# CITY OF FORT LAUDERDALE

# OFFICE OF THE CITY AUDITOR

Solid Waste Hauler Franchise Fee Audit Report

*Report #17/18-06* 

May 25, 2018



### Memorandum

Memo No: 17/18-08

Date: May 25, 2018

To: Honorable Mayor and Commissioners

From: John Herbst, CPA, CGFO, CGMA City Auditor

Re: Solid Waste Hauler Franchise Fee Audit Report

From time to time, the City Auditor's Office will outsource audits to firms that have specialized expertise in a specific subject matter. In coordination with Melissa Doyle, the City's Program Manager for Solid Waste and Recycling, the CPA firm of Morgenstern Phifer & Messina, P.A. was engaged to conduct audits of a number of waste haulers on our behalf.

A copy of their report is attached hereto. Based on the audit, it was determined that four of the haulers had exceptions discovered during the examination, while the remaining eleven were in compliance. In three of those with exceptions, the differences between the amounts due and amounts paid were de minimis in nature. The other hauler with an exception was unable to provide the documentation supporting the exclusion of recycled material from the franchise fee calculation.

We will continue to evaluate other opportunities for future revenue audits.

cc: Lee R. Feldman, City Manager Alain Boileau, Acting City Attorney Jeff Modarelli, City Clerk Stanley Hawthorne, Assistant City Manager Christopher Lagerbloom, Assistant City Manager

CERTIFIED PUBLIC ACCOUNTANTS

LLOYD J. MORGENSTERN, C.P.A. Stephen C. Phifer, C.P.A. Michael P. Messina, C.P.A. Brian K. Graff, C.P.A. Jonathan L. Milton, C.P.A. Lisa M. Weinberger, C.P.A. Michael C. Messina, C.P.A. BANK OF AMERICA PLAZA SUITE 1480 101 EAST KENNEDY BOULEVARD TAMPA, FLORIDA 33602

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December 18, 2017

Melissa Doyle Program Manager – Solid Waste and Recycling City of Fort Lauderdale

Melissa,

In response to your inquiry, we furnish to you the following response:

Our firm performed certain consulting services (as described below) for the haulers specified to us by the City of Fort Lauderdale, Florida (the "City"). We performed limited procedures on the haulers Franchise Fee Reports for the reporting periods of February 2016 and June 2016 to ensure that the City of Fort Lauderdale, Florida (the City) was paid in accordance with the Franchise Agreement for waste collection services.

Our work plan primarily consisted of reviewing invoices, and other records, making inquiries of the Hauler's management and analyzing the information obtained by us during the course of our procedures. In performing our services, we relied on the sufficiency, accuracy, and reliability of information provided by the Haulers. We did not independently verify the information provided to us.

- 1. Obtained February 2016 and June 2016 franchise fee calculation worksheets reflecting amounts due and paid for waste collection services within the City of Fort Lauderdale and verified they are properly calculated at 23% of the associated revenue in accordance with the Franchise Agreement.
- 2. Obtained February 2016 and June 2016 billing register reflecting all customers and amounts invoiced with amounts related to franchise fees noted. Selected a sample of customers from the monthly billing listing to determine if they are properly included or excluded from monthly franchise fee calculation.
- 3. Obtained franchise customer listing with addresses for the months of February 2016 and June 2016. Selected a sample of customers to verify they are located within franchise area.

4. Obtained payment listing and cleared check copies for amounts paid related to franchise fees due to the City of Fort Lauderdale for the months of February 2016 and June 2016 and agreed amounts to Franchise Fee Reports.

Our procedures were performed pursuant to the Standards for Consulting Services issued by the American Institute of Certified Public Accountants. We were not engaged to, and did not, perform an audit or an examination, the objective of which would be the expression of an opinion on the financial information of the Haulers. Because the procedures do not constitute an audit or examination, we did not express an opinion on any of the accounts, internal controls or any other items. If we were to perform additional procedures, other matters might have come to our attention that would have been reported to you.

Our engagements cannot be relied upon to disclose errors, irregularities or illegal acts, including fraud or defalcations that may exist.

The Haulers examined that had no exceptions noted in the procedures performed are as follows:

- \* Ideal Site Services
- \* J&A Waste Corporation
- \* MST Scrap Metal, Inc.
- \* Panzarella Waste & Recycling \* Waste Pro of Florida, Inc
- \* Progressive Waste & Recycling Services \* World Waste Recycling
- \* Republic Services

- \* Roll-Off Services, Inc.
- \* Thoroughbred Waste Services, LLC
- \* Waste Management, Inc.

The Haulers examined that had various exceptions discovered in the procedures performed are as follows:

- \* Bicon, Inc.
- \* Dumpser King

- \* Great Waste & Recycling
- \* Theoplis L. Wilson

Please examine each Haulers' individual report for specific procedures performed as well as relevant exceptions, if any.

Through the date of this letter we have not issued a final report for Sunshine Recycling Services.

Respectfully,

Machal P. Messin CPA

Michael P. Messina, C.P.A.

LLOYD J. MORGENSTERN, C.P.A. STEPHEN C. PHIFER, C.P.A. MICHAEL P. MESSINA, C.P.A. BRIAN K. GRAFF, C.P.A. JONATHAN L. MILTON, C.P.A. LISA M. WEINBERGER, C.P.A. MICHAEL C. MESSINA, C.P.A. BANK OF AMERICA PLAZA SUITE 1480 101 EAST KENNEDY BOULEVARD TAMPA, FLORIDA 33602

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### **CONSULTING REPORT**

To Dumpster King Ft. Lauderdale, Florida

As agreed to in our engagement letter dated October 31, 2017, we performed certain consulting services (as described below) for Dumpster King (the Company). We performed limited procedures on your Company's Franchise Fee Reports for the reporting periods of February 2016 and June 2016 to ensure that the City of Fort Lauderdale, Florida (the City) was paid in accordance with the Franchise Agreement for waste collection services. In performing our services, we relied on the sufficiency, accuracy, and reliability of information provided by the Company. We did not independently verify the information provided to us, other than as discussed below.

Our work plan primarily consisted of reviewing invoices, and other records, making inquiries of the Company's management and analyzing the information obtained by us during the course of our procedures.

1. Obtained February 2016 and June 2016 franchise fee calculation worksheets reflecting amounts due and paid for waste collection services within the City of Fort Lauderdale and verified they are properly calculated at 23% of the associated revenue in accordance with the Franchise Agreement.

We noted that the Company's franchise fee payments were less than amounts owed, based on listing of monthly services provided. No other exceptions were noted.

- 2. Obtained February 2016 and June 2016 billing register reflecting all customers and amounts invoiced with amounts related to franchise fees noted. Selected a sample of customers from the monthly billing listing to determine if they are properly included or excluded from monthly franchise fee calculation. No exceptions noted.
- 3. Obtained franchise customer listing with addresses for the months of February 2016 and June 2016. Selected a sample of customers to verify they are located within franchise area. No exceptions noted.

4. Obtained payment listing and cleared check copies for amounts paid related to franchise fees due to the City of Fort Lauderdale for the months of February 2016 and June 2016 and agreed amounts to Franchise Fee Reports.

Per the Franchise Agreement, franchise fees are due and payable to the City by the twentieth calendar day of the month following the month within which such services were provided. The Company's payments were remitted late for both months examined.

Our procedures were performed pursuant to the Standards for Consulting Services issued by the American Institute of Certified Public Accountants. We were not engaged to, and did not, perform an audit or an examination, the objective of which would be the expression of an opinion on the financial information of the Company. Because the procedures do not constitute an audit or examination, we did not express an opinion on any of the accounts, internal controls or any other items. If we were to perform additional procedures, other matters might have come to our attention that would be reported to you.

Our engagement cannot be relied upon to disclose errors, irregularities or illegal acts, including fraud or defalcations that may exist.

The purpose of this communication is solely to describe the scope of our review of the franchise fees due, not to provide an opinion. This report is intended solely for the information and use of the Company and the City in connection with ensuring compliance with the Franchise Agreement for waste collection services rendered by Dumpster King and should not be used by any other parties.

Morgensten Phifes & Messina, P.A.

Certified Public Accountants

Tampa, Florida October 31, 2017

#### **DUMPSTER KING**

	AS REPORTED							
MONTH	COLLECTED GROSS RECEIPTS		FRANCHISE FEES OWED		FRANCHISE FEES PAID			
February June	\$	4,167 3,795	\$	958 873	\$	958 650		
Totals	\$	7,962	\$	1,831	\$	1,608		

### SCHEDULE OF FRANCHISE FEE REPORTS AND EXCEPTIONS NOTED FOR THE MONTHS ENDED FEBRUARY 29, 2016 AND JUNE 30, 2016

#### EXCEPTIONS

- \* The Company's franchise fee payments were less than amounts owed, based on listing of monthly services provided.
- \* Per the Franchise Agreement, franchise fees are due and payable to the City by the twentieth calendar day of the month following the month within which such services were provided. The Company's payments were remitted late for both months examined.

LLOYD J. MORGENSTERN, C.P.A. STEPHEN C. PHIFER, C.P.A. MICHAEL P. MESSINA, C.P.A. BRIAN K. GRAFF, C.P.A. JONATHAN L. MILTON, C.P.A. LISA M. WEINBERGER, C.P.A. MICHAEL C. MESSINA, C.P.A. BANK OF AMERICA PLAZA SUITE 1480 101 EAST KENNEDY BOULEVARD TAMPA, FLORIDA 33602

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To Great Waste & Recycling Ft. Lauderdale, Florida

As agreed to in our engagement letter dated November 23, 2016, we performed certain consulting services (as described below) for Great Waste & Recycling (the Company). We performed limited procedures on your Company's Franchise Fee Reports for the reporting periods of February 2016 and June 2016 to ensure that the City of Fort Lauderdale, Florida (the City) was paid in accordance with the Franchise Agreement for waste collection services. In performing our services, we relied on the sufficiency, accuracy, and reliability of information provided by the Company. We did not independently verify the information provided to us, other than as discussed below.

Our work plan primarily consisted of reviewing invoices, and other records, making inquiries of the Company's management and analyzing the information obtained by us during the course of our procedures.

1. Obtained February 2016 and June 2016 franchise fee calculation worksheets reflecting amounts due and paid for waste collection services within the City of Fort Lauderdale and verified they are properly calculated at 23% of the associated revenue in accordance with the Franchise Agreement.

We noted that the Company remitted franchise fees at an incorrect rate of 17% for waste collection services. No other exceptions were noted.

- 2. Obtained February 2016 and June 2016 billing register reflecting all customers and amounts invoiced with amounts related to franchise fees noted. Selected a sample of customers from the monthly billing listing to determine if they are properly included or excluded from monthly franchise fee calculation. No exceptions noted.
- 3. Obtained franchise customer listing with addresses for the months of February 2016 and June 2016. Selected a sample of customers to verify they are located within franchise area. No exceptions noted.
- 4. Obtained payment listing and cleared check copies for amounts paid related to franchise fees due to the City of Fort Lauderdale for the months of February 2016 and June 2016 and agreed amounts to Franchise Fee Reports. No exceptions noted.

Our procedures were performed pursuant to the Standards for Consulting Services issued by the American Institute of Certified Public Accountants. We were not engaged to, and did not, perform an audit or an examination, the objective of which would be the expression of an opinion on the financial information of the Company. Because the procedures do not constitute an audit or examination, we did not express an opinion on any of the accounts, internal controls or any other items. If we were to perform additional procedures, other matters might have come to our attention that would be reported to you.

Our engagement cannot be relied upon to disclose errors, irregularities or illegal acts, including fraud or defalcations that may exist.

The purpose of this communication is solely to describe the scope of our review of the franchise fees due, not to provide an opinion. This report is intended solely for the information and use of the Company and the City in connection with ensuring compliance with the Franchise Agreement for waste collection services rendered by Great Waste & Recycling and should not be used by any other parties.

Morgensten Phifes & Messina, P.A.

Certified Public Accountants

### **GREAT WASTE & RECYCLING**

### SCHEDULE OF FRANCHISE FEE REPORTS AND EXCEPTIONS NOTED FOR THE MONTHS ENDED FEBRUARY 29, 2016 AND JUNE 30, 2016

	AS REPORTED						
MONTH	COLLECTED GROSS RECEIPTS		FRANCHISE FEES OWED		FRANCHISE FEES PAID		
February June	\$	871 1,035	\$	200 238	\$	148 176	
Totals	\$	1,906	\$	438	\$	324	

### EXCEPTIONS

\* The Company remitted franchise fees at an incorrect rate of 17% for waste collection services rather than 23% as stated in the Franchise Agreement.

LLOYD J. MORGENSTERN, C.P.A. STEPHEN C. PHIFER, C.P.A. MICHAEL P. MESSINA, C.P.A. BRIAN K. GRAFF, C.P.A. JONATHAN L. MILTON, C.P.A. LISA M. WEINBERGER, C.P.A. MICHAEL C. MESSINA, C.P.A. BANK OF AMERICA PLAZA SUITE 1480 101 EAST KENNEDY BOULEVARD TAMPA, FLORIDA 33602

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To Ideal Site Services Ft. Lauderdale, Florida

As agreed to in our engagement letter dated May 17, 2017, we performed certain consulting services (as described below) for Ideal Site Services (the Company). We performed limited procedures on your Company's Franchise Fee Reports for the reporting periods of February 2016 and June 2016 to ensure that the City of Fort Lauderdale, Florida (the City) was paid in accordance with the Franchise Agreement for waste collection services. In performing our services, we relied on the sufficiency, accuracy, and reliability of information provided by the Company. We did not independently verify the information provided to us, other than as discussed below.

Our work plan primarily consisted of reviewing invoices, and other records, making inquiries of the Company's management and analyzing the information obtained by us during the course of our procedures.

- 1. Obtained February 2016 and June 2016 franchise fee calculation worksheets reflecting amounts due and paid for waste collection services within the City of Fort Lauderdale and verified they are properly calculated at 23% of the associated revenue in accordance with the Franchise Agreement. No exceptions noted.
- 2. Obtained February 2016 and June 2016 billing register reflecting all customers and amounts invoiced with amounts related to franchise fees noted. Selected a sample of customers from the monthly billing listing to determine if they are properly included or excluded from monthly franchise fee calculation.

For all items selected, the invoices stated that collection was for construction and demolition materials which are subject to the Franchise Agreement. However, examination of the related dump tickets indicated that the Company used a recycling facility for these materials. Because these materials were delivered to a recycling facility, we have assumed they are recycling materials not covered by the Franchise Agreement. As a result, no exceptions noted.

- 3. Obtained franchise customer listing with addresses for the months of February 2016 and June 2016. Selected a sample of customers to verify they are located within franchise area. No exceptions noted.
- 4. Obtained payment listing and cleared check copies for amounts paid related to franchise fees due to the City of Fort Lauderdale for the months of February 2016 and June 2016 and agreed amounts to Franchise Fee Reports. No exceptions noted.

Our procedures were performed pursuant to the Standards for Consulting Services issued by the American Institute of Certified Public Accountants. We were not engaged to, and did not, perform an audit or an examination, the objective of which would be the expression of an opinion on the financial information of the Company. Because the procedures do not constitute an audit or examination, we did not express an opinion on any of the accounts, internal controls or any other items. If we were to perform additional procedures, other matters might have come to our attention that would be reported to you.

Our engagement cannot be relied upon to disclose errors, irregularities or illegal acts, including fraud or defalcations that may exist.

The purpose of this communication is solely to describe the scope of our review of the franchise fees due, not to provide an opinion. This report is intended solely for the information and use of the Company and the City in connection with ensuring compliance with the Franchise Agreement for waste collection services rendered by Ideal Site Services and should not be used by any other parties.

Morgensten Phifes & Messina, P.A.

Certified Public Accountants

### **IDEAL SITE SERVICES**

### SCHEDULE OF FRANCHISE FEE REPORTS AND EXCEPTIONS NOTED FOR THE MONTHS ENDED FEBRUARY 29, 2016 AND JUNE 30, 2016

MONTH	AS REPORTED						
	COLLECTED GROSS RECEIPTS		FRANCHISE FEES OWED		FRANCHISE FEES PAID		
February June	\$	-	\$	-	\$	-	
Totals	\$	-	\$		\$	-	

### EXCEPTIONS

\* None

#### MORGENSTERN PHIFER & MESSINA, P.A. CERTIFIED PUBLIC ACCOUNTANTS

LLOYD J. MORGENSTERN, C.P.A. STEPHEN C. PHIFER, C.P.A. MICHAEL P. MESSINA, C.P.A. BRIAN K. GRAFF, C.P.A. JONATHAN L. MILTON, C.P.A. LISA M. WEINBERGER, C.P.A. MICHAEL C. MESSINA, C.P.A. BANK OF AMERICA PLAZA SUITE 1480 101 EAST KENNEDY BOULEVARD TAMPA, FLORIDA 33602

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To J&A Waste Corporation Ft. Lauderdale, Florida

As agreed to in our engagement letter dated May 17, 2017, we performed certain consulting services (as described below) for J&A Waste Corporation (the Company). We performed limited procedures on your Company's Franchise Fee Reports for the reporting periods of February 2016 and June 2016 to ensure that the City of Fort Lauderdale, Florida (the City) was paid in accordance with the Franchise Agreement for waste collection services. In performing our services, we relied on the sufficiency, accuracy, and reliability of information provided by the Company. We did not independently verify the information provided to us, other than as discussed below.

Our work plan primarily consisted of reviewing invoices, and other records, making inquiries of the Company's management and analyzing the information obtained by us during the course of our procedures.

- 1. Obtained February 2016 and June 2016 franchise fee calculation worksheets reflecting amounts due and paid for waste collection services within the City of Fort Lauderdale and verified they are properly calculated at 23% of the associated revenue in accordance with the Franchise Agreement. No exceptions noted.
- 2. Obtained February 2016 and June 2016 billing register reflecting all customers and amounts invoiced with amounts related to franchise fees noted. Selected a sample of customers from the monthly billing listing to determine if they are properly included or excluded from monthly franchise fee calculation. No exceptions noted.
- 3. Obtained franchise customer listing with addresses for the months of February 2016 and June 2016. Selected a sample of customers to verify they are located within franchise area. No exceptions noted.
- 4. Obtained payment listing and cleared check copies for amounts paid related to franchise fees due to the City of Fort Lauderdale for the months of February 2016 and June 2016 and agreed amounts to Franchise Fee Reports. No exceptions noted.

Our procedures were performed pursuant to the Standards for Consulting Services issued by the American Institute of Certified Public Accountants. We were not engaged to, and did not, perform an audit or an examination, the objective of which would be the expression of an opinion on the financial information of the Company. Because the procedures do not constitute an audit or examination, we did not express an opinion on any of the accounts, internal controls or any other items. If we were to perform additional procedures, other matters might have come to our attention that would be reported to you.

Our engagement cannot be relied upon to disclose errors, irregularities or illegal acts, including fraud or defalcations that may exist.

The purpose of this communication is solely to describe the scope of our review of the franchise fees due, not to provide an opinion. This report is intended solely for the information and use of the Company and the City in connection with ensuring compliance with the Franchise Agreement for waste collection services rendered by J&A Waste Corporation and should not be used by any other parties.

Morgensten Phifes & Messina, P.A.

Certified Public Accountants

### **J&A WASTE CORPORATION**

### SCHEDULE OF FRANCHISE FEE REPORTS AND EXCEPTIONS NOTED FOR THE MONTHS ENDED FEBRUARY 29, 2016 AND JUNE 30, 2016

		AS REPORTED							
MONTH	COLLECTED GROSS RECIEPTS			NCHISE S OWED	FRANCHISE FEES PAID				
February		4,775		1,098		1,098			
June		5,385		1,239		1,239			
Totals	\$	10,160	\$	2,337	\$	2,337			

### EXCEPTIONS

\* None

#### MORGENSTERN PHIFER & MESSINA, P.A. CERTIFIED PUBLIC ACCOUNTANTS

LLOYD J. MORGENSTERN, C.P.A. STEPHEN C. PHIFER, C.P.A. MICHAEL P. MESSINA, C.P.A. BRIAN K. GRAFF, C.P.A. JONATHAN L. MILTON, C.P.A. LISA M. WEINBERGER, C.P.A. MICHAEL C. MESSINA, C.P.A. BANK OF AMERICA PLAZA SUITE 1480 101 EAST KENNEDY BOULEVARD TAMPA, FLORIDA 33602

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To MST Scrap Metal, Inc. Ft. Lauderdale, Florida

As agreed to in our engagement letter dated May 17, 2017, we performed certain consulting services (as described below) for MST Scrap Metal, Inc. (the Company). We performed limited procedures on your Company's Franchise Fee Reports for the reporting periods of February 2016 and June 2016 to ensure that the City of Fort Lauderdale, Florida (the City) was paid in accordance with the Franchise Agreement for waste collection services. In performing our services, we relied on the sufficiency, accuracy, and reliability of information provided by the Company. We did not independently verify the information provided to us, other than as discussed below.

Our work plan primarily consisted of reviewing invoices, and other records, making inquiries of the Company's management and analyzing the information obtained by us during the course of our procedures.

- 1. Obtained February 2016 and June 2016 franchise fee calculation worksheets reflecting amounts due and paid for waste collection services within the City of Fort Lauderdale and verified they are properly calculated at 23% of the associated revenue in accordance with the Franchise Agreement. No exceptions noted.
- 2. Obtained February 2016 and June 2016 billing register reflecting all customers and amounts invoiced with amounts related to franchise fees noted. Selected a sample of customers from the monthly billing listing to determine if they are properly included or excluded from monthly franchise fee calculation. No exceptions noted.
- 3. Obtained franchise customer listing with addresses for the months of February 2016 and June 2016. Selected a sample of customers to verify they are located within franchise area. No exceptions noted.
- 4. Obtained payment listing and cleared check copies for amounts paid related to franchise fees due to the City of Fort Lauderdale for the months of February 2016 and June 2016 and agreed amounts to Franchise Fee Reports. No exceptions noted.

Our procedures were performed pursuant to the Standards for Consulting Services issued by the American Institute of Certified Public Accountants. We were not engaged to, and did not, perform an audit or an examination, the objective of which would be the expression of an opinion on the financial information of the Company. Because the procedures do not constitute an audit or examination, we did not express an opinion on any of the accounts, internal controls or any other items. If we were to perform additional procedures, other matters might have come to our attention that would be reported to you.

Our engagement cannot be relied upon to disclose errors, irregularities or illegal acts, including fraud or defalcations that may exist.

The purpose of this communication is solely to describe the scope of our review of the franchise fees due, not to provide an opinion. This report is intended solely for the information and use of the Company and the City in connection with ensuring compliance with the Franchise Agreement for waste collection services rendered by MST Scrap Metal, Inc. and should not be used by any other parties.

Morgensten Phifes & Messina, P.A.

Certified Public Accountants

### MST SCRAP METAL, INC.

### SCHEDULE OF FRANCHISE FEE REPORTS AND EXCEPTIONS NOTED FOR THE MONTHS ENDED FEBRUARY 29, 2016 AND JUNE 30, 2016

MONTH	AS REPORTED						
	GF	LECTED ROSS TEIPTS		NCHISE S OWED		NCHISE S PAID	
February June	\$	-	\$	-	\$	-	
Totals	\$	-	\$	-	\$	-	

### EXCEPTIONS

\* None

LLOYD J. MORGENSTERN, C.P.A. STEPHEN C. PHIFER, C.P.A. MICHAEL P. MESSINA, C.P.A. BRIAN K. GRAFF, C.P.A. JONATHAN L. MILTON, C.P.A. LISA M. WEINBERGER, C.P.A. MICHAEL C. MESSINA, C.P.A. BANK OF AMERICA PLAZA SUITE 1480 101 EAST KENNEDY BOULEVARD TAMPA, FLORIDA 33602

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To Panzarella Waste & Recycling Ft. Lauderdale, Florida

As agreed to in our engagement letter dated May 17, 2017, we performed certain consulting services (as described below) for Panzarella Waste & Recycling (the Company). We performed limited procedures on your Company's Franchise Fee Reports for the reporting periods of February 2016 and June 2016 to ensure that the City of Fort Lauderdale, Florida (the City) was paid in accordance with the Franchise Agreement for waste collection services. In performing our services, we relied on the sufficiency, accuracy, and reliability of information provided by the Company. We did not independently verify the information provided to us, other than as discussed below.

Our work plan primarily consisted of reviewing invoices, and other records, making inquiries of the Company's management and analyzing the information obtained by us during the course of our procedures.

- 1. Obtained February 2016 and June 2016 franchise fee calculation worksheets reflecting amounts due and paid for waste collection services within the City of Fort Lauderdale and verified they are properly calculated at 23% of the associated revenue in accordance with the Franchise Agreement. No exceptions noted.
- 2. Obtained February 2016 and June 2016 billing register reflecting all customers and amounts invoiced with amounts related to franchise fees noted. Selected a sample of customers from the monthly billing listing to determine if they are properly included or excluded from monthly franchise fee calculation. No exceptions noted.
- 3. Obtained franchise customer listing with addresses for the months of February 2016 and June 2016. Selected a sample of customers to verify they are located within franchise area. No exceptions noted.
- 4. Obtained payment listing and cleared check copies for amounts paid related to franchise fees due to the City of Fort Lauderdale for the months of February 2016 and June 2016 and agreed amounts to Franchise Fee Reports. No exceptions noted.

Our procedures were performed pursuant to the Standards for Consulting Services issued by the American Institute of Certified Public Accountants. We were not engaged to, and did not, perform an audit or an examination, the objective of which would be the expression of an opinion on the financial information of the Company. Because the procedures do not constitute an audit or examination, we did not express an opinion on any of the accounts, internal controls or any other items. If we were to perform additional procedures, other matters might have come to our attention that would be reported to you.

Our engagement cannot be relied upon to disclose errors, irregularities or illegal acts, including fraud or defalcations that may exist.

The purpose of this communication is solely to describe the scope of our review of the franchise fees due, not to provide an opinion. This report is intended solely for the information and use of the Company and the City in connection with ensuring compliance with the Franchise Agreement for waste collection services rendered by Panzarella Waste & Recycling and should not be used by any other parties.

Morgensten Phifes & Messina, P.A.

Certified Public Accountants

### PANZARELLA WASTE & RECYCLING

### SCHEDULE OF FRANCHISE FEE REPORTS AND EXCEPTIONS NOTED FOR THE MONTHS ENDED FEBRUARY 29, 2016 AND JUNE 30, 2016

	AS REPORTED							
MONTH	COLLECTED GROSS RECEIPTS		FRANCHISE FEES OWED		FRANCHISE FEES PAID			
February June	\$	10,712 12,062	\$	2,464 2,774	\$	2,464 2,774		
Totals	\$	22,774	\$	5,238	\$	5,238		

### EXCEPTIONS

\* None

LLOYD J. MORGENSTERN, C.P.A. STEPHEN C. PHIFER, C.P.A. MICHAEL P. MESSINA, C.P.A. BRIAN K. GRAFF, C.P.A. JONATHAN L. MILTON, C.P.A. LISA M. WEINBERGER, C.P.A. MICHAEL C. MESSINA, C.P.A. BANK OF AMERICA PLAZA SUITE 1480 101 EAST KENNEDY BOULEVARD TAMPA, FLORIDA 33602

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To Progressive Waste Solutions of Florida, Inc. Ft. Lauderdale, Florida

As agreed to in our engagement letter dated November 23, 2016, we performed certain consulting services (as described below) for Progressive Waste Solutions of Florida, Inc. (the Company). We performed limited procedures on your Company's Franchise Fee Reports for the reporting periods of February 2016 and June 2016 to ensure that the City of Fort Lauderdale, Florida (the City) was paid in accordance with the Franchise Agreement for waste collection services. In performing our services, we relied on the sufficiency, accuracy, and reliability of information provided by the Company. We did not independently verify the information provided to us, other than as discussed below.

Our work plan primarily consisted of reviewing invoices, and other records, making inquiries of the Company's management and analyzing the information obtained by us during the course of our procedures.

- 1. Obtained February 2016 and June 2016 franchise fee calculation worksheets reflecting amounts due and paid for waste collection services within the City of Fort Lauderdale and verified they are properly calculated at 23% of the associated revenue in accordance with the Franchise Agreement. No exceptions noted.
- 2. Obtained February 2016 and June 2016 billing register reflecting all customers and amounts invoiced with amounts related to franchise fees noted. Selected a sample of customers from the monthly billing listing to determine if they are properly included or excluded from monthly franchise fee calculation. No exceptions noted.
- 3. Obtained franchise customer listing with addresses for the months of February 2016 and June 2016. Selected a sample of customers to verify they are located within franchise area. No exceptions noted.
- 4. Obtained payment listing and cleared check copies for amounts paid related to franchise fees due to the City of Fort Lauderdale for the months of February 2016 and June 2016 and agreed amounts to Franchise Fee Reports. No exceptions noted.

Our procedures were performed pursuant to the Standards for Consulting Services issued by the American Institute of Certified Public Accountants. We were not engaged to, and did not, perform an audit or an examination, the objective of which would be the expression of an opinion on the financial information of the Company. Because the procedures do not constitute an audit or examination, we did not express an opinion on any of the accounts, internal controls or any other items. If we were to perform additional procedures, other matters might have come to our attention that would be reported to you.

Our engagement cannot be relied upon to disclose errors, irregularities or illegal acts, including fraud or defalcations that may exist.

The purpose of this communication is solely to describe the scope of our review of the franchise fees due, not to provide an opinion. This report is intended solely for the information and use of the Company and the City in connection with ensuring compliance with the Franchise Agreement for waste collection services rendered by Progressive Waste Solutions of Florida, Inc. and should not be used by any other parties.

Morgensten Phifes & Messina, P.A.

Certified Public Accountants

### **PROGRESSIVE WASTE SOLUTIONS OF FLORIDA, INC.**

### SCHEDULE OF FRANCHISE FEE REPORTS AND EXCEPTIONS NOTED FOR THE MONTHS ENDED FEBRUARY 29, 2016 AND JUNE 30, 2016

	AS REPORTED							
MONTH	COLLECTED GROSS RECEIPTS		FRANCHISE FEES OWED		FRANCHISE FEES PAID			
February		197,229		45,363		45,363		
June		205,414		47,245		47,245		
Totals	\$	402,643	\$	92,608	\$	92,608		

### EXCEPTIONS

\* None

#### MORGENSTERN PHIFER & MESSINA, P.A. CERTIFIED PUBLIC ACCOUNTANTS

LLOYD J. MORGENSTERN, C.P.A. STEPHEN C. PHIFER, C.P.A. MICHAEL P. MESSINA, C.P.A. BRIAN K. GRAFF, C.P.A. JONATHAN L. MILTON, C.P.A. LISA M. WEINBERGER, C.P.A. MICHAEL C. MESSINA, C.P.A. BANK OF AMERICA PLAZA SUITE 1480 101 EAST KENNEDY BOULEVARD TAMPA, FLORIDA 33602

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Republic Services Ft. Lauderdale, Florida

As agreed to in our engagement letter dated May 17, 2017, we performed certain consulting services (as described below) for Republic Services (the Company). We performed limited procedures on your Company's Franchise Fee Reports for the reporting periods of February 2016 and June 2016 to ensure that the City of Fort Lauderdale, Florida (the City) was paid in accordance with the Franchise Agreement for waste collection services. In performing our services, we relied on the sufficiency, accuracy, and reliability of information provided by the Company. We did not independently verify the information provided to us, other than as discussed below.

Our work plan primarily consisted of reviewing invoices, and other records, making inquiries of the Company's management and analyzing the information obtained by us during the course of our procedures.

- 1. Obtained February 2016 and June 2016 franchise fee calculation worksheets reflecting amounts due and paid for waste collection services within the City of Fort Lauderdale and verified they are properly calculated at 23% of the associated revenue in accordance with the Franchise Agreement. No exceptions noted.
- 2. Obtained February 2016 and June 2016 billing register reflecting all customers and amounts invoiced with amounts related to franchise fees noted. Selected a sample of customers from the monthly billing listing to determine if they are properly included or excluded from monthly franchise fee calculation. No exceptions noted.
- 3. Obtained franchise customer listing with addresses for the months of February 2016 and June 2016. Selected a sample of customers to verify they are located within franchise area. No exceptions noted.
- 4. Obtained payment listing and cleared check copies for amounts paid related to franchise fees due to the City of Fort Lauderdale for the months of February 2016 and June 2016 and agreed amounts to Franchise Fee Reports. No exceptions noted.

Our procedures were performed pursuant to the Standards for Consulting Services issued by the American Institute of Certified Public Accountants. We were not engaged to, and did not, perform an audit or an examination, the objective of which would be the expression of an opinion on the financial information of the Company. Because the procedures do not constitute an audit or examination, we did not express an opinion on any of the accounts, internal controls or any other items. If we were to perform additional procedures, other matters might have come to our attention that would be reported to you.

Our engagement cannot be relied upon to disclose errors, irregularities or illegal acts, including fraud or defalcations that may exist.

The purpose of this communication is solely to describe the scope of our review of the franchise fees due, not to provide an opinion. This report is intended solely for the information and use of the Company and the City in connection with ensuring compliance with the Franchise Agreement for waste collection services rendered by Republic Services and should not be used by any other parties.

Morgensten Phifes & Messina, P.A.

Certified Public Accountants

### **REPUBLIC SERVICES**

### SCHEDULE OF FRANCHISE FEE REPORTS AND EXCEPTIONS NOTED FOR THE MONTHS ENDED FEBRUARY 29, 2016 AND JUNE 30, 2016

	AS REPORTED							
MONTH	COLLECTED GROSS RECEIPTS		FRANCHISE FEES OWED		FRANCHISE FEES PAID			
February June	\$	405,875 472,060	\$	93,351 108,574	\$	93,351 108,574		
Totals	\$	877,935	\$	201,925	\$	201,925		

### EXCEPTIONS

\* None

LLOYD J. MORGENSTERN, C.P.A. STEPHEN C. PHIFER, C.P.A. MICHAEL P. MESSINA, C.P.A. BRIAN K. GRAFF, C.P.A. JONATHAN L. MILTON, C.P.A. LISA M. WEINBERGER, C.P.A. MICHAEL C. MESSINA, C.P.A. BANK OF AMERICA PLAZA SUITE 1480 101 EAST KENNEDY BOULEVARD TAMPA, FLORIDA 33602

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MEMBERS AMERICAN INSTITUTE OF CERTIFIED PUBLIC ACCOUNTANTS FLORIDA INSTITUTE OF CERTIFIED PUBLIC ACCOUNTANTS

To Roll-Off Services, Inc. Ft. Lauderdale, Florida

As agreed to in our engagement letter dated May 17, 2017, we performed certain consulting services (as described below) for Roll-Off Services, Inc. (the Company). We performed limited procedures on your Company's Franchise Fee Reports for the reporting periods of February 2016 and June 2016 to ensure that the City of Fort Lauderdale, Florida (the City) was paid in accordance with the Franchise Agreement for waste collection services. In performing our services, we relied on the sufficiency, accuracy, and reliability of information provided by the Company. We did not independently verify the information provided to us, other than as discussed below.

Our work plan primarily consisted of reviewing invoices, and other records, making inquiries of the Company's management and analyzing the information obtained by us during the course of our procedures.

- 1. Obtained February 2016 and June 2016 franchise fee calculation worksheets reflecting amounts due and paid for waste collection services within the City of Fort Lauderdale and verified they are properly calculated at 23% of the associated revenue in accordance with the Franchise Agreement. No exceptions noted.
- 2. Obtained February 2016 and June 2016 billing register reflecting all customers and amounts invoiced with amounts related to franchise fees noted. Selected a sample of customers from the monthly billing listing to determine if they are properly included or excluded from monthly franchise fee calculation. No exceptions noted.
- 3. Obtained franchise customer listing with addresses for the months of February 2016 and June 2016. Selected a sample of customers to verify they are located within franchise area. No exceptions noted.
- 4. Obtained payment listing and cleared check copies for amounts paid related to franchise fees due to the City of Fort Lauderdale for the months of February 2016 and June 2016 and agreed amounts to Franchise Fee Reports. No exceptions noted.

Our procedures were performed pursuant to the Standards for Consulting Services issued by the American Institute of Certified Public Accountants. We were not engaged to, and did not, perform an audit or an examination, the objective of which would be the expression of an opinion on the financial information of the Company. Because the procedures do not constitute an audit or examination, we did not express an opinion on any of the accounts, internal controls or any other items. If we were to perform additional procedures, other matters might have come to our attention that would be reported to you.

Our engagement cannot be relied upon to disclose errors, irregularities or illegal acts, including fraud or defalcations that may exist.

The purpose of this communication is solely to describe the scope of our review of the franchise fees due, not to provide an opinion. This report is intended solely for the information and use of the Company and the City in connection with ensuring compliance with the Franchise Agreement for waste collection services rendered by Roll-Off Services, Inc. and should not be used by any other parties.

Morgensten Phifes & Messina, P.A.

Certified Public Accountants

### **ROLL-OFF SERVICES, INC.**

### SCHEDULE OF FRANCHISE FEE REPORTS AND EXCEPTIONS NOTED FOR THE MONTHS ENDED FEBRUARY 29, 2016 AND JUNE 30, 2016

	AS REPORTED						
MONTH	COLLECTED GROSS RECEIPTS		FRANCHISE FEES OWED		FRANCHISE FEES PAID		
February June	\$	-	\$	-	\$	-	
Totals	\$	-	\$		\$	-	

### EXCEPTIONS

\* None

LLOYD J. MORGENSTERN, C.P.A. STEPHEN C. PHIFER, C.P.A. MICHAEL P. MESSINA, C.P.A. BRIAN K. GRAFF, C.P.A. JONATHAN L. MILTON, C.P.A. LISA M. WEINBERGER, C.P.A. MICHAEL C. MESSINA, C.P.A. BANK OF AMERICA PLAZA SUITE 1480 101 EAST KENNEDY BOULEVARD TAMPA, FLORIDA 33602

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MEMBERS AMERICAN INSTITUTE OF CERTIFIED PUBLIC ACCOUNTANTS FLORIDA INSTITUTE OF CERTIFIED PUBLIC ACCOUNTANTS

To Bicon, Inc. d/b/a S&S National Waste Ft. Lauderdale, Florida

As agreed to in our engagement letter dated May 17, 2017, we performed certain consulting services (as described below) for Bicon, Inc. d/b/a S&S National Waste (the Company). We performed limited procedures on your Company's Franchise Fee Reports for the reporting periods of February 2016 and June 2016 to ensure that the City of Fort Lauderdale, Florida (the City) was paid in accordance with the Franchise Agreement for waste collection services. In performing our services, we relied on the sufficiency, accuracy, and reliability of information provided by the Company. We did not independently verify the information provided to us, other than as discussed below.

Our work plan primarily consisted of reviewing invoices, and other records, making inquiries of the Company's management and analyzing the information obtained by us during the course of our procedures.

- 1. Obtained February 2016 and June 2016 franchise fee calculation worksheets reflecting amounts due and paid for waste collection services within the City of Fort Lauderdale and verified they are properly calculated at 23% of the associated revenue in accordance with the Franchise Agreement. No exceptions noted.
- 2. Obtained February 2016 and June 2016 billing register reflecting all customers and amounts invoiced with amounts related to franchise fees noted. Selected a sample of customers from the monthly billing listing to determine if they are properly included or excluded from monthly franchise fee calculation.

Collection of C&D was noted in examination of Company's invoices. Requested dump tickets reflecting that these services were disposed of in a recycling facility, and as such, properly excluded from franchise fee calculation. The Company was unable to provide this support.

- 3. Obtained franchise customer listing with addresses for the months of February 2016 and June 2016. Selected a sample of customers to verify they are located within franchise area. No exceptions noted.
- 4. Obtained payment listing and cleared check copies for amounts paid related to franchise fees due to the City of Fort Lauderdale for the months of February 2016 and June 2016 and agreed amounts to Franchise Fee Reports. No exceptions noted.

Our procedures were performed pursuant to the Standards for Consulting Services issued by the American Institute of Certified Public Accountants. We were not engaged to, and did not, perform an audit or an examination, the objective of which would be the expression of an opinion on the financial information of the Company. Because the procedures do not constitute an audit or examination, we did not express an opinion on any of the accounts, internal controls or any other items. If we were to perform additional procedures, other matters might have come to our attention that would be reported to you.

Our engagement cannot be relied upon to disclose errors, irregularities or illegal acts, including fraud or defalcations that may exist.

The purpose of this communication is solely to describe the scope of our review of the franchise fees due, not to provide an opinion. This report is intended solely for the information and use of the Company and the City in connection with ensuring compliance with the Franchise Agreement for waste collection services rendered by Bicon, Inc. d/b/a S&S National Waste and should not be used by any other parties.

Morgensten Phifes & Messina, P.A.

Certified Public Accountants

### <u>S & S NATIONAL WASTE, INC.</u>

### SCHEDULE OF FRANCHISE FEE REPORTS AND EXCEPTIONS NOTED FOR THE MONTHS ENDED FEBRUARY 29, 2016 AND JUNE 30, 2016

MONTH	AS REPORTEDCOLLECTEDGROSSFRANCHISEFRANCHISEFRANCHISERECEIPTSFEES OWEDFEES PAID						
February June	-						
Totals	<u>\$</u> -	\$	<u>\$                                    </u>				

#### EXCEPTIONS

\* Collection of C&D was noted in Company's invoices. Requested dump tickets reflecting that these services were disposed of in a recycling facility, and as such, properly excluded from franchise fee calculation. The Company was unable to provide this support.

#### MORGENSTERN PHIFER & MESSINA, P.A. CERTIFIED PUBLIC ACCOUNTANTS

LLOYD J. MORGENSTERN, C.P.A. STEPHEN C. PHIFER, C.P.A. MICHAEL P. MESSINA, C.P.A. BRIAN K. GRAFF, C.P.A. JONATHAN L. MILTON, C.P.A. LISA M. WEINBERGER, C.P.A. MICHAEL C. MESSINA, C.P.A. BANK OF AMERICA PLAZA SUITE 1480 101 EAST KENNEDY BOULEVARD TAMPA, FLORIDA 33602

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MEMBERS AMERICAN INSTITUTE OF CERTIFIED PUBLIC ACCOUNTANTS FLORIDA INSTITUTE OF CERTIFIED PUBLIC ACCOUNTANTS

To Theoplis L. Wilson Ft. Lauderdale, Florida

As agreed to in our engagement letter dated August 30, 2017, we performed certain consulting services (as described below) for Theoplis L. Wilson (the Company). We performed limited procedures on your Company's Franchise Fee Reports for the reporting periods of February 2016 and June 2016 to ensure that the City of Fort Lauderdale, Florida (the City) was paid in accordance with the Franchise Agreement for waste collection services. In performing our services, we relied on the sufficiency, accuracy, and reliability of information provided by the Company. We did not independently verify the information provided to us, other than as discussed below.

Our work plan primarily consisted of reviewing invoices, and other records, making inquiries of the Company's management and analyzing the information obtained by us during the course of our procedures.

1. Obtained February 2016 and June 2016 franchise fee calculation worksheets reflecting amounts due and paid for waste collection services within the City of Fort Lauderdale and verified they are properly calculated at 23% of the associated revenue in accordance with the Franchise Agreement.

We noted that the Company remitted franchise fees at an incorrect rate for waste collection services. No other exceptions were noted.

- 2. Obtained February 2016 and June 2016 billing register reflecting all customers and amounts invoiced with amounts related to franchise fees noted. Selected a sample of customers from the monthly billing listing to determine if they are properly included or excluded from monthly franchise fee calculation. No exceptions noted.
- 3. Obtained franchise customer listing with addresses for the months of February 2016 and June 2016. Selected a sample of customers to verify they are located within franchise area. No exceptions noted.
- 4. Obtained payment listing and cleared check copies for amounts paid related to franchise fees due to the City of Fort Lauderdale for the months of February 2016 and June 2016 and agreed amounts to Franchise Fee Reports. No exceptions noted.

Our procedures were performed pursuant to the Standards for Consulting Services issued by the American Institute of Certified Public Accountants. We were not engaged to, and did not, perform an audit or an examination, the objective of which would be the expression of an opinion on the financial information of the Company. Because the procedures do not constitute an audit or examination, we did not express an opinion on any of the accounts, internal controls or any other items. If we were to perform additional procedures, other matters might have come to our attention that would be reported to you.

Our engagement cannot be relied upon to disclose errors, irregularities or illegal acts, including fraud or defalcations that may exist.

The purpose of this communication is solely to describe the scope of our review of the franchise fees due, not to provide an opinion. This report is intended solely for the information and use of the Company and the City in connection with ensuring compliance with the Franchise Agreement for waste collection services rendered by Theoplis L. Wilson and should not be used by any other parties.

Morgensten Phifes & Messina, P.A.

Certified Public Accountants

Tampa, Florida August 30, 2017

#### **THEOPLIS L. WILSON**

# SCHEDULE OF FRANCHISE FEE REPORTS AND EXCEPTIONS NOTED FOR THE MONTHS ENDED FEBRUARY 29, 2016 AND JUNE 30, 2016

		AS REPORTED						
MONTH	GI	COLLECTED GROSS RECEIPTS		FRANCHISE FEES OWED		FRANCHISE FEES PAID		
February		2,576		592		320		
June		2,620		603		481		
Totals	\$	5,196	\$	1,195	\$	801		

# EXCEPTIONS

\* The Company remitted franchise fees at an incorrect rate for waste collection services rather than 23% as stated in the Franchise Agreement.

# MORGENSTERN PHIFER & MESSINA, P.A.

LLOYD J. MORGENSTERN, C.P.A. STEPHEN C. PHIFER, C.P.A. MICHAEL P. MESSINA, C.P.A. BRIAN K. GRAFF, C.P.A. JONATHAN L. MILTON, C.P.A. LISA M. WEINBERGER, C.P.A. MICHAEL C. MESSINA, C.P.A. BANK OF AMERICA PLAZA SUITE 1480 101 EAST KENNEDY BOULEVARD TAMPA, FLORIDA 33602

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MEMBERS AMERICAN INSTITUTE OF CERTIFIED PUBLIC ACCOUNTANTS FLORIDA INSTITUTE OF CERTIFIED PUBLIC ACCOUNTANTS

To Thoroughbred Waste Services, LLC Ft. Lauderdale, Florida

As agreed to in our engagement letter dated May 17, 2017, we performed certain consulting services (as described below) for Thoroughbred Waste Services, LLC (the Company). We performed limited procedures on your Company's Franchise Fee Reports for the reporting periods of February 2016 and June 2016 to ensure that the City of Fort Lauderdale, Florida (the City) was paid in accordance with the Franchise Agreement for waste collection services. In performing our services, we relied on the sufficiency, accuracy, and reliability of information provided by the Company. We did not independently verify the information provided to us, other than as discussed below.

Our work plan primarily consisted of reviewing invoices, and other records, making inquiries of the Company's management and analyzing the information obtained by us during the course of our procedures.

- 1. Obtained February 2016 and June 2016 franchise fee calculation worksheets reflecting amounts due and paid for waste collection services within the City of Fort Lauderdale and verified they are properly calculated at 23% of the associated revenue in accordance with the Franchise Agreement. No exceptions noted.
- 2. Obtained February 2016 and June 2016 billing register reflecting all customers and amounts invoiced with amounts related to franchise fees noted. Selected a sample of customers from the monthly billing listing to determine if they are properly included or excluded from monthly franchise fee calculation. No exceptions noted.
- 3. Obtained franchise customer listing with addresses for the months of February 2016 and June 2016. Selected a sample of customers to verify they are located within franchise area. No exceptions noted.
- 4. Obtained payment listing and cleared check copies for amounts paid related to franchise fees due to the City of Fort Lauderdale for the months of February 2016 and June 2016 and agreed amounts to Franchise Fee Reports. No exceptions noted.

The purpose of this communication is solely to describe the scope of our review of the franchise fees due, not to provide an opinion. This report is intended solely for the information and use of the Company and the City in connection with ensuring compliance with the Franchise Agreement for waste collection services rendered by Thoroughbred Waste Services, LLC and should not be used by any other parties.

Morgensten Phifes & Messina, P.A.

Certified Public Accountants

## THOROUGHBRED WASTE SERVICES, LLC

# SCHEDULE OF FRANCHISE FEE REPORTS AND EXCEPTIONS NOTED FOR THE MONTHS ENDED FEBRUARY 29, 2016 AND JUNE 30, 2016

		AS REPORTED							
MONTH	COLLECTED GROSS RECEIPTS		FRANCHISE FEES OWED		FRANCHISE FEES PAID				
February June	\$	-	\$	-	\$	-			
Totals	\$	-	\$		\$	-			

## EXCEPTIONS

#### MORGENSTERN PHIFER & MESSINA, P.A. CERTIFIED PUBLIC ACCOUNTANTS

LLOYD J. MORGENSTERN, C.P.A. STEPHEN C. PHIFER, C.P.A. MICHAEL P. MESSINA, C.P.A. BRIAN K. GRAFF, C.P.A. JONATHAN L. MILTON, C.P.A. LISA M. WEINBERGER, C.P.A. MICHAEL C. MESSINA, C.P.A. BANK OF AMERICA PLAZA SUITE 1480 101 EAST KENNEDY BOULEVARD TAMPA, FLORIDA 33602

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MEMBERS AMERICAN INSTITUTE OF CERTIFIED PUBLIC ACCOUNTANTS FLORIDA INSTITUTE OF CERTIFIED PUBLIC ACCOUNTANTS

To Waste Management, Inc. Ft. Lauderdale, Florida

As agreed to in our engagement letter dated May 17, 2017, we performed certain consulting services (as described below) for Waste Management, Inc. (the Company). We performed limited procedures on your Company's Franchise Fee Reports for the reporting periods of February 2016 and June 2016 to ensure that the City of Fort Lauderdale, Florida (the City) was paid in accordance with the Franchise Agreement for waste collection services. In performing our services, we relied on the sufficiency, accuracy, and reliability of information provided by the Company. We did not independently verify the information provided to us, other than as discussed below.

Our work plan primarily consisted of reviewing invoices, and other records, making inquiries of the Company's management and analyzing the information obtained by us during the course of our procedures.

- 1. Obtained February 2016 and June 2016 franchise fee calculation worksheets reflecting amounts due and paid for waste collection services within the City of Fort Lauderdale and verified they are properly calculated at 23% of the associated revenue in accordance with the Franchise Agreement. No exceptions noted.
- 2. Obtained February 2016 and June 2016 billing register reflecting all customers and amounts invoiced with amounts related to franchise fees noted. Selected a sample of customers from the monthly billing listing to determine if they are properly included or excluded from monthly franchise fee calculation. No exceptions noted.
- 3. Obtained franchise customer listing with addresses for the months of February 2016 and June 2016. Selected a sample of customers to verify they are located within franchise area. No exceptions noted.
- 4. Obtained payment listing and cleared check copies for amounts paid related to franchise fees due to the City of Fort Lauderdale for the months of February 2016 and June 2016 and agreed amounts to Franchise Fee Reports. No exceptions noted.

The purpose of this communication is solely to describe the scope of our review of the franchise fees due, not to provide an opinion. This report is intended solely for the information and use of the Company and the City in connection with ensuring compliance with the Franchise Agreement for waste collection services rendered by Waste Management, Inc. and should not be used by any other parties.

Morgensten Phifes & Messina, P.A.

Certified Public Accountants

#### WASTE MANAGEMENT INC. OF FLORIDA

# SCHEDULE OF FRANCHISE FEE REPORTS AND EXCEPTIONS NOTED FOR THE MONTHS ENDED FEBRUARY 29, 2016 AND JUNE 30, 2016

		AS REPORTED						
MONTH	COLLECTED GROSS RECEIPTS		FRANCHISE FEES OWED		FRANCHISE FEES PAID			
February June	\$	796,706 962,861	\$	183,242 221,458	\$	183,242 221,458		
Totals	\$	1,759,567	\$	404,700	\$	404,700		

## EXCEPTIONS

#### MORGENSTERN PHIFER & MESSINA, P.A. CERTIFIED PUBLIC ACCOUNTANTS

LLOYD J. MORGENSTERN, C.P.A. STEPHEN C. PHIFER, C.P.A. MICHAEL P. MESSINA, C.P.A. BRIAN K. GRAFF, C.P.A. JONATHAN L. MILTON, C.P.A. LISA M. WEINBERGER, C.P.A. MICHAEL C. MESSINA, C.P.A. BANK OF AMERICA PLAZA SUITE 1480 101 EAST KENNEDY BOULEVARD TAMPA, FLORIDA 33602

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MEMBERS AMERICAN INSTITUTE OF CERTIFIED PUBLIC ACCOUNTANTS FLORIDA INSTITUTE OF CERTIFIED PUBLIC ACCOUNTANTS

To Waste Pro of Florida, Inc. Ft. Lauderdale, Florida

As agreed to in our engagement letter dated May 17, 2017, we performed certain consulting services (as described below) for Waste Pro of Florida, Inc. (the Company). We performed limited procedures on your Company's Franchise Fee Reports for the reporting periods of February 2016 and June 2016 to ensure that the City of Fort Lauderdale, Florida (the City) was paid in accordance with the Franchise Agreement for waste collection services. In performing our services, we relied on the sufficiency, accuracy, and reliability of information provided by the Company. We did not independently verify the information provided to us, other than as discussed below.

Our work plan primarily consisted of reviewing invoices, and other records, making inquiries of the Company's management and analyzing the information obtained by us during the course of our procedures.

- 1. Obtained February 2016 and June 2016 franchise fee calculation worksheets reflecting amounts due and paid for waste collection services within the City of Fort Lauderdale and verified they are properly calculated at 23% of the associated revenue in accordance with the Franchise Agreement. No exceptions noted.
- 2. Obtained February 2016 and June 2016 billing register reflecting all customers and amounts invoiced with amounts related to franchise fees noted. Selected a sample of customers from the monthly billing listing to determine if they are properly included or excluded from monthly franchise fee calculation. No exceptions noted.
- 3. Obtained franchise customer listing with addresses for the months of February 2016 and June 2016. Selected a sample of customers to verify they are located within franchise area. No exceptions noted.
- 4. Obtained payment listing and cleared check copies for amounts paid related to franchise fees due to the City of Fort Lauderdale for the months of February 2016 and June 2016 and agreed amounts to Franchise Fee Reports. No exceptions noted.

The purpose of this communication is solely to describe the scope of our review of the franchise fees due, not to provide an opinion. This report is intended solely for the information and use of the Company and the City in connection with ensuring compliance with the Franchise Agreement for waste collection services rendered by Waste Pro of Florida, Inc. and should not be used by any other parties.

Morgensten Phifes & Messina, P.A.

Certified Public Accountants

## WASTE PRO OF FLORIDA, INC.

# SCHEDULE OF FRANCHISE FEE REPORTS AND EXCEPTIONS NOTED FOR THE MONTHS ENDED FEBRUARY 29, 2016 AND JUNE 30, 2016

		AS REPORTED						
MONTH	COLLECTED GROSS RECEIPTS		FRANCHISE FEES OWED		FRANCHISE FEES PAID			
February June	\$	21,371 25,740	\$	4,915 5,920	\$	4,915 5,920		
Totals	\$	47,111	\$	10,835	\$	10,835		

## EXCEPTIONS

#### MORGENSTERN PHIFER & MESSINA, P.A. CERTIFIED PUBLIC ACCOUNTANTS

LLOYD J. MORGENSTERN, C.P.A. STEPHEN C. PHIFER, C.P.A. MICHAEL P. MESSINA, C.P.A. BRIAN K. GRAFF, C.P.A. JONATHAN L. MILTON, C.P.A. LISA M. WEINBERGER, C.P.A. MICHAEL C. MESSINA, C.P.A. BANK OF AMERICA PLAZA SUITE 1480 101 EAST KENNEDY BOULEVARD TAMPA, FLORIDA 33602

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MEMBERS AMERICAN INSTITUTE OF CERTIFIED PUBLIC ACCOUNTANTS FLORIDA INSTITUTE OF CERTIFIED PUBLIC ACCOUNTANTS

To World Waste Recycling Ft. Lauderdale, Florida

As agreed to in our engagement letter dated May 17, 2017, we performed certain consulting services (as described below) for World Waste Recycling (the Company). We performed limited procedures on your Company's Franchise Fee Reports for the reporting periods of February 2016 and June 2016 to ensure that the City of Fort Lauderdale, Florida (the City) was paid in accordance with the Franchise Agreement for waste collection services. In performing our services, we relied on the sufficiency, accuracy, and reliability of information provided by the Company. We did not independently verify the information provided to us, other than as discussed below.

Our work plan primarily consisted of reviewing invoices, and other records, making inquiries of the Company's management and analyzing the information obtained by us during the course of our procedures.

- 1. Obtained February 2016 and June 2016 franchise fee calculation worksheets reflecting amounts due and paid for waste collection services within the City of Fort Lauderdale and verified they are properly calculated at 23% of the associated revenue in accordance with the Franchise Agreement. No exceptions noted.
- 2. Obtained February 2016 and June 2016 billing register reflecting all customers and amounts invoiced with amounts related to franchise fees noted. Selected a sample of customers from the monthly billing listing to determine if they are properly included or excluded from monthly franchise fee calculation. No exceptions noted.
- 3. Obtained franchise customer listing with addresses for the months of February 2016 and June 2016. Selected a sample of customers to verify they are located within franchise area. No exceptions noted.
- 4. Obtained payment listing and cleared check copies for amounts paid related to franchise fees due to the City of Fort Lauderdale for the months of February 2016 and June 2016 and agreed amounts to Franchise Fee Reports. No exceptions noted.

The purpose of this communication is solely to describe the scope of our review of the franchise fees due, not to provide an opinion. This report is intended solely for the information and use of the Company and the City in connection with ensuring compliance with the Franchise Agreement for waste collection services rendered by World Waste Recycling and should not be used by any other parties.

Morgensten Phifes & Messina, P.A.

Certified Public Accountants

#### WORLD WASTE RECYCLING

# SCHEDULE OF FRANCHISE FEE REPORTS AND EXCEPTIONS NOTED FOR THE MONTHS ENDED FEBRUARY 29, 2016 AND JUNE 30, 2016

MONTH	COLLECT GROSS RECIEPT	FRA	NCHISE S OWED	FRANC FEES I	
February June		-	-		-
Totals	\$	\$	-	\$	-

#### EXCEPTIONS