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600 NORTHEAST GRAND AVENUE | PORTLAND, OREGON 97232-2736



SOLID WASTE FACILITY FRANCHISE No. F-057-19

FRANCHISEE:	FACILITY NAME AND LOCATION:
City of Roses Disposal & Recycling, Inc. P.O. Box 301427 Portland, OR 97294 Tel. 503-285-9940 Email: alando@cityofrosesdisposal.com	COR Transfer Station 4530 NE 138 [™] Ave Portland, OR 97230 Tel. 503-285-9940 Email: alando@cityofrosesdisposal.com
OPERATOR:	PROPERTY OWNER:
CORE Recycling	NE 138 th LLC.

This franchise replaces and supersedes the provisions of Metro Solid Waste Facility License No. L-057-18. Metro grants this franchise to the franchisee named above. The franchisee is authorized to operate and maintain a solid waste facility and to accept the solid wastes and perform the activities authorized by and subject to the conditions stated in this franchise.

ISSUED BY METRO:



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1.0	ISSUANCE	
1.1	Franchisee	City of Roses Disposal & Recycling, Inc. P.O. Box 301427 Portland, OR 97294 Tel. 503-285-9940 Email: <u>alando@cityofrosesdisposal.com</u>
1.2	Contact	Alando Simpson Tel: (503) 285-9940 E-mail: <u>alando@cityofrosesdisposal.com</u>
1.3	Franchise number	Metro Solid Waste Facility Franchise No. F-057-19.
1.4	Term	The franchise term is from August 14, 2019 to December 31, 2023, unless amended, suspended, or revoked as provided in this franchise.
1.5	Renewal	The franchisee may apply for a franchise renewal as provided in Metro Code Chapter 5.01.
1.6	Facility name and mailing address	COR Transfer Station P.O. Box 301427 Portland, OR 97294 Tel. 503-285-9940 Email: <u>alando@cityofrosesdisposal.com</u>
1.7	Operator	COR Recycling P.O. Box 301427 Portland, OR 97294 Tel. 503-285-9940
1.8	Facility premises description	R318510 & R318534, Section 1N, Township 2E, Range 23D, Multnomah County, State of Oregon
1.9	Property owner	NE 138 th LLC P.O. Box 301427 Portland, OR 97294 Tel. 503-285-9940 Email: alando@cityofrosesdisposal.com
1.10	Permission to operate	The property owner, NE 138 th LLC, consents to use of the property as a transfer station by the franchisee.



2.0	CONDITIONS AND D	ISCLAIMERS
2.1	Guarantees	This franchise does not vest any right or privilege in the franchisee to receive specific quantities of solid waste at the direction of Metro during the term of the franchise.
2.2	Non-exclusive franchise	This franchise does not in any way limit Metro from granting other solid waste franchises within Metro's boundaries.
2.3	Property rights	This franchise does not convey any property rights in either real or personal property.
2.4	Amendment	Except as provided in Sections 5.1 and 12.0, no amendment will be effective unless approved by the Metro Council.
2.5	No recourse	The franchisee will have no recourse whatsoever against Metro or its officials, agents or employees for any loss, costs, expense or damage arising out of any provision or requirement of this franchise or because of the enforcement of the franchise or in the event Metro determines that the franchise or any part thereof is invalid.
2.6	Indemnification	The franchisee must indemnify Metro, the Council, the Chief Operating Officer (COO), and any of their employees or agents and save them harmless from any and all loss, damage, claim, expense including attorney's fees, or liability related to or arising out of the granting of this franchise or the franchisee's performance of or failure to perform any of its obligations under the franchise or Metro Code Chapter 5.01, including without limitation patent infringement and any claims or disputes involving subcontractors.
2.7	Binding nature	This franchise is binding on the franchisee. The franchisee is liable for all acts and omissions of the franchisee's contractors and agents.
2.8	Waivers	To be effective, a waiver of any terms or conditions of this franchise must conform with Section 12.0 and be in writing and signed by the COO.
2.9	Effect of waiver	Waiver of a term or condition of this franchise does not waive nor prejudice Metro's right otherwise to require subsequent performance of the same term or condition or any other term or condition.



2.10	Choice of law	The franchise will be construed, applied, and enforced in accordance with the laws of the State of Oregon.
2.11	Enforceability	If a court of competent jurisdiction determines that any provision of this franchise is invalid, illegal or unenforceable in any respect, the validity of the remaining provisions contained in this franchise will not be affected.
2.12	Franchise not a waiver	This franchise does not relieve any owner, operator, or the franchisee from the obligation to obtain all required permits, franchises, or other clearances and to comply with all orders, laws, regulations, reports or other requirements of other regulatory agencies.
2.13	Franchise not limiting	This franchise does not limit the power of a federal, state, or local agency to enforce any provision of law relating to the facility.
2.14	Definitions	 "Mixed Non-Putrescible Waste" means a mixture of more than one type of non-putrescible waste, including commingled recyclables other than residential curbside recyclable material. This category includes construction and demolition waste but excludes Cleanup Materials Contaminated by Hazardous Substances, Source-Separated Recyclable Material, special waste, land clearing debris and yard debris.
		 Unless otherwise specified, all other terms are as defined in Metro Code Chapter 5.00.

3.0	PRE-OPERATING CONDITIONS AND REQUIREMENTS	
3.1	Completion of facility pre- operating requirements	The franchisee may not accept any putrescible waste as authorized in Section 4.0 unless Metro provides written approval that the franchisee has completed the pre-operating requirements described in this section.
3.2	Demonstration of compliance with City and DEQ requirements	 The franchisee must: Install an odor control and neutralizing system subject to approval by DEQ and Metro; Install landscaping (a high hedge) along the southern property line that meets landscaping standards subject to approval by the city of Portland and Multnomah County Drainage District; and



 Implement facility infrastructure improvements for the capture and management of leachate (liquid that has come into direct contact with solid waste and contains dissolved, miscible and/or suspended contaminants as a result of such contact)
subject to approval by DEQ and Metro.

4.0	AUTHORIZATIONS	
4.1	General conditions on solid waste	The franchisee is authorized to accept at the facility only the solid wastes described in Section 4.0 of this franchise. The franchisee is prohibited from knowingly receiving any solid waste not authorized in this section.
4.2	General conditions on activities	The franchisee is authorized to perform at the facility only those waste-related activities that are described in Section 3.0 of this franchise.
4.3	Acceptance and management of putrescible solid waste	 The franchisee is authorized to accept putrescible waste for reload and transfer to an appropriate destination as provided in Section 13.2. The franchisee also is authorized to accept putrescible waste for material recovery.
		 The franchisee must receive, manage, store, reload, and transfer all putrescible waste on an impervious surface, for example asphalt or concrete, and inside a roofed building that is enclosed on at least three sides or alternatively, inside watertight covered or tarped containers or within covered or tarped transport trailers.
		3. The franchisee is authorized to accept putrescible waste generated inside the Metro region only from persons who are franchised or permitted by a local government unit to collect and haul putrescible waste.
		 The franchisee must not store putrescible waste on-site for more than 24-hours.
		 Putrescible waste stored on-site overnight must not exceed one truckload (25 cubic yards) and must be stored inside a covered container inside the closed building.
4.4	Acceptance and management of mixed non- putrescible solid waste	 The franchisee is authorized to accept loads of mixed non- putrescible solid waste to perform material recovery. The franchisee must receive, sort, store, reload, and transfer all mixed non-putrescible solid waste on an impervious surface, for example asphalt or concrete, and inside a roofed



		 building that is enclosed on at least three sides. Unusually large vehicles, for example 30-foot tippers, may tip wastes outside, provided the tipped wastes are moved under cover prior to processing, within 12 hours of receipt, or by the end of the business day, whichever is earlier The franchisee is authorized to accept mixed non-putrescible
		waste from all customers including public self-haul.
4.5	Material recovery required	 The franchisee must perform material recovery on mixed non-putrescible wastes. The franchisee must design and operate the facility to ensure materials are recovered in a timely manner and to protect the quality of non-putrescible waste that has not yet undergone material recovery. The franchisee must perform recovery at no less than the minimum level set forth in Metro Code Chapter 5.01.
		 The franchisee must take quarterly samples of processing residual that are statistically valid and representative of the facility's residual. Each sample required by this section must weigh at least 300 pounds.
4.6	Management of processing residual from material recovery	The franchisee must store, reload, and transfer all non- putrescible waste processing residual on an impervious surface and inside a roofed building that is enclosed on at least three sides or alternatively, inside watertight covered containers or within covered transport trailers.
4.7	Acceptance of source-separated recyclable materials	 The franchisee must provide a place for collecting source- separated recyclable materials on the facility premises. The franchisee is authorized to accept source-separated recyclable materials for the purpose of sorting, classifying, consolidating, baling, temporary storage, transfer and other similar functions related to preparing these materials for reuse or recycling.
4.8	Acceptance of yard debris	The franchisee is authorized to accept source-separated yard debris that has not reached a state of decomposition sufficient to produce malodors detectable beyond the boundaries of the facility. The franchisee may accept yard debris for grinding and reloading to authorized facilities for composting, use as hogged fuel, or other useful purposes as described in an operating plan and approved in writing by the COO.



4.9	Acceptance of source-separated food waste	The franchisee is authorized to accept source-separated food waste that has not reached a state of decomposition sufficient to produce malodors detectable beyond the boundaries of the facility. The franchisee may accept source-separated food waste only for reloading to authorized facilities for composting or other useful purposes as described in an operating plan and approved in writing by the COO.
4.10	Acceptance of untreated wood	The franchisee is authorized to accept for processing and reloading, source-separated, untreated and unpainted wood waste, for example untreated lumber and wood pallets. The franchisee may accept clean wood waste for grinding and reloading to authorized facilities for composting, use in paper production, use as hogged fuel, or other useful purposes as described in an operating plan and approved in writing by the COO.
4.11	Acceptance of painted and treated wood	The franchisee is authorized to accept painted and treated wood waste for grinding and reloading to authorized facilities for use as hogged fuel or other useful purposes as described in an operating plan and approved in writing by the COO. The franchisee must not use or incorporate painted or treated wood into mulch, animal bedding, compost feedstock, or any other product unless otherwise described in an operating plan and approved in writing by the COO.
4.12	Acceptance of electronics devices	The franchisee is authorized to accept source-separated electronic devices for the purpose of sorting, classifying, consolidating, baling, temporary storage, transfer, and other similar functions related to preparing these materials for reuse, recycling, or disposal as required by the Oregon Department of Environmental Quality (DEQ).
4.13	Acceptance of inert material	The franchisee is authorized to accept inert materials for purposes of classifying, consolidating, transfer, and other similar functions related to preparing these materials for useful purposes.
4.14	Production of hogged fuel	 As authorized by Section 4.0, the franchisee is authorized to accept and process only untreated wood, painted wood, and incidental quantities of treated wood for delivery to facilities with industrial boilers for use as hogged fuel.
		The franchisee is prohibited from mixing any other solid waste with the wood wastes described above in Section



	4.14.1 for the production of hogged fuel.
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5.0	LIMITATIONS AND PI	ROHIBITIONS
5.1	Tonnage allocation	 In calendar year 2019, beginning on August 14, 2019 and ending December 31, 2019, the franchisee is authorized to accept up to 15,000 tons of putrescible waste generated inside the Metro region.
		 By January 1 of each subsequent year, Metro will establish a calendar year tonnage allocation for this franchise and the COO will amend Section 5.1 as applicable.
		3. Metro bases its tonnage allocations on its <i>Solid Waste</i> <i>Forecast and tonnage allocation methodology</i> . Metro will determine future tonnage allocations based on the tonnage allocation methodology beginning in 2020.
5.2	Waste hauler access	It is in the public's best interest that transfer stations located inside the Metro region maintain adequate capacity to accommodate solid waste generated within the region and provide adequate access to waste haulers that collect solid waste within the geographic proximity of the facility. Therefore:
		 a) The franchisee must not accept solid waste generated outside the Metro region if to do so would limit the franchisee from accepting any putrescible or non- putrescible waste generated inside the Metro region;
		 b) The franchisee should not accept solid waste collected outside of the geographic proximity of the facility if to do so would deny access to waste haulers that collect solid waste within the geographic proximity of the facility;
		c) The franchisee must not deny access to any unaffiliated waste hauler without due cause or written notice 30-days in advance. Due cause includes, but is not limited to, load contamination, failure to pay, or risk of exceeding the franchise tonnage allocation; and
		d) The COO may require the franchisee to provide a written explanation of its rationale if the facility denies access or refuses service to a waste hauler.
5.3	Prohibited waste	The franchisee must not knowingly receive, process, reload, or dispose of any solid waste not authorized by this franchise. The franchisee must not knowingly accept or retain any material



		amounts of the following types of waste: materials contaminated with or containing friable asbestos; lead acid batteries; liquid waste for disposal; vehicles; infectious, biological or pathological waste; radioactive waste; hazardous waste; or any waste prohibited by the DEQ.
5.4	Prohibition on mixing	 The franchisee must not mix or commingle any source- separated recyclable materials, source-separated yard debris or wood wastes brought to the facility with any unprocessed solid wastes or solid wastes destined for disposal.
		2. The franchisee must not mix or commingle putrescible solid waste with non-putrescible solid waste or source-separated recyclable materials, including without limitation wood waste and yard debris.
		3. The franchisee must not mix or commingle non-putrescible solid waste with putrescible solid waste or source-separated recyclable materials, including without limitation wood waste and yard debris.
5.5	Prohibition of size reduction on non- putrescible waste	The franchisee must not crush, grind or otherwise reduce the size of non-putrescible waste except when such size reduction constitutes a specific step in the facility's material recovery operations, reload operations, or processing residual consolidation or loading operations, and such size reduction is described in an operating plan and approved by the COO.
5.6	No disposal of recyclable materials	The franchisee must not transfer source-separated recyclable materials to a disposal site, including without limitation landfills and incineration facilities.
5.7	Composting prohibited	The franchisee must not keep yard debris on site long enough for more than negligible biological decomposition to begin.
5.8	Limits not exclusive	This franchise will not be construed to limit, restrict, curtail, or abrogate any limitation or prohibition contained elsewhere in this franchise document, in Metro Code, or in any federal, state, regional or local government law, rule, regulation, ordinance, order or permit.

6.0	OPERATING CONDITIONS	
6.1	General performance goals	The franchisee must operate in a manner that meets the following general performance goals:



		 a) Environment. The franchisee must design and operate the facility to avoid undue threats to the environment including, but not limited to, stormwater or groundwater contamination, air pollution, and improper acceptance and management of hazardous waste, asbestos and other prohibited wastes.
		b) Health and safety. The franchisee must design and operate the facility to avoid conditions that may degrade public health and safety including, but not limited to, fires, vectors, pathogens and airborne debris.
		c) Nuisances. The franchisee must design and operate the facility to avoid nuisance conditions including, but not limited to, litter, dust, odors, and noise.
6.2	Qualified operator	1. The franchisee must, during all hours of operation, provide an operating staff employed by the facility and qualified and competent to carry out the functions required by this franchise and to otherwise comply with Metro Code Chapter 5.01.
		 Facility personnel, as relevant to their job duties and responsibilities, must be familiar with the relevant provisions of this franchise and the relevant procedures contained within the facility's operating plan.
		 A qualified operator must be an employee of the facility with training and authority to reject prohibited waste that is discovered during load checks and to properly manage prohibited waste that is unknowingly received.
6.3	Fire prevention	The franchisee must provide fire prevention, protection, and control measures, including but not limited to, adequate water supply for fire suppression, and the isolation of potential heat sources and/or flammables from processing and storage areas.
6.4	Adequate vehicle accommodation	 The franchisee must: a) Provide access roads of sufficient capacity to adequately accommodate all on-site vehicular traffic. The franchisee must maintain access roads to allow the orderly egress and ingress of vehicular traffic when the facility is in operation, including during inclement weather.
		 b) Take reasonable steps to notify and remind persons delivering solid waste to the facility that vehicles must not park or queue on public streets or roads except under



		emergency conditions or as provided by local traffic ordinances.
		 Post signs to inform customers not to queue on public roadways.
		 Provide adequate off-street parking and queuing for vehicles, including adequate space for covering and uncovering of loads on-site.
6.5	Managing prohibited wastes	 The franchisee must reject prohibited waste upon discovery and must properly manage and dispose of prohibited waste when unknowingly received.
		The franchisee must implement a load-checking program to prevent accepting prohibited waste. This program must include at a minimum:
		 a) Visual inspection. As each load is tipped, a qualified operator must visibly inspect the load to prevent the acceptance of waste that is prohibited by the franchise.
		 b) Containment area. A secured or isolated containment area for the storage of prohibited wastes that are unknowingly received. Containment areas must be covered and enclosed to prevent leaking and contamination.
		c) Record maintenance. The franchisee must maintain records of the training of personnel in the recognition, proper handling, and disposition of prohibited waste and make those records available for review by Metro.
		d) Upon discovery, the franchisee must remove all prohibited or unauthorized wastes or manage the waste in accordance with DEQ requirements and procedures established in the operating plan. All such wastes the franchisee unknowingly receives must be removed from the site and transported to an appropriate destination within 90 days of receipt, unless required to be removed earlier by the DEQ or local government.
6.6	Storage and	The franchisee must:
	exterior stockpiles	 a) Manage, contain, and remove at sufficient frequency stored materials and solid wastes to avoid creating nuisance conditions, vector or bird attraction or harborage, or safety hazards;



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		 b) Maintain storage areas in an orderly manner and keep the areas free of litter;
		 Position exterior stockpiles within footprints identified on the facility site plan or operating plan; and
		 Not stockpile recovered or source-separated materials for longer than 180 days.
6.7	Dust, airborne debris and litter	The franchisee must operate the facility in a manner that controls and minimizes the generation of dust, airborne debris and litter, and must prevent its migration beyond property boundaries. The franchisee must:
		 a) Take reasonable steps, including signage, to notify and remind persons delivering solid waste to the facility that all loads must be suitably secured to prevent any material from blowing off the load during transit;
		 b) Maintain and operate all vehicles and devices transferring or transporting solid waste from the facility to prevent leaking, spilling or blowing of solid waste on-site or while in transit;
		 Maintain and operate all access roads and receiving, processing, storage, and reload areas in such a manner as to minimize dust and debris generated on-site and prevent such dust and debris from blowing or settling off- site;
		 Keep all areas within the site and all vehicle access roads within ¼ mile of the site free of litter and debris generated directly or indirectly as a result of the facility's operation;
		 e) Maintain on-site facility access roads to prevent or control dust and to prevent or control the tracking of mud off-site; and
		f) Provide access to the facility for the purpose of uncovered load enforcement. During all times that solid waste or recyclable materials are being accepted, authorized representatives of Metro, including law enforcement personnel on contract to Metro, must be permitted access to the premises of the facility for the purpose of making contact with individuals they have observed transporting uncovered loads of solid waste or recyclable materials on a public road right-of-way in



		violation of Section 5.09.040 of the Metro Code.
6.8	Odor	 The franchisee must operate the facility in a manner that controls and minimizes the generation of odors that are detectable off-site.
		2. The franchisee must establish and follow procedures in the operating plan for minimizing odor at the facility.
6.9	Vectors (e.g. birds, rodents, insects)	 The franchisee must operate the facility in a manner that is not conducive to harboring rodents, birds, insects, or other vectors capable of transmitting, directly or indirectly, infectious diseases to humans or from one person or animal to another.
		If vectors are present or detected at the facility, the franchisee must implement vector control measures.
6.10	Noise	The franchisee must operate the facility in a manner that controls and minimizes noise sufficient to cause adverse off-site impacts and to meet applicable regulatory standards and land-use regulations.
6.11	Water contaminated by solid waste and solid waste leachate	The franchisee must operate the facility consistent with an approved DEQ stormwater management plan or equivalent and must:
		 a) Operate and maintain the facility to prevent contact of solid wastes with storm water runoff and precipitation; and
		 b) Dispose of or treat water contaminated by solid waste generated on-site in a manner complying with local, state, and federal laws and regulations.
6.12	Access control	 The franchisee must control access to the facility as necessary to prevent unauthorized entry and dumping.
		2. The franchisee must maintain a gate or other suitable barrier at potential vehicular access points to prevent unauthorized access to the site when an attendant is not on duty.
6.13	Signage	The franchisee must post signs at all public entrances to the facility. The signs must comply with local government signage regulations. These signs must be easily and readily visible, and legible from off-site during all hours and must contain at least the following information:



		a) Name of the facility;
		b) Address of the facility;
		c) Emergency telephone number for the facility;
		 d) Operating hours during which the facility is open for the receipt of authorized waste;
		e) Fees and charges;
		f) Metro's name and telephone number (503) 234-3000;
		g) A list of authorized and prohibited wastes;
		h) Vehicle / traffic flow information or diagram;
		i) Covered load requirements; and
		j) Directions not to queue on public roadways.
6.14	Complaints	 The franchisee must respond to all complaints in timely manner (including, but not limited to, blowing debris, fugitive dust or odors, noise, traffic, and vectors), and must keep a record of such complaints and any action taken to respond to the complaints, including actions to remedy the conditions that caused the complaint.
		2. If the facility receives a complaint, the Franchisee must:
		 a) Attempt to respond to that complaint within one business day, or sooner as circumstances may require, and retain documentation of its attempts (whether successful or unsuccessful); and
		 b) Log all such complaints as provided by the operating plan. The franchisee must retain each log entry for one year and it must be available for inspection by Metro.
6.15	Operating hours	Metro may reasonably regulate the hours of facility operations as it finds necessary to ensure compliance with this franchise.
6.16	Access to franchise document	The franchisee must maintain a copy of this franchise on the facility's premises, and in a location where facility personnel and Metro representatives have ready access to it.

7.0	OPERATING PLAN	
7.1	Plan compliance	The franchisee must operate the facility in accordance with an operating plan approved in writing by the COO. The operating plan must include sufficient detail to demonstrate that the facility



		will be operated in compliance with this franchise. The franchisee may amend or revise the operating plan from time to time, subject to written approval by the COO.
7.2	Plan maintenance	The franchisee must revise the operating plan as necessary to keep it current with facility conditions, procedures, and requirements. The franchisee must submit amendments and revisions of the operating plan to the COO for written approval prior to implementation.
7.3	Access to operating plan	The franchisee must maintain a copy of the operating plan on the facility premises and in a location where facility personnel and Metro representatives have ready access to it.
7.4	Procedures for	The operating plan must establish:
	inspecting loads	 a) Procedures for inspecting incoming loads for the presence of prohibited or unauthorized wastes;
		 b) Procedures for identifying incoming and outgoing loads for waste classifications;
		 A set of objective criteria for accepting and rejecting loads; and
		 An asbestos testing protocol for all materials that appear to contain friable asbestos.
7.5	Procedures for processing and storage of loads	The operating plan must establish procedures for:
		a) Processing authorized solid wastes;
		b) Reloading and transfer of authorized solid wastes;
		 Managing stockpiles to ensure that they remain within the authorized weights, volumes and pile heights;
		d) Storing authorized solid wastes; and
		 e) Minimizing storage times and avoiding delay in processing of authorized solid wastes.
7.6	Procedures for managing prohibited wastes	The operating plan must establish procedures for managing, reloading, and transferring to appropriate facilities or disposal sites each of the prohibited or unauthorized wastes if they are discovered at the facility. In addition, the operating plan must establish procedures and methods for notifying generators not to place hazardous wastes or other prohibited wastes in drop boxes or other collection containers destined for the facility.





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7.7	Procedures for odor prevention	The operating plan must establish procedures for controlling and minimizing odors generated at the facility from being detected off the premises of the facility. The plan must include:
		 a) A management plan that will be used to monitor and manage odors of any derivation including odorous loads delivered to the facility; and
		 b) Procedures for receiving and recording odor complaints, immediately investigating all odor complaints to determine the cause of odor emissions, and remedying promptly all odor problems at the facility.
7.8	Procedures for dust prevention	The operating plan must establish procedures for controlling and minimizing dust from blowing off the premises of the facility. The plan must include:
		 a) A management plan that the franchisee will use to monitor and manage dust of any derivation; and
		 b) Procedures for receiving and recording dust complaints, immediately investigating all dust complaints to determine the cause of dust emissions, and remedying promptly all dust problems at the facility.
7.9	Procedures for emergencies	The operating plan must establish procedures that the franchisee will follow in case of fire or other emergency.
7.10	Procedures for nuisance complaints	 For every nuisance complaint (for example odor, dust, vibrations, and litter) received, the franchisee must record:
		a) The nature of the complaint;
		b) The date the complaint was received;
l		 c) The name, address and telephone number of the person or persons making the complaint; and
		 Any actions taken by the operator in response to the complaint (whether successful or unsuccessful).
		2. The franchisee must make records of such information available to Metro upon request. The franchisee must retain each complaint record for a period of not less than one year.
7.11	Closure protocol	The franchisee must establish protocol for closure and restoration of the site in the event of a cessation of operations as provided in Metro Code Chapter 5.01. The plan must include protocol for:



 Short-term closure (duration of time that is more than two consecutive business days but less than 120 days in length); and
Long-term closure (duration of time that is 120 consecutive days or more in length).

8.0	FEES AND RATES	
8.1	Annual fee	The franchisee must pay an annual franchise fee, as established in Metro Code Chapter 5.01. Metro reserves the right to change the franchise fee at any time by action of the Metro Council.
8.2	Rates	 The rates charged by the franchisee for accepting solid waste are not subject to regulation by Metro unless the Metro Council adopts an ordinance that establishes Metro's rate regulation authority.
		 Notwithstanding the provision above, the rates charged by the franchisee must not exceed the rates posted at the facility as described in Section 6.13.
8.3	Metro fee and tax imposed on disposal	The franchisee is liable for payment of the Metro Regional System Fee, as provided in Metro Code Title V, and the Metro Excise Tax, as provided in Metro Code Title VII, on all solid wastes delivered to a disposal site.
8.4	Metro community enhancement fee imposed on waste received	The franchisee must collect and remit to Metro a community enhancement fee, as provided in Metro Code Chapter 5.06, in an amount equal to \$1.00 per ton for all putrescible waste including food waste and residential yard debris mixed with food waste. The franchisee must remit the community enhancement fees to Metro on a monthly basis in conjunction with fees remitted in Section 8.3.

9.0	RECORD KEEPING AND REPORTING	
9.1	Record keeping requirements	For all solid waste and materials the franchisee is authorized to accept under Section 3.0, the franchisee must keep and maintain accurate records of the amount of authorized materials the franchisee accepts, recovers, recycles, reloads, and disposes. These records include the information specified in the Metro document titled, <u>Reporting Requirements and Data Standards for</u>



		<u>Metro Solid Waste Licensees, Franchisees, and Parties to</u> <u>Designated Facility Agreements.</u>
9.2	Reporting requirements	The franchisee must transmit to Metro records required under Section 8.0 no later than fifteen days following the end of each month in a format prescribed by Metro.
9.3	Material recovery reporting	The franchisee must provide the results of its quarterly sampling of processing residual, as provided in Section 4.5 of this franchise, to Metro as a component of its monthly report no later than fifteen days following the end of the each quarter in a format prescribed by Metro.
9.4	Account number listing	Within five business days of Metro's request, franchisee must provide Metro with a listing that cross-references the account numbers used in the transaction database with the company's name and address.
9.5	Transactions based on scale weights	Except for minimum fee transactions for small, lightweight loads, the franchisee must record each inbound and outbound transaction electronically based on actual and accurate scale weights using the franchisee's on-site scales.
9.6	DEQ submittals	The franchisee must provide Metro with copies of all correspondence, exhibits, or documents submitted to the DEQ relating to the terms or conditions of the DEQ solid waste permit or this franchise within two business days of providing such information to DEQ.
9.7	Copies of enforcement actions provided to Metro	The franchisee must ensure Metro receives copies of any notice of violation or noncompliance, citation, or any other similar enforcement actions issued to the franchisee by any federal, state, or local government (other than Metro) related to the operation of the facility.
9.8	Unusual occurrences	 The franchisee must keep and maintain accurate records of any unusual occurrences (such as fires or any other significant disruption) encountered during operation, and methods used to resolve problems arising from these events, including details of all incidents that required implementing emergency procedures.
		The franchisee must notify Metro within 24 hours of any breakdown of the franchisee's equipment if the breakdown will substantially impact the facility's ability to comply with



		this franchise or with Metro Code, or which will create off- site impacts.
		 The franchisee must report any facility fires, accidents, emergencies, and other significant incidents to Metro within 12 hours of the discovery of their occurrence.
9.9	Changes in ownership	 Any change in control of franchisee or the transfer of a controlling interest of franchisee requires prior written notice to Metro. "Transfer of a controlling interest of franchisee" includes without limitation the transfer of 10% or more of the ownership of franchisee to or from a single entity. Metro may amend this franchise under Section 12.3 to require the new ownership of franchisee to assume all the rights and obligations of this franchise.
		 The franchisee may not lease, assign, mortgage, sell, or otherwise transfer control of the franchise unless the franchisee follows the requirements of Metro Code Section 5.01.220.

10.0	INSURANCE REQUIREMENTS	
10.1	General liability	The franchisee must carry the most recently approved ISO (Insurance Services Office) Commercial General Liability policy, or its equivalent, written on an occurrence basis, with limits not less than \$1,000,000 per occurrence and \$1,000,000 aggregate. The policy will include coverage for bodily injury, property damage, personal injury, death, contractual liability, premises and products/completed operations. Contractor's coverage will be primary as respects Metro.
10.2	Automobile	The franchisee must carry automobile bodily injury and property damage liability insurance.
10.3	Coverage	Insurance coverage must be a minimum of \$1,000,000 per occurrence and \$1,000,000 aggregate.
10.4	Additional insureds	Metro, its elected officials, departments, employees, and agents must be named as ADDITIONAL INSUREDS.
10.5	Worker's Compensation Insurance	The franchisee, its subcontractors, if any, and all employers working under this franchise, are subject employers under the Oregon Workers' Compensation Law must comply with ORS 656.017, which requires them to provide Workers' Compensation



		coverage for all their subject workers. The franchisee must provide Metro with certification of Workers' Compensation insurance including employer's liability. If the franchisee has no employees and will perform the work without the assistance of others, a certificate to that effect may be attached in lieu of the certificate showing current Workers' Compensation.
10.6	Notification	The franchisee must give at least 30 days written notice to the COO of any lapse or proposed cancellation of insurance coverage.

11.0	ENFORCEMENT	
11.1	Authority vested in Metro	The power and right to regulate, in the public interest, the exercise of the privileges granted by this franchise is at all times vested in Metro. Metro reserves the right to establish or amend rules, regulations or standards regarding matters within Metro's authority, and to enforce all such requirements against franchisee.
11.2	No enforcement limitations	This franchise may not be construed to and does not limit, restrict, curtail, or abrogate any enforcement provision contained in Metro Code or administrative procedures adopted pursuant to Metro Code Chapter 5.01, nor does this franchise limit or preclude Metro from adopting ordinances that regulate the health, safety, or welfare of any person or persons within the District, notwithstanding any incidental impact that such ordinances may have upon the terms of this franchise or the franchisee's operation of the facility.
11.3	Penalties	Each violation of a franchise condition is punishable by penalties as established in Metro Code Chapter 5.01. Each day a violation continues constitutes a separate violation.

12.0	AMENDMENT, SUSPENSION, AND REVOCATION	
12.1	Amendment by agreement	At any time during the term of the franchise, either the COO or the franchisee may propose amendments to this franchise.
12.2	Amendment by Metro Council action	Except as provided in Section 5.0 and 12.0, the provisions of this franchise will remain in effect unless the Metro Council:a) Amends the Metro Code, amends the Regional Waste Plan, or implements other legislation of broad applicability that



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		affects the class of facilities of which this franchisee is a member; or
		 b) Adopts an ordinance amending this franchise to implement the policy, code or process specified by said ordinance.
12.3	Amendment, suspension or revocation by Metro for cause	The COO may, at any time before the expiration date, amend, suspend, or revoke this franchise in whole or in part, in accordance with Metro Code Chapter 5.01, for reasons including but not limited to:
		 a) Violation of the terms or conditions of this franchise, Metro Code, or any applicable statute, rule, or standard;
		 b) Changes in local, regional, state, or federal laws or regulations that should be specifically incorporated into this franchise;
		c) Failure to disclose fully all relevant facts;
		d) A significant release into the environment from the facility;
		 e) Significant change in the character of solid waste received or in the operation of the facility;
		f) Any change in ownership or control;
		 g) A request from the local government stemming from impacts resulting from facility operations;
		h) Compliance history of the franchisee; and
		 Changes in regional tonnage trends or actual solid waste generation.

13.0	GENERAL OBLIGATIONS	
13.1	Compliance with law	The franchisee must fully comply with all applicable local, regional, state and federal laws, rules, regulations, ordinances, orders and permits pertaining in any manner to this franchise, including all applicable Metro Code provisions and administrative rules adopted pursuant to Chapter 5.01 whether or not those provisions have been specifically mentioned or cited in this franchise. All conditions imposed on the operation of the facility by federal, state, regional or local governments or agencies having jurisdiction over the facility are deemed part of this franchise as if specifically set forth. These conditions and permits include those cited within or attached as exhibits to the franchise document, as well as any existing at the time the franchise is



		issued but not cited or attached, and permits or conditions issued or amended during the term of the franchise.
13.2	Deliver waste to appropriate destinations	The franchisee must ensure that solid waste transported from the facility goes to the appropriate destinations under Metro Code Chapters 5.01 and 5.05, and under applicable local, state and federal laws, rules, regulations, ordinances, orders and permits.
13.3	Right of inspection and audit	1. Authorized representatives of Metro may take photographs, collect samples of materials, and perform any inspection or audit as the COO deems appropriate. The franchisee must allow authorized representatives access to the premises of the facility at all reasonable times during business hours with or without notice or at such other times upon giving reasonable advance notice (not less than 24 hours). Metro inspection reports, including site photographs, are public records subject to disclosure under Oregon Public Records Law. Subject to the confidentiality provisions in Section 13.4, Metro's right to inspect includes the right to review all information from which all required reports are derived including all books, maps, plans, income tax returns, financial statements, contracts, and other similar written materials of franchisee that are directly related to the operation of the facility.
		2. The franchisee must permit access to the facility premises to authorized representatives of Metro, including personnel on contract to Metro, at all reasonable times during business hours with or without notice to determine whether the franchisee meets the minimum level of recovery as provided in Section 4.5. The franchisee must provide:
		 Access to all areas where it generates, manages, stores, and reloads processing residual, including without limitation to transfer vehicles;
		 b) Access to facility personnel and equipment to collect, segregate, contain, and weigh individual samples of processing residual; and
		c) A safe, covered location away from working areas and vehicle traffic where authorized representatives of Metro may conduct an analysis of the franchisee's processing residual.



13.4	Confidential information	The franchisee may identify as confidential any reports, books, records, maps, plans, income tax returns, financial statements, contracts and other similar written materials of the franchisee that are directly related to the operation of the facility and that are submitted to or reviewed by Metro. The franchisee must prominently mark any information that it claims confidential with the mark "CONFIDENTIAL" before it submits it to Metro for review. Metro will treat as confidential any information so marked and will make a good faith effort not to disclose such information unless Metro's refusal to disclose such information would be contrary to applicable Oregon law, including, without limitation, ORS Chapter 192.
		This Section 12.0 does not limit the use of any information submitted to or reviewed by Metro for regulatory purposes or in any enforcement proceeding. In addition, Metro may share any confidential information with representatives of other governmental agencies provided that, consistent with Oregon law, those representatives agree to continue to treat the information as confidential and make good faith efforts not to disclose the information
13.5	Compliance by agents	The franchisee is responsible for ensuring that its agents and contractors comply with this franchise.