected or copied within a reasonable time at a cost that does not exceed the cost provided in the Florida Public Records Act or as otherwise provided by law. Franchisee shall ensure that public records that are exempt or confidential and exempt from public records disclosure requirements are not disclosed except as authorized by law for the duration of this Agreement and following completion of this Agreement if Franchisee does not transfer the records to City. Upon completion of this Agreement, Franchisee shall transfer, at no cost to City, all public records in possession of Franchisee or keep and maintain public records required by City to perform the services provided in this Agreement. If Franchisee transfers all public records to City upon completion of this Agreement, Franchisee shall destroy any duplicate public records that are exempt or confidential and exempt from public records disclosure requirements. If Franchisee keeps and maintains public records upon completion of this Agreement, Franchisee shall meet all applicable requirements for retaining public records. All records stored electronically must be provided to City, upon request from City's custodian of public records, in a format that is compatible with the information technology systems of City.

IF THE CONTRACTOR HAS QUESTIONS REGARDING THE  
APPLICATION OF CHAPTER 119, FLORIDA STATUTES, TO THE  
CONTRACTOR'S DUTY TO PROVIDE PUBLIC RECORDS RELATING

TO THIS CONTRACT, CONTACT THE CUSTODIAN OF PUBLIC RECORDS AT (727) 853-1024, MANNSD@CITYOFNEWPORTRICHEY.ORG, AND 5919 MAIN STREET, NEW PORT RICHEY, FLORIDA 34652.

- c. *No Assignment.* Franchisee shall not assign or transfer this agreement, in whole or in part, except upon prior written approval of the City.
- d. *Amendments.* The Parties acknowledge that this Agreement may only be amended by mutual consent of the Parties. All amendments to this Agreement shall be ineffective and unenforceable, unless reduced to writing and approved and executed by the Parties.
- e. *Notices.* All notices, demands, requests for approvals or other communications given by any party to the other party shall be in writing and shall be (a) hand delivered, (b) sent by registered or certified mail, postage prepaid, return receipt requested, (c) sent by a recognized nation overnight courier service to the respective addresses below:

**For the City:**

Attn: \_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

**For the Franchisee:**

Attn: \_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

Until notice of a change of address is received as to a party, the other party may rely upon the last address given. Notices given by hand delivery shall be effective when delivered. Notices given in compliance

with the requirements herein, and delivered by registered or certified mail, or by overnight courier service shall be effective on the date sent. Either party may change its authorized representative and address, as designated in this section, at any time by giving written notice to the other party.

- f. *Waiver.* The failure of either party to promptly or continually insist upon strict performance of any term, covenant, condition, or provision of this Agreement, or any exhibit hereto, shall not be deemed a waiver of any right or remedy that the party may have, and shall not be deemed a waiver of a subsequent default or non-performance of such term, covenant, condition, or provision. To be effective, a waiver shall be in writing and signed by the party granting the waiver. Any such waiver shall be limited to the particular right so waived, and shall not be deemed to waive any other right.
  
- g. *Applicable Law and Venue.* The laws of the State of Florida shall govern the validity, performance, and enforcement of this Agreement. Venue for any proceeding arising under this Agreement shall solely be in the Sixth Judicial Circuit, in and for Pasco County, Florida, for state actions and solely in the United States District Court for the Middle District of Florida for federal actions, to the exclusion of any other venue.
  
- h. *Entire Agreement.* This agreement and all the terms and provisions contained herein, including without limitation the exhibits hereto, constitute the full and complete agreement between the Parties, and shall supersede and control over any and all prior agreements, understandings, representations, correspondence, and statements, whether written or oral.
  
- i. *Severability.* If any term or provision of this Agreement, or the application thereof to any person or circumstance is declared invalid or unenforceable by a court of competent jurisdiction, the remainder of this Agreement, including any valid portion of the invalid term or provision, and the application of such invalid term or provision to circumstances shall be deemed severable and shall not be affected thereby and shall, with the

remainder of this Agreement, continue unmodified and in full force and effect.

- j. *Counterparts.* This Agreement may be executed in counterparts, each of which shall be deemed and original, but all of which shall constitute a single instrument.
- k. *Third Party Beneficiaries.* The rights and obligations of the Parties set forth in this Agreement are personal to the Parties. No third parties are entitled to rely on or have an interest in any such rights and obligations, including the general public.
- l. *Authorization.* The Parties represent and warrant that they are authorized to enter into this Agreement without the consent and joinder of any other party. The undersigned individuals represent and warrant that they have full power and authority to execute this Agreement on behalf of their respective parties and to bind their respective parties to the terms hereof.

**[Remainder of this page left blank – Signature Pages Follow]**

IN WITNESS WHEREOF, the parties have executed this Agreement as of the last date listed below.

FRANCHISEE

By: \_\_\_\_\_

Print Name: \_\_\_\_\_

Title: \_\_\_\_\_

Date: \_\_\_\_\_

CITY OF NEW PORT RICHEY, FLORIDA

[Seal]

By: \_\_\_\_\_

City Manager

Print Name: \_\_\_\_\_

Date: \_\_\_\_\_

ATTEST:

APPROVED AS TO FORM:

\_\_\_\_\_  
City Clerk

\_\_\_\_\_  
City Attorney

**EXHIBIT A**

Franchisee's filed bond with the City.

**EXHIBIT B**

**MONTHLY WASTE HAULER FRANCHISE FEE**

Company Name: \_\_\_\_\_

Address: \_\_\_\_\_

City, State and Zip Code: \_\_\_\_\_

Waste Hauler Report for Month Ending: \_\_\_\_\_

Revenues collected during month: \$ \_\_\_\_\_

Franchise Fee: \_\_\_\_\_ %

Total Fee Due: \$ \_\_\_\_\_

I hereby remit the enclosed franchise fee and affirm that the information herein presented is true and correct.

Signature: \_\_\_\_\_ Date Prepared: \_\_\_\_\_

Print Name: \_\_\_\_\_

Title: \_\_\_\_\_

Please include this form with your payment.



SUBMIT TO: City of New Port Richey  
Billing & Collections Dept.  
P. O. Box 2079

**EXHIBIT C**

Franchisee's certificate evidencing the required insurance.

**Pasco County Commercial Collection Permit  
Vehicle Identification**

Company Name: Waste Connections Inc. \_\_\_\_\_

Contact Person: Nick Chieco \_\_\_\_\_

Telephone No.: 727-847-9100 ext: 3104 Fax No.: 727-841-8539

Date: 10/27/2017

	<b>Company Unit No. OLD / NEW</b>	<b>Make</b>	<b>Year</b>	<b>Vehicle ID No.</b>	<b>Transponder No.</b>	<b>License No.</b>
1.	400540	Kenworth	2003	1NKDLU0X13J708638	360	N9043H
2.	400543	MACK	2006	1M2AG11C76M029698	389	N8233R
3.	400544	MACK	2006	1M2GA11C17M060706	331	N4400L
4.	400876	PETERBILT	2015	1NPCXPEX5FD289166	397	N7248v
5.	200499	MACK	2004	1M2K189C64M025173	364	N2428K
6.	200502	MACK	2006	1M2K195C25M027340	338	N6911T
7.	200504	MACK	2007	1M2AC08C57M014050	253	N6916T
8.	200508	MACK	2007	1M2K189C67M038350	343	N6926T
9.	200687	MACK	2013	1M2AV04C5DM009829	336	N6917T
10.	200722	MACK	2005	1M2K189C25M027245	378	N7354Q
11.	200797	MACK	2014	1M2AV04C8EM010930	344	N6919T
12.	200798	MACK	2014	1M2AV04C1EM010932	252	N7054T
13.	250087	AUTOCAR	2016	5VCACLVF9GH222299	357	N3588X
14.	250088	PETERBILT	2017	3BPZLJ0X5HF107494	288	N6329Z
15.	200131	AUTOCAR	2016	5VCACDVF9GH221885	335	N3586X
16.	200858	AUTOCAR	2013	5VCACS8F3DH215169	384	N3900V
17.	200859	AUTOCAR	2013	5VCACSVF4DH216044	251	N1029V
18.	201071	AUTOCAR	2015	5VCACSVF8GH220098	463	N7883V
19.	201072	AUTOCAR	2015	5VCACSVF2GH220100	462	N7882V
20.	201078	AUTOCAR	2015	5VCACSVFXGH220099	258	N7887V
21.	201079	AUTOCAR	2015	5VCACSVF8GH220103	366	N7886V
22.	201082	AUTOCAR	2015	5VCACSVF4GH220096	334	N7272V
23.	201083	AUTOCAR	2015	5VCACSVF4GH220101	465	N7881V
24.	201084	AUTOCAR	2015	5VCACSVFXGH220104	464	N7885V
25.	201096	AUTOCAR	2015	5VCACSVF1GH220105	326	N7888V
26.	201098	AUTOCAR	2015	5VCACSVF6GH220097	353	N7895V

**Pasco County Commercial Collection Permit  
Vehicle Identification**

Company Name: Waste connections Inc. \_\_\_\_\_

Contact Person: Nick Chieco \_\_\_\_\_

Telephone No.: 727-847-9100 ext: 3104 \_\_\_\_\_ Fax No.: 727-841-8539 \_\_\_\_\_

Date: 10/27/2017 \_\_\_\_\_

	<b>Company Unit No. OLD / NEW</b>	<b>Make</b>	<b>Year</b>	<b>Vehicle ID No.</b>	<b>Transponder No.</b>	<b>License No.</b>
27.	201111	AUTOCAR	2015	5VCACSVF6GH220102	369	N7894V
28.	200066	AUTOCAR	2016	5VCACSVF4GH221068	479	N3498W
29.	200068	AUTOCAR	2016	5VCACSVF2GH221070	478	N3497W
30.	200017	AUTOCAR	2016	5VCACSVF9GH221065	480	N3496W
31.	300746	INTERNATIONAL	2007	1HTWGAZT57J431515	358	N5610L
32.	300747	INTERNATIONAL	2007	1HTWGAZT27J426756	339	N6002R
33.	300749	INTERNATIONA	2007	1HTWGAZT47J431523	346	N5596L
34.	300750	INTERNATIONA	2007	1HTWGAZT77J431516	349	N5609L
35.	300790	MACK	2010	1M2AVO2C7AM005604	388	N6933T
36.	300793	MACK	2002	1M2K185C72M009180	355	N6934T
37.	300797	MACK	2004	1M2K189C35M026038	509	N6937T
38.	300798	MACK	2007	1M2K189C67MO38347	365	N6938T
39.	300806	MACK	2009	1M2AVO2CX9M003583	385	N6939T
40.	300807	MACK	2009	1M2AVO2C19M003584	386	N6940T
41.	300808	MACK	2009	1M2AVO2C39M003585	387	N6941T
42.	300846	MACK	2009	1M2AV02C89M003582	337	N3876P
43.	301077	MACK	2012	1M2AV04C5DM009958	254	N6877T
44.	301132	MACK	2012	1M2AV04C5DM010219	363	N6879T
45.	301082	MACK	2012	1M2AV04C8DM009954	260	N2415G
46.	301227	GMC	2007	1GDM8C1C17F409793	289	CCZQ80
47.	301230	INTERNATIONAL	2005	1HTWGAZT15J050869	290	N6110T
48.	301238	MACK	2014	1M2AV04C0EM010923	362	N7055T
49.	301241	MACK	2014	1M2AV04C2EM010924	327	N7056T
50.	301244	MACK	2014	1M2AV04C7EM010918	352	N7057T
51.	301246	MACK	2014	1M2AV04C4EM10925	329	N7058T
52.						







DEAR CUSTOMER

YOU RECENTLY CALLED OUR OFFICE IN REGARDS TO A LIST OF THE REQUIRMENTS FOR THE RESIDENTAL SERVICE:

- YOUR PICK UP DAYS ARE (1) & (2) DAYS WEEK
  - YOUR TRASH MUST BE OUT THE NIGHT BEFORE.
  - YOU MAY HAVE UP TO 6 ITEMS AT THE CURBSIDE PER PICK UP.
  - EACH ITEM YOU PUT OUT MUST BE LESS THAN 50. LBS IN WEIGHT.
  - YOUR ITEMS CAN CONSIST OF:
    - \*TRASH CANS (32 GALLONS OR SMALLER)
    - \*TRASH BAGS
    - \*CARDBOARD BOXES MUST BE FLATENED AND BUNDLED
    - \*BRANCHES AND TREE CLIPPINGS CUT IN 4ft LENGTHS AND BUNDLED.
    - \*EACH BUNDLE COUNTS AS 1 OF YOUR 6 ITEMS.
    - \*IF YOU HAVE PAINT PLEASE TAKE LID OFF AND LET IT COMPLETELY DRY BEFORE YOU PUT IT OUT WITH YOUR TRASH.
  - YOU HAVE A FREE RECYCLING SERVICE THAT WILL RUN BI-WEEKLY ON Every 2nd wk, THIS SERVICE IS NOT MANDATORY BUT IF YOU WOULD LIKE TO PERTICIPATE YOU HAVE TO PROVIDE YOUR OWN BLUE BAGS AND HAVE THEM OUT THE NIGHT BEFORE. ITEMS TO BE RECYCLED ARE:
    - \*GLASS- CLEAR, BROWN, OR GREEN IN COLOR.
    - \*PLASTIC BOTTLES OR CONTAINERS THAT HAVE A #1 OR 2 ON THE BOTTOM OF THEM.
    - \*ALUMIN CANS
- PLEASE TAKE ALL LIDS OFF THE ITEMS AND PLACE THEM IN THE BAG.



**Progressive**  
Waste Solutions

#### Employee List

- Drivers/53
- Maintenance/ 9
- Supervisors /2
- Customer Service/office personnel/ 12
- Division Manager/1

Wsi has the following personnel classifications listed above.

**Theresa Benetatos**

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**NUMBER OF ACCOUNTS SERVICED**

**Residential accounts we service 73,256**

**Commercial Fronload accounts we  
service 5,129**

**Industrial Roll Off accounts we service  
356**

**Theresa Benetatos**

Office Manager

**Progressive Waste Solutions**

(Formerly IESI-BFC Ltd.)

E: [theresa.benetatos@progressivewaste.com](mailto:theresa.benetatos@progressivewaste.com)

T: 727 847 9100

6800 Osteen Road  
New Port Richey, FL, 34653  
[www.progressivewaste.com](http://www.progressivewaste.com)

NYSE, TSX: BIN



## BULK HOA ACCOUNTS

WE HAVE MANY ACCTS IN WHICH THE CUSTOMERS WILL PAY THROUGH THE HOME OWNERS ASSOCIATION(REFER TO THE LIST)

SOME OF THE HOA'S ARE LISTED TO GET INFO, THAT INFO WILL THEN BE GIVEN TO BILLING SUPERVISOR TO FILE AND KEEP TRACK OF, SOME OF THE ACCOUNTS SUCH AS PINE RIDGE AND WINDSOR PLACE HAVE TO BE ADJUSTED ACCORDING TO THE NEW SERVICES, KIM WILL HANDLE THOSE ACCTS. NEW ACCTS FOR PINE RIDGE GET 2 CANS DELIVERED OUT TO THEM SO GIVE TO KIM SO SHE CAN SCHEDULE

## FOREST HILLS

FOREST HILLS IN HOLIDAY IS A COMMUNITY THAT WE SERVICE; BUT THE RESIDENTS WILL PAY THROUGH FOREST HILLS UTILITIES, WE ARE PROVIDED WITH A LIST TO REFER TO IF ANYONE CALLS IN REGARDING FOREST HILLS AND WE WILL PERIODICALLY RECEIVE FAXES, STATING TO ADD AN ADDRESS OR DELETE AN ADDRESS, WHICH COMES FROM FOREST HILLS, WE JUST EXPLAIN SERVICE DAYS AND RECYCLE INFO AND INFORM THEM TO CONTACT FOREST HILLS TO SET UP.

## JASMINE LAKES

JASMINE LAKES IS ANOTHER COMMUNITY WE SERVICE BUT THEY PAY THROUGH AQUA UTILITIES. WE JUST EXPLAIN PICKUP DAYS AND RECYCLE SERVICE AND LET THEM KNOW TO CONTACT AQUA UTIL TO SET UP THEIR ACCT

# HOME OWNERS ASSOCIATION

77220	THE ENCLAVES @ PINE RIDGE	T/F 052	211
68775	MEADOW POINTE 1	M/T 081	209
69891	MEADOW POINTE 2 WRENCREST W/S 083	T/F 082	209
79296	MEADOW POINTE 3	W/S 083	209
79593	MEADOW POINTE 4	W/S 083	209
82059	WINDSOR PLACE GET INFO NO FEE	M/T 011	208
64499	FOREST HILLS	T/F 4&5	201
74669	JASMINE LAKES	M/T 4&5	203
71584	SUNCOAST LAKES <del>NO TIME GET INFO</del>	T/F 082	211
65402	RIVER RIDGE COUNTRY CLUB	M/T 011	208
66645	THE RESERVE @ GOLDEN ACRES	M/T 091	211
77220	PINE RIDGE @ SUGR CREEK ~ <del>NO TIME GET INFO</del>	T/F 052	211
78786	SUNSHINE LAKE ESTATES	M/T 151	208
66144	WYNDGATE/WYNDTREE	M/T 131	205
768915	THE OASIS	W/S 063	209
768329	NORTHWOODS	T/F 182	204
768602	HUNTINGTON RIDGE	W/S 153	203
32341	PARK ESTATES	W/S 073	212
67408	LEXINGTON OAKS - REMINGTON / PIMLICO	M/T 181	204
67888	PEACH TREE @ FOX HOLLOW	M/T 131	210
68116	HARBOR POINTE	T/F 142	210
77379	GOLF VIEW VILLAS ~ <del>WED ONLY</del>	W 043	209

## RATE STATEMENT

### Solid Waste Collection

COMMERCIAL\*

Number of Pickups Per Week

Container

Size

(Yards)

	One	Two	Three	Four	Five	Six
1	\$24.00	\$37.00	\$48.00	\$59.00	\$65.00	\$79.00
1.5	\$34.00	\$48.00	\$65.00	\$78.00	\$88.00	\$105.00
2	\$34.00	\$58.00	\$79.00	\$94.00	\$118.00	\$142.00
3	\$48.00	\$86.00	\$118.00	\$156.00	\$177.00	\$212.00
4	\$52.00	\$94.00	\$142.00	\$187.00	\$209.00	\$251.00
6	\$70.00	\$126.00	\$187.00	\$251.00	\$275.00	\$329.00
8	\$83.00	\$167.00	\$251.00	\$335.00	\$366.00	\$439.00

Service Provided:

Progressive Waste Solutions Inc. Pasco District will provide for the sanitary collection, Transportation and disposal of non-hazardous solid waste from residential, commercial and industrial customers.

Residential collection shall consist of twice weekly garbage service and once every other week recycling at the curb. Unlimited collection of a reasonable amount of household garbage is provided. A limit of 3 items may be imposed on abusers. Exceptional amounts of trash or bulky items will be picked up with the charges being based on time and cost negotiated with the customer.

Commercial and industrial customers shall be serviced by 1-40 cubic yard containers, picked up one to six days per week as required by customer. Stationary compaction equipment is available to the large volume producer.

Yes, Pasco trucks will have the Pasco County permit decals and license numbers displayed.

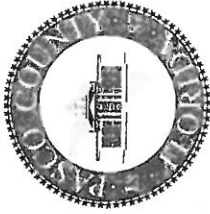
Company Code	Location	Employee Name (Last Suffix, First MI)	Employee Number	Employment Status Code	Union Code (National)	Seniority Date	Service Date	6 months	1 year	2 years
FL	332-PASCO HAULING	Adam, Eugene S.	001797	A		09/25/2000	AD 7/2/2010			
FL		ADAMS, MICHAEL P.	107454	A		09/29/2015	AD 10/29/2015		10/29/2016	10/29/2017
FL		Almaguer III, Rudolph J.	002349	A		03/05/2007	AD 7/2/2010			
FL		ALMAGUER, MELISSA A.	109514	A		08/01/2016	AD 8/1/2016	2/1/2017	8/1/2017	8/1/2018
FL		ANDERSON, KEYGAN J.	107468	A		09/29/2015	AD 9/29/2015			9/29/2017
FL		ANDREWS, KYLE R.	105241	A		11/03/2014	AD 11/3/2014			11/3/2016
FL		ASHLINE, EMILY M.	108427	A		01/26/2016	AD 1/26/2016		1/26/2017	1/26/2018
FL		Battista, John	002011	A		09/02/2003	AD 7/2/2010			
FL		BENETATOS, MICHAEL S.	109763	A		09/19/2016	AD 9/19/2016	3/19/2017	9/19/2017	9/19/2018
FL		Benetatos, Theresa	002018	A		05/02/2005	AD 7/2/2010			
FL		BERGERON, ROBERT P.	106319	A		05/25/2015	AD 5/25/2015			5/25/2017
FL		BUONSANTO III, BRUNO A.	106800	A		07/22/2015	AD 7/22/2015			7/22/2017
FL		BUSH, DUSTIN L.	102453	A		12/02/2013	AD 12/2/2013			
FL		CATER, DARRYL	106161	A		05/11/2015	AD 5/11/2015			5/11/2017
FL		CATRON, ELIJAH G.	104779	A		09/08/2014	AD 9/8/2014			
FL		CHEK JR, RICKY J.	001907	A		08/04/2014	AD 8/4/2014			
FL		Chieco, Nicholas	002010	A		04/12/2004	AD 7/2/2010			
FL		Clark, Anthony J.	003101	A		09/29/2008	AD 7/2/2010			
FL		COLON, RAFAEL	106426	A		06/10/2015	AD 6/10/2015			6/10/2017
FL		Cook, Bradley E.	001848	A		09/06/2007	AD 7/2/2010			
FL		CORLEY, LAMERE A.	106798	A		07/22/2015	AD 7/22/2015			7/22/2017
FL		Cranker, Robert J.	001614	A		10/29/2010	AD 2/14/2011			
FL		Crawford, Christopher M.	001886	A		04/20/2009	AD 7/2/2010			
FL		CRIBBS, BRANDON S.	109837	A		10/05/2016	AD 10/5/2016	4/5/2017	10/5/2017	10/5/2018
FL		Dale, Richard	002275	A		08/15/1990	AD 7/2/2010			
FL		Demarco, Gregory T.	001795	A		08/11/2003	AD 7/2/2010			

Company Code	Location	Employee Name (Last Suffix, First MI)	Employee Number	Employment Status Code	Union Code (National)	Seniority Date	Service Date	6 months	1 year	2 years
FL	332-PASCO HAULING	DEVANEY, RANDALL E.	107006	A		08/05/2015	AD 8/5/2015			8/5/2017
FL		Fellows, Paul A.	001774	A		03/07/2005	AD 7/2/2010			
FL		FERNANDEZ, DEVIN J.	104904	A		09/22/2014	AD 9/22/2014			
FL		Field, Donn J.	001631	A		07/12/2010	AD 7/12/2010			
FL		FIFE, LOREN B.	102132	A		08/01/2016	AD 10/7/2013			
FL		Fogg, Devan W.	220007	A		09/10/2012	AD 9/10/2012			
FL		FORMOSO, ANTHONY J.	103043	A		02/03/2014	AD 2/3/2014			
FL		Garcia, Jerry	003869	A		04/02/2012	AD 4/2/2012			
FL		GAUL, NATHAN J.	102586	A		01/05/2015	AD 1/5/2015			1/5/2017
FL		Geary, Kevin Z.	220381	A		12/17/2012	AD 12/17/2012			
FL		GEE II, TODD T.	102133	A		10/07/2013	AD 10/7/2013			
FL		GENERAU, RICHARD L.	103196	A		05/03/2016	AD 3/3/2014			
FL		Giannas, Cosmo	003214	A		10/03/2005	AD 7/2/2010			
FL		GILLIS, RONALD D.	101694	A		08/05/2013	AD 8/5/2013			
FL		Greer, Charles R.	001850	A		01/18/2008	AD 7/2/2010			
FL		GREER, KAMERON C.	104777	A		09/08/2014	AD 9/8/2014			
FL		HASSELBURG, DUSTIN K.	003937	A		04/16/2012	AD 4/16/2012			
FL		INGRAM II, KENNETH G.	108665	A		03/02/2016	AD 3/2/2016		3/2/2017	3/2/2018
FL		KING II, DERREL L.	104184	A		06/23/2014	AD 6/26/2014			
FL		Kryk, David J.	002350	A		11/08/2004	AD 7/2/2010			
FL		KUJAWA, WALTER R.	107464	A		09/29/2015	AD 9/29/2015			9/29/2017
FL		LACERRA, ROCCO J.	102388	A		11/18/2013	AD 11/18/2013			
FL		LEIPHART, ZACHARY R.	105051	A		10/06/2014	AD 10/6/2014			
FL		Lettieri, Ronnie J.	100649	L		05/01/2004	AD 4/1/2013			
FL		Lobianco, Thomas	002280	A		06/03/1996	AD 7/2/2010			
FL		Lopez, Ernest	002345	A		03/18/2008	AD 7/2/2010			

Company Code	Location	Employee Name (Last Suffix, First MI)	Employee Number	Employment Status Code	Union Code (National)	Seniority Date	Service Date	6 months	1 year	2 years
FL	332-PASCO HAULING	LUBIN, CELESON	107567	A		10/07/2015	AD 10/7/2015			10/7/2017
FL		Martinez, Cristobal	001910	A		08/31/2009	AD 7/2/2010			
FL		Martir, Aurelio	002281	A		09/26/1988	AD 7/2/2010			
FL		Maysonet-Velez, Juan A.	002498	A		03/14/2011	AD 3/14/2011			
FL		MCELVENNY, DIANE	102271	A		10/21/2013	AD 10/21/2013			
FL		Meredith, Michael G.	100684	A		04/08/2013	AD 4/8/2013			
FL		MUNIAK, MICHELLE L.	101868	A		09/03/2013	AD 9/3/2013			
FL		NEZBETH, JAMES E.	108653	A		03/02/2016	AD 3/2/2016		3/2/2017	3/2/2018
FL		Nichols, Bryan P.	001969	A		01/14/2004	AD 7/2/2010			
FL		Ortiz, Jose M.	001849	A		11/19/2007	AD 7/2/2010			
FL		OSBORNE, JUSTIN C.	102452	A		12/02/2013	AD 12/2/2013			
FL		Penton, Michael L.	002285	A		10/27/1982	AD 7/2/2010			
FL		PITTMAN, MEGAN E.	103683	A		05/05/2014	AD 5/5/2014			
FL		QUINTANA, LUIS M.	107541	A		10/07/2015	AD 10/7/2015			10/7/2017
FL		RAHN, MARISSA A.	107075	A		07/25/2016	AD 8/24/2015			8/24/2017
FL		Randolph, William B.	001843	A		07/23/2007	AD 7/2/2010			
FL		RIVERS, KEVIN A.	102368	A		11/18/2013	AD 11/18/2013			
FL		Rodriguez, Johnny	101010	A		05/20/2013	AD 5/20/2013			
FL		RODRIGUEZ, SANTOS	002288	A		07/01/1996	AD 7/2/2010			
FL		ROMANELLI, ANTHONY	107042	A		08/18/2015	AD 8/18/2015			8/18/2017
FL		Schambach, Brandon G.	001622	A		07/27/2015	AD 7/2/2010			
FL		Sirico, Luke A.	001852	A		02/04/2008	AD 7/2/2010			
FL		SMITH JR, DARRELL R.	102208	A		10/21/2013	AD 10/21/2013			
FL		Smith, Martin D.	100369	A		03/04/2013	AD 3/4/2013			
FL		SMITH, SANDRA S.	109289	A		06/06/2016	AD 6/6/2016	12/6/2016	6/6/2017	6/6/2018
FL		SPREHE, KYLE M.	103776	A		05/12/2014	AD 5/12/2014			

Company Code	Location	Employee Name (Last Suffix, First MI)	Employee Number	Employment Status Code	Union Code (National)	Seniority Date	Service Date	6 months	1 year	2 years
FL	332-PASCO HAULING	Starbird, Thomas G.	002289	A		03/10/1997	AD 7/2/2010			
FL		Tavish, Jessica M.	001630	A		06/28/2010	AD 7/2/2010			
FL		THOMPSON, MARCUS E.	107546	A		10/07/2015	AD 10/7/2015			10/7/2017
FL		TOWLE, BRIAN S.	109836	A		10/05/2016	AD 10/5/2016	4/5/2017	10/5/2017	10/5/2018
FL		Vazquez, Peter	002009	A		03/29/2004	AD 7/2/2010			
FL		Velez, Elizabeth	001624	A		07/23/2007	AD 7/2/2010			
FL		VINCENT, DANIEL A.	103667	A		05/05/2014	AD 5/5/2014			
FL		WELCH, AVERY N.	107036	A		08/17/2015	AD 8/17/2015			8/17/2017
FL		WEST, MICHAEL H.	106647	A		07/08/2015	AD 7/8/2015			7/8/2017
FL		WHITESEL, CHRISTOPHER N.	104185	A		06/23/2014	AD 6/23/2014			
FL		Witkowski, Edward	001597	A		11/16/2009	AD 7/2/2010			
FL		YANTAKIT, CHRISTINE M.	109287	A		06/06/2016	AD 6/6/2016	12/6/2016	6/6/2017	6/6/2018
FL		YEARY, CHRISTOPHER P.	109886	A		10/10/2016	AD 10/10/2016	4/10/2017	10/10/2017	10/10/2018
FL		ZAGORSKI JR, ROBERT A.	102371	A		11/18/2013	AD 11/18/2013			
FL	357-PASCO HAULING EAST	ACOSTA GONZALEZ, ALBERTO	101562	A		09/28/2015	AD 7/22/2013			
FL		ALMODAVAR, JOSUE	100368	A		03/04/2013	AD 3/4/2013			
FL		ANDREWS, MICHEAL	106375	A		06/01/2015	AD 6/1/2015			6/1/2017
FL		ARANIECKE, BRYAN N.	102587	A		01/05/2015	AD 1/5/2015			1/5/2017
FL		Arcarola, Matthew R.	220311	A		06/01/2011	AD 11/16/2012			
FL		Aspell, Robert	001778	A		06/30/2005	AD 7/2/2010			
FL		BOOS, CHARLES D.	101238	A		06/17/2013	AD 6/17/2013			
FL		BROWN, CONSWELLER	102450	A		12/03/2013	AD 12/3/2013			
FL		BROWN, DEVINLEE P.	102294	A		11/04/2013	AD 11/4/2013			
FL		CIRAFICI, DIANA M.	103189	A		03/03/2014	AD 3/3/2014			
FL		Costarella,	220079	A		02/28/2012	AD			

Permit No. 20



## MUNICIPAL SOLID WASTE COLLECTION PERMIT

THIS PERMIT ENTITLES Waste Connections, Inc. TO OPERATE A SOLID WASTE COLLECTION BUSINESS IN THE UNINCORPORATED AREAS OF PASCO COUNTY FROM JANUARY 1, 2017 THROUGH DECEMBER 31, 2017, PROVIDED THE FOLLOWING STIPULATIONS ARE ADHERED TO.

1. LICENSEE SHALL CHANGE THE DESIGNATED DISPOSAL SITE, IF NECESSARY, TO MEET THE REQUIREMENTS OF ANY SUBSEQUENT FLOW CONTROL ORDINANCE OR SPECIAL ACT ENACTED FOR PASCO COUNTY.
2. LICENSEE SHALL PROVIDE THEIR CUSTOMERS AND PASCO COUNTY WITH DETAILED INFORMATION PROVIDING JUSTIFICATION FOR ANY COLLECTION CHARGE INCREASES.
3. LICENSEE SHALL ABIDE BY ADDITIONAL CONDITIONS, IF ANY, AS STATED IN THE ATTACHED BOARD OF COUNTY COMMISSIONS APPROVED MEMORANDUM.
4. THIS LICENSE SHALL BE SUBJECT TO ANY MODIFICATIONS OF THE LICENSURE REQUIREMENTS AS APPROVED BY THE BOARD OF COUNTY COMMISSIONERS FROM TIME TO TIME.

DATED THIS 10th OF JANUARY, 2017.

A handwritten signature in black ink, appearing to read "Robert J. Sigmond", is written over a horizontal line.

UTILITIES SERVICES BRANCH  
PASCO COUNTY, FLORIDA  
ROBERT J. SIGMOND  
UTILITIES FISCAL AND  
BUSINESS SERVICES DIRECTOR

# PASCO COUNTY BUSINESS TAX RECEIPT

Issued pursuant and subject to Florida Statutes and Pasco County Ordinances. Issuance does not certify compliance with zoning or other laws. This receipt must be posted conspicuously in place of business.

2018

Expires September 30th



ACCOUNT #:: 00228  
SIC CODE: 4212.02

**MIKE FASANO**  
**TAX COLLECTOR**  
**PASCO COUNTY FLORIDA**

TYPE OF BUSINESS  
GARBAGE COLLECTION (RENEWAL)  
STATE LICENSE #

WASTE SERVICES OF FLORIDA INC  
6800 OSTEEN RD  
NEW PORT RICHEY, FL 34653-3667

OWNER/QUALIFYING AGENT  
BATTISTA JOHN

LOCATION ADDRESS:  
6800 OSTEEN RD  
NEW PORT RICHEY, FL 34653-3667

DATE	RECEIPT	AMOUNT
08/10/2017	17-1-091424	93.75

Dear Business Owner:

Your 2018 Pasco County Business Tax Receipt is printed above. Please detach the receipt and display it in a place that is visible to the public and available for inspection.

The Pasco County Business Tax Receipt is in addition to any other license or certificate that may be required by law and does not signify compliance with zoning, health, or regulatory requirements. The Pasco County Business Tax Receipt is non-regulatory and is not meant to be a certification of the holder's ability to perform the service for which it is registered.

Business Tax Receipts expire September 30th. Annual renewals are mailed in June to the address of record at that time. Please contact our office if there are any changes to your business name, ownership, physical address, or closing of your business.

*Thank you for allowing us to serve you!*

MIKE FASANO  
PASCO COUNTY TAX COLLECTOR

EAST PASCO GOVERNMENT CENTER  
DADE CITY

WEST PASCO GOVERNMENT CENTER  
NEW PORT RICHEY

TAX COLLECTOR BUILDING  
GULF HARBORS

CENTRAL PASCO GOVERNMENT CENTER  
LAND O' LAKES

COMPARK 75 BUSINESS PARK  
WESLEY CHAPEL

CALL CENTER: MONDAY - FRIDAY 8:30 AM - 5:00 PM (352) 521-4338 • (727) 847-8032 • (813) 235-6076



WASTE CONNECTIONS OF FLORIDA  
PASCO HAULING  
6800 OSTEEN ROAD  
NEW PORT RICHEY FL 34653-3667  
DISTRICT NO. 6425

ACCOUNT NO. 6425-092565  
INVOICE NO. 3644187  
STATEMENT DATE 09/30/17  
DUE DATE Upon Receipt

ROBERT LAMB  
8947 RUGER DR  
NEW PORT RICHEY FL 34655

FOR ASSISTANCE  
Customer Service (727) 847-9100  
Fax (727) 841-8539  
One Time Payments (855) 569-2719

INVOICE STATEMENT

Date	Description	Amount
	Previous Balance	\$ -6.42
	Service Location Acct #092565-0001	ROBERT LAMB 8947 RUGER DR NEW PORT RICHEY, F
09/30/17	BASIC SERVICE CHARGE 10/1/2017-12/31/2017	3.00 \$ 37.32
	Invoice Total	\$ 37.32
	Account Balance	\$ 30.90

GOING GREEN IS NOW EASIER THAN EVER!

\* Make payments \* Set up recurring payments \*

\* Access your account 24/7 \* Go paperless \* View Statements \*

Go to <https://www.wcicustomer.com> and follow the online bill pay prompts to enroll today or

Call 1-855-569-2719 to make a payment through our interactive voice service

QUARTERLY PREPAID SERVICE

26

Please remit to the address below and return your remit stub with your payment or look on the reverse side to learn about on-line bill pay.



WASTE CONNECTIONS OF FLORIDA  
PASCO HAULING  
6800 OSTEEN ROAD  
NEW PORT RICHEY FL 34653-3667

ACCOUNT NO. 6425-092565  
INVOICE NO. 3644187  
STATEMENT DATE 09/30/17  
DUE DATE Upon Receipt  
PAY THIS AMOUNT \$30.90

AV 01 038546 65018B121 A\*\*5DGT



ROBERT LAMB  
8947 RUGER DR  
NEW PORT RICHEY FL 34655-1218

WRITE IN  
AMOUNT \$  
PAID

TO CHANGE ADDRESS  
Check here and complete the  
information on the reverse side.

MAIL PAYMENT TO:  
WASTE CONNECTIONS OF FLORIDA  
PO BOX 660389  
DALLAS TX 75266-0389



6425 00000000000000925654 000000309003644187 8