



2020 SPECIAL WASTE HAULING PERMIT APPLICATION

| Business Name: WASTE MANAGEMENT INC., OF FLORIDA |
|---|
| Owner's Name: WASTE MANAGEMENT INC., OF FLORIDA |
| Business Location: 13022 HAYS ROAD, SPRING, HILL FL, 34610 |
| Mailing Address: 13022 HAYS ROAD, SPRING, HILL FL, 34610 |
| Telephone Number: (813) 996-1516 |
| Emergency Number: (813-465-7905) |
| Branch locations: <u>WASTE MANAGEMENT OF PASCO</u> <u>13022 HAYS ROAD, SPRING, HILL FL, 34610</u> |
| If a Corporation, the names and addresses of Officers: |
| |
| |
| |
| (Continue on separate sheet, if necessary) |
| Mailing address of Corporation: 1001 FANIN STREET, HOUSTON, TX 77002 |
| Manager's Mailing Address: 13022 HAYS ROAD, SPRING, HILL FL, 34610 |
| Manager's e-mail Address: GToke@wm.com |

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

SEE ATTACHED

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.
- 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.

Signature of Applicant

Print Name of Applicant

Attachments: Ordinance No. 2017-2111

Resolution No. 2017-02

| Emplid Name | Jobcode Jobcode Name | Birthdate | Address1 | Address2 | City | State Postal | |
|--------------------------------|-----------------------------------|-----------|------------------------------|----------|-----------------|--------------|-------|
| 062953 Buccieri,Patrick | 1044 Driver Container | 11/21/54 | 4632 5th Street | | Zephyrhills | F | 33542 |
| 137241 Chinigo Jr, Francis A | 1042 Driver Commercial | 11/06/68 | 15807 Leatherleaf Lane | | Land O Lakes | F | 34638 |
| 190546 Cody,Kenneth J | 1050 Driver Rolloff | 11/17/69 | 14442 Dusky Warbler Rd | | Weeki Wachee | FL | 34614 |
| 292779 Coughlin, Scott | 2178 Driver Residential | 04/21/79 | 1493 Heritage Drive | | Spring Hill | H. | 34606 |
| 259967 Daniel, Kurtis N | 1048 Driver Residential | 11/16/75 | 8031 San Fernando Drive | | Port Richey | FL | 34668 |
| 200395 Densmore, Christopher C | 1042 Driver Commercial | 09/22/75 | 9716 Chris St | | Hudson | F. | 34669 |
| 265366 Farrington,Isaiah | 1048 Driver Residential | 12/13/66 | 3438 East Oleander Lane | | Hernando | FL | 34442 |
| 034237 Hawk II, Charles E | 2410 Driver Residential | 11/03/74 | 1451 West Jackson Hill Court | | Lecanto | F | 34461 |
| 278907 Kinison Jr., Larry W | 2410 Driver Residential | 12/12/78 | 2551 Cheval Drive | | Holiday | F. | 34690 |
| 165445 Kyler, David S | 1050 Driver Rolloff | 06/01/64 | 5301 Boswell Road | | Spring Hill | F | 34608 |
| 138341 Maura Jr, Douglas | 1042 Driver Commercial | 10/11/71 | 3815 Windance Ave | | Spring Hill | F | 34609 |
| 005296 McDaniels III, Andrew H | 1150 Driver Commercial, Recycling | 11/21/59 | 11621 Crystal Lake Drive | | Port Richey | F | 34668 |
| 278373 Nitz,Michael E | 1048 Driver Residential | 05/11/87 | 13420 Parkwood Street | | Hudson | F | 34669 |
| 217304 Ogden, Jeffery S | 1050 Driver Rolloff | 99/08/20 | 7410 Parkersburg Dr. | | Wesley Chapel | H | 33545 |
| 288576 Rios,Oriol M | 1048 Driver Residential | 09/01/92 | 4431 Keyes Avenue | | Spring Hill | 표 | 34606 |
| 163018 Roberts, Don M | 1042 Driver Commercial | 05/12/68 | 9506 Glen Moor Lane | | Port Richey | F | 34668 |
| 289134 Schleich, Dennis | 2410 Driver Residential | 11/28/88 | 1362 Giles Avenue | | Spring Hill | F | 34608 |
| 014573 Schultz,Darrell | 1050 Driver Rolloff | 07/26/66 | 12244 Canyon Blvd. | | Spring Hill | F | 34610 |
| 184556 Steigerwald,Joseph M | 1042 Driver Commercial | 11/27/67 | 1752 Font Lane | | Holiday | F | 34691 |
| 184229 Stump,Bradley D | 1042 Driver Commercial | 02/28/75 | 13055 Sweet Gum Road | | Brooksville | F | 34613 |
| 278993 Tarczynski Sr,Timothy J | 1042 Driver Commercial | 10/24/64 | 3607 Bedford Street | | New Port Richey | 긤 | 34652 |
| 197406 Thomas, Michael L | 1056 Driver Swing - Rolloff | 12/30/70 | 18027 Williams Loop | | Land O Lakes | F | 34638 |
| 201823 Thomas, Timothy B | 1048 Driver Residential | 69/80/60 | 11143 Persimmon Avenue | | Weeki Wachee | П | 34614 |
| 069367 Wolff,Richard | 1054 Driver Swing | 04/02/54 | 11862 Trevally Loop | Apt 109 | Trinity | FL | 34655 |
| | | | | | | | |

| Г | 35 | 0 | 6 | ΐ | ري ريا | 0 | 4 | 9 | <u> </u> | 79 | 4 | 75 | 6 | 0 | 7 | 26 | 7,7 | 97 | 22 | _ | 2,5 | <u> </u> | 74 | 75 | 2 | 7 | o. | 89 | |
|-----------------|--------------------|--------------------|--------------------|--------------------|--------------------|--------------------|--------------------|--------------------|--------------------|--------------------|--------------------|--------------------|--------------------|--------------------|--------------------|--------------------|--------------------|--------------------|--------------------|--------------------|--------------------|--------------------|--------------------|--------------------|--------------------|--------------------|--------------------|--------------------|--|
| | K5M02886 | 36M02966 | K7M03435 | 37M03734 | 37M03573 | 37M03769 | 37M03928 | K7M03924 | 17M03924 | XBM0084 | 32M01952 | 63HL7777 | 56M03359 | 36M0336C | 16M03359 | 19HAB06 | 78M0019 | 87H2052 | 3WM0239 | 2XM0475 | 2YM0498 | 51M06196 | KYM0305 | 85M0213; | K1M0601 | 1EA5941 | 3JKC5774 | IX2H5475 | |
| SERIAL NO | 1M2K195CX5M028865 | 1M2K195C66M029660 | 1M2K195CX7M034359 | 1M2K195C37M037345 | 1M2K195C67M035735 | 1M2K195C97M037690 | 1M2K195C87M039284 | 1M2K195CX7M039240 | 1M2K195C17M039241 | 1M2AV02CXBM008479 | 1M2K195C02M019524 | 1FVHBGA863HL77775 | 1M2K195C56M033599 | 1M2K195C86M033600 | 1M2K195C16M033597 | 1FVHCYBS19HAB0626 | 1M2AU02C78M001954 | 5VCHC6MF87H205267 | 1M2B209C6WM023957 | 1M2P267C2XM047511 | 1M2P267C2YM049857 | 1M2P267C51M061961 | 1M2P264CXYM030574 | 1M2AG11C85M021334 | 1M2P267CX1M060112 | 1FTNF20F61EA59417 | 1FTEWIC58JKC57740 | 1HTMKAANX2H547568 | |
| LICENSE | N4196W - FL | N58-81V - FL | N4400Q - FL | N40-73X - FL | N1312R - FL | N4244R - FL | N4396Q - FL | N9376V - FL | N7394Z - FL | N9025S - FL | N0938Y - FL | N9583Z - FL | N9377V - FL | N9378V - FL | N9379V - FL | N7395Z - FL | N0519X - FL | N7396Z - FL | P4508B - FL | N2985U - FL | N6872Z - FL | N1820YN - FL | N8457T - FL | N1821Y - FL | N6011V - FL | ENCC48 - FL | IVPA93 - FL | DEJR24 - FL | |
| MODEL | MR688S | MRU613 | MR688S | FL112 | MR688S | MR688S | MR688S | M2106 | LEU613 | WXLL64 | DM690S | RD688S | RD688S | RD688S | RD690S | CV713 | RD600 | F250 | F150 | 4900 | |
| MAKE | MACK | 2007 MACK | MACK | MACK | 2003 FREIGHTLIN | MACK | MACK | MACK | 2009 FREIGHTLIN | MACK | 2007 AUTOCAR | MACK | 1999 MACK | 2000 MACK | MACK | MACK | MACK | MACK | FORD | FORD | INTL | |
| YEAR MAKE | 2005 MACK | 2006 | 2007 | 2007 | 2007 | 2007 | 2007 | 2007 | 2007 | 2011 | 2002 MACK | 2003 | 2006 MACK | 2006 MACK | 2006 | 2009 | 2008 | 2007 | 1998 MACK | 1999 | 2000 | 2001 | 2000 MACK | 2005 | 2001 | 2001 | 2018 | 2002 | |
| ALT NO | | | | | | | | | | | | | | | | | | | | | | | | | | Service Truck | Service Truck | Container Del | |
| UNIT_NO | 208078 | 208530 | 208641 | 208953 | 208992 | 209169 | 209175 | 209264 | 209265 | 210789 | 307309 | 308364 | 309984 | 309985 | 309994 | 310605 | 362902 | 362930 | 402932 | 405777 | 406440 | 408298 | 410552 | 411599 | 414339 | 604862 | 610649 | 632084 | |
| USING DEPT NAME | WM of Pasco County | |
| SITE | 803796 | 803796 | 803796 | 803796 | S03796 | 803796 | 803796 | 803796 | S03796 | S03796 | 803796 | S03796 | 803796 | S03796 | 803796 | 803796 | S03796 | 803796 | S03796 | 803796 | 803796 | 803796 | |

City of New Port Richey

Number of accounts served:

- a) Commercial 41
- b) Residential 237
- c) Industrial 6

Rate Schedules

a) Commercial

i. The rate schedule is listed below:

| | Service Frequency | | | | | | | | | | | | |
|----------------------|-------------------|---------|----------|----------|----------|----------|----------|---------|--|--|--|--|--|
| Service Levels | EOW | 1 | 2 | 3 | 4 | 5 | 6 | XPU | | | | | |
| 2 Yard FEL Container | \$24.00 | \$34.00 | \$58.00 | \$79.00 | \$94.00 | \$118.00 | \$142.00 | \$24.00 | | | | | |
| 4 Yard FEL Container | \$34.00 | \$52.00 | \$94.00 | \$142.00 | \$187.00 | \$209.00 | \$251.00 | \$42.00 | | | | | |
| 6 Yard FEL Container | \$48.00 | \$70.00 | \$126.00 | \$187.00 | \$251.00 | \$275.00 | \$329.00 | \$56,00 | | | | | |
| 8 Yard FEL Container | \$52.00 | \$83.00 | \$167.00 | \$251.00 | \$335.00 | \$366.00 | \$439.00 | \$84.00 | | | | | |

b) Residential

i. Base rate is \$16.81 for twice weekly curbside garbage collection and once a week for recycle collection.

c) Industrial

i. All industrial customers are priced individually depending on type and frequency of service.

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 DECAL FORM AND CONTENT

By

Tim Driscoll, City Attorney

EXHIBIT A

FRANCHISE AGREEMENT

| THIS F | RANCHISE AGREEM | ENT ("Agreemer | ıt") is made ar | nd entered into | as of |
|-------------|--------------------|-------------------|-----------------|------------------|-------|
| this day | 7 of | _ (the "Effective | Date") by and | d between the (| CITY |
| OF NEW POP | RT RICHEY, FLORIDA | , a Florida muni | cipal corporati | ion (the "City") | and |
| Waste | Management | Inc. off | torida | _ whose prin | cipal |
| address is | 1302 Hays R | d Spring Hill | ("Franchisee" | ')(collectively, | the |
| "Parties"). | FL 346101 | | | | |

WITNESSETH

WHEREAS, Franchisee desires to engage in the business enterprise of collecting, transporting, or disposing of garbage, trash of 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

WHERES, 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.

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 byFranchisee'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 45th 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

- b. Routes of Travel. To the greatest extent practicable, all of Franchisee's collection vehicles shall travel on major thorough fares, without using side streets, when providing waste hauling services.
- c. Equipment. Allvehicles, 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. Thetotal 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,

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, Franchiseeshall 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. Franchiseeshall ensure that public records that are exemptor 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 Franchiseedoes not transfer the records to City. Upon completion of this Agreement, Franchiseeshall transfer, at no cost to City, all public records in possession of Franchiseeor keep and maintain public records required by City to perform the services provided in this Agreement. If Franchiseetransfers all public records to City upon completion of this Agreement, Franchiseeshall destroy any duplicate public records that are exempt or confidential and exempt from public records disclosure requirements. If Franchiseekeeps and maintains public records upon completion of this Agreement, Franchiseeshall 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

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

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

| City Clerk | City Attorney |
|------------|----------------------------------|
| ATTEST: | APPROVED AS TO FORM: |
| | Date: |
| | Print Name: |
| [Seal] | By: City Manager |
| | CITY OF NEW PORT RICHEY, FLORIDA |
| | Date: |
| | Title: |
| | Print Name: |
| | Ву: |
| | FRANCHISEE |
| | ED ANGLICCE |

EXHIBIT B

| Company Na | LY WASTE HAULE me: Waste Mai 3022 Hays d Zip Code: Spring | NAGEMENT | INC OF | Florida |
|--|--|-----------------------|---|---------|
| Waste Haule | er Report for Month Endi | ng: | | |
| Revenues collected during month: | : | | \$ | |
| Franchise Fee: | | | *************************************** | % |
| Total Fee Due: | | | \$ | |
| I hereby remit the enclose true and correct. | ed franchise fee and affire | m that the informatio | on herein presente | ed is |
| Signature: | | Date Prepared | j • | |
| Print Name: | or garler again MMA | | | |
| Title: | | | | |
| Plea | se include this form with | | | |



Page 14 of 15

Billing & Collections Dept.

P. O. Box 2079

ORDINANCE NO. 2017-2111

AN ORDINANCE OF THE CITY OF NEW PORT RICHEY, FLORIDA, PROVIDING FOR THE AMENDMENT OF SECTIONS 10-24 AND 10-25 OF **NEW** PORT RICHEY CODE OF THE ORDINANCES; PERTAINING TO DUTIES OF GARBAGE COLLECTORS AND CUSTOMERS, AND THE HOURS AND DAYS OF GARBAGE COLLECTION IN THE CITY; PROVIDING FOR **GARBAGE** COLLECTION REOUIRED AGREEMENTS AND REPORTING THEREOF; PROVIDING FOR CONFLICTS, SEVERABILITY, AND AN EFFECTIVE DATE.

WHEREAS, within the City limits of the City of New Port Richey, Florida is a recurring condition which has resulted in uncollected garbage;

WHEREAS, uncollected garbage is a detriment to the public health, safety, welfare and quality of life of the residents of the City;

WHEREAS, it is necessary to ensure that each property owner has entered into an agreement for the disposal of the garbage from said property; and

WHEREAS, it is declared as a matter of legislative determination and public policy that the provisions and prohibitions herein are necessary in the public interest; and it is further declared that the provisions and prohibitions herein are in pursuance of and for the purpose of securing and promoting the public health, safety, welfare and quality of life in the City.

NOW, THEREFORE, THE CITY OF NEW PORT RICHEY, FLORIDA HEREBY ORDAINS:

<u>Section 1.</u> Section 10-24 of the Code of Ordinances, pertaining to duties of trash collectors and customers, is hereby amended as follows (strikeout text shows deleted matters, new matters are underlined):

Sec. 10-24. - Duties of collector, customer.

(a) The holder of any special permit as required in section 10-41 shall clean, sweep, collect and remove any garbage, trash, refuse or residue which may be spilled or is scattered, loose or otherwise uncovered at or within the immediate proximity of the garbage cans, trash cans or other containers or packages of garbage, trash or refuse so that upon such collection there shall be no scattered, loose or otherwise uncovered residue of any garbage, trash or refuse at the collection site; provided, that all garbage is enclosed, by the customer, in a garbage can, receptacle, or other waterproof container, and that all trash is properly packaged by the customer.

(b) Each property owner or occupant within the City shall enter into and maintain at all times an agreement with a holder of a special permit as required in section 10-41, providing for the removal and collection of all garbage, trash or refuse from said property in accordance with this chapter. Each holder of a permit required in section 10-41 shall provide a list of all customers serviced by said permit holder pursuant to this chapter to the City's public works department, which shall include the name of each property owner or occupant, the current address thereof and the address of each property serviced by said permit holder. The aforesaid list shall be updated, periodically and no less frequently than once every ninety (90) days.

<u>Section 2.</u> Section 10-25 of the Code of Ordinances, pertaining to collection hours and days for garbage collection, is hereby amended as follows (strikeout text shows deleted matters, new matters are underlined):

Sec. 10-25. - Collection hours, days.

Those persons or entities holding a special permit referred to in section 10-41 herein shall only be permitted to collect garbage, trash, refuse and recyclable materials between 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. No collection of garbage, trash, refuse or recyclable materials within said residential areas of the city shall be permitted on any other day of the week, except in the event the following holidays fall on a Monday or Thursday:

- (1) New Year's Day,
- (2) Dr. Martin Luther King, Jr. Birthday
- (3) Memorial Day,
- (4) Independence Day,
- (5) Labor Day,
- (6) Veterans' Day,
- (7) Thanksgiving Day,
- (8) Day after Thanksgiving, or
- (9) Christmas Day.

In the event any of the above listed holidays fall on a Monday or Thursday, the holders of the aforesaid special permit referred to in section 10-41 herein shall collect such garbage, trash, refuse or recyclable materials on the holiday or on the day immediately following the holiday.

In those areas where industrial or commercial structures exist, as well as in those residential areas where multiple family structures with proper access to dumpsters exist, the collection of garbage, trash, refuse or recyclable materials may be collected by the holders of the special permit referred to in section 10-41 herein between the hours of 6:00 a.m. and 7:00 p.m. on any day of the week, except Sundays.

<u>Section 3.</u> Conflict with Other Ordinances and Codes. All ordinances or parts of ordinances of the City of New Port Richey, Florida, in conflict with the provisions of this ordinance, are hereby repealed to the extent of such conflict.

<u>Section 4.</u> Severability. If any provision or portion of this ordinance is declared by any court of competent jurisdiction to be void, unconstitutional, or unenforceable, then all remaining provisions and portions of this ordinance shall remain in full force and effect.

Section 5. Effective Date. This ordinance shall take effect immediately upon its adoption as provided by law.

The foregoing Ordinance was duly read and approved on first reading at a duly convened meeting of the City Council of the City of New Port Richey, Florida this 4th day of April, 2017, and read and adopted on second reading at a duly convened meeting of the City Council of the City of New Port Richey, Florida this 2nd day of May, 2017.

ATTEST:

By: Judy Meyers, City Clerk

By:

Rob Marlowe, Mayor-Council Member

(Seal)

APPROVED AS TO FORM AND LEGALITY FOR THE SOLE USE AND RELIANCE OF THE CITY OF NEW

PORT RICHEY, FLORIDA:

Timothy P. Driscoll, City Attorney



CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY) 12/4/2018

| | CERT | ILI | CA | TE OF LIABIL | .11.1 | IIA20L | KANCE | 1/1/2020 | 12 | /4/2018 |
|-------------|---|--|--|--|-----------------|----------------------------|----------------------------|---|-----------|---------|
| (| THIS CERTIFICATE IS ISSUED AS A MAT CERTIFICATE DOES NOT AFFIRMATIVE BELOW. THIS CERTIFICATE OF INSURA REPRESENTATIVE OR PRODUCER, AND | Y O | R NE | GATIVELY AMEND, EXTEN S NOT CONSTITUTE A CO | D OR | ALTER THE C | OVERAGE A | FFORDED BY THE POLI | CIES | |
| 1 | MPORTANT: If the certificate holder is a f SUBROGATION IS WAIVED, subject to his certificate does not confer rights to t | the t | erms | and conditions of the poli | cy, cer | tain policies r | | | | |
| PRO | DDUCER LOCKTON COMPANIES | | | | CONT | ACT | | | | |
| | 3657 BRIARPARK DRIVE, SUIT | E 70 |) | | PHON (A/C, N | E No, Ext): | | FAX, No | 0): | |
| | Houston TX 77042 | | | | E-MAII ADDR | ESS: | | | | |
| | | | | | | | SURER(S) AFFO | ORDING COVERAGE | | NAIC # |
| | | | | | INSUR | | | surance Company | | 22667 |
| INS | JRED WASTE MANAGEMENT HOLDII | NGS. | INC. | & ALL AFFILIATED. | | | | Co of North America | | 43575 |
| 130 | 0299 RELATED & SUBSIDIARY COM | | | | | | | ers Insurance Company | | 20702 |
| | WASTE MANAGEMENT INC. OF 3411 NORTH 40TH STREET | - FL(|)KID | A | INSUR | | | | | -0.02 |
| | TAMPA FL 33605 | | | | INSUR | | | | | |
| | | | | | INSUR | | | | | |
| CC | VERAGES CER | TIFK | CATE | NUMBER: 11039160 | | | | REVISION NUMBER: | XXX | XXXX |
| II C | HIS IS TO CERTIFY THAT THE POLICIES IDICATED. NOTWITHSTANDING ANY RE ERTIFICATE MAY BE ISSUED OR MAY F XCLUSIONS AND CONDITIONS OF SUCH | FOR OTHER S DESCRIBED D BY PAID CL | DOCUMENT WITH RESP HEREIN IS SUBJECT T AIMS. | ECT TO | WHICH THIS | | | | | |
| INSF LTR | TYPE OF INSURANCE | ADDL INSD | SUBR WVD | POLICY NUMBER | | POLICY EFF (MM/DD/YYYY) | POLICY EXP (MM/DD/YYYY) | Limi | TS | |
| Α | X COMMERCIAL GENERAL LIABILITY | Y | Y | HDO G71212993 | | 1/1/2019 | 1/1/2020 | EACH OCCURRENCE | \$ 5.00 | 00,000 |
| | CLAIMS-MADE X OCCUR | | | | | | | DAMAGE TO RENTED PREMISES (Ea occurrence) | | 00,000 |
| | X XCU INCLUDED | | | | | | | MED EXP (Any one person) | s XX | XXXXX |
| | X ISO FORM CG00010413 | | | | | | | PERSONAL & ADV INJURY | - | 00,000 |
| | GEN'L AGGREGATE LIMIT APPLIES PER: | | | | | | | GENERAL AGGREGATE | | 00,000 |
| | POLICY X PRO- X LOC | | | | | | | PRODUCTS - COMP/OP AGO | \$ 6.00 | 00,000 |
| | OTHER: | | | | | | | COMPINED SINGLE LIMIT | | |
| A | AUTOMOBILE LIABILITY | Y | Y | MMT H2527863A | | 1/1/2019 | 1/1/2020 | COMBINED SINGLE LIMIT (Ea accident) | _ | 00,000 |
| | X ANY AUTO SCHEDULED | IED | | | | | BODILY INJURY (Per person) | · Industrial | | |
| | A AUTOS ONLY AUTOS | | | | | | | BODILY INJURY (Per accider | _ | |
| | X AUTOS ONLY X NON-OWNED AUTOS ONLY | | | | | | | PROPERTY DAMAGE Per accident | | XXXXX |
| _ | X MCS-90 | | | | | | | | _ | XXXXX |
| A | X UMBRELLA LIAB X OCCUR | Y | Y | XOO G27929242 004 | | 1/1/2019 | 1/1/2020 | EACH OCCURRENCE | | 000,000 |
| | EXCESS LIAB CLAIMS-MADE | | | | | | | AGGREGATE | | 000,000 |
| _ | DED RETENTION \$ WORKERS COMPENSATION | _ | 77 | WE'D COMMON ON THE | _ | 4/4/0040 | 1///0000 | TY PER OTH | | XXXXX |
| B A | AND EMPLOYERS' LIABILITY Y/N | | Y | WLR C65435846 (AOS) WLR C65435809 (CA & N | MA) | 1/1/2019 1/1/2019 | 1/1/2020 1/1/2020 | X PER STATUTE OTH ER | | 0.000 |
| A C | ANY PROPRIETOR/PARTNER/EXECUTIVE OFFICER/MEMBER EXCLUDED? | N/A | | SCF C65435883 (WI) | , | 1/1/2019 | 1/1/2020 | E.L. EACH ACCIDENT | | 0.000 |
| | If yes, describe under DESCRIPTION OF OPERATIONS below | | | | | | | E.L. DISEASE - EA EMPLOYEE | - | 0.000 |
| Α | EXCESS AUTO | 3.7 | 37 | XSA H25278598 | | 1/1/2019 | 1/1/2020 | E.L. DISEASE - POLICY LIMIT COMBINED SINGLE LIMI | 1.8 | 0,000 |
| •• | LIABILITY | Y | Y | | | 1,1,2019 | 1/1/2020 | \$9,000,000 (EACH ACCIDENT) | • | |
| | | | | | | | | | | |
| | CRIPTION OF OPERATIONS / LOCATIONS / VE | | | | | | | | O TITE 1 | -VTCMT |
| REC | ANKET WAIVER OF SUBROGATION I DUIRED BY WRITTEN CONTRACT W | IS GI HER | E PE | RMISSIBLE BY LAW. C | ERTIF | IE HOLDEK ICATE HOLI | ON ALL PO | ED AS AN ADDITIONA | AL INSU | RED |
| | CEPT FOR WORKERS' COMP/EL) WI | | | | | | | | | |
| | | | | | | | | | | |
| | | | | | | | | | | |
| | | | | | | | | | | |
| | | | | | | | | | | |
| CE | RTIFICATE HOLDER | | | | CAN | CELLATION | | | | |
| | | | | | 8/1- | | UE ABOVE 5 | ADIDED DAI IAIGA DE COM | F11 F2 F- | |
| | | | | | | | | CRIBED POLICIES BE CANC , NOTICE WILL BE DELIVE | | FORE |
| | | | | | | ORDANCE WIT | | | | |
| | 44000400 | | | | AUTUA | DITED DESS. | CAITA TO C | | | |
| | 11039160 | | | | AUTHO | RIZED REPRES | ENTATIVE | | | |
| | CITY OF NEW PORT RICHEY | | | | | | | | | |
| | 5919 MAIN STREET | | | | | | | | | |
| | NEW PORT RICHEY FL 34652 | | | | | | | 0.00 | | |

ACORD 25 (2016/03)

© 1988-2015 ACORD CORPORATION. All rights reserved