

FIRST AMENDMENT TO HOUSEHOLD HAZARDOUS WASTE/ELECTRONIC WASTE COLLECTION AGREEMENT

This First Amendment to the Household Hazardous Waste/Electronic Waste Collection Agreement (“**First Amendment**”) is between County Sanitation District No. 2 of Los Angeles County (“**District**”), DIR registration number 100010096, a county sanitation district organized and existing pursuant to California Health & Safety Code §4700 et seq. and Clean Harbors Environmental Services, Inc., a Massachusetts corporation, (“**Contractor**”), DIR registration number 1000013713. The District and the Contractor are each a “**Party**” and collectively are the “**Parties**”.

The District and the County of Los Angeles (“**County**”) entered into an agreement for District to conduct household hazardous waste and consumer electronic waste (“**HHEW**”) collection activities on dates and locations to be agreed upon throughout Los Angeles County in furtherance of the objectives of Division 30 of the California Public Resources Code. The District, the County, the City of Long Beach and EDCO Transport Services, LLC, a California limited liability company (“**EDCO**”) entered into an agreement to establish a center for the collection of HHEW.

On January 27, 2021, the Parties entered into a Household Hazardous Waste/ Electronic Waste Collection Agreement (the “**Agreement**”) for operation of a permanent Household Hazardous/Electronic Waste Collection Facility in the City of Signal Hill (“**Collection Center**”) (“**Project**”). The Collection Center is situated within EDCO's Recycling & Transfer facility located at 2755 California Avenue in the City of Signal Hill. The DIR Project Number is 453465.

The Agreement provides for payment to the Contractor for Fixed Costs and Unit Costs to operate the Collection Center. Fixed Costs include set-up costs, labor costs, and special pickups; and Unit Costs include all labeling, transportation, and disposal costs for various HHEW waste streams. The Agreement provides for the Contractor to provide traffic control personnel for the Collection Center. The Parties now intend to amend the Agreement to require the payment of prevailing wage as detailed in Exhibit A-1.

All terms, conditions, and requirements of the Agreement remain unchanged unless explicitly identified here. The Agreement will be amended as follows:

1. Unless otherwise provided in this Amendment, the capitalized terms used in this First Amendment have the same meaning assigned to them in the Agreement.
2. This Amendment is effective _____, 2023 (“**First Amendment Effective Date**”).
3. **TRAFFIC CONTROL AND TRAFFIC CONTROL EQUIPMENT.** Section 3.j. is hereby replaced in its entirety as follows:
 - j. **Traffic Control and Traffic Control Equipment.** City of Long Beach shall be solely responsible for providing the Traffic Control and Traffic Control Equipment required for the Project. City of Long Beach shall negotiate its own terms and conditions for these services, including all pricing and prevailing wage determinations, and shall be solely responsible for the payment of such services.
4. **SITE MANAGER.** Section 3.m. is hereby replaced in its entirety as follows:
 - m. **Site Manager.** The District approves Elizabeth Duran as the Contractor's Site Manager. The Site Manager shall manage and coordinate all aspects of each HHEW

collection event both on and off site. The Contractor may replace the Site Manager upon written notice proposing a replacement and upon the approval of the District.

5. **PAYMENT.** Section 5.b. is hereby replaced in its entirety as follows:

b. **Payment.** The District shall pay the Contractor for its services in accordance with the prices presented in Schedule 1. Within five business days after receipt of a final invoice submitted in the form described in Section 5a. of this Agreement, the District shall negotiate and approve that invoice, and then shall forward the approved invoice to the County with a recommendation for payment and arrange for payment to the Contractor within 30 days.

6. **ADDRESS FOR REPORTS, BILLS, AND NOTICES.** Section 5.e. is hereby replaced in its entirety as follows:

- e. **Address for Reports, Bills and Notices.**

TO THE DISTRICT:

Mr. Robert Ferrante
Chief Engineer and General Manager
County Sanitation Districts
P.O. Box 4998
Whittier, CA 90607

Attention: Ms. Lisa D. Scales
Project Engineer
Lscales@lacsdc.org

TO THE CONTRACTOR:

Ms. Elizabeth Duran
HHEW Program Manager
Clean Harbors Environmental Services, Inc.
18408 Laurel Park Road
Rancho Dominguez, CA 90220
Duran.Elizabeth@cleanharbors.com

In the case of Notices, with a copy sent to:

Clean Harbors Environmental Services, Inc.
42 Longwater Drive
Norwell, MA 02061
Attn: General Counsel (Urgent Contract Matter)

7. New Exhibit A-1, Exhibit B-1, and Schedule 1 addressing prevailing wage compliance, are hereby added to the Agreement.

The Parties are signing this First Amendment as of the First Amendment Effective Date.

**COUNTY SANITATION DISTRICT NO. 2
OF LOS ANGELES COUNTY**

By _____
Chairperson, Board of Directors

ATTEST:

By _____
Secretary to the Board

APPROVED AS TO FORM:
LEWIS, BRISBOIS, BISGAARD & SMITH LLP

By _____
_____ District Counsel

Clean Harbors Environmental Services, Inc.


By 
Name MARC MCREYNOLDS
Title Senior Vice President
Date 4/20/2023 | 2:06:29 PM PDT

Exhibit A-1

PREVAILING WAGE.

1. Wage Rates, Travel, and Subsistence.

- a. Wage Rates. Pursuant to the provisions of Article 2 Chapter 1, Part 7, Division 2, of the Labor Code (§ 1770 et seq.), the Vendor shall obtain the general prevailing rate of per diem wages and the general prevailing rate for holiday and overtime work in the locality in which this work is to be performed for each craft, classification, or type of worker needed to provide the work contemplated under this First Amendment from the Director of the DIR. The Vendor shall submit a copy of the general rate of per diem wages for each craft, classification, or type of work that the Vendor intends to use to execute the work to the District for review. A copy of these rates is listed in Exhibit B-1 of this First Amendment, on file with the District, and copies will be made available to any interested party on request. Contractor shall also post a copy of such wage rates at Site and Plant ("Facilities").

For any worker employed to perform work, where such work is not covered by any classification listed in the published general prevailing wage rates determinations or per diem wages determined by the DIR, said worker shall be paid not less than the minimum rate of wages specified in the classification which most nearly corresponds to the employment of such person in such classification.

- b. Holiday and Overtime Pay. Holiday and overtime work, when permitted by law, shall be paid for at a rate set forth in the prevailing wage determinations issued by the DIR or at least one and one-half (1½) times the specified basic rate of per diem wages, plus employer payments, unless otherwise specified in this First Amendment, or authorized by law for all work performed on or after the First Amendment Effective Date.
- c. Wage Rates Not Affected By Other Contracts. Vendor shall pay and shall cause to be paid to each employee to whom prevailing wage rates apply not less than the general prevailing rate of per diem wages determined by the DIR, regardless of any contractual relationship which may be alleged to exist between Vendor and employee.
- d. Travel and Subsistence. Vendor shall pay and shall cause to be paid to each employee performing work travel and subsistence payments, as such travel and subsistence payments are defined by the DIR and in accordance with Labor Code § 1773 et seq., including but not limited to Labor Code § 1773.1.
- e. Change In Prevailing Wage. Contractor shall comply with the prevailing wage determinations in effect as of the Effective Date of this First Amendment and shall comply with any predetermined increases required under the determinations.
- f. Minimum Wage Rates. Any worker employed to perform work, which work is not covered by any craft or classification listed in the general prevailing rate of per diem wages determined by the DIR, shall be paid not less than the minimum rate of wages specified therein for the craft or classification which most nearly corresponds to the work to be performed by them.
- g. Per Diem Wages. Vendor shall pay and shall cause to be paid to each employee performing work per diem wages including, but not limited to, employer payments for health and welfare, pension, vacation, travel time, and subsistence pay as provided for in Labor Code § 1773.1.
- h. Posting of Wage Rates. Vendor shall post the required notice/poster required under the

California Code of Regulations and Labor Code § 1771.4 in both English and Spanish at a conspicuous, weatherproof area at the Facilities. The required notice/poster is available on the Labor Commissioner's website.

- i. Forfeiture and Payments. Pursuant to Labor Code § 1775, Vendor shall forfeit to District not more than Two Hundred Dollars (\$200.00) for each calendar day, or portion thereof, for each worker paid less than the prevailing rate of per diem wages, determined by the DIR, for such craft or classification in which such worker is employed for any work performed. The amount of the penalty shall be determined by the Labor Commissioner and shall be based on consideration of Vendor's mistake, inadvertence, or neglect in failing to pay the correct prevailing rate of per diem wage, the previous record of Vendor in meeting his or her prevailing rate of per diem wage obligations, or Vendor's willful failure to pay the correct prevailing rate of per diem wages. A mistake, inadvertence, or neglect in failing to pay the correct prevailing rate of per diem wage is not excusable if Vendor had knowledge of it or the obligations under this part. The difference between such prevailing rate of per diem wage and the amount paid to each worker for each calendar day or portion thereof for which each worker was paid less than the prevailing rate of per diem wage shall be paid to each worker by Vendor.
- j. Monitoring and Enforcement by Labor Commissioner. Monitoring and enforcement of the prevailing wage laws and related requirements will be performed by the Labor Commissioner/ Department of Labor Standards Enforcement (DLSE). Vendor shall be required to furnish, at least once every thirty days while work is being performed on the Project, certified payroll records directly to the Labor Commissioner in accordance with Labor Code § 1771.4. All payroll records shall be furnished in a format required by the Labor Commissioner. Vendor must sign up for, and utilize, the Labor Commissioner's electronic Certified Payroll Records (CPR) submission system. The District will have direct and immediate access to all CPRs for work performed under this First Amendment that are submitted through the Labor Commissioner's system. The District can use this information for any appropriate purpose, including monitoring compliance, identifying suspected violations, and responding to Public Records Act requests.

The Labor Commissioner and DLSE may conduct various compliance monitoring and enforcement activities including, but not limited to, confirming the accuracy of payroll records, conducting worker interviews, conducting audits, requiring submission of itemized statements prepared in accordance with Labor Code § 226, and conducting random in-person inspections of the Facilities ("On-Site Visits"). On-Site Visits may include inspections of records, inspections of the work site and observation of work activities, interviews of workers and others involved with the Facilities, and any other activities deemed necessary by the Labor Commissioner/DLSE to ensure compliance with prevailing wage requirements. The Labor Commissioner/DLSE shall have, subject to Federal, State, Local and Company safety protocols, access to any construction site or other place of labor and may obtain any information or statistics pertaining to the lawful duties of the Labor Commissioner/DLSE.

Any lawful activities conducted, or any lawful requests made by the Labor Commissioner/DLSE shall not be the basis for any delays, claims, costs, damages, or liability of any kind against the District by Vendor. Vendor and all employees shall cooperate and comply with any lawful requests by the Labor Commissioner/ DLSE. The failure of the Labor Commissioner, DLSE, or any other entity related to the Department of Industrial Relations to comply with any requirement imposed by the California Code of Regulations, Title 8, Chapter 8 shall not of itself constitute a defense to the failure to pay prevailing wages or to comply with any other obligation imposed by Division 2, Part 7, Chapter 1 of the Labor Code.

2. Records of Wages Paid: Certified Payroll Submissions and Inspection.

The obligations set forth below apply only for work performed on or after the First Amended Effective Date.

a. Payroll Records.

- i. Pursuant to § 1776 of the Labor Code, Vendor shall keep an accurate payroll record showing the name, address, social security number, work classification and straight time and overtime hours worked each day and week, and the actual per diem wages paid to each journeyman, apprentice, worker or other employee employed by him or her in connection with the work.
- ii. All payroll records as specified in Labor Code § 1776 of Vendor shall be certified and furnished directly to the Labor Commissioner in accordance with Labor Code § 1771.4(a)(3) on a monthly basis (or more frequently if required by the District or the Labor Commissioner) and in a format prescribed by the Labor Commissioner. Payroll records as specified in Labor Code § 1776 shall be certified and submitted to the District in hard copy (not electronic) with each application for payment or invoice. All payroll records shall be available for inspection at all reasonable hours at the principal office of Vendor on the following basis:
 - a. A certified copy of an employee's payroll record shall be made available for inspection or furnished to the employee or his or her authorized representative on request.
 - b. A certified copy of all payroll records shall be made available for inspection or furnished upon request to a representative of the District, the DLSE or the Division of Apprenticeship Standards of the Department of Industrial Relations.
 - c. A certified copy of all payroll records shall be made available upon request by the public for inspection or for copies thereof. However, a request by the public shall be made through the District, the Division of Apprenticeship Standards or the DLSE. If the requested payroll records have not been provided pursuant to Paragraph (2) above, the requesting party shall, prior to being provided the records, reimburse the costs, according to law for the preparation by Vendor, and the entity through which the request was made. The public shall not be given access to such records at the principal office of Vendor.
- iii. The certified payroll records shall be on forms provided by the DLSE or shall contain the same information as the forms provided by the DLSE.
- iv. Vendor shall file a certified copy of all payroll records with the entity that requested such records within 10 calendar days after receipt of a written request.
- v. Any copy of records made available for inspection as copies and furnished upon request to the public or any public agency by the District, the Division of Apprenticeship Standards or the DLSE shall be marked or redacted to prevent disclosure of an individual's name, address and social security number. The name and address of the Vendor awarded the work shall not be marked or redacted. Any copy of records made available for inspection by, or furnished to, a joint labor-management committee established pursuant to the federal Labor Management Cooperation Act of 1978 (Section 175a of Title 29 of the United States Code) shall be marked or redacted only to prevent disclosure of an individual's name and social security number. Notwithstanding any other provision of law, agencies that are included in the Joint Enforcement Strike Force on the Underground Economy established pursuant to section 329 of the Unemployment Insurance Code and other law enforcement agencies investigating violations of law shall, upon request, be provided non-redacted copies of certified payroll records.

- vi. The Vendor shall inform the District of the location of all payroll records, including the street address, city, and county, and shall provide notice of a change of location and address within ten (10) days of same.
- vii. Vendor shall have 10 calendar days in which to comply subsequent to receipt of a written notice requesting payroll records. In the event that Vendor fails to comply within the 10-day period, the Vendor shall, as a penalty to the District, forfeit One Hundred Dollars (\$100.00) for each calendar day, or portion thereof, for each worker, until strict compliance is effectuated. Upon the request of the Division of Apprenticeship Standards or the DLSE, these penalties shall be withheld from payments then due to Vendor.
- viii. Responsibility for compliance with this Article shall rest upon Vendor.

b. Withholding of Contract Payments & Penalties.

The District may withhold or delay contract payments to Vendor if:

- i. The required prevailing rate of per diem wages determined by the DIR is not paid to all employees performing work;
- ii. Vendor fails to submit all required certified payroll records with each application for payment or invoice, but not less than once per month;
- iii. Vendor submits incomplete or inadequate payroll records;
- iv. Vendor fails to comply with the Labor Code requirements concerning apprentices; or
- v. Vendor fails to comply with any applicable state laws governing workers on public works projects.

3. Apprentices.

- a. Apprentice Wages and Definitions. All apprentices employed by Vendor to perform work shall be paid the standard wage paid to apprentices under the regulations of the craft or trade for which he or she is employed, as determined by the DIR, and shall be employed only at the work of the craft or trade to which he or she is registered. Only apprentices, as defined in § 3077 of the Labor Code, who are in training under apprenticeship standards that have been approved by the chief of the Division of Apprenticeship Standards and who are parties to written apprenticeship agreements under Chapter 4 (commencing with section 3070) of Division 3, are eligible to be employed under this First Amendment. The employment and training of each apprentice shall be in accordance with the apprenticeship standards and apprentice agreements under which he or she is training, or in accordance with the rules and regulations of the California apprenticeship Council.
- b. Apprentice Labor Pool. When Vendor employs workers in any apprenticeable craft or trade, Vendor shall apply to the joint apprenticeship committee administering the apprenticeship standards of the craft or trade in the area of the site of the work, for a certificate approving the Vendor under the apprenticeship standards for the employment and training of apprentices in the area or industry affected. However, approval as established by the joint apprenticeship committee or committees shall be subject to the approval of the Administrator of Apprenticeship. The joint apprenticeship committee or committees, subsequent to approving Vendor, shall arrange for the dispatch of apprentices to Vendor in order to comply with this section. Vendor shall submit the contract award information to the applicable joint apprenticeship committee which shall include an estimate of journeyman hours to be performed under the First Amendment, the number of

apprentices to be employed, and the approximate dates the apprentices will be employed. There shall be an affirmative duty upon the joint apprenticeship committee or committees administering the apprenticeship standards of the crafts or trade in the area of the Facility of the work, to ensure equal employment and affirmative action and apprenticeship for women and minorities. Vendor shall not be required to submit individual applications for approval to local joint apprenticeship committees provided they are already covered by the local apprenticeship standards. The ratio of work performed by apprentices to journeymen, who shall be employed in the craft or trade at the Facility, may be the ratio stipulated in the apprenticeship standards under which the joint apprenticeship committee operates, but except as otherwise provided in this section, in no case shall the ratio be less than one (1) hour of apprentice work for every five (5) hours of labor performed by a journeyman. However, the minimum ratio for the land surveyor classification shall not be less than one (1) apprentice for each five (5) journeymen.

- c. Journeyman/Apprentice Ratio; Computation of Hours. Any ratio shall apply during any day or portion of a day when any journeyman, or the higher standard stipulated by the joint apprenticeship committee, is employed at the job site and shall be computed on the basis of the hours worked during the day by journeymen so employed, except for the land surveyor classification. Vendor shall endeavor, to the greatest extent possible, to employ apprentices during the same time period that the journeymen in the same craft or trade are employed at the job site. Where an hourly apprenticeship ratio is not feasible for a particular craft or trade, the Division of Apprenticeship Standards, upon application of a joint apprenticeship committee, may order a minimum ratio of not less than one (1) apprentice for each five (5) journeymen in a craft or trade classification.
- d. Journeyman/Apprentice Ratio. Vendor, if covered by this section upon the issuance of the approval certificate, or if previously approved in the craft or trade, shall employ the number of apprentices or the ratio of apprentices to journeymen stipulated in the apprenticeship standards. Upon proper showing by Vendor that it employs apprentices in the craft or trade in the state on all of its contracts on an annual average of not less than one (1) hour of apprentice work for every five (5) hours of labor performed by a journeyman, or in the land surveyor classification, one (1) apprentice for each five (5) journeymen, the Division of Apprenticeship Standards may grant a certificate exempting Vendor from the 1-to-5 hourly ratio as set forth in this section. This section shall not apply to contracts when the contracts of general Vendors or those specialty Vendors involve less than Thirty Thousand Dollars (\$30,000) or twenty (20) working days. Any work performed by a journeyman in excess of eight (8) hours per day or forty (40) hours per week, shall not be used to calculate the hourly ratio required by this section.
- e. Apprenticeable Craft or Trade. "Apprenticeable craft or trade" as used in this Article means a craft or trade determined as an apprenticeable occupation in accordance with the rules and regulations prescribed by the Apprenticeship Council. The joint apprenticeship committee shall have the discretion to grant a certificate, which shall be subject to the approval of the Administrator of Apprenticeship, exempting Vendor from the 1-to-5 ratio set forth in this Article when it finds that any one of the following conditions is met:
 - i. Unemployment for the previous three-month period in the area exceeds an average of fifteen percent (15%).
 - ii. The number of apprentices in training in such area exceeds a ratio of 1-to-5.
 - iii. There is a showing that the apprenticeable craft or trade is replacing at least one-thirtieth (1/30) of its journeymen annually through the apprenticeship training, either on a statewide basis or on a local basis.

- iv. Assignment of an apprentice to any work performed under this First Amendment would create a condition which would jeopardize his or her life or the life, safety, or property of fellow employees or the public at large or if the specific task to which the apprentice is to be assigned is of such a nature that training cannot be provided by a journeyman.
- f. Ratio Exemption. When exemptions are granted to an organization which represents Vendors in a specific trade from the 1-to-5 ratio on a local or statewide basis, the member Vendors will not be required to submit individual applications for approval to local joint apprenticeship committees if they are already covered by the local apprenticeship standards. 12.3.7. Apprentice Fund. If Vendor employs journeymen or apprentices in any apprenticeable craft or trade and is not contributing to a fund or funds to administer and conduct the apprenticeship program in any such craft or trade in the area of the site of the Facility, to which fund or funds other Vendors in the area of the site of the Facility are contributing, Vendor shall contribute to the fund or funds in each craft or trade in which he or she employs journeymen or apprentices on the Facility in the same amount or upon the same basis and in the same manner as the other Vendors do, but if the trust fund administrators are unable to accept the funds, Vendor shall pay a like amount to the California Apprenticeship Council. Vendor may add the amount of the contributions in computing its bid for the contract. The DLSE is authorized to enforce the payment of the contributions to the fund or funds as set forth in the Labor Code § 227.
- g. Vendor Compliance. The responsibility of compliance with paragraph 12.3 and § 1777.5 of the Labor Code for all apprenticeable occupations is with Vendor.
- h. Decisions Of Joint Apprenticeship Committee. All decisions of the joint apprenticeship committee under this paragraph 12.3 and Labor Code § 1111.5 are subject to Labor Code § 3081.
- i. No Bias. It shall be unlawful for an employer or a labor union to refuse to accept otherwise qualified employees as registered apprentices on any public works on the grounds of race, religious creed, color, national origin, ancestry, sex, or age, except as provided in the Labor Code § 3077.
- j. Violation of Labor Code. Pursuant to Labor Code § 1777.7, in the event Vendor willfully fails to comply with the provisions of this paragraph 11.3 and Labor Code § 1777.5:
 - i. The DIR shall deny to Vendor the right to bid on, or to receive, any public works contract for a period of up to one year for the first violation and for a period of up to three years for the second and subsequent violations. Each period of debarment shall run from the date the determination of noncompliance by the Administrator of Apprenticeship becomes an order of the California Apprenticeship Council.
 - ii. If Vendor violates §1777.5 it shall forfeit as a civil penalty the sum of two hundred dollars (\$200) for each calendar day of noncompliance. Notwithstanding § 1727, upon receipt of a determination that a civil penalty has been imposed, District shall withhold the amount of the civil penalty from the contract progress payments then due or to become due.
 - iii. In lieu of the penalty provided for in subdivision (a) or (b), the DIR may for a first-time violation and with the concurrence of the joint apprenticeship committee, order Vendor to provide apprentice employment equivalent to the work hours that would have been provided for apprentices during the period of noncompliance.

- iv. Any funds withheld by District pursuant to this section shall be deposited in the General Fund if the awarding body is a state entity, or in the equivalent fund of an awarding body if the awarding body is an entity other than the state.
- v. The interpretation and enforcement of § 1777.5 and this section shall be in accordance with the rules and procedures of the California Apprenticeship Council.

4. **DIR Registration.**

Registration by Vendor and All Sub Vendors of Any Tier. Strict compliance with all DIR registration requirements in accordance with Labor Code sections 1725.5 and 1771.1 is a material obligation of Vendor under the First Amendment. The foregoing includes, without limitation, compliance with DIR registration requirements at all times during performance of the work by Vendor. The failure of Vendor to be properly registered with DIR at all times during performance of the work is a material breach of the Contract and subject to termination for cause. An affirmative and ongoing obligation of Vendor under the First Amendment is the verification that all subVendors of any tier are at all times during performance of the work in full and strict compliance with the DIR registration requirements. Vendor shall not permit or allow any subVendor of any tier to perform any work without Vendor's verification that all subVendors are in full and strict compliance with the DIR registration requirements. Any subVendors of any tier not properly registered with DIR shall be substituted in accordance with Labor Code § 1771.1.

Exhibit B-1

Prevailing Wage Rate Tables



Signal Hill HHW Event
Employee List

Classification/ GRP	Job Position
Laborer Group 1	TRAFFIC
Laborer Group 1	TRAFFIC
Laborer Group 1	TRAFFIC
Laborer Group 1	TRAFFIC
Laborer Group 1	TRAFFIC
Laborer Group 5	OFFLOADER
Laborer Group 5	SCREENER
Laborer Group 5	SCREENER
Laborer Group 5	SCREENER
Laborer Group 5	OFFLOADER
Laborer Group 5	SCREENER
Laborer Group 5	SCREENER
Laborer Group 5	SCREENER
Laborer Group 5	SORTER
Laborer Group 5	SORTER
Laborer Group 5	OIL
Laborer Group 5	EWASTE
Laborer Group 5	DRUM RUNNER
Laborer Group 5	DRUM RUNNER
Laborer Group 5	MANIFEST
Laborer Group 5	PM
Laborer Group 5	SSO
Laborer Group 5	OFFLOADER
Laborer Group 5	OFFLOADER
Laborer Group 5	OFFLOADER
Laborer Group 5	PM
Teamster Group 6	DRIVER

GENERAL PREVAILING WAGE DETERMINATION MADE BY THE DIRECTOR OF INDUSTRIAL RELATIONS
PURSUANT TO CALIFORNIA LABOR CODE PART 7, CHAPTER 1, ARTICLE 2, SECTIONS 1770, 1773 AND 1773.1
FOR COMMERCIAL BUILDING, HIGHWAY, HEAVY CONSTRUCTION AND DREDGING PROJECTS

Craft: Laborer and Related Classifications #

Determination:

SC-23-102-2-2022-1

Issue Date:

August 22, 2022

Expiration date of determination:

June 30, 2023** The rate to be paid for work performed after this date has been determined. If work will extend past this date, the new rate must be paid and should be incorporated in contracts entered into now. Contact the Office of the Director - Research Unit for specific rates at (415) 703-4774.

Localities:

All localities within Imperial, Inyo, Kern, Los Angeles, Mono, Orange, Riverside, San Bernardino, San Luis Obispo, Santa Barbara, and Ventura counties.

Wages and Employer Payments:

Classification ^a (Journeyman)	Basic Hourly Rate	Health and Welfare	Pension	Vacation and Holiday ^b	Training	Other	Hours	Total Hourly Rate	Daily Overtime Hourly Rate (1 ½ X) ^c	Saturday Overtime Hourly Rate (1 ½ X) ^{cd}	Sunday/Holiday Overtime Hourly Rate (2 X)
Group 1	\$39.23	\$8.75	\$10.82	\$5.02	\$0.70	\$0.67	8.0	\$65.19	\$84.805	\$84.805	\$104.420
Group 2	\$39.78	\$8.75	\$10.82	\$5.02	\$0.70	\$0.67	8.0	\$65.74	\$85.630	\$85.630	\$105.520
Group 3	\$40.33	\$8.75	\$10.82	\$5.02	\$0.70	\$0.67	8.0	\$66.29	\$86.455	\$86.455	\$106.620
Group 4	\$41.88	\$8.75	\$10.82	\$5.02	\$0.70	\$0.67	8.0	\$67.84	\$88.780	\$88.780	\$109.720
Group 5	\$42.23	\$8.75	\$10.82	\$5.02	\$0.70	\$0.67	8.0	\$68.19	\$89.305	\$89.305	\$110.420

Group 1

Boring Machine Helper (Outside)
Certified Confined Space Laborer
Cleaning and Handling of Panel Forms
Concrete Screeding for Rough Strike-Off
Concrete, Water Curing
Demolition Laborer, the cleaning of brick if performed by an employee performing any other phase of demolition work, and the cleaning of lumber
Fiberoptic Installation, Blowing, Splicing, and Testing Technician on public right-of-way only
Fire Watcher, Limbers, Brush Loaders, Pilers and Debris Handlers
Flagman
Gas, Oil and/or Water Pipeline Laborer
Laborer, Asphalt-Rubber Material Loader
Laborer, General or Construction
Laborer, General Cleanup
Laborer, Jetting
Laborer, Temporary Water and Air Lines
Plugging, Filling of Shee-Bolt Holes; Dry Packing of Concrete and Patching
Post Hole Digger (Manual)
Railroad Maintenance, Repair Trackman and Road Beds; Streetcar and Railroad Construction Track Laborers
Rigging and Signaling
Scaler
Slip Form Raisers
Tarman and Mortar Man
Tool Crib or Tool House Laborer
Traffic Control by any method
Water Well Driller Helper
Window Cleaner
Wire Mesh Pulling - All Concrete Pouring Operations

Group 2

Asphalt Shoveler
Cement Dumper (on 1 yard or larger mixer and handling bulk cement)
Cesspool Digger and Installer
Chucktender
Chute Man, pouring concrete, the handling of the chute from readymix trucks, such as walls, slabs, decks,

floors, foundations, footings, curbs, gutters and sidewalks
Concrete Curer-Impervious Membrane and Form Oiler
Cutting Torch Operator (Demolition)
Fine Grader, Highways and Street Paving, Airport, Runways, and similar type heavy construction
Gas, Oil and/or Water Pipeline Wrapper-Pot Tender and Form Man
Guinea Chaser
Headerboard Man-Asphalt
Installation of all Asphalt Overlay Fabric and Materials used for Reinforcing Asphalt
Laborer, Packing Rod Steel and Pans
Membrane Vapor Barrier Installer
Power Broom Sweepers (small)
Riprap, Stonepaver, placing stone or wet sacked concrete
Roto Scraper and Tiller
Sandblaster (Pot Tender)
Septic Tank Digger and Installer (leadman)
Tank Scaler and Cleaner
Tree Climber, Faller, Chain Saw Operator, Pittsburgh Chipper and similar type Brush Shredders
Underground Laborer, including Caisson Bellower

Group 3

Asphalt Installation of all fabrics
Buggymobile Man
Compactor (all types including Tampers, Barko, Wacker)
Concrete Cutting Torch
Concrete Pile Cutter
Driller, Jackhammer, 2 1/2 ft. drill steel or longer
Dri Pak-it Machine
Gas, Oil and/or Water Pipeline Wrapper - 6-inch pipe and over by any method, inside and out
Impact Wrench, Multi-Plate
Kettlemen, Potmen and Men applying asphalt, lay-kold, creosote, lime caustic and similar type materials
Laborer, Fence Erector
Material Hoseman (Walls, Slabs, Floors and Decks)
Operators of Pneumatic, Gas, Electric Tools, Vibrating Machines, Pavement Breakers, Air Blasting, Come-

Alongs, and similar mechanical tools not separately classified herein; operation of remote controlled robotic tools in connection with Laborers work
Pipelayer's backup man, coating, grouting, making of joints, sealing, caulking, diapering and including rubber gasket joints, pointing and any and all other services
Power Post Hole Digger
Rock Slinger
Rotary Scarifier or Multiple Head Concrete Chipping Scarifier
Steel Headerboard Man and Guideline Setter
Trenching Machine, Hand Propelled

Group 4

Any Worker Exposed to Raw Sewage
Asphalt Raker, Luteman, Ironer, Asphalt Dumpman, and Asphalt Spreader Boxes (all types)
Concrete Core Cutter (walls, floors or ceilings), Grinder or Sander
Concrete Saw Man, Cutting Walls or Flat Work, Scoring old or new concrete
Cribber, Shorer, Lagging, Sheeting and Trench Bracing, Hand-Guided Lagging Hammer
Head Rock Slinger
High Scaler (including drilling of same)
Laborer, Asphalt-Rubber Distributor Bootman
Laser Beam in connection with Laborer's work
Oversize Concrete Vibrator Operator, 70 pounds and over
Pipelayer
Prefabricated Manhole Installer
Sandblaster (Nozzlemann), Water Blasting, Porta Shot-Blast
Subsurface Imaging Laborer
Traffic Lane Closure, certified

Group 5

Blasters Powderman
Driller
Toxic Waste Removal
Welding, certified or otherwise in connection with Laborers' work

Recognized holidays:

Holidays upon which the general prevailing hourly wage rate for Holiday work shall be paid, shall be all holidays in the collective bargaining agreement, applicable to the particular craft, classification, or type of worker employed on the project, which is on file with the Director of Industrial Relations. If the prevailing rate is not based on a collectively bargained rate, the holidays upon which the prevailing rate shall be paid shall be as provided in Section 6700 of the Government Code. You may obtain the holiday provisions for the current determinations on the [Director's General Prevailing Wage Determinations Website](http://www.dir.ca.gov/OPRL/DPreWageDetermination.htm) (<http://www.dir.ca.gov/OPRL/DPreWageDetermination.htm>). Holiday provisions for current or superseded determinations may be obtained by contacting the Office of the Director – Research Unit at (415) 703-4774.

Travel and/or subsistence payment:

In accordance with Labor Code Sections 1773.1 and 1773.9, contractors shall make travel and/or subsistence payments to each worker to execute the work. You may obtain the travel and/or subsistence provisions for the current determinations on the [Director's General Prevailing Wage Determinations Website](http://www.dir.ca.gov/OPRL/DPreWageDetermination.htm) (<http://www.dir.ca.gov/OPRL/DPreWageDetermination.htm>). Travel and/or subsistence requirements for current or superseded determinations may be obtained by contacting the Office of the Director – Research Unit at (415) 703-4774.

Indicates an apprenticeable craft. The current apprentice wage rates are available on the [Prevailing Wage Apprentice Determinations Website](http://www.dir.ca.gov/OPRL/PWAppWage/PWAppWageStart.asp) (<http://www.dir.ca.gov/OPRL/PWAppWage/PWAppWageStart.asp>).

^a For classification within each group, see next page.

^b Includes an amount per hour worked for supplemental dues.

^c Any hours worked over 12 hours in a single workday are double (2) time.

^d Saturdays in the same work week may be worked at straight-time if job is shut down during work week due to inclement weather or similar Act of God, or a situation beyond the employer's control.

GENERAL PREVAILING WAGE DETERMINATION MADE BY
THE DIRECTOR OF INDUSTRIAL RELATIONS PURSUANT TO CALIFORNIA LABOR CODE
PART 7, CHAPTER 1, ARTICLE 2, SECTIONS 1770, 1773 AND 1773.1
FOR COMMERCIAL BUILDING, HIGHWAY, HEAVY CONSTRUCTION AND DREDGING PROJECTS

CRAFT: #TEAMSTER (APPLIES ONLY TO WORK ON THE CONSTRUCTION SITE)

Determination:

SC-23-261-2-2022-1

Issue Date:

August 22, 2022

Expiration date of determination:

June 30, 2023** The rate to be paid for work performed after this date has been determined. If work will extend past this date, the new rate must be paid and should be incorporated in contracts entered into now. Contact the Office of the Director – Research Unit for specific rates at (415) 703-4774.

Localities:

All localities within Imperial, Inyo, Kern, Los Angeles, Mono, Orange, Riverside, San Bernardino, San Luis Obispo, Santa Barbara and Ventura Counties.

Wages and total hourly rates (including employer payments):

Classification ^a (Journey person)	Basic Hourly Rate	Hours	Total Hourly Rate	Daily Overtime Hourly Rate ^b (1½ x)	Saturday Overtime Hourly Rate ^b (1½ x)	Sunday/Holiday Overtime Hourly Rate (2 x)
Group I	\$36.19	8	\$68.73	\$86.825	\$86.825	\$104.92
Group II	\$36.34	8	\$68.88	\$87.05	\$87.05	\$105.22
Group III	\$36.47	8	\$69.01	\$87.245	\$87.245	\$105.48
Group IV	\$36.66	8	\$69.20	\$87.53	\$87.53	\$105.86
Group V	\$36.69	8	\$69.23	\$87.575	\$87.575	\$105.92
Group VI	\$36.72	8	\$69.26	\$87.62	\$87.62	\$105.98
Group VII	\$36.97	8	\$69.51	\$87.995	\$87.995	\$106.48
Group VIII	\$37.22	8	\$69.76	\$88.37	\$88.37	\$106.98
Group IX	\$37.42	8	\$69.96	\$88.67	\$88.67	\$107.38
Group X	\$37.72	8	\$70.26	\$89.12	\$89.12	\$107.98
Group XI	\$38.22	8	\$70.76	\$89.87	\$89.87	\$108.98

Employer Payments:

Type of Fund	Amount per Hour
Health and Welfare	\$20.12
Pension	\$7.00
Vacation and Holiday ^c	\$3.15
Training	\$1.82
Other	\$0.45

Wages and total hourly rates (including employer payments):

Classification ^d (Subjourneyman)	Basic Hourly Rate	Hours	Total Hourly Rate	Daily Overtime Hourly Rate ^b (1½ x)	Saturday Overtime Hourly Rate ^b (1½x)	Sunday/Holiday Overtime Hourly Rate (2 x)
0-2000 hours	\$22.40	8	\$53.79	\$64.99	\$64.99	\$76.19
2001-4000 hours	\$24.40	8	\$56.04	\$68.24	\$68.24	\$80.44
4001-6000 hours	\$26.40	8	\$58.29	\$71.49	\$71.49	\$84.69

Over 6000 hours and thereafter at journeyman rates.

Employer Payments:

Type of Fund	Amount per Hour
Health and Welfare	\$20.12
Pension	\$7.00
Vacation and Holiday ^c	\$2.00 (\$2.25 for 2001-4000 hours; \$2.50 for 4001-6000 hours)
Training	\$1.82
Other	\$0.45

Recognized holidays:

Holidays upon which the general prevailing hourly wage rate for Holiday work shall be paid, shall be all holidays in the collective bargaining agreement, applicable to the particular craft, classification, or type of worker employed on the project, which is on file with the Director of Industrial Relations. If the prevailing rate is not based on a collectively bargained rate, the holidays upon which the prevailing rate shall be paid shall be as provided in Section 6700 of the Government Code. You may obtain the holiday provisions for the current determinations on the [Director's General Prevailing Wage Determinations Website](http://www.dir.ca.gov/OPRL/DPreWageDetermination.htm) (<http://www.dir.ca.gov/OPRL/DPreWageDetermination.htm>). Holiday provisions for current or superseded determinations may be obtained by contacting the Office of the Director – Research Unit at (415) 703-4774.

Travel and/or subsistence payment:

In accordance with Labor Code Sections 1773.1 and 1773.9, contractors shall make travel and/or subsistence payments to each worker to execute the work. You may obtain the travel and/or subsistence provisions for the current determinations on the [Director's General Prevailing Wage Determinations Website](http://www.dir.ca.gov/OPRL/DPreWageDetermination.htm) (<http://www.dir.ca.gov/OPRL/DPreWageDetermination.htm>). Travel and/or subsistence requirements for current or superseded determinations may be obtained by contacting the Office of the Director – Research Unit at (415) 703-4774.

GENERAL PREVAILING WAGE DETERMINATION MADE BY
THE DIRECTOR OF INDUSTRIAL RELATIONS PURSUANT TO CALIFORNIA LABOR CODE
PART 7, CHAPTER 1, ARTICLE 2, SECTIONS 1770, 1773 AND 1773.1
FOR COMMERCIAL BUILDING, HIGHWAY, HEAVY CONSTRUCTION AND DREDGING PROJECTS

**CRAFT: #TEAMSTER (SPECIAL SHIFT)
(APPLIES ONLY TO WORK ON THE CONSTRUCTION SITE)**

Determination:

SC-23-261-2-2022-1

Issue Date:

August 22, 2022

Expiration date of determination:

June 30, 2023** The rate to be paid for work performed after this date has been determined. If work will extend past this date, the new rate must be paid and should be incorporated in contracts entered into now. Contact the Office of the Director – Research Unit for specific rates at (415) 703-4774.

Localities:

All localities within Imperial, Inyo, Kern, Los Angeles, Mono, Orange, Riverside, San Bernardino, San Luis Obispo, Santa Barbara and Ventura Counties.

Wages and total hourly rates (including employer payments):

Classification ^a (Journey person)	Basic Hourly Rate	Hours	Total Hourly Rate	Daily Overtime Hourly Rate ^b (1½ x)	Saturday Overtime Hourly Rate ^b (1½ x)	Sunday/Holiday Overtime Hourly Rate (2 x)
Group I	\$37.19	8	\$69.73	\$88.325	\$88.325	\$106.92
Group II	\$37.34	8	\$69.88	\$88.55	\$88.55	\$107.22
Group III	\$37.47	8	\$70.01	\$88.745	\$88.745	\$107.48
Group IV	\$37.66	8	\$70.20	\$89.03	\$89.03	\$107.86
Group V	\$37.69	8	\$70.23	\$89.075	\$89.075	\$107.92
Group VI	\$37.72	8	\$70.26	\$89.12	\$89.12	\$107.98
Group VII	\$37.97	8	\$70.51	\$89.495	\$89.495	\$108.48
Group VIII	\$38.22	8	\$70.76	\$89.87	\$89.87	\$108.98
Group IX	\$38.42	8	\$70.96	\$90.17	\$90.17	\$109.38
Group X	\$38.72	8	\$71.26	\$90.62	\$90.62	\$109.98
Group XI	\$39.22	8	\$71.76	\$91.37	\$91.37	\$110.98

Employer Payments:

Type of Fund	Amount per Hour
Health and Welfare	\$20.12
Pension	\$7.00
Vacation and Holiday ^c	\$3.15
Training	\$1.82
Other	\$0.45

Wages and total hourly rates (including employer payments):

Classification ^d (Subjourneyman)	Basic Hourly Rate	Hours	Total Hourly Rate	Daily Overtime Hourly Rate ^b (1½ x)	Saturday Overtime Hourly Rate ^b (1½x)	Sunday/Holiday Overtime Hourly Rate (2 x)
0-2000 hours	\$22.40	8	\$53.79	\$64.99	\$64.99	\$76.19
2001-4000 hours	\$24.40	8	\$56.04	\$68.24	\$68.24	\$80.44
4001-6000 hours	\$26.40	8	\$58.29	\$71.49	\$71.49	\$84.69

Over 6000 hours and thereafter at journeyman rates.

Employer Payments:

Type of Fund	Amount per Hour
Health and Welfare	\$20.12
Pension	\$7.00
Vacation and Holiday ^c	\$2.00 (\$2.25 for 2001-4000 hours; \$2.50 for 4001-6000 hours)
Training	\$1.82
Other	\$0.45

Recognized holidays:

Holidays upon which the general prevailing hourly wage rate for Holiday work shall be paid, shall be all holidays in the collective bargaining agreement, applicable to the particular craft, classification, or type of worker employed on the project, which is on file with the Director of Industrial Relations. If the prevailing rate is not based on a collectively bargained rate, the holidays upon which the prevailing rate shall be paid shall be as provided in Section 6700 of the Government Code. You may obtain the holiday provisions for the current determinations on the [Director's General Prevailing Wage Determinations Website](http://www.dir.ca.gov/OPRL/DPreWageDetermination.htm) (<http://www.dir.ca.gov/OPRL/DPreWageDetermination.htm>). Holiday provisions for current or superseded determinations may be obtained by contacting the Office of the Director – Research Unit at (415) 703-4774.

Travel and/or subsistence payment:

In accordance with Labor Code Sections 1773.1 and 1773.9, contractors shall make travel and/or subsistence payments to each worker to execute the work. You may obtain the travel and/or subsistence provisions for the current determinations on the [Director's General Prevailing Wage Determinations Website](http://www.dir.ca.gov/OPRL/DPreWageDetermination.htm) (<http://www.dir.ca.gov/OPRL/DPreWageDetermination.htm>). Travel and/or subsistence requirements for current or superseded determinations may be obtained by contacting the Office of the Director – Research Unit at (415) 703-4774.

GENERAL PREVAILING WAGE DETERMINATION MADE BY
THE DIRECTOR OF INDUSTRIAL RELATIONS PURSUANT TO CALIFORNIA LABOR CODE
PART 7, CHAPTER 1, ARTICLE 2, SECTIONS 1770, 1773 AND 1773.1
FOR COMMERCIAL BUILDING, HIGHWAY, HEAVY CONSTRUCTION AND DREDGING PROJECTS

**CRAFT: #TEAMSTER (SECOND SHIFT)
(APPLIES ONLY TO WORK ON THE CONSTRUCTION SITE)**

Determination:

SC-23-261-2-2022-1

Issue Date:

August 22, 2022

Expiration date of determination:

June 30, 2023** The rate to be paid for work performed after this date has been determined. If work will extend past this date, the new rate must be paid and should be incorporated in contracts entered into now. Contact the Office of the Director – Research Unit for specific rates at (415) 703-4774.

Localities:

All localities within Imperial, Inyo, Kern, Los Angeles, Mono, Orange, Riverside, San Bernardino, San Luis Obispo, Santa Barbara and Ventura Counties.

Wages and total hourly rates (including employer payments):

Classification ^a (Journey person)	Basic Hourly Rate	Hours ^e	Total Hourly Rate	Daily Overtime Hourly Rate ^b (1½ x)	Saturday Overtime Hourly Rate ^b (1½ x)	Sunday/Holiday Overtime Hourly Rate (2 x)
Group I	\$38.19	8	\$70.73	\$89.825	\$89.825	\$108.92
Group II	\$38.34	8	\$70.88	\$90.05	\$90.05	\$109.22
Group III	\$38.47	8	\$71.01	\$90.245	\$90.245	\$109.48
Group IV	\$38.66	8	\$71.20	\$90.53	\$90.53	\$109.86
Group V	\$38.69	8	\$71.23	\$90.575	\$90.575	\$109.92
Group VI	\$38.72	8	\$71.26	\$90.62	\$90.62	\$109.98
Group VII	\$38.97	8	\$71.51	\$90.995	\$90.995	\$110.48
Group VIII	\$39.22	8	\$71.76	\$91.37	\$91.37	\$110.98
Group IX	\$39.42	8	\$71.96	\$91.67	\$91.67	\$111.38
Group X	\$39.72	8	\$72.26	\$92.12	\$92.12	\$111.98
Group XI	\$40.22	8	\$72.76	\$92.87	\$92.87	\$112.98

Employer Payments:

Type of Fund	Amount per Hour
Health and Welfare	\$20.12
Pension	\$7.00
Vacation and Holiday ^c	\$3.15
Training	\$1.82
Other	\$0.45

Wages and total hourly rates (including employer payments):

Classification ^d (Subjourneyman)	Basic Hourly Rate	Hours ^e	Total Hourly Rate	Daily Overtime Hourly Rate ^b (1½ x)	Saturday Overtime Hourly Rate ^b (1½x)	Sunday/Holiday Overtime Hourly Rate (2 x)
0-2000 hours	\$22.40	8	\$53.79	\$64.99	\$64.99	\$76.19
2001-4000 hours	\$24.40	8	\$56.04	\$68.24	\$68.24	\$80.44
4001-6000 hours	\$26.40	8	\$58.29	\$71.49	\$71.49	\$84.69

Over 6000 hours and thereafter at journeyman rates.

Employer Payments:

Type of Fund	Amount per Hour
Health and Welfare	\$20.12
Pension	\$7.00
Vacation and Holiday ^c	\$2.00 (\$2.25 for 2001-4000 hours; \$2.50 for 4001-6000 hours)
Training	\$1.82
Other	\$0.45

Recognized holidays:

Holidays upon which the general prevailing hourly wage rate for Holiday work shall be paid, shall be all holidays in the collective bargaining agreement, applicable to the particular craft, classification, or type of worker employed on the project, which is on file with the Director of Industrial Relations. If the prevailing rate is not based on a collectively bargained rate, the holidays upon which the prevailing rate shall be paid shall be as provided in Section 6700 of the Government Code. You may obtain the holiday provisions for the current determinations on the [Director's General Prevailing Wage Determinations Website](http://www.dir.ca.gov/OPRL/DPreWageDetermination.htm) (<http://www.dir.ca.gov/OPRL/DPreWageDetermination.htm>). Holiday provisions for current or superseded determinations may be obtained by contacting the Office of the Director – Research Unit at (415) 703-4774.

Travel and/or subsistence payment:

In accordance with Labor Code Sections 1773.1 and 1773.9, contractors shall make travel and/or subsistence payments to each worker to execute the work. You may obtain the travel and/or subsistence provisions for the current determinations on the [Director's General Prevailing Wage Determinations Website](http://www.dir.ca.gov/OPRL/DPreWageDetermination.htm) (<http://www.dir.ca.gov/OPRL/DPreWageDetermination.htm>). Travel and/or subsistence requirements for current or superseded determinations may be obtained by contacting the Office of the Director – Research Unit at (415) 703-4774.

Classifications:

Group I

Warehouseman and Teamster

Side Dump Trucks

Flow Boy Dump Trucks

Group II

Driver of Vehicle or Combination of Vehicles - 2 axles
Traffic Control Pilot Car, excluding moving heavy
equipment permit load
Truck Mounted Power Broom

Group VII

A Frame, Swedish Crane or Similar
Forklift Driver
Ross Carrier Driver

Group III

Driver of Vehicle or Combination of Vehicles - 3 axles
Bootman
Cement Mason Distribution Truck
Fuel Truck Driver
Water Truck - 2 axles
Dump Truck of less than 16 yards water level
Erosion Control Driver

Group VIII

Dump Truck of 25 yds to 49 yards water level
Truck Repairman
Water Pull Single Engine
Welder

Group IV

Driver of Transit Mix Truck-Under 3 yds
Dumpcrete Truck Less than 6½ yards water level
Truck Repairman Helper

Group IX

Truck Repairman Welder
Low Bed Driver, 9 axles or over

Group V

Water Truck 3 or more axles
Warehouseman Clerk
Slurry Truck Driver

Group X

Working Truck Driver
Truck Greaser and Tireman - \$0.50 additional for
Tireman
Pipeline and Utility Working Truck Driver, including
Winch Truck and Plastic Fusion, limited to Pipeline
and Utility Work
Dump Truck and Articulating - 50 yards or more water
level
Water Pull Single Engine with attachment

Group VI

Driver of Transit Mix Truck - 3 yds or more
Dumpcrete Truck 6½ yds water level and over
Driver of Vehicle or Combination of Vehicles - 4 or
more axles
Driver of Oil Spreader Truck
Dump Truck 16 yds to 25 yds water level

Group XI

Water Pull Twin Engine
Water Pull Twin Engine with attachments
Winch Truck Driver - \$0.25 additional when operating
a Winch or similar special attachment

Indicates an apprenticeable craft. The current apprentice wage rates are available on the [Prevailing Wage
Apprentice Determinations Website](http://www.dir.ca.gov/OPRL/PWAppWage/PWAppWageStart.asp) (<http://www.dir.ca.gov/OPRL/PWAppWage/PWAppWageStart.asp>).

^a For classifications within each group, see Page 7.

^b Rate applies to the first 4 daily overtime hours on weekdays and the first 12 hours on Saturday. All other overtime is paid at the Sunday/Holiday double-time rate.

^c Includes an amount for Supplemental Dues.

^d Subjourneyman may be employed at a ratio of one subjourneyman for every five journeyman.

^e The third shift shall work 6.5 hours, exclusive of meal period, for which 8-hours straight time shall be paid at the non-shift rate, Monday through Friday.

Schedule 1

SCHEDULE 1

SIZE OF COLLECTION	SET-UP COSTS	Clean Harbors - Fixed Costs (Prevailing Wage Labor)					
		LABOR					
(# OF LOADS)	PER EVENT	# OF HOTZONE WORKERS	MIN # OF WORKERS	MAX # OF WORKERS	LABOR COSTS \$	TOTAL COSTS \$	Loads Exceeding Baseline Setup (Additional Load Charge)
100	\$767	14	14	14	\$24,192	\$24,959	22.12
250	\$1,167	19 - 20	19	20	\$34,560	\$35,727	19.98
500	\$1,945	26 - 28	26	28	\$48,384	\$50,329	16.59
750	\$2,652	32 - 34	32	34	\$58,752	\$61,404	11.70
1,000	\$3,265	43 - 45	43	45	\$77,760	\$81,025	11.70
1,250	\$3,500	52-54	52	54	\$93,312	\$96,812	11.70
1,500	\$3,500	52-54	52	54	\$93,312	\$96,812	11.70
1,750	\$3,500	52-54	52	54	\$93,312	\$96,812	11.70
2,000	\$3,500	52-54	52	54	\$93,312	\$96,812	11.70
2,500	\$3,500	52-54	52	54	\$93,312	\$96,812	11.70
3,000	\$3,500	52-54	52	54	\$93,312	\$96,812	11.70

Please note the number of proposed workers is based on our historical operation of the site. With the small footprint of the site along with the traffic ingress/egress these levels of staff are required to operate a safe and efficient event with high customer

LOADS OVER BASELINE SET-UP (Additional Load Charge) Explanation

If the actual number of loads determined for a Collection Event is equal to or less than the Baseline Setup Number of Loads for that event, then the District shall pay the Contractor the Setup Total Cost that corresponds to the Baseline Setup Number of Loads shown on the table above. If the actual number of loads exceeds the Baseline Setup Number of Loads, then the District shall pay the Contractor the Setup Total Cost for the Baseline Setup Number of Loads plus an Additional Cost per Load for each load above the baseline within each successive baseline load category as shown in the table.

For example, for a 500 Baseline Setup, the Contractor will be paid \$9,425 plus \$15.65 for all loads between 501 and 749.

Door to Door Pickups

FlatRate per pickup for Special Pickups(Door to Door) Independent of Event \$100 per pickup*

*Note: these Special Pickups independent of any HHW event must be scheduled

with at least 72 hours advanced notice and Clean Harbors must be allowed to bring collected waste to the Districts permanent HHW facility in Signal Hill, CA for disposal so it can be comingled other HHW waste at the facility. Includes vehicle & technician cost to pickup waste from residence.

Rates for Special Pickups(Door to Door) associated with events (typically Friday before event or Sat of event) are to be negotiated during contract period per RFP.

Notes:

Please note the number of proposed workers is based on our historical operation of the site. With the small footprint of the site along with the traffic ingress/egress these levels of staff are required to operate a safe and efficient event with high customer satisfaction.

Based on the current site footprint we do not think it is feasible to accommodate more than 1300 loads per day at the site; nor can the site accommodate more than 54 workers due to the small footprint. If the County anticipates single day participation rates above 1300 loads, we will work with the County and Edco to develop a workplan.

Note: Quoted pricing shall be effective for the first 3-year period of the resultant contract.

Clean Harbors Environmental Services, Inc.

ATTACHMENT FOUR - DISPOSAL COST MATRIX

WCC

LCCRA

LCCRA

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LCCRA

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LCCRA

LCCRA or LAT-A

LCCRA or LAT-A

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ONE	TWO	THREE	FOUR	FIVE	SIX	SEVEN	EIGHT	
WASTE NO.	ID CODE	HAZARDOUS MATERIAL DESCRIPTION AND PROPER SHIPPING NAME	HAZARD CLASS	PACKING TYPE	PACKING UNIT	DISPOSAL METHOD	UNIT COST	
1 a	UN3264	CORROSIVE LIQUID, ACIDIC, INORGANIC, N.O.S., 8, UN3264, PG II	8	labpack	5 DM	DI	\$ 76.42	
1 b	UN3264	CORROSIVE LIQUID, ACIDIC, INORGANIC, N.O.S., 8, UN3264, PG II	8	labpack	15 DM	DI	\$ 147.39	
1 c	UN3264	CORROSIVE LIQUID, ACIDIC, INORGANIC, N.O.S., 8, UN3264, PG II	8	labpack	30 DM	DI	\$ 187.43	
1 d	UN3264	CORROSIVE LIQUID, ACIDIC, INORGANIC, N.O.S., 8, UN3264, PG II	8	labpack	55 DM	DI	\$ 245.65	
2 a	UN3265	CORROSIVE LIQUID, ACIDIC, ORGANIC, N.O.S., 8, UN3265, PG II	8	labpack	5 DM	DI	\$ 76.42	
2 b	UN3265	CORROSIVE LIQUID, ACIDIC, ORGANIC, N.O.S., 8, UN3265, PG II	8	labpack	15 DM	DI	\$ 147.39	
2 c	UN3265	CORROSIVE LIQUID, ACIDIC, ORGANIC, N.O.S., 8, UN3265, PG II	8	labpack	30 DM	DI	\$ 184.25	
2 d	UN3265	CORROSIVE LIQUID, ACIDIC, ORGANIC, N.O.S., 8, UN3265, PG II	8	labpack	55 DM	DI	\$ 245.65	
3 a	UN3260	CORROSIVE SOLID, ACIDIC, INORGANIC, N.O.S., 8, UN3260, PG II	8	labpack	5 DM	DI or TRT	\$ 76.42	
3 b	UN3260	CORROSIVE SOLID, ACIDIC, INORGANIC, N.O.S., 8, UN3260, PG II	8	labpack	15 DM	DI or TRT	\$ 147.39	
3 c	UN3260	CORROSIVE SOLID, ACIDIC, INORGANIC, N.O.S., 8, UN3260, PG II	8	labpack	30 DM	DI or TRT	\$ 187.43	
3 d	UN3260	CORROSIVE SOLID, ACIDIC, INORGANIC, N.O.S., 8, UN3260, PG II	8	labpack	55 DM	DI or TRT	\$ 245.65	
4 a	UN3261	CORROSIVE SOLID, ACIDIC, ORGANIC, N.O.S., 8, UN3261, PG II	8	labpack	5 DM	DI	\$ 76.42	
4 b	UN3261	CORROSIVE SOLID, ACIDIC, ORGANIC, N.O.S., 8, UN3261, PG II	8	labpack	15 DM	DI	\$ 147.39	
4 c	UN3261	CORROSIVE SOLID, ACIDIC, ORGANIC, N.O.S., 8, UN3261, PG II	8	labpack	30 DM	DI	\$ 184.25	
4 d	UN3261	CORROSIVE SOLID, ACIDIC, ORGANIC, N.O.S., 8, UN3261, PG II	8	labpack	55 DM	DI	\$ 245.65	
5 a	N/A	CONSUMER COMMODITY ORM-D (Aerosols, Flammable)	N/A	loosepack	5 DM	FS	\$ 76.42	
5 b	N/A	CONSUMER COMMODITY ORM-D (Aerosols, Flammable)	N/A	loosepack	30 DM	FS	\$ 137.57	
5 c	N/A	CONSUMER COMMODITY ORM-D (Aerosols, Flammable)	N/A	loosepack	55 DM	FS	\$ 201.98	
5 d	N/A	CONSUMER COMMODITY ORM-D (Aerosols, Flammable)	N/A	loosepack	CYB	FS	\$ 671.45	
6 a	N/A	CONSUMER COMMODITY ORM-D (Aerosols, NonFlammable)	N/A	loosepack	5 DM	DI	\$ 76.42	
6 b	N/A	CONSUMER COMMODITY ORM-D (Aerosols, NonFlammable)	N/A	loosepack	30 DM	DI	\$ 137.57	
6 c	N/A	CONSUMER COMMODITY ORM-D (Aerosols, NonFlammable)	N/A	loosepack	55 DM	DI	\$ 201.98	
6 d	N/A	CONSUMER COMMODITY ORM-D (Aerosols, NonFlammable)	N/A	loosepack	CYB	DI	\$ 671.45	
7 a	N/A	CONSUMER COMMODITY ORM-D (Aerosols, Poisonous)	N/A	loosepack	5 DM	DI	\$ 76.42	
7 b	N/A	CONSUMER COMMODITY ORM-D (Aerosols, Poisonous)	N/A	loosepack	30 DM	DI	\$ 137.57	

Clean Harbors Environmental Services, Inc.

ATTACHMENT FOUR - DISPOSAL COST MATRIX

ONE	TWO	THREE	FOUR	FIVE	SIX	SEVEN	EIGHT	
WASTE NO.	ID CODE	HAZARDOUS MATERIAL DESCRIPTION AND PROPER SHIPPING NAME	HAZARD CLASS	PACKING TYPE	PACKING UNIT	DISPOSAL METHOD	UNIT COST	WCC
7 c	N/A	CONSUMER COMMODITY ORM-D (Aerosols, Poisonous)	N/A	loosepack	55 DM	DI	\$ 201.98	LCCRQ
7 d	N/A	CONSUMER COMMODITY ORM-D (Aerosols, Poisonous)	N/A	loosepack	CYB	DI	\$ 671.45	LCCRQ
8 a	N/A	(USED ANTIFREEZE) NON-RCRA HAZARDOUS WASTE LIQUID	N/A	bulk	55 DM	R	\$ 136.47	B35
8 b	N/A	(USED ANTIFREEZE) NON-RCRA HAZARDOUS WASTE LIQUID	N/A	bulk	gallon	R	\$ 1.64	B35
9 a	NA2212	RQ, ASBESTOS, 9, NA2212, PG III	9	loosepack	5 DM	LF	\$ 76.42	CNIA
9 b	NA2212	RQ, ASBESTOS, 9, NA2212, PG III	9	loosepack	30 DM	LF	\$ 88.43	CNIA
9 c	NA2212	RQ, ASBESTOS, 9, NA2212, PG III	9	loosepack	55 DM	LF	\$ 114.63	CNIA
9 d	NA2212	RQ, ASBESTOS, 9, NA2212, PG III	9	loosepack	CYB	LF	\$ 283.86	CNIA
10 a	UN1719	CAUSTIC ALKALI LIQUIDS, N.O.S., 8, UN1719, PG II	8	labpack	5 DM	TRT	\$ 76.42	LAT-B
10 b	UN1719	CAUSTIC ALKALI LIQUIDS, N.O.S., 8, UN1719, PG II	8	labpack	15 DM	TRT	\$ 147.39	LAT-B
10 c	UN1719	CAUSTIC ALKALI LIQUIDS, N.O.S., 8, UN1719, PG II	8	labpack	30 DM	TRT	\$ 187.43	LAT-B
10 d	UN1719	CAUSTIC ALKALI LIQUIDS, N.O.S., 8, UN1719, PG II	8	labpack	55 DM	TRT	\$ 245.65	LAT-B
11 a	UN3266	CORROSIVE LIQUID, BASIC, INORGANIC, N.O.S., 8, UN3266 PG II	8	labpack	5 DM	DI	\$ 76.42	LCCRB
11 b	UN3266	CORROSIVE LIQUID, BASIC, INORGANIC, N.O.S., 8, UN3266 PG II	8	labpack	15 DM	DI	\$ 147.39	LCCRB
11 c	UN3266	CORROSIVE LIQUID, BASIC, INORGANIC, N.O.S., 8, UN3266 PG II	8	labpack	30 DM	DI	\$ 184.25	LCCRB
11 d	UN3266	CORROSIVE LIQUID, BASIC, INORGANIC, N.O.S., 8, UN3266 PG II	8	labpack	55 DM	DI	\$ 245.65	LCCRB
12 a	UN3267	CORROSIVE LIQUID, BASIC, ORGANIC, N.O.S., 8, UN3267, PG II	8	labpack	5 DM	DI	\$ 76.42	LAT-B
12 b	UN3267	CORROSIVE LIQUID, BASIC, ORGANIC, N.O.S., 8, UN3267, PG II	8	labpack	15 DM	DI	\$ 147.39	LAT-B
12 c	UN3267	CORROSIVE LIQUID, BASIC, ORGANIC, N.O.S., 8, UN3267, PG II	8	labpack	30 DM	DI	\$ 184.25	LAT-B
12 d	UN3267	CORROSIVE LIQUID, BASIC, ORGANIC, N.O.S., 8, UN3267, PG II	8	labpack	55 DM	DI	\$ 245.65	LAT-B
13 a	UN3262	CORROSIVE SOLID, BASIC, INORGANIC, N.O.S., 8, UN3262, PG II	8	labpack	5 DM	DI or TRT	\$ 76.42	LCCRB or LAT-B
13 b	UN3262	CORROSIVE SOLID, BASIC, INORGANIC, N.O.S., 8, UN3262, PG II	8	labpack	15 DM	DI or TRT	\$ 147.39	LCCRB or LAT-B
13 c	UN3262	CORROSIVE SOLID, BASIC, INORGANIC, N.O.S., 8, UN3262, PG II	8	labpack	30 DM	DI or TRT	\$ 187.43	LCCRB or LAT-B
13 d	UN3262	CORROSIVE SOLID, BASIC, INORGANIC, N.O.S., 8, UN3262, PG II	8	labpack	55 DM	DI or TRT	\$ 245.65	LCCRB or LAT-B

Clean Harbors Environmental Services, Inc.

ATTACHMENT FOUR - DISPOSAL COST MATRIX

ONE	TWO	THREE	FOUR	FIVE	SIX	SEVEN	EIGHT	WCC
WASTE NO.	ID CODE	HAZARDOUS MATERIAL DESCRIPTION AND PROPER SHIPPING NAME	HAZARD CLASS	PACKING TYPE	PACKING UNIT	DISPOSAL METHOD	UNIT COST	
14 a	UN3263	CORROSIVE SOLID, BASIC, ORGANIC, N.O.S., 8, UN3263, PG II	8	labpack	5 DM	DI	\$ 76.42	LLF
14 b	UN3263	CORROSIVE SOLID, BASIC, ORGANIC, N.O.S., 8, UN3263, PG II	8	labpack	15 DM	DI	\$ 147.39	LLF
14 c	UN3263	CORROSIVE SOLID, BASIC, ORGANIC, N.O.S., 8, UN3263, PG II	8	labpack	30 DM	DI	\$ 184.25	LLF
14 d	UN3263	CORROSIVE SOLID, BASIC, ORGANIC, N.O.S., 8, UN3263, PG II	8	labpack	55 DM	DI	\$ 245.65	LLF
15 a	UN3028	BATTERIES, DRY, CONTAINING POTASSIUM HYDROXIDE SOLID, 8, UN3028, PG III	8	loosepack	5 DM	LF	\$ 76.42	CNO
15 b	UN3028	BATTERIES, DRY, CONTAINING POTASSIUM HYDROXIDE SOLID, 8, UN3028, PG III	8	loosepack	30 DM	LF	\$ 114.64	CNO
15 c	UN3028	BATTERIES, DRY, CONTAINING POTASSIUM HYDROXIDE SOLID, 8, UN3028, PG III	8	loosepack	5 DM	RC	\$ 90.00	LBD1
15 d	UN3028	BATTERIES, DRY, CONTAINING POTASSIUM HYDROXIDE SOLID, 8, UN3028, PG III	8	loosepack	30 DM	RC	\$ 400.00	LBD1
16 a	UN3090	LITHIUM BATTERY, 9, UN3090, PG II	9	loosepack	5 DM	RC	\$ 136.47	LBBGB
17 a	UN2025	MERCURY COMPOUNDS, SOLID, N.O.S., (MERCURY BATTERIES), 6.1, UN2025, PG II	6.1	loosepack	5 DM	RC	\$ 425.00	LCHG3
18 a	N/A	(NI-CAD BATTERIES) NON-RCRA HAZARDOUS WASTE SOLID	N/A	loosepack	5 DM	RC	\$ 92.80	LBD2
18 b	N/A	(NI-CAD BATTERIES) NON-RCRA HAZARDOUS WASTE SOLID	N/A	loosepack	15 DM	RC	\$ 163.77	LBD2
18 c	N/A	(NI-CAD BATTERIES) NON-RCRA HAZARDOUS WASTE SOLID	N/A	loosepack	30 DM	RC	\$ 300.00	LBD2
18 d	N/A	(NI-CAD BATTERIES) NON-RCRA HAZARDOUS WASTE SOLID	N/A	loosepack	55 DM	RC	\$ 300.00	LBD2
19 a	UN2794	BATTERIES, WET, FILLED WITH ACID, 8, UN2794, PG III	8	pallet	per event	RC	\$ 109.00	LBLA
19 b	UN2794	BATTERIES, WET, FILLED WITH ACID, 8, UN2794, PG III	8	loosepack	5 DM	RC	\$ 76.42	LBLA
19 c	UN2794	BATTERIES, WET, FILLED WITH ACID, 8, UN2794, PG III	8	loosepack	30 DM	RC	\$ 114.64	LBLA
19 d	UN2794	BATTERIES, WET, FILLED WITH ACID, 8, UN2794, PG III	8	loosepack	55 DM	RC	\$ 163.77	LBLA
20 a	UN1325	FLAMMABLE SOLIDS, ORGANIC, N.O.S., (BLACK POWDER), 4.1, UN1325, PG II (must not be a DOT explosive)	4.1	labpack	5 DM	DI	\$136.47	LRCTD

Clean Harbors Environmental Services, Inc.

ATTACHMENT FOUR - DISPOSAL COST MATRIX

WCC

LCY7

LRCTB

LRCTB

ECEW

EEE

D23

D23

D23

LCCRN

LCCRN

LCCRN

LLF

ONE	TWO	THREE	FOUR	FIVE	SIX	SEVEN	EIGHT	
WASTE NO.	ID CODE	HAZARDOUS MATERIAL DESCRIPTION AND PROPER SHIPPING NAME	HAZARD CLASS	PACKING TYPE	PACKING UNIT	DISPOSAL METHOD	UNIT COST	
21 a	N/A	CONSUMER COMMODITY ORM-D (COMPRESSED GAS, FLAMMABLE)	N/A	loosepack	55 DM	DI	CBC	
22 a	N/A	CONSUMER COMMODITY ORM-D (COMPRESSED GAS, NON-FLAMMABLE)	N/A	loosepack	55 DM	DI	CBC	
23 a	N/A	CONSUMER COMMODITY ORM-D (COMPRESSED GAS-not specified)	N/A	loosepack	55 DM	DI	CBC	
24 a	N/A	CONSUMER COMMODITY ORM-D (POISON GAS)	N/A	loosepack	55 DM	DI	CBC	
25 a	UN1935	CYANIDE SOLUTIONS, N.O.S., (CYANIDES, SOLUBLE CYANIDE SALTS), 6.1, UN1935, PG II	6.1	labpack	5 DM	DI	\$ 136.47	
26 a	UN1588	CYANIDES, INORGANIC, SOLID, N.O.S., (CONTAINS POTASSIUM CYANIDES, SODIUM CYANIDE), 6.1, UN1588, PG II	6.1	labpack	5 DM	DI	\$ 136.47	
27 a	N/A	electronic waste (CEW handling & transportaion fee)	N/A	pallet	lb	RC	\$ 0.064 /lb	
27 b	N/A	electronic waste (CEW Recovery Payment passthrough)	N/A	pallet	lb	RC	credit at current State collector rate	
28 a	N/A	electronic waste (non CEW) Transportation & Recycling	N/A	loosepack	CYB	RC	cost + 15% /lb	
29 a	N/A	(EMPTY DRUMS) NON-RCRA HAZARDOUS WASTE SOLID	N/A	loosepack	5 DM	RC/LF	\$ 16.38	
29 b	N/A	(EMPTY DRUMS) NON-RCRA HAZARDOUS WASTE SOLID	N/A	loosepack	30 DM	RC/LF	\$ 27.29	
29 c	N/A	(EMPTY DRUMS) NON-RCRA HAZARDOUS WASTE SOLID	N/A	loosepack	55 DM	RC/LF	\$ 38.21	
30 a	N/A	ENVIRONMENTALLY HAZARDOUS SUBSTANCES. LIQUID	N/A	loosepack	5 DM	FS/DI	\$ 76.42	
30 b	N/A	ENVIRONMENTALLY HAZARDOUS SUBSTANCES. LIQUID	N/A	loosepack	30 DM	FS/DI	\$ 184.25	
30 c	N/A	ENVIRONMENTALLY HAZARDOUS SUBSTANCES. LIQUID	N/A	loosepack	55 DM	FS/DI	\$ 245.65	
31 a	N/A	ENVIRONMENTALLY HAZARDOUS SUBSTANCES. SOLID	N/A	loosepack	5 DM	LF	\$ 76.42	

Clean Harbors Environmental Services, Inc.

ATTACHMENT FOUR - DISPOSAL COST MATRIX

ONE	TWO	THREE	FOUR	FIVE	SIX	SEVEN	EIGHT	WCC
WASTE NO.	ID CODE	HAZARDOUS MATERIAL DESCRIPTION AND PROPER SHIPPING NAME	HAZARD CLASS	PACKING TYPE	PACKING UNIT	DISPOSAL METHOD	UNIT COST	
31 b	N/A	ENVIRONMENTALLY HAZARDOUS SUBSTANCES. SOLID	N/A	loosepack	30 DM	LF	\$ 88.44	LLF
31 c	N/A	ENVIRONMENTALLY HAZARDOUS SUBSTANCES. SOLID	N/A	loosepack	55 DM	LF	\$ 114.64	LLF
31 d	N/A	ENVIRONMENTALLY HAZARDOUS SUBSTANCES. SOLID	N/A	loosepack	CYB	LF	\$ 283.87	LLF
32 a	UN1044	FIRE EXTINGUISHERS, 2.2, UN1044	2.2	cysm	each	RC	\$ 6.36 each	LCCRC
32 b	UN1044	FIRE EXTINGUISHERS, 2.2, UN1044	2.2	cyme	each	RC	\$ 21.20 each	LCCRC
33 a	UN1993	FLAMMABLE LIQUIDS, N.O.S., (GASOLINE, PETROLEUM DISTILLATES), 3, UN1993, PG II	3	loosepack or bulk	5 DM	FS/DI	\$ 76.42	LFB1/LCCRD
33 b	UN1993	FLAMMABLE LIQUIDS, N.O.S., (GASOLINE, PETROLEUM DISTILLATES), 3, UN1993, PG II	3	loosepack or bulk	15 DM	FS/DI	\$ 147.39	LFB1/LCCRD
33 c	UN1993	FLAMMABLE LIQUIDS, N.O.S., (GASOLINE, PETROLEUM DISTILLATES), 3, UN1993, PG II	3	loosepack or bulk	30 DM	FS/DI	\$ 184.25	LFB1/LCCRD
33 d	UN1993	FLAMMABLE LIQUIDS, N.O.S., (GASOLINE, PETROLEUM DISTILLATES), 3, UN1993, PG II	3	loosepack or bulk	55 DM	FS/DI	\$ 245.65	LFB1/LCCRD
33 e	UN1993	FLAMMABLE LIQUIDS, N.O.S., (GASOLINE, PETROLEUM DISTILLATES), 3, UN1993, PG II	3	loosepack or bulk	85 DM	FS/DI	\$ 356.19	LFB1/LCCRD
34 a	UN2924	FLAMMABLE LIQUIDS, CORROSIVE, N.O.S., 3, UN2924, PG II	3	loosepack	5 DM	FS/DI	\$ 76.42	LCCRC
34 b	UN2924	FLAMMABLE LIQUIDS, CORROSIVE, N.O.S., 3, UN2924, PG II	3	loosepack	30 DM	FS/DI	\$ 184.25	LCCRC
34 c	UN2924	FLAMMABLE LIQUIDS, CORROSIVE, N.O.S., 3, UN2924, PG II	3	loosepack	55 DM	FS/DI	\$ 245.65	LCCRC
35 a	UN1992	FLAMMABLE LIQUIDS, TOXIC, N.O.S., (DIAZINON, MALATHION), 3, UN1992, PG II	3	loosepack	5 DM	DI	\$ 76.42	LCCRD
35 b	UN1992	FLAMMABLE LIQUIDS, TOXIC, N.O.S., (DIAZINON, MALATHION), 3, UN1992, PG II	3	loosepack	30 DM	DI	\$ 184.25	LCCRD
35 c	UN1992	FLAMMABLE LIQUIDS, TOXIC, N.O.S., (DIAZINON, MALATHION), 3, UN1992, PG II	3	loosepack	55 DM	DI	\$ 245.65	LCCRD
36 a	UN1325	FLAMMABLE SOLIDS, ORGANIC, N.O.S., (RESINS, ADHESIVES), 4.1, UN1325, PG II	4.1	loosepack	5 DM	DI	\$ 76.42	LPTN
36 b	UN1325	FLAMMABLE SOLIDS, ORGANIC, N.O.S., (RESINS, ADHESIVES), 4.1, UN1325, PG II	4.1	loosepack	30 DM	DI	\$ 213.99	LPTN

Clean Harbors Environmental Services, Inc.

ATTACHMENT FOUR - DISPOSAL COST MATRIX

ONE	TWO	THREE	FOUR	FIVE	SIX	SEVEN	EIGHT	
WASTE NO.	ID CODE	HAZARDOUS MATERIAL DESCRIPTION AND PROPER SHIPPING NAME	HAZARD CLASS	PACKING TYPE	PACKING UNIT	DISPOSAL METHOD	UNIT COST	WCC
36 c	UN1325	FLAMMABLE SOLIDS, ORGANIC, N.O.S., (RESINS, ADHESIVES), 4.1, UN1325, PG II	4.1	loosepack	55 DM	DI	\$ 305.70	LPTN
36 d	UN1325	FLAMMABLE SOLIDS, ORGANIC, N.O.S., (RESINS, ADHESIVES), 4.1, UN1325, PG II	4.1	loosepack	CYB	DI	\$ 742.00	LPTN
37 a	UN3178	FLAMMABLE SOLID, INORGANIC, N.O.S., (ZINC POWDER, ALUMINUM POWDER), 4.1, UN3178, PG II	4.1	loosepack	5 DM	DI	\$ 136.47	LRCT
38 a	N/A	FLOURESCENT LAMPS	N/A	loosepack	cyl. EACH	RC	\$ 1.06 /light bulb	CFL1
39 a	UN	REFRIGERANT GASES N.O.S., 2.2	2.2	loosepack	SMALL cylinder	DI	\$ 236.00 each	LCY6
39 b	UN	REFRIGERANT GASES N.O.S., 2.2	2.2	loosepack	MEDIUM cylinder	DI	\$366.00 EACH	
39 c	UN	REFRIGERANT GASES N.O.S., 2.2	2.2	loosepack	LARGE cylinder	DI	\$900.00	
40 a	UN1325	FUSEE, 4.1, NA1325, PG II	4.1	labpack	5 DM	DI	\$ 136.47	LRCTD
41 a	N/A	MEDICAL WASTE	N/A	loosepack	5 DM	DI	\$ 136.47	D20
41 b	N/A	MEDICAL WASTE	N/A	loosepack	30 DM	DI	\$ 136.47	D20
41 c	N/A	MEDICAL WASTE	N/A	loosepack	55 DM	DI	\$ 136.47	D20
42 a	NA	MEDICAL WASTE (SHARPS)	N/A	loosepack	44 or 55gal	AC or DI	\$ 136.47	D20AC or D20
43 a	UN2025	MERCURY COMPOUNDS, SOLID, N.O.S., 6.1, UN2025, PG II	6.1	labpack	5 DM	RC	\$ 425.00	LCHG4
44 a	UN2809	RQ, MERCURY, 8, UN2809, PG III	8	labpack	5 DM	RC	\$ 425.00	LCHG2
44 b	UN2809	RQ, MERCURY, 8, UN2809, PG III	8	labpack	55 DM	RC	\$1,450.00	LCHG2
44 c	UN2809	RQ, MERCURY, 8 (6.1) , UN2809, PG III	8	labpack	5 DM	RC	\$ 550.00	LCHG1
44 d	UN2809	RQ, MERCURY, 8 (6.1) , UN2809, PG III	8	labpack	15 DM	RC	\$ 1,200.00	LCHG1

Clean Harbors Environmental Services, Inc.

ATTACHMENT FOUR - DISPOSAL COST MATRIX

ONE	TWO	THREE	FOUR	FIVE	SIX	SEVEN	EIGHT	
WASTE NO.	ID CODE	HAZARDOUS MATERIAL DESCRIPTION AND PROPER SHIPPING NAME	HAZARD CLASS	PACKING TYPE	PACKING UNIT	DISPOSAL METHOD	UNIT COST	WCC
45 a	N/A	(USED MOTOR OIL) NON-RCRA HAZARDOUS WASTE LIQUID	N/A	Bulk	gallon	RC	\$ 0.21 /gal	A31
45 b	N/A	(USED MOTOR OIL) NON-RCRA HAZARDOUS WASTE LIQUID	N/A	Bulk	55 DM	RC	\$ 106.00	A31
46 a	N/A	(CLEANERS, FERTILIZERS) NON-RCRA HAZARDOUS WASTE LIQUID	N/A	loosepack	5 DM	FS/DI	\$ 76.42	LCCRN
46 b	N/A	(CLEANERS, FERTILIZERS) NON-RCRA HAZARDOUS WASTE LIQUID	N/A	loosepack	30 DM	FS/DI	\$ 184.25	LCCRN
46 c	N/A	(CLEANERS, FERTILIZERS) NON-RCRA HAZARDOUS WASTE LIQUID	N/A	loosepack	55 DM	FS/DI	\$ 245.65	LCCRN
47 a	N/A	(JOINT COMPOUND, PUTTY) NON-RCRA HAZARDOUS WASTE SOLID	N/A	loosepack	5 DM	LF	\$ 76.42	LLF
47 b	N/A	(JOINT COMPOUND, PUTTY) NON-RCRA HAZARDOUS WASTE SOLID	N/A	loosepack	30 DM	LF	\$ 88.44	LLF
47 c	N/A	(JOINT COMPOUND, PUTTY) NON-RCRA HAZARDOUS WASTE SOLID	N/A	loosepack	55 DM	LF	\$ 114.64	LLF
47 d	N/A	(JOINT COMPOUND, PUTTY) NON-RCRA HAZARDOUS WASTE SOLID	N/A	loosepack	CYB	LF	\$ 283.87	LLF
48 a	N/A	(OIL FILTERS) NON-RCRA HAZARDOUS WASTE SOLID	N/A	loosepack	30 DM	R	\$ 76.42	COF
48 b	N/A	(OIL FILTERS) NON-RCRA HAZARDOUS WASTE SOLID	N/A	loosepack	55 DM	R	\$ 109.18	COF
49 a	UN3105	ORGANIC PEROXIDE TYPE D, LIQUID, 5.2, UN3105, PG II	5.2	labpack	5 DM	DI	\$ 136.47	LRCTO
50 a	UN3093	CORROSIVE LIQUID, OXIDIZING, N.O.S., 8, UN3093, PG II	8	labpack	5 DM	DI/TRT	\$ 76.42	LCCRO
50 b	UN3093	CORROSIVE LIQUID, OXIDIZING, N.O.S., 8, UN3093, PG II	8	labpack	15 DM	DI/TRT	\$ 147.39	LCCRO
50 c	UN3093	CORROSIVE LIQUID, OXIDIZING, N.O.S., 8, UN3093, PG II	8	labpack	30 DM	DI/TRT	\$ 184.25	LCCRO
50 d	UN3093	CORROSIVE LIQUID, OXIDIZING, N.O.S., 8, UN3093, PG II	8	labpack	55 DM	DI/TRT	\$ 245.65	LCCRO
51 a	UN3098	OXIDIZING LIQUID, CORROSIVE, N.O.S., (CAUSTIC), 5.1, UN3098, PG II	5.1	labpack	5 DM	DI/TRT	\$ 76.42	LCCRO
51 b	UN3098	OXIDIZING LIQUID, CORROSIVE, N.O.S., (CAUSTIC), 5.1, UN3098, PG II	5.1	labpack	15 DM	DI/TRT	\$ 147.39	LCCRO

Clean Harbors Environmental Services, Inc.

ATTACHMENT FOUR - DISPOSAL COST MATRIX

WCC

LCCRO

LCCRO

LCCRO

LCCRO

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LCCRO

LCCRO

LPTP

LPTP

LFB3

LFB3

CHBI/CHBD

ONE	TWO	THREE	FOUR	FIVE	SIX	SEVEN	EIGHT
WASTE NO.	ID CODE	HAZARDOUS MATERIAL DESCRIPTION AND PROPER SHIPPING NAME	HAZARD CLASS	PACKING TYPE	PACKING UNIT	DISPOSAL METHOD	UNIT COST
51 c	UN3098	OXIDIZING LIQUID, CORROSIVE, N.O.S., (CAUSTIC), 5.1, UN3098, PG II	5.1	labpack	30 DM	DI/TRT	\$ 184.25
51 d	UN3098	OXIDIZING LIQUID, CORROSIVE, N.O.S., (CAUSTIC), 5.1, UN3098, PG II	5.1	labpack	55 DM	DI/TRT	\$ 245.65
52 a	UN3139	OXIDIZING LIQUID, N.O.S., 5.1, UN3139, PG II	5.1	labpack	5 DM	DI/TRT	\$ 147.39
52 b	UN3139	OXIDIZING LIQUID, N.O.S., 5.1, UN3139, PG II	5.1	labpack	30 DM	DI/TRT	\$ 184.25
52 c	UN3139	OXIDIZING LIQUID, N.O.S., 5.1, UN3139, PG II	5.1	labpack	55 DM	DI/TRT	\$ 245.65
53 a	UN3085	OXIDIZING SOLID, CORROSIVE, N.O.S., (ADICIC), 5.1, UN3085, PG II	5.1	labpack	5 DM	DI/TRT	\$ 147.39
53 b	UN3085	OXIDIZING SOLID, CORROSIVE, N.O.S., (ADICIC), 5.1, UN3085, PG II	5.1	labpack	30 DM	DI/TRT	\$ 184.25
53 c	UN3085	OXIDIZING SOLID, CORROSIVE, N.O.S., (ADICIC), 5.1, UN3085, PG II	5.1	labpack	55 DM	DI/TRT	\$ 245.65
54 a	UN3085	OXIDIZING SOLID, CORROSIVE, N.O.S., (CAUSTIC), 5.1, UN3085, PG II	5.1	labpack	5 DM	DI/TRT	\$ 147.39
54 b	UN3085	OXIDIZING SOLID, CORROSIVE, N.O.S., (CAUSTIC), 5.1, UN3085, PG II	5.1	labpack	30 DM	DI/TRT	\$ 184.25
54 c	UN3085	OXIDIZING SOLID, CORROSIVE, N.O.S., (CAUSTIC), 5.1, UN3085, PG II	5.1	labpack	55 DM	DI/TRT	\$ 245.65
55 a	UN1479	OXIDIZNG SOLID, N.O.S., 5.1, UN1479, PG II	5.1	labpack	5 DM	DI/TRT	\$ 147.39
55 b	UN1479	OXIDIZNG SOLID, N.O.S., 5.1, UN1479, PG II	5.1	labpack	30 DM	DI/TRT	\$ 184.25
55 c	UN1479	OXIDIZNG SOLID, N.O.S., 5.1, UN1479, PG II	5.1	labpack	55 DM	DI/TRT	\$ 245.65
56 a	UN1263	PAINT, 3, UN1263, PG II	3	loosepack	55 DM	DI/FS	\$ 174.69
56 b	UN1263	PAINT, 3, UN1263, PG II	3	loosepack	CYB	DI/FS	\$ 360.29
57 a	N/A	(LATEX PAINT) NON-RCRA HAZARDOUS WASTE LIQUID	N/A	loosepack	55 DM	RC	\$ 163.77
57 b	N/A	(LATEX PAINT) NON-RCRA HAZARDOUS WASTE LIQUID	N/A	loosepack	CYB	RC	\$ 343.92
58 a	UN2315	RQ, POLYCHLORINATED BIPHENYLS, (NON-LEAKING LIGHT BALLASTS), 9, UN2315, PG II	9	loosepack	5 DM	DI	\$ 165.00

Clean Harbors Environmental Services, Inc.

ATTACHMENT FOUR - DISPOSAL COST MATRIX

WCC

CHBI/CHBD

CHBI/CHBD

DH3/DH4

DH3/DH4

DH3/DH4

RXHZ

A22K

A22K

A22K

LCCRC

LCCRC

LCCRC

LCCRC

LRCT

LRCT

LCCRC

ONE	TWO	THREE	FOUR	FIVE	SIX	SEVEN	EIGHT
WASTE NO.	ID CODE	HAZARDOUS MATERIAL DESCRIPTION AND PROPER SHIPPING NAME	HAZARD CLASS	PACKING TYPE	PACKING UNIT	DISPOSAL METHOD	UNIT COST
58 b	UN2315	RQ, POLYCHLORINATED BIPHENYLS, (NON-LEAKING LIGHT BALLASTS), 9, UN2315, PG II	9	loosepack	30 DM	DI	\$ 412.50
58 c	UN2315	RQ, POLYCHLORINATED BIPHENYLS, (NON-LEAKING LIGHT BALLASTS), 9, UN2315, PG II	9	loosepack	55 DM	DI	\$ 550.00
59 a	UN2315	RQ, POLYCHLORINATED BIPHENYLS, 9, UN2315, PG II	9	bulk	5 DM	DI	\$ 147.39
59 b	UN2315	RQ, POLYCHLORINATED BIPHENYLS, 9, UN2315, PG II	9	bulk	30 DM	DI	\$ 184.25
59 c	UN2315	RQ, POLYCHLORINATED BIPHENYLS, 9, UN2315, PG II	9	bulk	55 DM	DI	\$ 245.65
60 a	UN2811	TOXIC SOLIDS, ORGANIC, N.O.S.(Pharmaceuticals), 6.1, UN2811, PG II	6.1	loosepack	5 DM	DI	\$ 76.42
61 a	UN2810	TOXIC LIQUIDS, ORGANIC, N.O.S., 6.1, UN2810, PG II	6.1	bulk	5 DM	DI	\$ 147.39
61 b	UN2810	TOXIC LIQUIDS, ORGANIC, N.O.S., 6.1, UN2810, PG II	6.1	bulk	30 DM	DI	\$ 184.25
61 c	UN2810	TOXIC LIQUIDS, ORGANIC, N.O.S., 6.1, UN2810, PG II	6.1	bulk	55 DM	DI	\$ 245.65
62 a	UN2811	TOXIC SOLIDS, ORGANIC, N.O.S., (METHYL CARBAMATE, DIAZINON), 6.1, UN2811, PG II	6.1	loosepack	5 DM	DI	\$ 76.42
62 b	UN2811	TOXIC SOLIDS, ORGANIC, N.O.S., (METHYL CARBAMATE, DIAZINON), 6.1, UN2811, PG II	6.1	loosepack	30 DM	DI	\$ 184.25
62 c	UN2811	TOXIC SOLIDS, ORGANIC, N.O.S., (METHYL CARBAMATE, DIAZINON), 6.1, UN2811, PG II	6.1	loosepack	55 DM	DI	\$ 245.65
62 d	UN2811	TOXIC SOLIDS, ORGANIC, N.O.S., (METHYL CARBAMATE, DIAZINON), 6.1, UN2811, PG II	6.1	loosepack	CYB	DI	\$ 671.45
63 a	UN3190	SELF-HEATING SOLID, N.O.S., 4.2, UN3190, PGII	4.2	labpack	5 DM	DI	\$ 136.47
64 a	UN2813	WATER REACTIVE SOLID, N.O.S., 4.3, UN2813, PG II	4.3	labpack	5 DM	DI	\$ 136.47
65 a	UN2567	SODIUM PENTACHLOROPHENATE, 6.1, UN2567 PGII	6.1	labpack	5 DM	DI	\$ 136.47

Clean Harbors Environmental Services, Inc.

ATTACHMENT FOUR - DISPOSAL COST MATRIX

ONE	TWO	THREE	FOUR	FIVE	SIX	SEVEN	EIGHT	
WASTE NO.	ID CODE	HAZARDOUS MATERIAL DESCRIPTION AND PROPER SHIPPING NAME	HAZARD CLASS	PACKING TYPE	PACKING UNIT	DISPOSAL METHOD	UNIT COST	WCC
66 a	UN1978	PROPANE, 2.1, UN1978	2.1	loosepack	each Lecture & Small size cylinder	RC	\$ 6.36 each	LCY1
66 b	UN1978	PROPANE, 2.1, UN1978	2.1	loosepack	each medium size cylinder	RC	\$ 12.72 each	LCY1
66 c	UN1978	PROPANE, 2.1, UN1978	2.1	loosepack	each large size cylinder	RC	\$ 26.50 each	LCY1
67 a	UN1072	OXYGEN, COMPRESSED, 2.2(5.1)	2.2	each	each lecture size cylinder	DI	\$ 26.50 each	LCY4
67 b	UN1072	OXYGEN, COMPRESSED, 2.2(5.1)	2.2	each	each small size cylinder	DI	\$ 26.50 each	LCY4
67 c	UN1072	OXYGEN, COMPRESSED, 2.2(5.1)	2.2	each	each medium size cylinder	DI	\$ 53.00 each	LCY4
67 d	UN1072	OXYGEN, COMPRESSED, 2.2(5.1)	2.2	each	each large size cylinder	DI	\$ 53.00 each	LCY4
68 a	UN1001	ACETYLENE, DISSOLVED, 2.1	2.1	each	each lecture size cylinder	RC	\$ 26.50 each	LCY13
68 b	UN1001	ACETYLENE, DISSOLVED, 2.1	2.1	each	each small size cylinder	RC	\$ 26.50 each	LCY13

Clean Harbors Environmental Services, Inc.

ATTACHMENT FOUR - DISPOSAL COST MATRIX

ONE	TWO	THREE	FOUR	FIVE	SIX	SEVEN	EIGHT	
WASTE NO.	ID CODE	HAZARDOUS MATERIAL DESCRIPTION AND PROPER SHIPPING NAME	HAZARD CLASS	PACKING TYPE	PACKING UNIT	DISPOSAL METHOD	UNIT COST	WCC
68 c	UN1001	ACETYLENE, DISSOLVED, 2.1	2.1	each	each medium size cylinder	RC	\$ 53.00 each	LCY13
68 d	UN1001	ACETYLENE, DISSOLVED, 2.1	2.1	each	each large size cylinder	RC	\$ 53.00 each	LCY13
69 a	UN1013	CARBON DIOXIDE, 2.2	2.2	each	each lecture size cylinder	TRT	\$ 26.50 each	LCY4
69 b	UN1013	CARBON DIOXIDE, 2.2	2.2	each	each small size cylinder	TRT	\$ 26.50 each	LCY4
69 c	UN1013	CARBON DIOXIDE, 2.2	2.2	each	each medium size cylinder	TRT	\$ 53.00 each	LCY4
69 d	UN1013	CARBON DIOXIDE, 2.2	2.2	each	each large size cylinder	TRT	\$ 53.00 each	LCY4
70 a	UN1046	HELIUM, COMPRESSED, 2.2	2.2	each	each lecture size cylinder	TRT	\$ 26.50 each	LCY4
70 b	UN1046	HELIUM, COMPRESSED, 2.2	2.2	each	each small size cylinder	TRT	\$ 26.50 each	LCY4
70 c	UN1046	HELIUM, COMPRESSED, 2.2	2.2	each	each medium size cylinder	TRT	\$ 53.00 each	LCY4
70 d	UN1046	HELIUM, COMPRESSED, 2.2	2.2	each	each large size cylinder	TRT	\$ 53.00 each	LCY4

Clean Harbors Environmental Services, Inc.

ATTACHMENT FOUR - DISPOSAL COST MATRIX

WCC

LCY5

LCY5

LCY5

LCY5

LCY5

LCY5

LCY5

LCY5

LRCTQ

ONE	TWO	THREE	FOUR	FIVE	SIX	SEVEN	EIGHT
WASTE NO.	ID CODE	HAZARDOUS MATERIAL DESCRIPTION AND PROPER SHIPPING NAME	HAZARD CLASS	PACKING TYPE	PACKING UNIT	DISPOSAL METHOD	UNIT COST
71 a	UN1079	SULFUR DIOXIDE, 2.3(8)	2.3	each	each lecture size cylinder	TRT	\$ 136.47
71 b	UN1079	SULFUR DIOXIDE, 2.3(8)	2.3	each	each small size cylinder	TRT	\$ 272.95
71 c	UN1079	SULFUR DIOXIDE, 2.3(8)	2.3	each	each medium size cylinder	TRT	\$ 409.42
71 d	UN1079	SULFUR DIOXIDE, 2.3(8)	2.3	each	each large size cylinder	TRT	\$ 709.67
72 a	UN1017	CHLORINE, 2.3(8)	2.3	each	each lecture size cylinder	TRT	\$ 136.47
72 b	UN1017	CHLORINE, 2.3(8)	2.3	each	each small size cylinder	TRT	\$ 272.95
72 c	UN1017	CHLORINE, 2.3(8)	2.3	each	each medium size cylinder	TRT	\$ 409.42
72 d	UN1017	CHLORINE, 2.3(8)	2.3	each	each large size cylinder	TRT	\$ 709.67
73 a	N/A	SOLID WASTE (Trash and/or Recycables) COST + 15%	N/A	bulk	3 CY Dumpster	LF	Cost +15%
74 a	UN1057	(CIGARETTE) LIGHTERS, 2.1	N/A	each	5 DF	DI	\$ 136.47

Clean Harbors Environmental Services, Inc.

ATTACHMENT FOUR - DISPOSAL COST MATRIX

WCC

LRCTD

LRCTD

RXNH

LCY2

LCY2

LCY2

LCY1

LCY1

LCY4

LCY7

LCY7

ONE	TWO	THREE	FOUR	FIVE	SIX	SEVEN	EIGHT
WASTE NO.	ID CODE	HAZARDOUS MATERIAL DESCRIPTION AND PROPER SHIPPING NAME	HAZARD CLASS	PACKING TYPE	PACKING UNIT	DISPOSAL METHOD	UNIT COST
75 a	UN1944	MATCHES, SAFETY, 4.1, UN1944, PGIII	4.1	each	5 DM	DI	\$ 136.47
76 a	UN1938	UN1938, TITANIUM TETRACHLORIDE, 6.1 (8), PG I, POISON INHALATION HAZARD "ZONE 8"	6.1	each	5 DF	DI	\$ 87.34
77 a	UN3249	MEDICINE, SOLID, TOXIC, N.O.S., (IBUPROFEN/ACETAMINOPHEN), 6.1, UN3249 PG III	6.1	each	55 DM	DI	\$ 245.65
79 a	UN	REFRIGERANT GASES N.O.S. (small)	2.2	each	small cylinder	DI	\$ 6.36
79 b	UN	REFRIGERANT GASES N.O.S. (Medium)	2.2	each	medium cylinder	DI	\$ 21.20
79 c	UN	REFRIGERANT GASES N.O.S. (Large)	2.2	each	large cylinder	DI	\$ 21.20
80 a	UN1060	METHYL ACETYLENE AND PROPADIENE MIXTURES, STABILIZED, 2.1, UN1060	2.1	each	each small size	RC	\$6.36
80 b	UN1060	METHYL ACETYLENE AND PROPADIENE MIXTURES, STABILIZED, 2.1, UN1060	2.1	each	each medium	RC	\$12.72
81 a	UN1956	COMPRESSED GAS	2.2	each	small size cylinder	DI	\$ 26.50
82 a	UN3501	CHEMICAL UNDER PRESSURE, FLAMMABLE, N.O.S 2.1	2.1	each	each lecture or	TRT	\$500.00
82 b	UN3501	CHEMICAL UNDER PRESSURE, FLAMMABLE, N.O.S 2.1	2.1	each	medium size	TRT	\$ 670.00
100 a		E-Manifest Fee					\$ 20.00

Legend

- 5 DM 5 gallon or smaller drum
- 15 DM > 5 gallon and ≤ 15 gallon drum
- 30 DM > 15 gallon and ≤ 30 gallon drum
- 55 DM > 30 gallon and ≤ 55 gallon drum
- CYB Cubic Yard Box or Flex Bin

Clean Harbors Environmental Services, Inc.

ATTACHMENT FOUR - DISPOSAL COST MATRIX

ONE	TWO	THREE	FOUR	FIVE	SIX	SEVEN	EIGHT
WASTE NO.	ID CODE	HAZARDOUS MATERIAL DESCRIPTION AND PROPER SHIPPING NAME	HAZARD CLASS	PACKING TYPE	PACKING UNIT	DISPOSAL METHOD	UNIT COST

- CYLE cylinder lecture size
- CYSM cylinder small size
- CYME cylinder medium size
- CYLG cylinder large size

Note: Quoted pricing shall be effective for the first 3 years of a resultant contract.

WCC