(City of Franklin Contract No. 2016-0337)

THIS PROCUREMENT AGREEMENT ("AGREEMENT") is by and between the City of Franklin, Tennessee ("CITY"), and Franklin Disposal, LLC, of Franklin, Tennessee ("VENDOR"), who mutually agree as follows:

- 1. CITY issued (a) on October 12, 2016 Purchasing Office Solicitation No. 2017-005, a procurement solicitation for bids for servicing as specified public refuse collection containers located in identified areas of downtown Franklin for a specified term of service, and (b) on October 13, 2016 Addendum No. 1 to Purchasing Office Solicitation No. 2017-005 (collectively, "SOLICITATION").
- 2. In response to CITY's SOLICITATION, VENDOR submitted (a) a bid dated October 25, 2016, and (b) a November 4, 2016 response to a November 4, 2016 CITY request for clarification of VENDOR's bid (collectively, "SUBMITTAL"), a copy of excerpts from which is attached hereto as Attachment No. 1 and hereby incorporated by reference as if fully set forth herein.
- 3. VENDOR included in SUBMITTAL CITY's Standard Procurement Terms and Conditions with VENDOR's contact information inserted ("CITY'S TERMS"), a copy of which is attached hereto as Attachment No. 2 and hereby incorporated by reference as if fully set forth herein.
- 4. VENDOR has now also submitted Certificates of Insurance ("CERTIFICATES OF INSURANCE"), copies of which are attached hereto as Attachment No. 3 and hereby incorporated by reference as if fully set forth herein, that meet or exceed CITY's Insurance Requirements as specified in SOLICITATION.
- 5. If and when insurance coverage documented by CERTIFICATES OF INSURANCE referenced above expires before the expiration of any specified term of service, including any extensions thereto, or the supply, delivery and acceptance of the ordered products and/or services, pursuant to this AGREEMENT, then VENDOR shall immediately suspend work or supply and delivery unless and until it provides one or more unexpired replacement certificates of insurance that indicates the new date(s) of insurance coverage expiration and that meets or exceeds CITY's Insurance Requirements as specified in SOLICITATION.
- 6. In the event that insurance coverage documented by CERTIFICATES OF INSURANCE referenced above is materially modified or canceled before the expiration of any specified term of service, including any extensions thereto, or the supply, delivery and acceptance of the ordered products and/or services, pursuant to this AGREEMENT, then VENDOR shall, immediately upon learning of any such material modification or cancelation, suspend work or supply and delivery and shall, within three (3) calendar days of such learning, notify CITY of any such material modification or cancelation.

(City of Franklin Contract No. 2016-0337)

- 7. VENDOR agrees to impose CITY's insurance requirements upon any subcontractors it utilizes for this procurement. Use of any particular subcontractor for this procurement shall have been approved by CITY in advance of that subcontractor commencing work for this procurement.
- 8. VENDOR has now also submitted CITY's Indemnification Agreement, executed for VENDOR ("INDEMNIFICATION AGREEMENT"), a copy of which is attached hereto as Attachment No. 4 and hereby incorporated by reference as if fully set forth herein.
- On date of execution of this AGREEMENT, CITY awarded to VENDOR the purchase of servicing as specified public refuse collection containers located in identified areas of downtown Franklin for a specified term of service pursuant to SOLICITATION and SUBMITTAL, such services to be rendered three (3) days per week (Friday through Sunday).
- 10. The term of service shall commence on date of execution of this AGREEMENT and shall expire December 31, 2017, without options to extend.
- 11. In the event of a conflict between the following documents, the order of precedence shall be as follows: (a) this AGREEMENT; (b) CITY'S TERMS; (c) INDEMNIFICATION AGREEMENT; (d) SOLICITATION; and (e) SUBMITTAL.

EXECUTED THIS DAY OF	F_10ec_20/10
Før VENDOR!	For CITY:
(signature of NENDOR's authorized representative)	(signature of CITY's authorized representative)
TITLE: Owker	TITLE: City Administrator
	Approved as to Form:
	Attorney for City of Franklin

(City of Franklin Contract No. 2016-0337)

Attachment No. 1

Excerpts from SUBMITTAL

Bid Submittal Form

a form required of Bidders and Proposers on purchases of supplies, materials, equipment and services for the City of Franklin, Tennessee

Purchasing Office Solicitation No.: 2017-005

Vendor's name, street address, and mailing address:		Franklin Disposel, LLC 463 Avon Biver Road Franklin, TN 37064	
Vendor's contact person's name (printed), title, telephone number and e-mail address:		Raymond Burghard Owner Ols - 794-8964 Franklin disposal @gmail.com	
Does the bidder take any exceptions to the City's procurement solicitation?		Yes, see enclosed. No, bidder takes no exceptions.	
Are exceptions, if any, to the listed separately, described intention as expressed and solicitation documents and	implied by the City's	Yes, see enclosed. No, bidder takes no exceptions.	
Total quoted bid pricing:	three (3) days per week (Friday through Sunday) collection service:	\$_3,25per-container-per-day	
	seven (7) days per week (Monday through Sunday) collection service:	\$ 3:25 per-container-per-day	
Are the City's preferred payment terms (net 30 days from date of delivery or date of invoice, whichever is later) acceptable to bidder?		Yes. No, bidder requests the following payment terms:	
Last date (no sooner than November 30, 2016) that bid and associated pricing is valid and may be accepted by the City:		November 30, 2016	
Method of payment — The City prefers to pay its vendors electronically, either by direct deposit (i.e., "ACH" or "Electronic Funds Transfer"), or by Visa credit card, rather than by conventional check. Which payment method would the bidder prefer?		X ACH or Electronic Funds Transfer. Visa credit card.	

Bid Submittal Form

a form required of Bidders and Proposers on purchases of supplies, materials, equipment and services for the <u>City of Franklin, Tennessee</u>

Purchasing Office Solicitation No.: 2017-005

Vendor's name:	
Are the following components included with this Bid Submittal Form in the bid submittal?	
 City of Franklin specifications for this procurement, marked by the bidder as to compliance therewith as per the instructions therein; 	
 Detailed vendor-supplied identification, listing and description of any exceptions to the written specifications as per the instructions therefor; 	Yes, see enclosed.
 Vendor-supplied contact information for minimum of three references; 	
 City of Franklin Standard Procurement Terms and Conditions, with the vendor's contact information inserted; 	No, bidder chooses <u>not</u> to include all of these components (WARNING: doing
 Vendor's proposed terms and conditions, if any, that are not inconsistent with the City's Standard Procurement Terms and Conditions; 	so may cause the City to deem the bid non-responsive).
 City of Franklin Affidavit of Non-Collusion, executed in full; 	
 City of Franklin Affidavit of Title VI Compliance, executed in full; and 	
If bidder employs not less than five employees, then City of Franklin Affidavit of Drug-Free Workplace, executed in full.	
Acknowledge any and all issued addenda to this solicitation: (Prior to submitting its bid, it is the responsibility of each potential bidder to determine whether any addenda to this procurement solicitation have in fact been issued by the City.)	Addendum No Addenda Nos No addenda.
Subscription and affirmation of bidder's authorized representative: By submission of this bid, each bidder and each person signing on behalf of any bidder certifies, and in the case of a joint bid each party thereto certifies as to its own organization, under penalty of perjury, that to the best of its knowledge and belief that each bidder is not on the list created pursuant to Tennessee Code Annotated § 12-12-106.	(signature)
Signature of bidder's authorized representative: I have obtained and read, and do understand and consent, to all instructions, terms and conditions, including those imposed by reference, which apply to this procurement solicitation and compliance with which is required as a condition precedent to consideration of the bid submitted herewith.	(signature)
Title of bidder's authorized representative:	Owner
Date of signatures:	10/25/16

FRANKLIN DISPOSAL LLC

THROUGH SERVICE WE GROW!

RAYMOND BURGHARD OWNER

P.O. BOX 681627
FRANKLIN, TN 37068
FRANKLINDISPOSAL.COM
FRANKLINDISPOSAL@GMAIL.COM
615-794-8964

October 25, 2016

To Whom It May Concern,

It is with great pleasure that I submit my bid package for the servicing of public refuse collection containers in downtown Franklin. As the owner of this company, I reside in Franklin with my family and I take pride in offering reliable, affordable services to my community. I have numerous businesses as clients in the Franklin downtown area, and I look forward to your reaching out to those references.

I started my business in 2012 by purchasing a small number of customers (300) from a business owner who was retiring to spend time with his ill wife. I have grown my company one customer at a time, one neighborhood at a time and one business at a time. I am now at 1,200 customers and still growing. I grow my business and maintain my customer base by providing hands-on, quality service. I am a motivated, ethical and conscientious owner and worker, and I can guarantee that if you choose my proposal, you will not be disappointed.

Very truly/yo/urs,

Ray Burghard

Owner

615-794-8964

Purchasing Office Solicitation No.: 2017-005

1. <u>Solicitation identified</u>: These specifications apply to the following procurement:

servicing public refuse collection containers located in downtown Franklin for a specified term of service

Purchasing Office Solicitation No.: 2017-005

2. Solicitation release date:

October 12, 2016

3. <u>Deadline for optional submittal in</u>
<u>writing of questions</u> seeking to revise
or clarify any aspect of this
procurement solicitation:

October 20, 2016, 2:00 p.m. Central Time

4. <u>Bids submittal deadline and</u> scheduled opening:

October 26, 2016, 2:00 p.m. Central Time

5. Tentative date of release of City's tabulation of bids received and notice of intent to award:

October 27, 2016

6. Tentative date of award:

November 3, 2016

7. Tentative effective date:

November 7, 2016

8. Objective: To secure, by means of a competitive procurement process, the selection of the lowest and best responsive and responsible bid from a vendor to furnish all labor, materials and means necessary to service public refuse collection containers located in downtown Franklin for a specified term of service. See the accompanying Instructions for Bidders for additional information and instructions.

9. Exceptions:

- a. In order to avoid the need to take an exception to a specification, potential bidders may request revisions to the specifications before the deadline for optional submittal in writing of questions seeking to revise or clarify any aspect of the specifications. See the accompanying Instructions for Bidders for contact information.
- b. Any deviation or variance from the City's specifications shall be considered to be an exception.
- c. Any exceptions to the City's specifications shall be identified by the bidder on the City's specifications document as well as listed and described in detail, along with any other exceptions to this procurement solicitation, in a separate written document to be prepared and submitted by the bidder, referencing any subsection number. Such listing shall include a description of exactly how such exceptions deviate from the City's expectations as expressed and implied by the procurement solicitation, and shall indicate why such exceptions should be judged by the City to meet or exceed those expectations. Any and all exceptions to this procurement solicitation which the City, in its sole discretion, deems not to meet or exceed the City's intention as expressed and implied by the procurement solicitation may be considered by the City as a factor in evaluating the bid.

Date of Solicitation Release: October 12, 2016 Page 1 of 7

Purchasing Office Solicitation No.: 2017-005

10. General terms and conditions:

- a. <u>Bid price</u>. The bid price shall include the cost of all equipment, labor, insurance coverages, materials and delivery and/or freight charges, and any required trade and/or contractor license fees, business license fees and construction and/or building permit(s), necessary to render the specified service(s).
- b. <u>Licenses and permits</u>. The successful bidder shall obtain all required licenses and permits, in accordance with applicable state and local codes, necessary to render the specified service(s), and shall pay any fees therefor, including but not limited to: trade and/or contactor licenses; state, county and/or city business licenses; and construction and/or building permits.
- c. <u>Delivery terms</u>. As a matter of practice, the City expects the successful bidder to ship any and all deliverables FOB destination, freight prepaid and added. The City's preferred delivery terms, as described in the preceding sentence, are offered to the bidder or proposer as a condition of award. If the City's preferred delivery terms are unacceptable to the bidder or proposer, then the bidder or proposer shall indicate on the Submittal Form its preferred delivery terms. Delivery terms may be a factor in the City's selection criteria. Delivery terms are non-negotiable after award is made.
- d. Payment terms. As a matter of practice, the City pays for goods and/or services only after receipt and acceptance by the City of such goods and/or services, and only after receipt of an accurate, proper, complete and itemized invoice for such goods and/or services, net thirty (30) calendar days from date of delivery and/or completion/installation/rendering or date of invoice, whichever is later. The City's preferred payment terms, as described in the preceding sentence, are offered to the bidder or proposer as a condition of award. If the City's preferred payment terms are unacceptable to the bidder or proposer, then the bidder or proposer shall indicate on the Submittal Form its preferred payment terms. Payment terms may be a factor in the City's selection criteria. Payment terms are non-negotiable after award is made.
- e. <u>Applicable laws and regulations</u>. All applicable federal and state laws, city ordinances, orders, rules and regulations of all authorities having jurisdiction over the specified service(s) shall apply to the quoted purchase price, and they will be deemed to be included in these specifications the same as though they are written out in full herein.
- f. <u>Use of subcontractors</u>. The successful bidder may subcontract any portion of the award but only with the prior consent of the City. Requirements for references and insurance shall apply to any subcontractor.
- g. <u>Safe work area</u>. The successful bidder will be expected to utilize best practices to minimize the risk of personal injury to the public, City personnel and employees of the bidder and/or the bidder's subcontractors, if any.
- h. Other documents to be required of successful bidder. See the accompanying "Instructions for Bidders" for a listing of other documents to be required of the successful bidder.
- i. <u>Damages</u>. The successful bidder shall be responsible for any damages it causes in the course of performing the specified service(s), including to existing utilities, underground irrigation, concrete, asphalt, buildings, or grounds, and shall repair or replace any damaged property to the satisfaction of the City at the successful bidder's own expense and at no additional charge to the City.
- j. <u>Standard Procurement Terms and Conditions</u>. By submitting its bid, the vendor certifies that it has read and accepts all terms, conditions and requirements of this solicitation, including the terms and conditions identified and listed in the City's Standard Procurement Terms and Conditions attached hereto and hereby incorporated by reference.
- k. <u>Refusal to honor submittal</u>. If and after an award is made by the City, if the vendor refuses to execute an agreement or contract or in any other way honor the terms and conditions of its submittal,

Date of Solicitation Release: October 12, 2016 Page 2 of 7

Purchasing Office Solicitation No.: 2017-005

the City shall be entitled to seek compensation for its damages, which may include the cost of conducting a new solicitation.

- 1. Confidential and/or proprietary information; trade secrets. All contents of all submittals are subject to public disclosure and shall not contain any confidential and/or proprietary information and/or trade secrets. Further, by submitting its bid, the vendor indemnifies and holds the City of Franklin harmless against any loss or damage, including reasonable attorney fees, it may incur as a result of the City's reliance upon the vendor's representation that materials supplied by the vendor do not contain trade secrets or proprietary information which is not subject to public disclosure.
- m. <u>Drug-free workplace</u>. The City is requiring bidders for this procurement solicitation who employ five (5) or more employees to include, as a required component of a complete bid submittal, the City's Affidavit of Drug-Free Workplace, executed in full, and to attest that the bidder operates a drug-free workplace program or other drug or alcohol testing program with requirements at least as stringent as that of the program operated by the City. The City operates, at the time of issuance of this procurement solicitation, a drug-free workplace program that is certified under T.C.A. § 50-9-101 et seq. The City's drug-free workplace program may be described as follows:

The City of Franklin is covered under the Drug and Alcohol Testing for the Omnibus Transportation Employee Testing Act of 1991 with regard to the drug and alcohol testing of certain employee groups. In accordance with the Omnibus Transportation Employee Testing Act of 1991 (the Act) through the Federal Highway Administration (FHWA), the City of Franklin will conduct pre-employment, reasonable suspicion, random, post-accident, return-to-duty and follow-up alcohol and controlled substances testing of City employees who perform safety-sensitive functions (i.e., operating a commercial motor vehicle with a GVW of 26,001 which requires a commercial driver's license or requires a CDL as part of the job description). For other safety-sensitive positions that do not require a commercial driver's license, the City of Franklin follows the TN Drug Free Workplace guidelines. This includes all full-time, part-time, occasional and leased staff, and independent contractors.

11. <u>Detailed specifications</u>: Please note:

- Bidders are required to mark with a "C" the blank line next to any specification below to which their bid COMPLIES.
- Bidders are required to mark with an "E" the blank line next to any specification below to which their bid takes EXCEPTION.
- Any exceptions to the City's specifications shall be identified by the bidder on the City's specifications document as well as listed and described in detail, along with any other exceptions to this procurement solicitation, in a separate written document to be prepared and submitted by the bidder, referencing any subsection number. Such listing shall include a description of exactly how such exceptions deviate from the City's expectations as expressed and implied by the procurement solicitation, and shall indicate why such exceptions should be judged by the City to meet or exceed those expectations.
- Bidders are required to submit with their bid these Specifications for this procurement, marked by the bidder as to compliance herewith as per the instructions above.

Date of Solicitation Release: October 12, 2016 Page 3 of 7

Purchasing Office Solicitation No.: 2017-005

11.1.	<u>C</u>	The City of Franklin seeks a competent, reputable and reliable service provider to service the approximately 45 public refuse collection containers located in areas of downtown Franklin as
	C	identified below, with services as specified below to be rendered either three (3) days per week (Friday through Sunday only) or seven (7) days per week (Monday through Sunday), for a term of service as specified below.
11.2.		The areas of downtown Franklin with public refuse collection containers to be serviced include, but are not limited to, East Main Street between 1 st Ave. and 3 rd Ave., Main Street between 3 rd Ave. and 5 th Ave., West Main Street between 5 th Ave. and 6 th Ave., 5 th Ave. North between Main Street and Del Rio Pike, Columbia Ave. between Main Street and Fowlkes Street, and, possibly, Franklin Rd. between 1 st Ave. and Liberty Pike. A map depicting current locations of the containers to be serviced is attached as Appendix A.
11.3.	<u></u>	As released with this procurement solicitation, Appendix A (the map depicting current locations of the containers to be serviced) indicates 42 decorative containers plus one (1) Big Belly solar powered trash compactor. The City's needs may be updated during the term of service both as to quantity and location of containers.
11.4.	^	The services to be rendered shall include:
11.4.1.		For the decorative containers, emptying the container daily (regardless of how full the container is) and cleaning the container at least weekly but as often as needed in order to maintain an attractive appearance and be odor free when empty of refuse.
11.4.2.		For the Big Belly solar powered trash compactor, unless and until it is removed from service, emptying the container at least once every three days but whenever it is at least one-half full, and cleaning the container at least weekly but as often as needed in order to maintain an attractive appearance and be odor free when empty of refuse.
11.4.3.	<u> </u>	Waste collected by the service provider pursuant to this request for quotes shall be disposed of by the service provider at a permitted facility capable of receiving and appropriately handling Class I solid waste at the service provider's own expense and at no additional charge to the City.
11.5.	<u> </u>	The emptying and cleaning services shall be rendered between the hours of 6:00 a.m. and 8:00 a.m. Central Time.
11.6.	<u>_C</u>	The term of service shall commence on or about November 7, 2016 and shall conclude exactly 52 weeks later, on or about November 5, 2017, without options to extend. (If the City wishes to outsource this or similar service thereafter, it will solicit new bids.)

Purchasing Office Solicitation No.: 2017-005

11.7.	<u> </u>	Except for the two holidays of Thanksgiving Day (the fourth Thursday of November) and Christmas Day (December 25), the emptying and cleaning services shall be rendered every contracted day of every week throughout the term of service. On Thanksgiving Day and Christmas Day, the emptying and cleaning services shall not be rendered.
11.8.		Bidders shall offer bid pricing for services to be rendered both three (3) days per week (Friday through Sunday only) and seven (7) days per week (Monday through Sunday).
11.9.		After all received bids have been evaluated by the City, the City shall determine whether to procure services to be rendered three (3) days per week (Friday through Sunday only) or seven (7) days per week (Monday through Sunday).
11.10.	<u> </u>	Container capacity for the decorative containers may be as small as 32 gallons or as large as 62 gallons. Container capacity for the one Big Belly solar powered trash compactor currently in use is 36 gallons.
11.11.	<u> </u>	Bid pricing shall include the bidder furnishing, supplying and delivering all necessary labor, tools, vehicles, equipment, supplies, materials and other items required to render the specified services, including disposable/replaceable liners for the Big Belly solar powered trash compactor currently in use. (The decorative containers do not utilize disposable/replaceable liners.)
11.12.		Service provider chosen shall abide by City of Franklin Municipal Code, Title 11 ("Municipal Offenses"), Chapter 4 ("Offenses Against the Peace and Quiet"), Section 11-403 ("Unnecessary noise standard") and Section 11-404 ("Loud, unusual or unnecessary noises prohibited; criteria; other prohibited noises") (attached as Appendix B). Appendix B prohibits servicing the containers other than between the hours of 6:00 a.m. and 9:00 p.m. unless special
11.13.	<u>C</u>	permission from the City Administrator is sought and obtained. The emptying and cleaning services shall be rendered (a) in such a way as to minimize risk of bodily injury and property damage, including for the service provider, owners and tenants of adjacent properties and the general public, (b) in accordance with industry standards and best practices for the collection of solid waste while operating a vehicle in traffic, and (c) in such a way as to minimize disruption to vehicular and pedestrian traffic.
11.14.		Service provider shall require its employees, while in the course of servicing any of the containers, to wear a safety vest with reflective stripes, gloves and safety shoes.

Purchasing Office Solicitation No.: 2017-005

11.15.

The service provider shall be responsible for any damages it causes in the course of performing the specified services, including to facilities, buildings or grounds, and shall repair or replace any damaged property to the satisfaction of the owner of the damaged property at the service provider's own expense and at no additional charge to the City.

11.16.

11.16.1.

Insurance requirements:

Before commencement of delivery of the services pertaining to this procurement, the service provider shall provide one or more unexpired certificates of insurance providing evidence of the following minimum types and limits of insurance coverage:

Type of Coverage	Type of Coverage Limits of Coverage	
Commercial General Liability	\$500,000 Each Occurrence \$500,000 General Aggregate \$500,000 Personal and Advertising Injury \$500,000 Products-Completed Operations Aggregate	Certificate of Insurance shall indicate Certificate Holder* as Additional Insured with copy of Additional Insured endorsement attached
Automobile Liability (Owned, Non- Owned, and Hired Vehicles)	\$1,000,000 Combined Single Limit Each Accident	Certificate of Insurance shall indicate Certificate Holder* as Additional Insured
Workers Compensation	Statutory Limits (Waiver of Subrogation required)	Certificate Holder* only
Employers Liability	\$500,000 Bodily Injury Each Accident \$500,000 Policy Limit Bodily Injury by Disease \$500,000 Each Employee Bodily Injury by Disease	Certificate Holder* only

^{*}Certificate Holder shall be listed as follows:

City of Franklin 109 3rd Ave. South Franklin, TN 37064

11.16.2.

If and when insurance coverage documented by the certificate(s) of insurance referenced above expires before the expiration of the term of service, then the service provider shall immediately suspend work or supply unless and until it provides one or more unexpired replacement certificates of insurance that indicates the new date(s) of insurance coverage expiration and that meets or exceeds the insurance requirements as specified above.

11.16.3.

In the event that insurance coverage documented by the certificate(s) of insurance referenced above is materially modified or canceled before the expiration of the term of service, then the service provider shall, immediately upon learning of any such material modification or cancelation, suspend work or supply and shall, within three (3) calendar days of such learning, notify the City of any such material modification or cancelation.

Purchasing Office Solicitation No.: 2017-005

	<i>(</i>)	
11.16.4.		The service provider agrees to impose the City's insurance requirements upon any subcontractors it utilizes for this procurement. Use of any particular subcontractor for this procurement shall have been approved by the City in advance of that subcontractor commencing work for this procurement.
11.17.	<u> </u>	Pricing shall be quoted on a per-container-per-day basis for approximately 45 public refuse containers in downtown Franklin.
11.18.		Unit pricing as bid on a per-container-per-day basis shall be held and remain constant throughout the term of service.
11.19.	<u>C</u>	Any changes to cost of doing business and/or service delivery shall be absorbed by the service provider and shall not be subject to pass-through to the City (i.e., disposal fees, fuel increases, etc.).
11.20.		Invoices shall be itemized with the quantity of containers serviced per day, the number of service days during the billing period and the unit pricing quoted to the City.
11.21.		Invoices shall be provided to the City at a frequency of the service provider's choosing but not more frequently than twice monthly (once per half-month) and not less frequently than quarterly (once per three months).
11.22.		The bidder must have, during the twelve months immediately preceding the bid submittal deadline, a pattern and practice of meeting, in a timely manner, any financial obligations it has had to the City.

REFERENCES - DOWNTOWN FRANKLIN BUSINESSES

Franklin Mercantile Deli

100 Fourth Avenue North

Franklin, TN 37064

615-477-7000

Contact Name: Graham Asch

Pick up and service 3 cans, 3 times a week

McCreary's Pub

414 Main Street

Franklin, TN 37064

615-438-7111

Contact Name: Alex Farmer

Pick up and service 4 cans, 3 times a week

Baskin Robbins

214 East Main Street

Franklin, TN 37064

615-351-2298

Contact Name: Brandon Anglin

Pick up and service 4 cans, 3 times a week

Tazikis

438 Main Street

Franklin, TN 37064

615-591-6539

Contact Name: Tamie Faticles h Dale Wasen

Pick up and service 3 cans, 6 times a week

Starbucks

428 Main Street

Franklin, TN 37064

615-200-4408

Contact Name: Date Wasen Samir tair clock

Pick up and service 3 cans, 6 time a week

Affidavit of Non-Collusion a form required of Bidders and Proposers on purchases of supplies, materials, equipment and services for the City of Franklin, Tennessee

State of	tennessee)
County	of Williamson) SS)
Affiant	, Raymond Burghard (printed name of person signing Affidavit)	, deposes and makes oath that:
1.	He or she is the(Owner or Authorized Partner, Officer, R	of
	Franklin Disposal. LL	<u>.</u>
	(legal name of entity submitting b	• • •
	the Bidder or Proposer who has submitted the attached bid of	or proposal;
2.	The Bidder or Proposer is fully informed respecting the proposal and of all pertinent circumstances respecting such	-
3.	Such bid or proposal is genuine and is not a collusive or sha	am bid or proposal;
4.	Neither the said Bidder or Proposer nor any of its office employees, or parties in interest, including this Affiant, has agreed, directly or indirectly, with any official or agent of person, or potential or actual bidder or proposer to submit a c with the contract for which the attached bid or proposal has proposing indirectly, or sought by agreement, or collusion other firm, person, or potential or actual bidder or proposer bid, quoted or proposed price or the bid, quoted or propose or proposer, or to secure through any collusion, conspirated advantage against the City of Franklin or any person interest	s in any way colluded, conspired, connived or the City of Franklin or with any other firm, collusive or sham bid or proposal in connection been submitted, or to refrain from bidding or a, or communication, or conference with any to fix the price or prices or cost element of the d price of any other potential or actual bidder acy, connivance, or unlawful agreement any
5.	The price or prices quoted in the attached bid or proposal collusion, conspiracy, connivance, or unlawful agreement of its agents, representatives, owners, employees, or parties in	on the part of the Bidder or Proposer or any of
6.	He or she understands that Article VIII, Section 16, of the Court of Ale Dourd of Mayor and Ale being interested in any contract, or work of any kind what contract in which any such person shall have an interest sh funds received by contractor to be returned in full to the Ci by law.	dermen, or officer elected by said Board, from ever, under its control and direction, and any all be void and unenforceable, subjecting any
	· \ \ \ _ //	Owner
/	(signature of Affiant)	(title of Affiant)
Sworn	and subscribed to before me this 26 day of 1800	, 20 <u>l</u> 6
	Mico	emmission Expires: 0 1/00/20
	(Submitted in response to City of Franklin Page asing	ر مول
	FASON COUNT	<i></i>

Affidavit of Title VI Compliance a form required of Bidders and Proposers on purchases of services for the City of Franklin, Tennessee

State o	f lennessee
County	vof Williamson) ss
Affian	t, Round Burbard , deposes and makes oath that: (printed name of person signing Affidavit)
1.	He or she is the Owner or Authorized Partner, Officer, Representative or Agent of Owner) of
	franklin Disposal LLC (legal name of entity submitting bid or proposal)
	the Bidder or Proposer who has submitted the attached bid or proposal;
2.	The Bidder or Proposer is fully informed respecting the preparation and content of the attached bid or proposal and of all pertinent circumstances respecting such bid or proposal;
3.	No person on the grounds of handicap or disability, age, race, color, religion, sex, national origin or any other class protected by federal and/or Tennessee constitutional, statutory and/or case law shall be excluded from participation in, or denied benefits of, or be otherwise subjected to discrimination in, the performance of the contract that results from the procurement solicitation to which this affidavit is a component, or in the employment practices of the successful Bidder or Proposer during the performance of the contract that results from said procurement solicitation;
4.	The successful Bidder or Proposer shall, upon request, show proof of such non-discrimination, and shall post in conspicuous places, available to employees and job applicants, notices of such non-discrimination;
5.	If, with the prior consent of the City, the successful Bidder or Proposer subcontracts any portion of the contract that results from the procurement solicitation to which this affidavit is a component, then the successful Bidder or Proposer shall contractually obligate all of its subcontractors for said contract to comply with the same non-discrimination provisions as those required of the successful Bidder or Proposer; and
6. /	This Affidavit is made on personal knowledge.
	Owner
	(signature of Affiant) (title of Affiant)
Sworn	and subscribed to before me this 26 day of Octob , 2016
	and subscribed to before me this day of
	(RUBLIC)
Form re	evised 10/30/2012 Submitted in response to City of Franklia Purchasing Office Solicitation No. 2017 005

Brian Wilcox

From: franklindisposal <franklindisposal@gmail.com>

Sent: Friday, November 04, 2016 8:15 PM

To: Brian Wilcox

Subject: RE: clarification of bid submitted by Franklin Disposal, LLC in response to City of Franklin, TN

procurement solicitation no. 2017-005 (servicing public refuse collection containers located in

downtown Franklin)

Franklin Disposal's bid was submitted with the understanding that Franklin Disposal would comply with City specifications 11.15.

Franklin Disposal has four total employees.

Please let me know if you have any further questions.

Thank you,

Raymond Burghard

Sent on a Sprint Samsung Galaxy Note® 3

----- Original message -----

From: Brian Wilcox <bri>brianw@franklintn.gov> Date: 11/04/2016 5:11 PM (GMT-06:00)

To: "'franklindisposal@gmail.com'" <franklindisposal@gmail.com>

Subject: clarification of bid submitted by Franklin Disposal, LLC in response to City of Franklin, TN procurement solicitation no. 2017-005 (servicing public refuse collection containers located in downtown

Franklin)

Mr. Raymond Burghard, Owner

Franklin Disposal, LLC

463 Avon River Road

Franklin, TN 37064

T: 615-794-8964

E: franklindisposal@gmail.com

Dear Mr. Burghard:

Thank you for the Franklin Disposal bid referenced above. I write to seek clarification of the following aspects of the Franklin Disposal bid:

• We notice that the documentation submitted by Franklin Disposal does not indicate whether the Franklin Disposal bid complies with or takes exception to City specification no. 11.15, which reads as follows:

The service provider shall be responsible for any damages it causes in the course of performing the specified services, including to facilities, buildings or grounds, and shall repair or replace any damaged property to the satisfaction of the owner of the damaged property at the service provider's own expense and at no additional charge to the City.

Do you agree that the Franklin Disposal bid does not indicate whether Franklin Disposal complies with or takes exception to City specification no. 11.15? If you do agree, then does Franklin Disposal wish to correct the record and state at this time whether it's bid was submitted with the understanding that Franklin Disposal would comply with or take exception to City specification no. 11.15?

• We notice that the documentation submitted by Franklin Disposal does not include the City Affidavit of Drug-Free Workplace, executed in full. Do you agree? If you do agree, then does Franklin Disposal have four or fewer employees? If Franklin Disposal has five or more employees, then does Franklin Disposal wish to correct the record and submit the City Affidavit of Drug-Free Workplace, executed in full? (In case the answer to this last question is yes, please find attached a blank form for your convenience.)

Sincerely,

Brian

Brian W. Wilcox

Purchasing Manager

City of Franklin, Tennessee

Franklin City Hall, Suite 107

109 3rd Avenue South

P.O. Box 305

Franklin, TN 37065-0305

Telephone (direct line): 615/550-6614

FAX: 615/550-0079

E-mail: brianw@franklintn.gov

This message has been prepared on resources owned by the City of Franklin, Tennessee. It is subject to the City's Policy for the Use of Computers, Internet and Email. Messages that are received or created by any City staff member may be a public record subject to Tennessee Open Records Act, T.C.A. §10-7-503, et seq., and the rules of the Open Records Commission. DO NOT COPY OR FORWARD TO UNAUTHORIZED PERSONS. This message may contain confidential information and is intended only for the use of the specific individual(s) to which it is addressed. If you are not an intended recipient of this message, you are hereby notified that any unauthorized use, dissemination or copying of this email or any information it contains is strictly prohibited. If you have received this message in error, please delete it and immediately notify the sender by reply email.

(City of Franklin Contract No. 2016-0337)

Attachment No. 2

CITY'S TERMS

- 1. <u>Assignment/Subcontracting.</u> Neither party may assign any rights or obligations under these Standard Procurement Terms and Conditions, or any contract, agreement, purchase order or other procurement to which these Standard Procurement Terms and Conditions apply, without the prior written consent of the other party. These Standard Procurement Terms and Conditions, and any contract, agreement, purchase order or other procurement to which these Standard Procurement Terms and Conditions apply, will be binding upon and inure to the benefit of the parties and their respective successors and permitted assigns. Vendor may subcontract any portion of the work only with the prior consent of the City, but such subcontracting will not relieve Vendor of its duties under these Standard Procurement Terms and Conditions and any contract, agreement, purchase order or other procurement to which these Standard Procurement Terms and Conditions apply.
- 2. <u>Time of the Essence.</u> The parties agree that TIME IS OF THE ESSENCE with respect to the vendor's performance of all provisions of the contract, agreement, purchase order or other procurement to which these Standard Procurement Terms and Conditions apply.
- 3. <u>Taxes.</u> As a tax-exempt entity, the City shall not be responsible for sales or use taxes incurred for products or services. Upon request, the City shall supply Vendor with a copy of its Sales and Use Tax Exemption Certificate. Vendor shall bear the burden of providing its suppliers with a copy of the City's tax exemption certificate and shall assume all liability for such taxes, if any, that should be incurred.
- 4. Notices. Any notice provided pursuant to these Standard Procurement Terms and Conditions, or any contract, agreement, purchase order or other procurement to which these Standard Procurement Terms and Conditions apply, if specified to be in writing, will be in writing and will be deemed given: (a) if by hand delivery, then upon receipt thereof; (b) if mailed, then three (3) City business days after deposit in the mail where sender is located, postage prepaid, certified mail return receipt requested; (c) if by next day delivery service, then upon such delivery; or (d) if by facsimile transmission or electronic mail, then upon confirmation of receipt. All notices will be addressed to the parties at the addresses set forth below (or set forth in such other document to which these Standard Procurement Terms and Conditions apply, or such other address as either party may in the future specify in writing to the other):

In the case of the City:	In the case of Vendor:
City of Franklin	Franklin Disposal
Attn: Purchasing Manager	Attn: Owner
Re: City of Franklin Purchasing Office Soli	citation No. 2017 005
109 Third Ave. South	463 Avan River Rd
P.O. Box 305	
Franklin, TN 37065-0305	Franklin JN 37064
FAX: 615/550-0079	
E-mail: purchasing@franklintn.gov	franklindisposal a gmail um
•	, ,

- 5. Confidentiality and Proprietary rights. Vendor waives any right to confidentiality of any document, e-mail or file it fails to clearly mark on each page (or section as the case may be) as confidential or proprietary. Proprietary rights do not extend to the data created by the City's users of the System; all rights to that data (including derivative or hidden data such as metadata) shall vest solely in City at the moment of creation and City shall retain exclusive rights, title, and ownership of all data and images created therefrom at the moment of creation and utilization, through and including image creation. City may be required to disclose documents under state or federal law. City shall notify Vendor if a request for documents has been made and shall give Vendor a reasonable opportunity under the circumstances to respond to the request by redacting proprietary or other confidential information. In exchange, Vendor agrees to indemnify, defend, and hold harmless City for any claims by third parties relating thereto or arising out of (i) the City's failure to disclose such documents or information required to be disclosed by law, or (ii) the City's release of documents as a result of City's reliance upon Vendor's representation that materials supplied by Vendor (in full or redacted form) do not contain trade secrets or proprietary information, provided that the City impleads Vendor and Vendor assumes control over that claim.
- 6. Derivative Works. To the extent that the Agreement contains Vendor's reservation of rights, such definitions and limitations are superseded by the following: "Derivative Work" means a program that is based on or derived from one or more existing programs or components. If the original software is modified to create a new program, a derived work is created. If the original software was designed to accept plug-ins or drivers using a defined mechanism, such a driver or plug-in does not form a derived work. Linking to a library in the way it was designed to be interfaced with, does not constitute deriving a work. "Derivative work" is not the data that the Licensee inputs, manipulates, modifies or otherwise improves, nor the images resulting therefrom.
- 7. Arbitration/Mediation. No arbitration shall be required as a condition precedent to filing any legal claim arising out of or relating to the Contract. No arbitration or mediation shall be binding.
- Waiver. Neither party's failure or delay to exercise any of its rights or powers under these 8. Standard Procurement Terms and Conditions, or any contract, agreement, purchase order or other procurement to which these Standard Procurement Terms and Conditions apply, will constitute or be deemed a waiver or forfeiture of those rights or powers. For a waiver of a right or power to be effective, it must be in writing signed by the waiving party. An effective waiver of a right or power shall not be construed as either (a) a future or continuing waiver of that same right or power, or (b) the waiver of any other right or power.
- Warranties/Limitation of Liability/Waiver. City reserves all rights afforded to local 9. governments under law for all general and implied warranties. The City does not waive any rights it may have to all remedies provided by law and therefore any attempt by Vendor to limit its liability shall be void and unenforceable.
- Severability. If any term or provision of these Standard Procurement Terms and 10. Conditions is held to be illegal or unenforceable, the validity or enforceability of the remainder of these Standard Procurement Terms and Conditions will not be affected.

Rev. 3/4/2016 Page 2 of 4

- 11. Precedence. In the event of conflict between the provisions of these Standard Procurement Terms and Conditions and that of any contract, agreement, purchase order or other procurement to which these Standard Procurement Terms and Conditions apply, the provisions of these Standard Procurement Terms and Conditions will to the extent of such conflict take precedence unless such document expressly states that it is amending these Standard Procurement Terms and Conditions.
- 12. Indemnification. Vendor agrees to indemnify and save the Government of Franklin, the City of Franklin and individual, on or off duty, officers, and employees of the City of Franklin, harmless from any and all losses, damages and expenses, including court costs and attorneys' fees, by reason of any loss, whatsoever, arising out of or relating to or in consequence of the work done in connection with the contract of which this agreement is a part, excepting only such losses as shall be occasioned solely by the negligence of the City of Franklin.
- 13. Additions/Modifications. If seeking any addition or modification to the Contract, the parties agree to reference the specific paragraph number sought to be changed on any future document or purchase order issued in furtherance of the Contract, however, an omission of the reference to same shall not affect its applicability. In no event shall either party be bound by any terms contained in any purchase order, acknowledgement, or other writings unless: (a) such purchase order, acknowledgement, or other writings specifically refer to the Contract or to the specific clause they are intended to modify; (b) clearly indicate the intention of both parties to override and modify the Contract; and (c) such purchase order, acknowledgement, or other writings are signed, with specific material clauses separately initialed, by authorized representatives of both parties.
- Applicable Law; Choice of Forum/Venue. These Standard Procurement Terms and 14. Conditions are made under and will be construed in accordance with the laws of the State of Tennessee without giving effect to any state's choice-of-law rules. The choice of forum and venue shall be exclusively in the Courts of Williamson County, TN.
- Termination. Unless the City has indicated otherwise in the contract, agreement, purchase **15.** order or other procurement to which these Standard Procurement Terms and Conditions apply, either party may terminate the contract or agreement or purchase order or other procurement to which these Standard Procurement Terms and Conditions apply, with or without cause, upon thirty (30) calendar days' notice to the other. Upon termination by the vendor, the City shall be entitled to retain ownership of any and all goods and equipment purchased. Upon termination by the City, the vendor shall be entitled to receive any amounts due as a result of goods and equipment already delivered and/or services already rendered; however, the City shall maintain ownership and control of any goods and equipment purchased. Upon termination of services, whether connected or unconnected to goods and equipment, such services shall be rendered until the conclusion of the 30th calendar day as stated in the notice or until a contractual benchmark has been achieved, or as the parties may otherwise agree.

Page 3 of 4 Rev. 3/4/2016

- 16. Breach. Upon deliberate breach of these Standard Procurement Terms and Conditions, or of any contract, agreement, purchase order or other procurement to which these Standard Procurement Terms and Conditions apply, by either party, the non-breaching party shall be entitled to terminate the contract or agreement or purchase order or other procurement to which these Standard Procurement Terms and Conditions apply without notice, with all of the remedies it would have in the event of termination under section 10 ("Severability") above, and may also have such other remedies as it may be entitled to in law or in equity.
- 17. Default. If Vendor fails to perform or comply with any provision of these Standard Procurement Terms and Conditions, or of any contract, agreement, purchase order or other procurement to which these Standard Procurement Terms and Conditions apply, then the City (i) may cancel the contract, agreement, purchase order or other procurement to which these Standard Procurement Terms and Conditions apply, in whole or in part, without penalty or protest by Vendor; (ii) may consider such failure to perform or comply as a breach of contract; (iii) reserves the right to purchase its requirements from the vendor that submitted the next lowest and best responsive and responsible bid, or the vendor that submitted the next best proposal, if that vendor will still honor that bid or proposal, or to seek new bids or proposals, or to pursue one or more other options available to the City in compliance with its then current purchasing policy; and (iv) may hold the defaulting vendor liable for all damages provided by law, including cost of cover.
- 18. Entire Agreement. These Standard Procurement Terms and Conditions, including any contract, agreement, purchase order or other procurement to which these Standard Procurement Terms and Conditions apply, constitutes the entire agreement between the parties and supersedes any prior or contemporaneous communications, representations or agreements between the parties, whether oral or written, regarding the subject matter of these Standard Procurement Terms and Conditions. The terms and conditions of these Standard Procurement Terms and Conditions may not be changed except by an amendment expressly referencing these Standard Procurement Terms and Conditions by section number and signed by an authorized representative of each party.
- 19. Survival. These Standard Procurement Terms and Conditions shall survive the completion of or any termination of any contract, agreement, purchase order or other procurement to which these Standard Procurement Terms and Conditions apply.

Rev. 3/4/2016 Page 4 of 4

(City of Franklin Contract No. 2016-0337)

Attachment No. 3

CERTIFICATES OF INSURANCE

Certificate Date	Producer	Certificate Number Certificate Holder		Type of Insurance	Policy Expiration
11/21/2016	Shelter Insurance	Not indicated City of Franklin		Commercial General Liability	11/20/2017
11/21/2016	Shelter Insurance	Not indicated	City of Franklin	Motor Carrier Coverage	6/15/2017
10/18/2016	State of Tennessee Secretary of State	Initial Workers' Compensation Exemption Registration Acknowledgment	Raymond Michael Burghard	Workers Compensation and Employers' Liability	8/1/2019



SHELTER MUTUAL INSURANCE COMPANY A MUTUAL COMPANY

SHELTER GENERAL INSURANCE COMPANY A STOCK COMPANY

Name & Address To Whom Issued:

CITY OF FRANKLIN 109 3rd ave south franklin, TN 37064 Name & Address of the Named Insured:

FRANKLIN DISPOSAL LLC 463 AVON RIVER RD FRANKLIN, TN 37064-8340

This Certificate of Insurance neither affirmatively nor negatively amends, alters or extends the coverage afforded by the policy(s) listed. The Certificate is issued for informational purposes only and confers no rights to the certificate holder.

This is to certify that insurance policies shown below by policy number have been issued for the policy period(s) indicated:

Company	Type of Insurance	Policy Number	Policy Inception	Policy Expiration	Limits of Liability
Shelter Mutual	General Liability: X Premises & Operations X Products/Completed Operations Provided X Yes No	41-31-9075144-1	1	11/20/2017	

REMARK:	S.	•
---------	----	---

Date	11/21/2016	Ву		
			Authorized Representative	_

M-51.26-M



SHELTER INSURANCE COMPANIES

GENERAL LIABILITY EVIDENCE OF INSURANCE AS OF 11/21/2016

NAME AND ADDRESS OF NAMED INSURED: FRANKLIN DISPOSAL LLC 463 AVON RIVER RD FRANKLIN, TN 37064-8340 AGENT:

JAMES BRAGG 106 MISSION CT STE 602 A

FRANKLIN, TN 37067-6439

(615) 567-6510

AGENT NUMBER 41-F266-61

Policy Number: 41-31-9075144-1

Effective Date: 11/20/2016, 12:01 AM Central Time Expiration Date: 11/20/2017, 12:01 AM Central Time

This policy will continue to renew as long as we offer to renew it and you pay the required premium by the due date.

THE LOCATION OF THE DESCRIBED PREMISES IS 101 DAKOTA DR SPRING HILL, TN 37174 BUSINESS OF THE NAMED INSURED IS: GARBAGE PICK UP

THE NAMED INSURED IS: CORPORATION

THE LIMIT OF THE COMPANYS LIABILITY IS STATED IN THE POLICY AND APPLIES AS FOLLOWS:

Limits of Insurance		
General Aggregate (Other Than Product - Completed Operations)	S	2,000,000
Products - Completed Operations Aggregate Limit (See Each Classification Below)	\$	2,000,000
Personal and Advertising Injury Limit	\$	1,000,000
Each Occurrence Limit	\$	1,000,000
Rented To You Limit	\$	100,000
Medical Expense Limit (Any One Person)	\$	10,000
Premium	\$	665.00
Coverage Form and Description of Hazards		

 Code
 Key
 Description
 Premium Basis
 Premium

101 DAKOTA DR SPRING HILL, TN 37174 (COUNTY 187)

Premises and Operations

5233 4 GARBAGE, ASH OR REFUSE COLLECTING - INCLUDES COMPLETED OPERATIONS

97000 512.00

Products and Completed Operations

THE FOLLOWING ENDORSEMENTS ARE A PART OF THIS POLICY AND ARE ATTACHED:

	Limit	
CG-00-01		Commercial General Liability Coverage Form
CG-20-15	STARBUCKS COFFEE	Additional Insured - Vendors
	COMPANY/GARBAGE	
	PICK UP	
CG-21-67		Fungi Or Bacteria Exclusion
IL-00-17		Common Policy Conditions
IL 00 21		Nuclear Energy Liability Exclusion
IL-02-50		Tennessee Changes - Cancellation And Nonrenewal
CG-20-10	HG HILL REALTY	Additional Insured - Owners, Lessees or Contractors (Form
	COMPANY LLC	
CG-20-10	CITY OF FRANKLIN	Additional Insured - Owners, Lessees or Contractors (Form

TERM 12 MONTHS ZONE CODE 505

ADDITIONAL INSURED STARBUCKS COFFEE COMPANY 438 MAIN ST FRANKLIN, TN 37064-2720 ADDITIONAL INSURED HG HILL REALTY COMPANY LLC 3011 ARMORY DR STE 130 NASHVILLE, TN 37204-3721 ADDITIONAL INSURED CITY OF FRANKLIN 109 3RD AVE SOUTH FRANKLIN, TN 37064CONTINUATION PAGE --POLICY NUMBER 41-31-9075144-1

AGENT NUMBER 41-F266-61

INSURED: FRANKLIN DISPOSAL LLC

AGENT		

41-F266-61

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

ADDITIONAL INSURED – OWNERS, LESSEES OR CONTRACTORS – SCHEDULED PERSON OR ORGANIZATION

This endorsement modifies insurance provided under the following: COMMERCIAL GENERAL LIABILITY COVERAGE PART

SCHEDULE

Name Of Additional Insured Person(s) Or Organization(s)	Location(s) Of Covered Operations
Information required to complete this Schedule, if not shown above, wi	ll be shown in the Declarations.

- A. Section II Who Is An Insured is amended to include as an additional insured the person(s) or organization(s) shown in the Schedule, but only with respect to liability for "bodily injury", "property damage" or "personal and advertising injury" caused, in whole or in part, by:
 - 1. Your acts or omissions; or
 - 2. The acts or omissions of those acting on your behalf; in the performance of your ongoing operations for the additional insured(s) at the location(s) designated above. However:
 - The insurance afforded to such additional insured only applies to the extent permitted by law; and
 - 2. If coverage provided to the additional insured is required by a contract or agreement, the insurance afforded to such additional insured will not be broader than that which you are required by the contract or agreement to provide for such additional insured.
- **B.** With respect to the insurance afforded to these additional insureds, the following additional exclusions apply:

 This insurance does not apply to "bodily injury" or "property damage" occurring after:
 - 1. All work, including materials, parts or equipment

- furnished in connection with such work, on the project (other than service, maintenance or repairs) to be performed by or on behalf of the additional insured(s) at the location of the covered operations has been completed; or
- 2. That portion of "your work" out of which the injury or damage arises has been put to its intended use by any person or organization other than another contractor or subcontractor engaged in performing operations for a principal as a part of the same project.
- With respect to the insurance afforded to these additional insureds, the following is added to Section III Limits Of Insurance:

If coverage provided to the additional insured is required by a contract or agreement, the most we will pay on behalf of the additional insured is the amount of insurance:

- 1. Required by the contract or agreement; or
- **2.** Available under the applicable Limits of Insurance shown in the Declarations;

whichever is less.

This endorsement shall not increase the applicable Limits of Insurance shown in the Declarations.

CG 20 10 04 13

© Insurance Services Office, Inc., 2012

Page 1 of 1



AUTO I HOME I UFF

(Item #3)

Evidence of Insurance Motor Carrier Coverage

(Item #1) Named Insured:

FRANKLIN DISPOSAL LLC 463 AVON RIVER RD FRANKLIN, TN 37064-8340 Agent

JAMES BRAGG (615) 567-6510 41-F266-61

Policy Number: 41-1-C-9075144-1	Effective Date: 12/04/2016, 12:00 AM Central Time Expiration Date: 06/15/2017, 12:01 AM Central Time

2001	INT TK	1HTSCAAL5	1H325019	
(Item #2) Coverages	Coverage Symbol	Limit/ Deductible	Endorsement Number	Premium
Single Liability Limit	67	\$1,000,000 Limit		\$724.00
Uninsured Motorist	67	\$100,000 Per Person		\$31.00
Split Uninsured Motorists Coverage Limits	67	\$100,000 Per Accident	CA 21 07 12 93	
Tennessee Uninsured Motorists Coverage	67	\$100,000 Limit	CA 21 20 10 13	\$5.00

Vehicle ID

Discounts (Reflected In Premiums)

FULL TERM PREMIUM \$760.00 ADJUSTED TERM PREMIUM \$805.93

Other Endorsements Attached To This Policy	Endorsement Number
Designated Insured For Covered Autos Liability Coverage	CA 20 48 10 13
Common Policy Conditions	IL 00 17 11 98
Nuclear Energy Liability Exclusion Endorsement (Broad Form)	IL 00 21 09 08
Tennessee Changes - Cancellation and Nonrenewal	IL 02 50 09 08
Amendatory Endorsement	A-672.3-A
Tennessee Changes	CA 01 46 10 13

RATE CLASS 28A COST SYMBOL G TERRITORY 007 PACKAGE-CD

Vehicle Year

TERM 06

Make/Model

Agent

ADDITIONAL INSURED CITY OF FRANKLIN 109 3RD AVE SOUTH FRANKLIN, TN 37064 LOAN NO.



STATE OF TENNESSEE Tre Hargett, Secretary of State

Division of Business Services

William R. Snodgrass Tower 312 Rosa L. Parks AVE, 6th FL Nashville, TN 37243-1102

RAYMOND MICHAEL BURGHARD 463 AVON RIVER RD FRANKLIN, TN 37064-8340

October 18, 2016

Initial Workers' Compensation Exemption Registration Acknowledgment

Please review the filing information below and notify our office immediately of any discrepancies.

Reg. Control #: 000084018

Date Filed: 10/18/2016

Effective Date: 10/18/2016

Applicant Name: RAYMOND MICHAEL BURGHARD

Expiration Date: 08/01/2019

Filing Type:

Initial Workers' Compensation Exemption Registration

Status:

Active

Physical Addr:

463 AVON RIVER RD, FRANKLIN, TN 37064-8340

Business Name:

Franklin Disposal, LLC

B0307-8758

Business Control #:

000793189

Image #:

Existing State License:

No

CSP Registration #:

0062069

Business County:

Not Required

County License #:

Business City:

Not Required

City License #:

Expiration Date:

Expiration Date:

Document Receipt

Receipt #: 002934390

Filing Fee:

\$100.00

Payment-Credit Card - State Payment Center - CC #: 3686358620

\$100.00

Congratulations on your filing. To maintain your exemption, the business entity associated with this registration must remain active and in good standing, which includes timely filing of annual reports. In addition, you must file a renewal application within 60 days of the expiration date noted above to maintain the exemption.

Tre Hargett Secretary of State

Processed By: WC Web User

STATE OF TENNESSEE Tre Hargett-Secretary of State 312 Rosa L. Parks Ave; 6th Floor

Nashville, TN, 37243-1102

Workers' Compensation Exemption Registration

RAYMOND MICHAEL BURGHARD

Effective: 10/18/2016

Expires: 08/01/2019

Registration Control #:

000084018

Validate at http://TNBear.TN.gov/WC

(City of Franklin Contract No. 2016-0337)

Attachment No. 4

INDEMNIFICATION AGREEMENT

Indemnification Agreement a form required of Bidders and Proposers on purchases of services for the

City of Franklin, Tennessee

On bel	half of Bidder/Proposer, Kaymond Burghars agrees that:
	(printed name of person signing Agreement)
1.	He or she is the of
	(Owner or Authorized Partner, Officer, Representative or Agent of Owner)
	Franklin Disposal LLC
	(legal name of entity submitting bid or proposal)
	the Bidder or Proposer who has submitted the attached bid or proposal;
2.	The Bidder or Proposer is fully informed respecting the preparation and content of the attached bid or proposal and of all pertinent circumstances respecting such bid or proposal;
3.	The Bidder or Proposer agrees to indemnify and save the Government of Franklin, the City of Franklin and individual, on or off duty, officers, and employees of the City of Franklin, harmless from any and all losses, damages and expenses, including court costs and attorneys fees, by reason of any loss, whatsoever, arising out of or relating to or in consequence of the work done in connection with the contract of which this Agreement is a part, excepting only such losses as shall be occasioned solely by the negligence of the City of Franklin; and
4/	This Agreement is made on personal knowledge.
	LA/2 Owner
(signat	ure of person whose printed name appears above) (title of person whose printed name appears above)