



AGENDA

Garden Grove Sanitary District
Board of Directors

Tuesday, June 28, 2022

6:30 PM

Community Meeting Center, 11300
Stanford Avenue, Garden Grove,
California 92840

John R. O'Niell
President
Diedre Thu-Ha Nguyen
Vice President
George S. Brietigam
Member
Patrick Phat Bui
Member
Steve Jones
Member
Stephanie Klopfenstein
Member
Kim B. Nguyen
Member

COVID-19 Information: Members of the public can address the City Council during the public comment portion of the meeting in person or via e-mail. If you plan to attend the meeting in person, masks or face coverings are required to be worn if you are not vaccinated. If you feel ill or are showing symptoms of COVID-19, please consider submitting comments by e-mail. Instructions are available on the City's website at <https://ggcity.org/city-council/meetings-participation>

Meeting Assistance: Any person requiring auxiliary aids and services, due to a disability, to address the City Council, should contact the City Clerk's Office 72 hours prior to the meeting to arrange for accommodations. Phone: (714) 741-5040.

Agenda Item Descriptions: Are intended to give a brief, general description of the item. The City Council may take legislative action deemed appropriate with respect to the item and is not limited to the recommended action indicated in staff reports or the agenda.

Documents/Writings: Any revised or additional documents/writings related to an item on the agenda distributed to all or a majority of the Council Members within 72 hours of a meeting, are made available for public inspection at the same time (1) in the City Clerk's Office at 11222 Acacia Parkway, Garden Grove, CA 92840, during normal business hours; (2) on the City's website as an attachment to the City Council meeting agenda; and (3) at the Council Chamber at the time of the meeting.

Public Comments: Members of the public who attend the meeting in-person and would like to address the City Council are requested to complete a pink speaker card indicating their name and address, and identifying the subject matter they wish to address. This card should be given to the City Clerk before the meeting begins. General comments are made during "Oral Communications" and should be limited to matters under consideration and/or what the City Council has jurisdiction over. Persons wishing to address the City Council regarding a Public Hearing matter will be called to the podium at the time the matter is being considered.

Manner of Addressing the City Council: After being called by the Mayor, you may approach the podium, it is requested that you state your name for the record, and proceed to address the City Council. All remarks and questions should be addressed to the City Council as a whole and not to

individual Council Members or staff members. Any person making impertinent, slanderous, or profane remarks or who becomes boisterous while addressing the City Council shall be called to order by the Mayor. If such conduct continues, the Mayor may order the person barred from addressing the City Council any further during that meeting.

Time Limitation: When any group of persons wishes to address the City Council on the same subject matter, the Mayor may request a spokesperson be chosen to represent the group, so as to avoid unnecessary repetition. At the City Council's discretion, a limit on the total amount of time for public comments during Oral Communications and/or a further limit on the time allotted to each speaker during Oral Communications may be set.

PLEASE SILENCE YOUR CELL PHONES DURING THE MEETING.

AGENDA

Open Session

6:30 PM

ROLL CALL: MEMBER BRIETIGAM, MEMBER BUI, MEMBER JONES, MEMBER KLOPFENSTEIN, MEMBER K. NGUYEN, VICE PRESIDENT D. NGUYEN, PRESIDENT O'NEILL

1. ORAL COMMUNICATIONS (to be held simultaneously with other legislative bodies)

2. CONSENT ITEMS

(Consent Items will be acted on simultaneously with one motion unless separate discussion and/or action is requested by a Sanitary District Member.)

2.a. Approval of Quitclaim Deeds for sewer easements to the City of Stanton for properties located at 12331 through 12435 Beach Boulevard, Stanton.
(Action Item)

2.b. Receive and file minutes from the meetings held on April 26, 2022, and May 24, 2022. *(Action Item)*

3. PUBLIC HEARINGS

(Motion to approve will include adoption of each Resolution unless otherwise stated.)

3.a. Adoption of a Resolution to authorize the imposition of liens on parcels with delinquent payments for refuse collection and disposal service charges.
(Action Item)

3.b. Adoption of a Resolution to collect refuse collection and disposal service charges on tax roll for properties located in Improvement District No. 1.
(Action Item)

3.c. Adoption of a Resolution to collect sewer service fees on tax roll for properties located outside the city limits. *(Action Item)*

4. ITEMS FOR CONSIDERATION

- 4.a. Adoption of Resolutions amending the Garden Grove Sanitary District budget and setting the appropriations limit for for Fiscal Year 2022-23. (*Action Item*)
- 4.b. Award a contract to Ardurra Group, Inc., for professional engineering design and construction management and inspection services for the Sewer System Rehabilitation Plan Phase I Sewer Main Lining and Spot Repair Project No. 5 & 6. (Cost: \$493,077) (*Action Item*)
- 4.c. Adoption of Resolutions approving the Amended and Restated Exclusive Franchise Agreement with Republic Waste Services of Southern California, LLC dba Garden Grove Disposal. (*Joint Action Item with the City Council.*)
5. MATTERS FROM THE PRESIDENT, BOARD MEMBERS AND GENERAL MANAGER
6. ADJOURNMENT

The next Regular Sanitary District Board Meeting is scheduled on Tuesday, July 26, 2022, at 5:30 p.m. in the Community Meeting Center, 11300 Stanford Avenue, Garden Grove, California 92840.

City of Garden Grove

INTER-DEPARTMENT MEMORANDUM

To: Scott C. Stiles From: William E. Murray
Dept.: General Manager Dept.: Public Works
Subject: Approval of Quitclaim Deeds Date: 6/28/2022
for sewer easements to the
City of Stanton for properties
located at 12331 through
12435 Beach Boulevard,
Stanton. (*Action Item*)

OBJECTIVE

For the Garden Grove Sanitary District Board (District) to approve two Quitclaim Deeds for the property pertaining to 12331 through 12435 Beach Boulevard, Stanton, for a sewer easement.

BACKGROUND

Bonanni Development (Owner) purchased the site located at 12331 through 12435 Beach Boulevard, and is in the process of developing the site into a 321 unit apartment complex.

Currently, an 8 inch sewer line located in the alley, running along the western portion of the site from north-to-south and onto Lampson Avenue serves the property. A recorded easement on behalf of the District is in-place.

At the expense of the Owner, the Owner plans to remove the existing 8" sewer line and install a new 8" sewer main along the same alignment at a deeper depth to meet the invert of the 60" Orange County Sanitation District (OCSD) manhole located on Lampson Avenue.

DISCUSSION

As the project originates in the City of Stanton, the Owner and the City of Stanton, respectively, have accepted and will maintain the 8 inch sewer line as a private and public sewer. Therefore, the District will have no need of a sewer easement for the location of the 8 inch sewer line connecting the existing property to the OCSD main sewer, and a quitclaim of the easement to the Owner and the City of Stanton is therefore appropriate.

Each separate quitclaim deed and description of the easement area are being deeded to the Owner and the City of Stanton and are included as an attachment to this report.

FINANCIAL IMPACT

None.

RECOMMENDATION

It is recommended that the Sanitary District Board of Directors:

- Approve the attached Quitclaim Deeds for property located at 12331 through 12435 Beach Boulevard, Stanton for the sewer easement;
- Authorize the General Manager to execute the Quitclaim Deeds; and
- Authorize the Secretary to record the Quitclaim Deeds with the County Recorders Office.

By: Paul Guerrero, Real Property Agent

ATTACHMENTS:

Description	Upload Date	Type	File Name
Quitclaim Deed for City of Stanton	5/13/2022	Backup Material	Garden_Grove_Sanitary_District_Quitclaim_Deed_City_of_Stanton_Final.pdf
Quitclaim Deed for Owner	5/13/2022	Backup Material	Garden_Grove_Sanitary_District_Quitclaim_Deed_Owners_Final.pdf

AFTER RECORDING MAIL TO:

City Clerk
City of Garden Grove
11222 Acacia Parkway
Garden Grove, CA 92842

Space above this line for Recorder's use

FEE EXEMPT PURSUANT TO
GOVERNMENT CODE § 6103

QUITCLAIM DEED

FOR A VALUABLE CONSIDERATION, receipt of which is hereby acknowledged, GARDEN GROVE SANITARY DISTRICT, A CALIFORNIA SPECIAL DISTRICT, hereby REMISE(S), RELEASE(S) AND FOREVER QUITCLAIM(S) to:

CITY OF STANTON, A CALIFORNIA MUNICIPAL CORPORATION

the following described real property in the City of Stanton, County of Orange, State of California:

AS DESCRIBED ON EXHIBIT "A" AND DEPICTED ON EXHIBIT "B" ATTACHED HERETO.

Dated _____

BY: _____
NAME: Scott C. Stiles
TITLE: General Manager

A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which the certificate is attached, and not the truthfulness, accuracy, or validity of that document.

STATE OF CALIFORNIA)
)
COUNTY OF ORANGE)

ON _____ BEFORE ME, _____

PERSONALLY APPEARED SCOTT C. STILES, WHO PROVED TO ME ON THE BASIS OF SATISFACTORY EVIDENCE TO BE THE PERSON(S) WHOSE NAME(S) IS/ARE SUBSCRIBED TO THE WITHIN INSTRUMENT AND ACKNOWLEDGED TO ME THAT HE/SHE/THEY EXECUTED THE SAME IN HIS/HER/THEIR AUTHORIZED CAPACITY(IES), AND THAT BY HIS/HER/THEIR SIGNATURE(S) ON THE INSTRUMENT THE PERSON(S) OR THE ENTITY UPON BEHALF OF WHICH THE PERSON(S) ACTED, EXECUTED THE INSTRUMENT.

I CERTIFY UNDER PENALTY OF PERJURY UNDER THE LAWS OF THE STATE OF CALIFORNIA THAT THE FOREGOING PARAGRAPH IS TRUE AND CORRECT.

WITNESS MY HAND AND OFFICIAL SEAL.

SIGNATURE _____

CERTIFICATE OF ACCEPTANCE

This is to certify that the interest in real property conveyed by deed or grant dated, _____ from the GARDEN GROVE SANITARY DISTRICT, a California special district, to the CITY OF STANTON, a California municipal corporation, is hereby accepted by the undersigned officer on behalf of the Stanton City Council pursuant to authority conferred by Resolution No. _____ of the Stanton City Council, adopted on _____, and the grantee consents to recordation thereof by its duly authorized officer.

Dated: _____

By: _____

BEING THAT PORTION OF THE EASEMENT IN THE CITY OF STANTON, COUNTY OF ORANGE, STATE OF CALIFORNIA, GRANTED TO GARDEN GROVE SANITARY DISTRICT, A POLITICAL CORPORATION, AND ACCEPTED BY THE SANITARY BOARD OF THE GARDEN GROVE SANITARY DISTRICT, COUNTY OF ORANGE, STATE OF CALIFORNIA, RESOLUTION NO. 1050, AS DESCRIBED IN THE GRANT DEED RECORDED JANUARY 28, 1956 IN BOOK 4178, PAGE 498, OFFICIAL RECORDS, IN THE SOUTHEAST QUARTER OF THE NORTHEAST QUARTER OF SECTION 35, TOWNSHIP 4 SOUTH, RANGE 11 WEST, RANCHO LOS BOLSAS, LYING WITHIN THE FOLLOWING DESCRIBED PARCEL:

PARCEL 2 OF PARCEL MAP NO. 2002-115, IN THE CITY OF STANTON, COUNTY OF ORANGE, STATE OF CALIFORNIA, AS SHOWN ON THE MAP FILED IN BOOK 332, PAGES 16 AND 17 OF PARCEL MAPS, RECORDS OF THE COUNTY RECORDER OF SAID COUNTY.

AS SHOWN ON EXHIBIT "B" ATTACHED HERETO AND MADE A PART HEREOF.

PREPARED BY ME OR UNDER MY DIRECTION.



Jeffrey A. Walden
JEFFREY A. WALDEN, P.L.S. 7914

02-10-2022
DATE



CIVIL ENGINEERS - LAND SURVEYORS - PLANNERS
2552 WHITE ROAD, SUITE B • IRVINE, CA 92614-6236
(949) 660-0110 FAX: 660-0418

EXHIBIT "A"

SKETCH FOR LEGAL DESCRIPTION FOR QUITCLAIM OF GARDEN GROVE SANITARY DISTRICT EASEMENT WITHIN PARCEL 2, PARCEL MAP 2002-115, P.M.B. 332/16-17 CITY OF STANTON, STATE OF CALIFORNIA

W.O. No. 2016-948-001
Engr. B.J.W. Chk'd. S.K.

Date 02/10/2022
Sheet 1 of 1

EAST LINE, SE 1/4,
NE 1/4, SEC. 35
T 4 S, R 11 W.

SE'LY LINE OF
J.W. BIXBY & CO.S'
SUBDIVISION
R.S.B. 2/43

**ORANGE COUNTY
FLOOD CONTROL DISTRICT**

**CATHERINE
AVENUE**

AREA OF EASEMENT PER
GRANT DEED RECORDED
01/28/1956 IN
BOOK 4178, PAGE 498
OFFICIAL RECORDS, TO BE
QUITCLAIMED HEREON.

PORT. NE 1/4
FRACT. SEC. 35
T 4 S, R 11 W

BEACH BOULEVARD

PARCEL 1
LLA NO. 20-01



SCALE IN FEET
1 INCH = 150 FEET



SOUTH LINE, SE 1/4,
NE 1/4, SEC. 35
T 4 S, R 11 W, RANCHO
LOS BOLSAS.

PARCEL 2
PM 2002-115
PMB 332/16-17

LAMPSON AVENUE

SE COR, SE 1/4,
NE 1/4, SEC 35,
T 4 S, R 11 W,
RANCHO LOS BOLSAS.



**ALDEN &
SSOCIATES**

CIVIL ENGINEERS - LAND SURVEYORS - PLANNERS
2552 WHITE ROAD, SUITE B • IRVINE, CA 92614-6236
(949) 660-0110 FAX: 660-0418

EXHIBIT "A"

LEGAL DESCRIPTION FOR QUITCLAIM OF
GARDEN GROVE SANITARY DISTRICT EASEMENT WITHIN
PARCEL 2, PARCEL MAP 2002-115, P.M.B. 332/16-17
CITY OF STANTON, STATE OF CALIFORNIA

W.O. No. 2016-948-001
Engr. B.J.W. Chk'd. S.K.

Date 02/10/2022
Sheet 1 of 1

AFTER RECORDING MAIL TO:

City Clerk
City of Garden Grove
11222 Acacia Parkway
Garden Grove, CA 92842

Space above this line for Recorder's use

EXEMPT PURSUANT TO
GOVERNMENT CODE § 6103

QUITCLAIM DEED

FOR A VALUABLE CONSIDERATION, receipt of which is hereby acknowledged, GARDEN GROVE SANITARY DISTRICT, A POLITICAL CORPORATION, hereby REMISE(S), RELEASE(S) AND FOREVER QUITCLAIM(S) to:

THE RECORD OWNERS, AS THEIR RESPECTIVE INTEREST APPEAR OF RECORD

the following described real property in the City of Stanton, County of Orange, State of California:

AS DESCRIBED ON EXHIBIT "A" AND DEPICTED ON EXHIBIT "B" ATTACHED HERETO.

Dated _____

SANITARY BOARD OF THE GARDEN GROVE
SANITARY DISTRICT OF ORANGE COUNTY,
CALIFORNIA

BY: _____

NAME: _____

TITLE: _____

A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which the certificate is attached, and not the truthfulness, accuracy, or validity of that document.

STATE OF CALIFORNIA)

COUNTY OF _____)

ON _____ BEFORE ME, _____

PERSONALLY APPEARED _____
WHO PROVED TO ME ON THE BASIS OF SATISFACTORY EVIDENCE TO BE THE PERSON(S) WHOSE NAME(S)
IS/ARE SUBSCRIBED TO THE WITHIN INSTRUMENT AND ACKNOWLEDGED TO ME THAT HE/SHE/THEY EXECUTED
THE SAME IN HIS/HER/THEIR AUTHORIZED CAPACITY(IES), AND THAT BY HIS/HER/THEIR SIGNATURE(S) ON THE
INSTRUMENT THE PERSON(S) OR THE ENTITY UPON BEHALF OF WHICH THE PERSON(S) ACTED, EXECUTED THE
INSTRUMENT.

I CERTIFY UNDER PENALTY OF PERJURY UNDER THE LAWS OF THE STATE OF CALIFORNIA THAT THE
FOREGOING PARAGRAPH IS TRUE AND CORRECT.

WITNESS MY HAND AND OFFICIAL SEAL.

SIGNATURE _____

BEING THAT PORTION OF THE EASEMENT IN THE CITY OF STANTON, COUNTY OF ORANGE, STATE OF CALIFORNIA, GRANTED TO GARDEN GROVE SANITARY DISTRICT, A POLITICAL CORPORATION, AND ACCEPTED BY THE SANITARY BOARD OF THE GARDEN GROVE SANITARY DISTRICT, COUNTY OF ORANGE, STATE OF CALIFORNIA, RESOLUTION NO. 1050, AS DESCRIBED IN THE GRANT DEED RECORDED JANUARY 28, 1956 IN BOOK 4178, PAGE 498, OFFICIAL RECORDS, IN THE SOUTHEAST QUARTER OF THE NORTHEAST QUARTER OF SECTION 35, TOWNSHIP 4 SOUTH, RANGE 11 WEST, RANCHO LOS BOLSAS, LYING WITHIN THE FOLLOWING DESCRIBED PARCEL:

PARCEL 1 OF LOT LINE ADJUSTMENT NO. 20-01, IN THE CITY OF STANTON, COUNTY OF ORANGE, STATE OF CALIFORNIA, RECORDED MARCH 26, 2021 AS INSTRUMENT NO. 2021000209655, OF OFFICIAL RECORDS.

AS SHOWN ON EXHIBIT "B" ATTACHED HERETO AND MADE A PART HEREOF.

PREPARED BY ME OR UNDER MY DIRECTION.


JEFFREY A. WALDEN, P.L.S. 7914

02-10-2022
DATE



**ALDEN &
SSOCIATES**

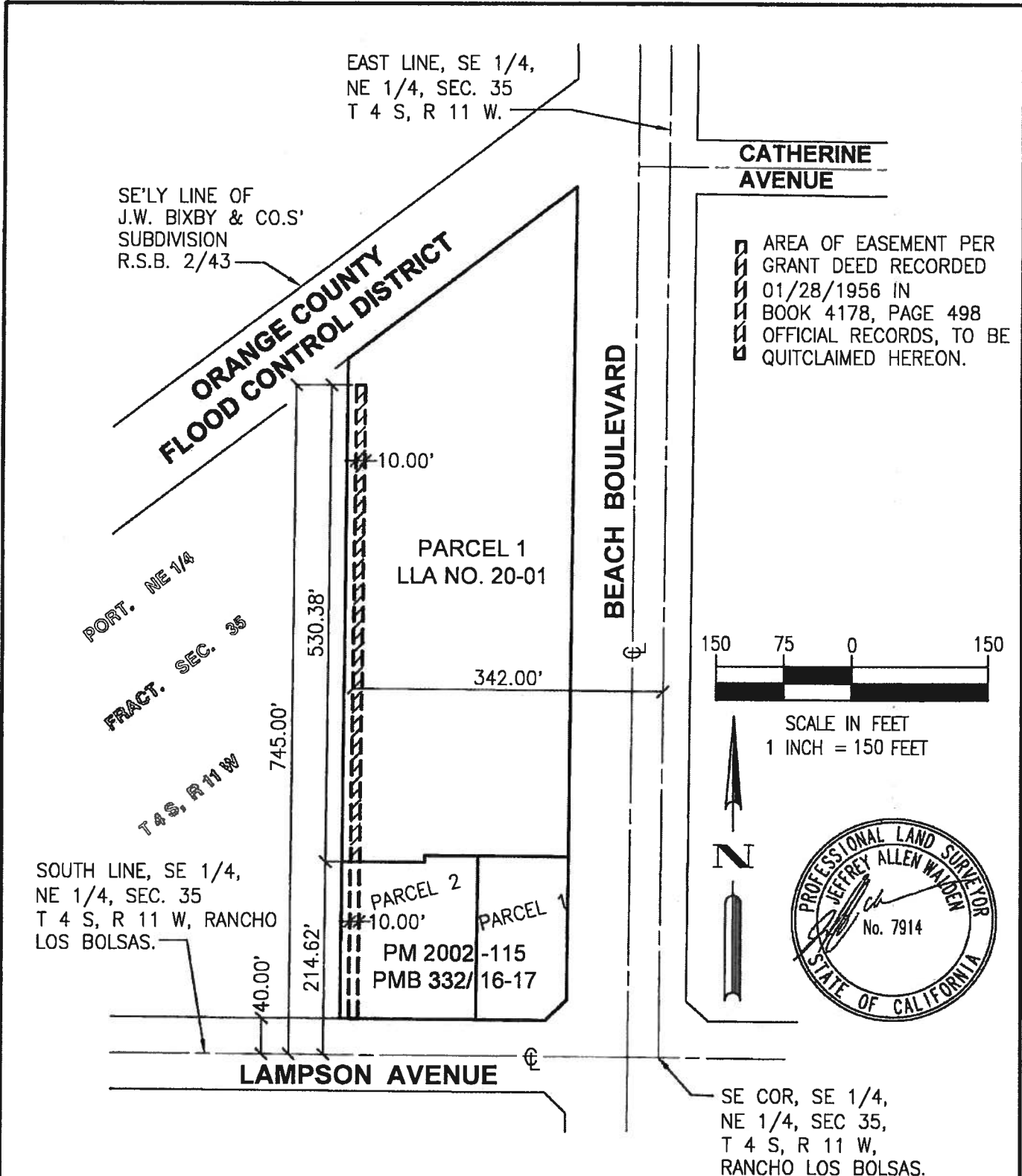
CIVIL ENGINEERS - LAND SURVEYORS - PLANNERS
2552 WHITE ROAD, SUITE B • IRVINE, CA 92614-6236
(949) 660-0110 FAX: 660-0418

EXHIBIT "A"

LEGAL DESCRIPTION FOR QUITCLAIM OF
GARDEN GROVE SANITARY DISTRICT EASEMENT
WITHIN PARCEL 1, LLA NO. 20-01
CITY OF STANTON, STATE OF CALIFORNIA

W.O. No. 2016-948-001
Engr. B.J.W. Chk'd. S.K.

Date 02/10/2022
Sheet 1 of 1



WALDEN & ASSOCIATES

CIVIL ENGINEERS - LAND SURVEYORS - PLANNERS
2552 WHITE ROAD, SUITE B • IRVINE, CA 92614-6236
(949) 660-0110 FAX: 660-0418

EXHIBIT "B"

SKETCH FOR LEGAL DESCRIPTION FOR QUITCLAIM OF
GARDEN GROVE SANITARY DISTRICT EASEMENT
WITHIN PARCEL 1, LLA NO. 20-01
CITY OF STANTON, STATE OF CALIFORNIA
W.O. No. 2016-948-001 Date 02/10/2022
Engr. B.J.W. Chk'd. S.K. Sheet 1 of 1

City of Garden Grove

INTER-DEPARTMENT MEMORANDUM

To: Scott C. Stiles From: Teresa Pomeroy
Dept.: General Manager Dept.: Secretary
Subject: Receive and file minutes Date: 5/24/2022
 from the meetings held on
 April 26, 2022, and May 24,
 2022. (*Action Item*)

Attached are the subject minutes recommended to be received and filed as submitted or amended.

ATTACHMENTS:

Description	Upload Date	Type	File Name
4-26-22 Minutes	6/6/2022	Minutes	April_26__2022.docx
5-24-22 Minutes	6/23/2022	Minutes	sd-min_5_24_2022.pdf

MINUTES

GARDEN GROVE SANITARY DISTRICT BOARD OF DIRECTORS

Regular Meeting

Tuesday, April 26, 2022

Community Meeting Center
11300 Stanford Avenue, Garden Grove, CA 92840

CONVENE MEETING

At 6:53 p.m., President O'Neill convened the meeting.

ROLL CALL PRESENT: (7) Members Brietigam, Jones, Bui,
Klopfenstein, K. Nguyen, Vice President D.
Nguyen, President O'Neill

ABSENT: (0) None

ORAL COMMUNICATIONS

Speakers: Matt Seely, Richard Schultz, Nicholas Dibs, Julian (Western State Builders)

RECESS

At 7:05 p.m., President O'Neill recessed the meeting.

RECONVENE

At 7:06 p.m., President O'Neill reconvened the meeting with all member present.

RECEIVE AND FILE MINUTES FROM THE MEETING HELD ON MARCH 22, 2022
(F: Vault)

It was moved by Member K. Nguyen seconded by Member D. Nguyen that:

The minutes from the meeting held on March 22, 2022, be received and filed.

The motion carried by a 7-0 vote as follows:

Ayes: (7) Brietigam, Jones, Bui, Klopfenstein, K. Nguyen, D.
Nguyen, O'Neill
Noes: (0) None

ADJOURNMENT

At 7:07 p.m., President O'Neill adjourned the meeting. The next Regular Sanitary District Meeting will be on Tuesday, May 24, 2022, at 5:30 p.m. at the Community Meeting Center, 11300 Stanford Avenue, Garden Grove, California.

Lizabeth Vasquez
Deputy Secretary

The General Manager be authorized to execute Amendment No. 1 to the professional services agreement on behalf of the Sanitary District and make minor modifications as appropriate.

The motion carried by a 5-0-2 vote as follows:

Ayes: (5) Brietigam, Jones, K. Nguyen, D. Nguyen, O'Neill
Noes: (0) None
Absent: (2) Bui, Klopfenstein

AWARD OF CONTRACTS TO DUDEK AND JIG CONSULTANTS FOR ON-CALL CONSTRUCTION MANAGEMENT AND INSPECTION SERVICES FOR VARIOUS SEWER AND WATER PROJECTS (Joint Action Item with the City Council.) (F: 55-DUDEK) (F: 55-JIG Consultants)

Sanitary District Board Action

Following staff introduction, it was moved by Member Jones, seconded by Member D. Nguyen that:

A contract be awarded to DUDEK for on-all professional construction management and inspection services in the amount of \$500,000;

A contract be awarded to JIG Consultants for on-call professional construction management and inspection services in the amount of \$500,000; and

The General Manager be authorized to execute the agreements on behalf of the Sanitary District and to make minor modifications as appropriate.

The motion carried by a 5-0-2 vote as follows:

Ayes: (5) Brietigam, Jones, D. Nguyen, K. Nguyen, O'Neill
Noes: (0) None
Absent: (2) Bui, Klopfenstein

City Council Action

It was moved by Council Member O'Neill, seconded by Council Member Brietigam that:

A contract be awarded to DUDEK for on-all professional construction management and inspection services in the amount of \$500,000;

A contract be awarded to JIG Consultants for on-call professional construction management and inspection services in the amount of \$500,000; and

The City Manager be authorized to execute the agreements on behalf of the City and to make minor modifications as appropriate.

The motion carried by a 5-0-2 vote as follows:

Ayes: (5) Brietigam, O'Neill, K. Nguyen, D. Nguyen, Jones
Noes: (0) None
Absent: (2) Bui, Klopfenstein

ADJOURNMENT

At 7:04 p.m., President O'Neill adjourned the meeting. The next Regular Sanitary District Meeting will be on Tuesday, June 28, 2022, at 5:30 p.m. at the Community Meeting Center, 11300 Stanford Avenue, Garden Grove, California.

Teresa Pomeroy
Secretary

City of Garden Grove

INTER-DEPARTMENT MEMORANDUM

To: Scott C. Stiles From: Patricia Song
Dept.: General Manager Dept.: Finance
Subject: Adoption of a Resolution to authorize the imposition of liens on parcels with delinquent payments for refuse collection and disposal service charges.
(Action Item) Date: 6/28/2022

OBJECTIVE

For the Garden Grove Sanitary District Board of Directors to conduct a public hearing on the delinquent refuse collection and disposal fees report; adopt the attached Resolution approving the report identifying the unpaid bills for refuse collection and disposal services and authorizing the imposition of liens on property with delinquent accounts; and direct staff to file the necessary documentation with the County for assessment on the appropriate parcels. This action requires five (5) affirmative votes in order to proceed with placing liens on the properties listed in the report.

BACKGROUND

Pursuant to the requirements of the California Health and Safety Code, the Garden Grove Sanitary District may, following notice and a public hearing, impose liens on properties for refuse collection and disposal service bills that are delinquent for a period of sixty (60) days or more. Republic Services bills customers quarterly for refuse collection and disposal services. If a billing is not paid, a reminder is mailed to the individual who is responsible for the service. In addition, if a tenant does not pay for the service, the landlord is notified of non-payment thirty (30) days prior to the public hearing. If a bill for service remains unpaid for a period of sixty (60) days, at the end of the fiscal year an assessment process is implemented and a lien imposed on the property.

DISCUSSION

The last Republic Services billing for Fiscal Year 2021-2022 was prepared and mailed in February 2022, and all unpaid charges on that billing became delinquent as of May 1, 2022. Sixty (60) days after the delinquency date, the delinquent amount, plus the associated penalty of 10%, may be filed with the County Auditor/Controller's Office.

Upon recordation by the County Recorder, the amount submitted by parcel shall be collected at the same time and in the same manner as property taxes and shall be subject to the same penalties and to the same procedure for foreclosure as provided for general County taxes.

Prior to the delinquent amount becoming a lien against the property, the individual property owner is notified of the delinquent amount and the date and time of the public hearing. Notification letters were mailed this year in English, Korean, Spanish, and Vietnamese. To further ensure that all parties are aware of the potential lien, a notice announcing this hearing date is published in a local newspaper. This year, the notice was also translated into Korean, Spanish, and Vietnamese and published by local Korean, Spanish, and Vietnamese newspapers.

The report of delinquent accounts is on file and available for review in the office of the City Clerk. An updated report will be available at the June 28, 2022 Sanitary District Board meeting. In order for the delinquent charges to be placed on the County's property tax roll, the Board is required to hold a public hearing to approve the charges to be collected by parcel.

FINANCIAL IMPACT

Delinquent charges for refuse collection and disposal services totaled \$364,312 for Fiscal Year 2021-22. Funds received from the County will be remitted to Republic Services less any franchise fees due to the City and any County administrative charges.

RECOMMENDATION

It is recommended that the Garden Grove Sanitary District Board of Directors:

- Conduct a public hearing on the report of delinquent refuse collection and disposal fees;
- Adopt the attached Resolution approving the report and authorizing the imposition of liens for the collection of delinquent refuse collection and disposal fees (with at least five (5) affirmative votes); and
- Direct staff to file necessary documentation with the County for the collection of the delinquent charges on the property tax bills.

ATTACHMENTS:

Description	Upload Date	Type	File Name
Attachment 1 - Resolution	6/21/2022	Resolution	Reso-DelinquentTrashLiens-_2022.pdf
Attachment 2 - Report on Delinquent	6/21/2022	Exhibit	Delinquent_Refuse_Accounts_Report_2022_with10percent.pdf

GARDEN GROVE SANITARY DISTRICT

RESOLUTION NO.

A RESOLUTION OF THE BOARD OF DIRECTORS OF THE GARDEN GROVE SANITARY DISTRICT OF ORANGE COUNTY, CALIFORNIA, ADOPTING A REPORT AND CERTIFYING A STATEMENT OF DELINQUENT AND UNPAID CHARGES FOR REFUSE COLLECTION AND DISPOSAL SERVICES TO BE COLLECTED ON THE PROPERTY TAX ROLL

WHEREAS, the Board of Directors of the Garden Grove Sanitary District has considered the report containing a statement of delinquent and unpaid charges for refuse collection and disposal services remaining delinquent and unpaid for a period of 60 days or more presented to it at its meeting of June 28, 2022;

WHEREAS, the Board of Directors wishes to have such delinquent and unpaid charges, which remain delinquent and unpaid as of July 1, 2022, become a lien against the parcels to which such requested refuse collection and disposal services were provided and to be collected on the tax roll;

WHEREAS, at the Regular Meeting of the Garden Grove Sanitary District on June 28, 2022, held in the Community Meeting Center, 11300 Stanford Avenue, Garden Grove, California, at 6:30 p.m., the Board of Directors held a duly noticed Public Hearing, at which all oral and written comments, objections, and protests to the report were heard;

WHEREAS, the Secretary has caused notice of the report and Public Hearing to be published in a newspaper of general circulation on June 1, 2022, and June 8, 2022, within the District pursuant to Section 6066 of the Government Code; and

WHEREAS, the Secretary has caused a notice in writing of the report and Public Hearing, which notice states that these delinquent and unpaid charges could become a lien on the property, to be mailed to each person owning any parcel or parcels of real property described in the report as per the last equalized assessment roll available on the date the report was prepared.

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF DIRECTORS OF THE GARDEN GROVE SANITARY DISTRICT, ORANGE COUNTY, CALIFORNIA AS FOLLOWS:

1. The report presented as written at the meeting at which this Resolution was adopted, or as revised and changed, is hereby adopted.

2. The Board of Directors of the Garden Grove Sanitary District hereby certifies to the Orange County Board of Supervisors and the Orange County Auditor that the delinquent and unpaid charges for refuse collection and disposal services stated in the report adopted pursuant to this Resolution remain delinquent and unpaid for a period of sixty (60) days, and requests that such delinquent charges unpaid as of July 1, 2022, be collected on the tax roll in the same manner, by the same person,

and at the same time as, together with and not separately from, the general taxes of the District. The General Manager of the Garden Grove Sanitary District, or his designee, shall file all necessary documentation with the County of Orange for the collection of the delinquent and unpaid charges on the property tax roll.

3. That the Secretary be instructed to file a copy of the report with the County Auditor in a timely manner for the purpose of adding the delinquent refuse collection and disposal service charges to the tax roll.

PARCEL #	SITE ADDRESS	CITY	NET TOTAL 2022 DELINQUENT REFUSE
133-421-28	12921 SHACKELFORD LN	GARDEN GROVE	1,530.14
127-563-03	10765 BERRY AVE	ANAHEIM	1,434.00
215-112-05	8681 DUDMAN DR	GARDEN GROVE	1,068.36
090-083-08	12361 PINE ST	GARDEN GROVE	1,060.11
931-43-133	8671 LAMPSON AVE	GARDEN GROVE	1,020.10
132-031-09	8762 KATELLA AVE	ANAHEIM	851.58
127-583-35	9702 DECKER AVE	ANAHEIM	805.51
233-072-41	11884 SUNGROVE CIR	GARDEN GROVE	776.40
132-423-14	9412 SKYLARK BLVD	GARDEN GROVE	776.40
132-385-02	11782 FLAMINGO DR	GARDEN GROVE	776.40
101-451-07	13231 PARTRIDGE ST	GARDEN GROVE	776.40
099-461-19	13862 MERELLO ST	GARDEN GROVE	776.40
090-491-52	11742 DELLA LN	GARDEN GROVE	773.65
090-292-17	11822 HOMESTEAD PL	GARDEN GROVE	759.42
101-322-21	13361 FAIRVIEW ST	GARDEN GROVE	717.00
127-412-34	9721 PALAIS RD	ANAHEIM	713.15
098-064-16	9751 CENTRAL AVE	GARDEN GROVE	677.36
098-041-63	9411 LUDERS AVE	GARDEN GROVE	677.36
099-433-11	13791 HEIDI CIR	GARDEN GROVE	675.86
231-391-08	12772 WEST ST	GARDEN GROVE	668.34
090-343-05	12322 GAMMA ST	GARDEN GROVE	652.09
098-412-27	13732 LA VAUGHN DR	GARDEN GROVE	636.08
090-333-19	11741 CANDY LN	GARDEN GROVE	612.57
101-446-16	12502 RANCHERO WAY	GARDEN GROVE	608.58
089-261-01	12252 NELSON ST	GARDEN GROVE	599.01
127-394-11	9902 LULLABY LN	ANAHEIM	580.24
089-576-03	10561 PERRIN DR	GARDEN GROVE	580.24
231-501-14	12081 BANGOR ST	GARDEN GROVE	576.26
126-491-36	8971 SYRACUSE AVE	ANAHEIM	576.26
089-422-16	11962 GARY ST	GARDEN GROVE	576.26
127-213-13	9701 HARVEST LN	ANAHEIM	575.23
089-482-09	10421 BALLARD DR	GARDEN GROVE	550.20
132-221-01	11311 MAC ST	GARDEN GROVE	543.51
098-254-05	9732 DAKOTA AVE	GARDEN GROVE	538.30
097-382-11	8002 IMPERIAL AVE	GARDEN GROVE	538.30
231-373-33	12542 JANET LN	GARDEN GROVE	538.30
133-463-03	12811 LORNA ST	GARDEN GROVE	538.30
100-334-01	13242 PINTO RD	GARDEN GROVE	538.30
099-402-07	10321 JENNRICH AVE	GARDEN GROVE	538.30
099-396-12	10382 MORNINGSIDE DR	GARDEN GROVE	538.30
099-174-11	14191 HOPE ST	GARDEN GROVE	538.30
098-204-17	13211 GALWAY ST	GARDEN GROVE	538.30
089-281-06	12072 MORRIE LN	GARDEN GROVE	538.30
127-563-05	10791 BERRY AVE	ANAHEIM	537.70
099-312-08	13641 DAWSON ST	GARDEN GROVE	532.80
231-627-13	12892 TWINTREE LN	GARDEN GROVE	532.80
133-321-07	12551 LAMBERT CIR	GARDEN GROVE	532.80
090-452-09	11851 RICKY AVE	GARDEN GROVE	532.80
099-444-08	14362 TAFT ST	GARDEN GROVE	524.45
108-492-44	10602 HENDERSON AVE	GARDEN GROVE	519.73
090-431-20	11572 JACALENE LN	GARDEN GROVE	509.53
098-495-11	9622 WOODBURY AVE	GARDEN GROVE	505.37
399-164-05	13292 MARTY LN	GARDEN GROVE	505.30
399-021-55	13141 HILTON LN	GARDEN GROVE	505.30
233-153-04	12102 BLUEBELL AVE	GARDEN GROVE	505.30
233-022-14	11922 TIMMY LN	GARDEN GROVE	505.30

231-626-10	12311 HASTER ST	GARDEN GROVE	505.30
231-624-06	12302 SUNGROVE ST	GARDEN GROVE	505.30
231-601-17	12605 SUNGROVE CIR	GARDEN GROVE	505.30
231-553-01	12642 CHOISSER RD	GARDEN GROVE	505.30
231-501-07	12151 BANGOR ST	GARDEN GROVE	505.30
231-472-08	12372 TWINTREE AVE	GARDEN GROVE	505.30
231-182-17	12286 SALERNO ST	GARDEN GROVE	505.30
133-322-12	12501 JANE DR	GARDEN GROVE	505.30
133-172-14	12432 LORALEEN ST	GARDEN GROVE	505.30
132-455-08	8932 MARYLEE DR	GARDEN GROVE	505.30
132-252-12	11602 DALE ST	GARDEN GROVE	505.30
132-141-04	9861 OMA PL	GARDEN GROVE	505.30
132-031-07	8732 KATELLA AVE	ANAHEIM	505.30
131-541-10	8362 ACACIA AVE	GARDEN GROVE	505.30
127-386-13	9922 CHANTICLEER RD	ANAHEIM	505.30
127-342-06	9532 GUINIDA LN	ANAHEIM	505.30
101-443-06	13412 CLINTON ST	GARDEN GROVE	505.30
099-491-27	10682 MORNINGSIDE DR	GARDEN GROVE	505.30
099-293-23	13362 BENTON ST	GARDEN GROVE	505.30
099-071-14	13431 CYPRESS ST	GARDEN GROVE	505.30
098-451-01	9732 MADISON CIR	GARDEN GROVE	505.30
098-352-24	9781 OASIS AVE	GARDEN GROVE	505.30
098-351-16	9971 READING AVE	GARDEN GROVE	505.30
098-063-13	9701 CROSBY AVE	GARDEN GROVE	505.30
097-372-03	8242 CENTRAL AVE	GARDEN GROVE	505.30
097-356-30	8751 DAKOTA AVE	GARDEN GROVE	505.30
097-204-02	8261 CENTRAL AVE	GARDEN GROVE	505.30
090-443-09	11372 ROBERT LN	GARDEN GROVE	505.30
090-431-24	11522 JACALENE LN	GARDEN GROVE	505.30
090-404-03	11642 FREDRICK DR	GARDEN GROVE	505.30
090-335-10	11932 JANETTE LN	GARDEN GROVE	505.30
090-072-12	12432 EUCLID ST	GARDEN GROVE	505.30
090-071-05	11092 VIOLET DR	GARDEN GROVE	505.30
089-522-04	10922 VICKERS DR	GARDEN GROVE	505.30
089-461-04	11031 DALLAS DR	GARDEN GROVE	505.30
089-432-25	12081 SHERIDAN LN	GARDEN GROVE	505.30
089-371-05	12251 MADRAS PL	GARDEN GROVE	505.30
089-114-14	10691 VIENNA DR	GARDEN GROVE	505.30
097-211-07	13062 MONROE ST	GARDEN GROVE	494.78
089-391-08	11622 EASY WAY	GARDEN GROVE	491.37
133-454-05	8812 ANTHONY AVE	GARDEN GROVE	485.87
126-502-20	10861 MACMURRAY ST	ANAHEIM	483.12
231-545-15	12582 CHAPARRAL DR	GARDEN GROVE	482.94
133-474-17	12862 DALE ST	GARDEN GROVE	480.37
132-361-17	11581 BROOKHURST ST	GARDEN GROVE	480.37
101-303-35	13472 ROBERTA CIR	GARDEN GROVE	480.37
089-240-41	12242 DIANE ST	GARDEN GROVE	480.37
23135112	10895 LOTUS DR	GARDEN GROVE	477.62
133-442-33	8971 ANTHONY AVE	GARDEN GROVE	477.62
133-071-36	9292 BIXBY AVE	GARDEN GROVE	477.62
097-375-06	13401 WYNANT DR	GARDEN GROVE	477.62
089-315-06	11581 PARK LN	GARDEN GROVE	477.62
089-302-22	10091 FLANNER AVE	GARDEN GROVE	477.62
100-153-27	13861 ROSITA PL	GARDEN GROVE	468.80
231-311-10	12041 FALLINGLEAF CIR	GARDEN GROVE	461.78
133-411-04	9331 WELDON DR	GARDEN GROVE	461.78
133-391-23	9592 STANFORD AVE	GARDEN GROVE	461.78
133-171-20	9271 CATHERINE AVE	GARDEN GROVE	461.78

127-463-01	9092 PACIFIC AVE	ANAHEIM	461.78
101-523-21	12632 MICHAEL AVE	GARDEN GROVE	461.78
089-333-18	11872 MELODY PARK DR	GARDEN GROVE	461.78
089-293-17	10611 ARTCRAFT AVE	GARDEN GROVE	456.79
089-352-18	10415 AZALEA CIR	GARDEN GROVE	447.44
231-574-06	12831 OERTLY DR	GARDEN GROVE	447.37
231-441-16	12252 LAMPSON AVE	GARDEN GROVE	447.37
231-383-03	12021 COLLEGE AVE	GARDEN GROVE	447.37
215-091-20	8571 STANFORD AVE	GARDEN GROVE	447.37
215-042-14	8652 AMY AVE	GARDEN GROVE	447.37
133-273-08	12612 AGNES STANLEY ST	GARDEN GROVE	447.37
133-183-12	9112 MARLENE AVE	GARDEN GROVE	447.37
132-483-12	8632 MARYLEE DR	GARDEN GROVE	447.37
132-456-04	11881 MAC ST	GARDEN GROVE	447.37
132-351-18	9591 ROYAL PALM BLVD	GARDEN GROVE	447.37
131-182-25	11874 POES ST	ANAHEIM	447.37
127-361-18	10032 PERDIDO ST	ANAHEIM	447.37
127-361-01	10001 GRAVIER ST	ANAHEIM	447.37
101-517-04	13551 ROXEY DR	GARDEN GROVE	447.37
101-313-08	13822 BEWLEY ST	GARDEN GROVE	447.37
100-321-23	13702 EUCLID ST	GARDEN GROVE	447.37
100-321-06	11021 WOODBURY RD	GARDEN GROVE	447.37
100-043-05	13191 NEWELL ST	GARDEN GROVE	447.37
099-462-25	10392 BLAKE ST	GARDEN GROVE	447.37
099-422-03	10572 MALLARD DR	GARDEN GROVE	447.37
098-063-12	9741 CROSBY AVE	GARDEN GROVE	447.37
097-011-35	13092 COAST ST	GARDEN GROVE	447.37
090-491-60	11741 LOARA ST	GARDEN GROVE	447.37
090-453-11	11892 RICKY AVE	GARDEN GROVE	447.37
090-413-07	11642 SAMUEL DR	GARDEN GROVE	447.37
090-202-08	11892 SHETLAND RD	GARDEN GROVE	447.37
089-542-02	11141 IVANHOE ST	GARDEN GROVE	447.37
089-473-12	10381 MCDANIEL DR	GARDEN GROVE	447.37
089-282-23	12221 MORRIE LN	GARDEN GROVE	447.37
089-262-13	12261 ELLEN ST	GARDEN GROVE	447.37
089-170-03	10841 CHAPMAN AVE	GARDEN GROVE	447.37
089-111-16	10551 CLAUSSEN ST	GARDEN GROVE	447.37
089-371-07	12262 MADRAS PL	GARDEN GROVE	438.57
089-384-04	12331 MORRIE LN	GARDEN GROVE	436.96
101-303-34	13452 ROBERTA CIR	GARDEN GROVE	426.28
131-172-14	11672 POES ST	ANAHEIM	423.98
089-625-05	11191 MOUNT DR	GARDEN GROVE	420.51
231-233-07	12581 SPINNAKER ST	GARDEN GROVE	404.29
133-344-09	12711 EDIETH DR	GARDEN GROVE	401.65
127-222-10	9702 ROSEBAY ST	ANAHEIM	401.27
133-153-08	9582 ADELIN AVE	GARDEN GROVE	401.03
127-562-35	10786 BERRY AVE	ANAHEIM	399.52
215-083-18	12352 DALE ST	GARDEN GROVE	399.31
089-281-16	12202 MORRIE LN	GARDEN GROVE	395.77
215-101-33	12502 LORNA ST	GARDEN GROVE	391.53
233-151-27	12011 CLIFFWOOD AVE	GARDEN GROVE	391.50
233-021-13	12141 CANDY LN	GARDEN GROVE	391.50
231-624-11	12301 FALLINGLEAF ST	GARDEN GROVE	391.50
231-541-11	12672 LAMPSON AVE	GARDEN GROVE	391.50
231-525-19	12701 WILLOWOOD AVE	GARDEN GROVE	391.50
231-525-14	12682 TWINTREE LN	GARDEN GROVE	391.50
231-501-09	12131 BANGOR ST	GARDEN GROVE	391.50
231-242-04	12541 HILTON ST	GARDEN GROVE	391.50

231-172-14	13402 GREENTREE AVE	GARDEN GROVE	391.50
231-102-05	13112 ASPENWOOD AVE	GARDEN GROVE	391.50
215-122-14	12311 LORNA ST	GARDEN GROVE	391.50
133-472-02	12881 ADELLE ST	GARDEN GROVE	391.50
133-344-30	9781 STANFORD AVE	GARDEN GROVE	391.50
133-302-36	12672 LORALEEN ST	GARDEN GROVE	391.50
133-151-12	12261 CHRISTINE LN	GARDEN GROVE	391.50
133-061-21	12202 FERRARI LN	GARDEN GROVE	391.50
132-491-21	9432 MERIDIAN LN	GARDEN GROVE	391.50
132-472-14	8652 MAC ALPINE RD	GARDEN GROVE	391.50
132-472-03	8546 MAC ALPINE RD	GARDEN GROVE	391.50
132-454-02	11862 MAC MURRAY ST	GARDEN GROVE	391.50
132-363-05	9822 ROYAL PALM BLVD	GARDEN GROVE	391.50
132-292-19	11666 ANGUS CT	GARDEN GROVE	391.50
132-174-09	9342 JOYZELLE DR	GARDEN GROVE	391.50
132-153-03	11392 BARCLAY DR	GARDEN GROVE	391.50
132-021-08	8786 ADAH ST	GARDEN GROVE	391.50
131-541-01	8242 ACACIA AVE	GARDEN GROVE	391.50
131-231-10	8171 SOMERS DR	ANAHEIM	391.50
131-193-07	11811 NEARING DR	ANAHEIM	391.50
127-551-27	10972 RUSTIC LN	ANAHEIM	391.50
127-386-27	9861 CHANTICLEER RD	ANAHEIM	391.50
127-341-47	10152 D ESTE DR	ANAHEIM	391.50
127-274-13	9721 PANDORA LN	ANAHEIM	391.50
127-241-20	9861 STONYBROOK DR	ANAHEIM	391.50
126-503-08	8882 REGAL AVE	ANAHEIM	391.50
101-653-13	13641 FAIRVIEW ST	GARDEN GROVE	391.50
101-433-28	12391 PEARCE ST	GARDEN GROVE	391.50
101-351-44	12342 FLAGSTONE PL	GARDEN GROVE	391.50
101-343-18	12301 FLINT PL	GARDEN GROVE	391.50
101-315-06	13802 JACKSON ST	GARDEN GROVE	391.50
101-301-13	12931 TRASK AVE	GARDEN GROVE	391.50
101-062-18	12682 RANCHERO WAY	GARDEN GROVE	391.50
100-333-16	11871 MUSTANG DR	GARDEN GROVE	391.50
10010314	13471 ASHWOOD ST	GARDEN GROVE	391.50
099-701-25	10761 HOWARD DALLIES JR CIR	GARDEN GROVE	391.50
099-701-21	10752 HOWARD DALLIES JR CIR	GARDEN GROVE	391.50
099-701-10	10872 HOWARD DALLIES JR CIR	GARDEN GROVE	391.50
099-592-14	14432 HOPE ST	GARDEN GROVE	391.50
099-162-36	10211 15TH ST	GARDEN GROVE	391.50
099-131-39	13248 MICHAEL RAINFORD CIR	GARDEN GROVE	391.50
099-112-20	13212 STANRICH PL	GARDEN GROVE	391.50
098-353-15	14192 FORSYTH LN	GARDEN GROVE	391.50
098-263-29	13342 GILBERT ST	GARDEN GROVE	391.50
098-263-27	13372 GILBERT ST	GARDEN GROVE	391.50
098-252-07	9722 IMPERIAL AVE	GARDEN GROVE	391.50
097-382-14	8031 BESTEL AVE	GARDEN GROVE	391.50
097-366-09	13222 LUCILLE ST	GARDEN GROVE	391.50
090-591-05	12679 WEST ST	GARDEN GROVE	391.50
090-414-23	11601 REVA DR	GARDEN GROVE	391.50
090-394-06	12062 JACALENE LN	GARDEN GROVE	391.50
090-382-06	12061 MORGAN LN	GARDEN GROVE	391.50
090-263-05	12922 SAFFORD E	GARDEN GROVE	391.50
090-123-42	12662 WALNUT AVE	GARDEN GROVE	391.50
090-113-11	12544 DESSA DR	GARDEN GROVE	391.50
089-597-11	10682 PARLIAMENT AVE	GARDEN GROVE	391.50
089-595-02	11232 MOUNT DR	GARDEN GROVE	391.50
089-531-04	10842 POINDEXTER AVE	GARDEN GROVE	391.50

089-092-06	10662 PEARL ST	GARDEN GROVE	391.50
098-244-06	13431 DONEGAL DR	GARDEN GROVE	391.50
098-231-10	13201 GILBERT ST	GARDEN GROVE	391.50
090-260-10	11501 STANFORD AVE	GARDEN GROVE	391.50
089-623-01	11222 PALMWOOD DR	GARDEN GROVE	391.50
10037110	11641 PALOMA AVE	GARDEN GROVE	390.27
099-371-07	13611 CYPRESS ST	GARDEN GROVE	390.27
099-016-06	10202 EMERSON AVE	GARDEN GROVE	390.27
097-212-05	13032 JEFFERSON ST	GARDEN GROVE	390.27
132-432-09	11802 FAUN LN	GARDEN GROVE	388.75
127-551-20	9192 REGAL AVE	ANAHEIM	388.75
127-521-14	10651 BROOKHURST ST	ANAHEIM	388.75
127-361-08	10032 ANTIGUA ST	ANAHEIM	388.75
127-351-19	10081 MILNEBURG ST	ANAHEIM	388.75
101-313-07	13812 BEWLEY ST	GARDEN GROVE	388.75
231-623-10	12311 SUNGROVE ST	GARDEN GROVE	386.00
133-183-55	9071 LAMPSON AVE	GARDEN GROVE	386.00
13239215	9712 SKYLARK BLVD	GARDEN GROVE	386.00
13152142	8432 TRINETTE DR	GARDEN GROVE	386.00
127-482-28	9311 PACIFIC AVE	ANAHEIM	386.00
127-384-04	10272 PERDIDO ST	ANAHEIM	386.00
127-222-04	9632 ROSEBAY ST	ANAHEIM	386.00
101-434-10	12511 PEARCE ST	GARDEN GROVE	386.00
100-362-01	11512 GLEN COVE DR	GARDEN GROVE	386.00
099-071-27	13352 ADLAND ST	GARDEN GROVE	386.00
089-403-05	11791 MEDINA DR	GARDEN GROVE	386.00
231-101-06	13041 ASPENWOOD AVE	GARDEN GROVE	383.25
133-382-05	12922 VILLAGE RD	GARDEN GROVE	383.25
127-581-08	9611 CANTON AVE	ANAHEIM	383.25
090-363-04	11752 ROBERT LN	GARDEN GROVE	383.25
089-374-03	10142 MALINDA LN	GARDEN GROVE	383.25
930-15-548	8520 LAKE KNOLL AVE	GARDEN GROVE	380.50
097-565-01	8622 MAYS AVE	GARDEN GROVE	380.50
090-363-02	11732 ROBERT LN	GARDEN GROVE	380.50
089-532-01	11861 MAHOGANY DR	GARDEN GROVE	380.50
132-411-07	11941 LORALEEN ST	GARDEN GROVE	380.06
231-557-16	12702 BLUE SPRUCE AVE	GARDEN GROVE	379.27
133-282-17	12701 HAZEL AVE	GARDEN GROVE	379.27
133-072-04	9282 BLANCHE AVE	GARDEN GROVE	379.27
132-361-16	11561 BROOKHURST ST	GARDEN GROVE	379.27
132-291-32	8931 ABERDEEN LN	GARDEN GROVE	379.27
099-504-13	13941 HOWARD ST	GARDEN GROVE	379.27
090-342-07	12342 9TH ST	GARDEN GROVE	379.27
090-041-10	11932 LOARA ST	GARDEN GROVE	379.27
099-403-34	14356 BOWEN ST	GARDEN GROVE	378.93
132-292-16	8856 ABERDEEN LN	GARDEN GROVE	376.33
099-524-15	14831 STARBOARD ST	GARDEN GROVE	374.00
090-673-41	12950 NEWHOPE ST	GARDEN GROVE	372.77
100-031-05	13051 NINA PL	GARDEN GROVE	370.37
21512407	12312 DITMORE DR	GARDEN GROVE	367.62
099-593-25	14332 HARRINGTON ST	GARDEN GROVE	359.33
399-021-59	13191 HILTON LN	GARDEN GROVE	358.50
233-154-17	12222 CLIFFWOOD AVE	GARDEN GROVE	358.50
233-134-33	11832 PURYEAR LN	GARDEN GROVE	358.50
233-134-32	11842 PURYEAR LN	GARDEN GROVE	358.50
233-134-29	11841 PURYEAR LN	GARDEN GROVE	358.50
233-134-19	11841 DEBBIE LN	GARDEN GROVE	358.50
233-131-51	11721 HOLYOAK LN	GARDEN GROVE	358.50

233-122-11	13041 SIRIUS AVE	ORANGE	358.50
233-121-09	13032 SIMMONS AVE	ORANGE	358.50
233-121-02	13112 SIMMONS AVE	ORANGE	358.50
233-022-23	12081 CHAPMAN AVE	GARDEN GROVE	358.50
231-634-03	12182 FIREBRAND ST	GARDEN GROVE	358.50
231-632-03	12182 SUNGROVE ST	GARDEN GROVE	358.50
231-626-02	12252 FIREBRAND ST	GARDEN GROVE	358.50
231-614-09	12477 FIREBRAND ST	GARDEN GROVE	358.50
231-614-08	12491 FIREBRAND ST	GARDEN GROVE	358.50
231-574-09	12861 OERTLY DR	GARDEN GROVE	358.50
231-573-23	12812 ASPENWOOD LN	GARDEN GROVE	358.50
231-558-03	12532 BLUE SPRUCE AVE	GARDEN GROVE	358.50
231-545-06	12601 VOLKWOOD ST	GARDEN GROVE	358.50
231-544-15	12582 SWEETBRIAR DR	GARDEN GROVE	358.50
231-544-02	12652 LAUX AVE	GARDEN GROVE	358.50
231-525-09	12622 TWINTREE LN	GARDEN GROVE	358.50
231-525-07	12602 TWINTREE LN	GARDEN GROVE	358.50
231-501-13	12091 BANGOR ST	GARDEN GROVE	358.50
231-471-28	12272 TAMERLANE DR	GARDEN GROVE	358.50
231-451-19	12391 BECK AVE	GARDEN GROVE	358.50
231-422-19	12442 EL RANCHO PL	GARDEN GROVE	358.50
231-406-07	12911 DUNGAN LN	GARDEN GROVE	358.50
231-401-05	12182 STANFORD AVE	GARDEN GROVE	358.50
231-361-16	12371 MERRILL ST	GARDEN GROVE	358.50
231-323-32	12662 ASPENWOOD LN	GARDEN GROVE	358.50
231-322-04	12671 ASPENWOOD LN	GARDEN GROVE	358.50
231-314-10	12141 HASTER ST	GARDEN GROVE	358.50
231-241-40	13382 HEATHER CIR	GARDEN GROVE	358.50
231-101-37	12741 ARLETTA CIR	GARDEN GROVE	358.50
215-124-16	12291 PENTAGON ST	GARDEN GROVE	358.50
215-117-18	8822 DUDMAN DR	GARDEN GROVE	358.50
215-114-05	12391 PENTAGON ST	GARDEN GROVE	358.50
215-113-06	12371 DITMORE DR	GARDEN GROVE	358.50
215-102-18	12721 LORNA ST	GARDEN GROVE	358.50
215-083-13	12412 DALE ST	GARDEN GROVE	358.50
215-064-10	8791 BARR LN	GARDEN GROVE	358.50
215-052-28	12151 HAGA ST	GARDEN GROVE	358.50
215-041-23	12002 HAGA ST	GARDEN GROVE	358.50
133-442-07	8912 ACACIA AVE	GARDEN GROVE	358.50
133-421-02	12772 LEROY AVE	GARDEN GROVE	358.50
133-411-02	9301 WELDON DR	GARDEN GROVE	358.50
133-391-57	9702 STANFORD AVE	GARDEN GROVE	358.50
133-341-06	12582 EDIETH DR	GARDEN GROVE	358.50
133-323-13	12501 OCEAN BREEZE DR	GARDEN GROVE	358.50
133-293-06	12561 LEROY AVE	GARDEN GROVE	358.50
133-201-39	8871 DUDMAN DR	GARDEN GROVE	358.50
133-191-20	9105 SHERLOCK LN	GARDEN GROVE	358.50
133-183-58	9081 LAMPSON AVE	GARDEN GROVE	358.50
133-163-09	12421 MEADE ST	GARDEN GROVE	358.50
133-163-07	12381 MEADE ST	GARDEN GROVE	358.50
133-163-03	12301 MEADE ST	GARDEN GROVE	358.50
133-153-25	12332 REA CIR	GARDEN GROVE	358.50
133-122-18	9932 WILLIAM DALTON WAY	GARDEN GROVE	358.50
133-071-05	9451 BIXBY AVE	GARDEN GROVE	358.50
133-062-07	12222 CORVETTE ST	GARDEN GROVE	358.50
133-062-05	12202 CORVETTE ST	GARDEN GROVE	358.50
132-464-13	11811 MAC NAB ST	GARDEN GROVE	358.50
132-456-10	11961 MAC ST	GARDEN GROVE	358.50

132-455-05	8892 MARYLEE DR	GARDEN GROVE	358.50
132-455-03	8872 MARYLEE DR	GARDEN GROVE	358.50
132-454-14	11921 MAGNOLIA ST	GARDEN GROVE	358.50
132-432-18	11751 CLOVER LN	GARDEN GROVE	358.50
132-432-12	11821 CLOVER LN	GARDEN GROVE	358.50
132-423-06	9381 SKYLARK BLVD	GARDEN GROVE	358.50
132-387-20	9902 COCKATOO LN	GARDEN GROVE	358.50
132-386-16	9841 COCKATOO LN	GARDEN GROVE	358.50
132-386-09	11821 FLAMINGO DR	GARDEN GROVE	358.50
132-374-11	11731 BROOKHURST ST	GARDEN GROVE	358.50
132-363-03	9782 ROYAL PALM BLVD	GARDEN GROVE	358.50
132-361-30	9881 HIBISCUS DR	GARDEN GROVE	358.50
132-355-04	11601 CAPRI DR	GARDEN GROVE	358.50
132-352-01	9732 ORANGEWOOD AVE	GARDEN GROVE	358.50
132-351-21	9541 ROYAL PALM BLVD	GARDEN GROVE	358.50
132-302-04	11662 MAGNOLIA ST	GARDEN GROVE	358.50
132-301-16	9141 SHELLEY DR	GARDEN GROVE	358.50
132-291-33	8935 ABERDEEN LN	GARDEN GROVE	358.50
132-274-20	11672 WASCO RD	GARDEN GROVE	358.50
132-273-16	11632 MAC DUFF ST	GARDEN GROVE	358.50
132-273-12	11682 MAC DUFF ST	GARDEN GROVE	358.50
132-263-13	8512 TWANA DR	GARDEN GROVE	358.50
132-262-30	11652 DALE ST	GARDEN GROVE	358.50
132-262-16	8531 TWANA DR	GARDEN GROVE	358.50
132-262-15	8541 TWANA DR	GARDEN GROVE	358.50
132-251-16	11552 YANA DR	GARDEN GROVE	358.50
132-242-42	8671 ORANGEWOOD AVE	GARDEN GROVE	358.50
132-222-08	11321 MAGNOLIA ST	GARDEN GROVE	358.50
132-221-17	11301 MAC NAB ST	GARDEN GROVE	358.50
132-201-04	9021 VONS DR	GARDEN GROVE	358.50
132-201-02	9051 VONS DR	GARDEN GROVE	358.50
132-182-26	11432 POLLARD DR	GARDEN GROVE	358.50
132-152-10	11421 BARCLAY DR	GARDEN GROVE	358.50
132-142-11	11421 BISCAYNE BLVD	GARDEN GROVE	358.50
132-133-04	9792 JOYZELLE DR	GARDEN GROVE	358.50
132-132-31	11281 BROOKHURST ST	GARDEN GROVE	358.50
132-127-04	9802 DEWEY DR	GARDEN GROVE	358.50
132-126-07	11251 GARDENAIRE LN	GARDEN GROVE	358.50
132-125-31	9821 DEWEY DR	GARDEN GROVE	358.50
132-125-30	11191 RAINIER CT	GARDEN GROVE	358.50
132-085-03	9302 MURLINE DR	GARDEN GROVE	358.50
132-031-04	8692 KATELLA AVE	ANAHEIM	358.50
132-022-14	8812 LA GRAND AVE	GARDEN GROVE	358.50
132-013-28	11145 BOWLES AVE	GARDEN GROVE	358.50
132-013-13	8552 ELMER LN	GARDEN GROVE	358.50
132-012-05	11132 WASCO RD	GARDEN GROVE	358.50
131-521-60	8361 LENORE ST	GARDEN GROVE	358.50
131-521-29	8422 CERULEAN DR	GARDEN GROVE	358.50
131-511-30	12672 JACKSON ST	GARDEN GROVE	358.50
131-232-13	8131 FILLMORE DR	ANAHEIM	358.50
131-232-09	8142 SOMERS DR	ANAHEIM	358.50
131-204-05	11551 NEARING DR	ANAHEIM	358.50
131-203-01	11501 MOSSLER ST	ANAHEIM	358.50
131-201-34	11532 MOSSLER ST	ANAHEIM	358.50
131-201-09	11601 MOEN ST	ANAHEIM	358.50
131-201-08	11591 MOEN ST	ANAHEIM	358.50
131-195-05	11922 NEARING DR	ANAHEIM	358.50
131-182-19	11862 POES ST	ANAHEIM	358.50

131-181-05	8441 AUGUSTA DR	ANAHEIM	358.50
131-173-02	11511 POES ST	ANAHEIM	358.50
127-592-07	9602 CRESTWOOD LN	ANAHEIM	358.50
127-583-25	9602 DECKER AVE	ANAHEIM	358.50
127-583-10	10961 ENDRY ST	ANAHEIM	358.50
127-583-05	10901 ENDRY ST	ANAHEIM	358.50
127-582-01	9542 CANTON AVE	ANAHEIM	358.50
127-573-47	10921 GILBERT ST	ANAHEIM	358.50
127-572-06	10821 HARCOURT AVE	ANAHEIM	358.50
127-563-12	10901 BERRY AVE	ANAHEIM	358.50
127-562-11	10921 GARZA AVE	ANAHEIM	358.50
127-521-40	9935 HARLE AVE	ANAHEIM	358.50
127-513-05	9772 HARLE AVE	ANAHEIM	358.50
127-502-15	10582 GILBERT ST	ANAHEIM	358.50
127-501-10	9552 CERRITOS AVE	ANAHEIM	358.50
127-414-16	9682 CHANTICLEER RD	ANAHEIM	358.50
127-402-08	9601 HARRIET LN	ANAHEIM	358.50
127-401-43	10401 PATRICIA DR	ANAHEIM	358.50
127-386-29	9841 CHANTICLEER RD	ANAHEIM	358.50
127-386-28	9851 CHANTICLEER RD	ANAHEIM	358.50
127-362-09	10161 GRAVIER ST	ANAHEIM	358.50
127-352-09	9681 FARNHAM LN	ANAHEIM	358.50
127-351-09	9701 BIENVILLE AVE	ANAHEIM	358.50
127-281-01	9782 HARVEST LN	ANAHEIM	358.50
127-272-02	9722 COLCHESTER DR	ANAHEIM	358.50
127-241-10	9791 STONYBROOK DR	ANAHEIM	358.50
127-231-22	9741 CLEARBROOK LN	ANAHEIM	358.50
127-231-04	9772 CLEARBROOK LN	ANAHEIM	358.50
127-215-01	9622 STONYBROOK DR	ANAHEIM	358.50
127-214-21	9622 GILBERT ST	ANAHEIM	358.50
126-501-03	10871 MAC ST	ANAHEIM	358.50
101-633-31	12091 PEARCE AVE	GARDEN GROVE	358.50
101-612-12	13171 RAINBOW ST	GARDEN GROVE	358.50
101-612-03	13071 RAINBOW ST	GARDEN GROVE	358.50
101-611-51	12161 FLINT CIR	GARDEN GROVE	358.50
101-611-41	12211 MARBLE CIR	GARDEN GROVE	358.50
101-523-46	12652 ANABEL AVE	GARDEN GROVE	358.50
101-514-07	12662 SALINAZ DR	GARDEN GROVE	358.50
101-513-01	12736 CARDINAL AVE	GARDEN GROVE	358.50
101-481-36	13031 SIEMON AVE	GARDEN GROVE	358.50
101-481-09	13341 LARAMORE LN	GARDEN GROVE	358.50
101-462-06	12552 CARDINAL AVE	GARDEN GROVE	358.50
101-446-04	13382 PARTRIDGE ST	GARDEN GROVE	358.50
101-442-08	12471 RANCHERO WAY	GARDEN GROVE	358.50
101-441-04	13391 BLACKBIRD ST	GARDEN GROVE	358.50
101-441-02	13371 BLACKBIRD ST	GARDEN GROVE	358.50
101-437-01	13332 REDBIRD ST	GARDEN GROVE	358.50
101-433-40	12405 PEARCE ST	GARDEN GROVE	358.50
101-351-17	13281 PALM ST	GARDEN GROVE	358.50
101-343-64	12502 GARDEN GROVE BLVD	GARDEN GROVE	358.50
101-343-21	12341 FLINT PL	GARDEN GROVE	358.50
101-342-10	13101 PALM ST	GARDEN GROVE	358.50
101-326-08	13321 LILLY ST	GARDEN GROVE	358.50
101-325-05	12792 PEARCE ST	GARDEN GROVE	358.50
101-324-16	12811 PEARCE ST	GARDEN GROVE	358.50
101-322-14	13291 FAIRVIEW ST	GARDEN GROVE	358.50
101-311-15	13751 FIGUEROA ST	GARDEN GROVE	358.50
101-301-06	12952 RANCHERO WAY	GARDEN GROVE	358.50

101-162-31	13822 LAUREL ST	SANTA ANA	358.50
101-162-14	13931 HARPER ST	SANTA ANA	358.50
101-162-02	13801 HARPER ST	SANTA ANA	358.50
101-142-48	13772 BORDEAUX ST	GARDEN GROVE	358.50
101-142-42	13811 DIEPPE ST	GARDEN GROVE	358.50
101-142-33	13792 DIEPPE ST	GARDEN GROVE	358.50
101-062-38	13302 BUENA WAY	GARDEN GROVE	358.50
100-402-18	11411 WOODBURY RD	GARDEN GROVE	358.50
100-391-02	13731 LIBBY LN	GARDEN GROVE	358.50
100-383-21	13621 LANNING ST	GARDEN GROVE	358.50
100-371-08	11611 PALOMA AVE	GARDEN GROVE	358.50
100-351-02	13371 SORRELL DR	GARDEN GROVE	358.50
100-335-22	11751 PERCHERON RD	GARDEN GROVE	358.50
100-333-37	11851 MUSTANG DR	GARDEN GROVE	358.50
100-103-10	13422 ELMWOOD ST	GARDEN GROVE	358.50
100-092-62	13471 HAVENWOOD DR	GARDEN GROVE	358.50
100-081-09	13332 SANDRA PL	GARDEN GROVE	358.50
100-031-38	13022 SANDRA PL	GARDEN GROVE	358.50
100-013-29	11151 CROSBY AVE	GARDEN GROVE	358.50
099-593-26	14322 HARRINGTON ST	GARDEN GROVE	358.50
099-592-15	14452 HOPE ST	GARDEN GROVE	358.50
099-533-12	10701 CATALINA ST	GARDEN GROVE	358.50
099-525-11	14802 STARBOARD ST	GARDEN GROVE	358.50
099-511-06	10572 SCHOONER AVE	GARDEN GROVE	358.50
099-504-27	13962 HEIDI ST	GARDEN GROVE	358.50
099-504-23	13921 HEIDI ST	GARDEN GROVE	358.50
099-502-18	13862 BARNEY ST	GARDEN GROVE	358.50
099-481-08	10582 KEEL AVE	GARDEN GROVE	358.50
099-463-07	13941 MERELLO ST	GARDEN GROVE	358.50
099-456-02	10461 JENNRICH AVE	GARDEN GROVE	358.50
099-444-23	10615 HAZARD AVE	GARDEN GROVE	358.50
099-444-21	10622 KERN AVE	GARDEN GROVE	358.50
099-443-17	14352 LAKE ST	GARDEN GROVE	358.50
099-443-08	14371 PLEASANT ST	GARDEN GROVE	358.50
099-442-19	14322 PLEASANT ST	GARDEN GROVE	358.50
099-433-17	10672 BLAKE ST	GARDEN GROVE	358.50
099-431-11	10522 WOODBURY RD	GARDEN GROVE	358.50
099-422-20	10701 TEAL DR	GARDEN GROVE	358.50
099-413-31	14422 BOWEN ST	GARDEN GROVE	358.50
099-413-24	10362 KERN AVE	GARDEN GROVE	358.50
099-412-16	10391 KERN AVE	GARDEN GROVE	358.50
099-404-19	10357 ORREY PL	GARDEN GROVE	358.50
099-396-05	10302 MORNINGSIDE DR	GARDEN GROVE	358.50
099-381-07	10321 16TH ST	GARDEN GROVE	358.50
099-373-06	10402 WOODBURY RD	GARDEN GROVE	358.50
099-361-50	13931 FERNWOOD DR	GARDEN GROVE	358.50
099-354-01	13771 EUCLID ST	GARDEN GROVE	358.50
099-344-05	10072 TRAYLOR WAY	GARDEN GROVE	358.50
099-341-02	10021 TRAYLOR WAY	GARDEN GROVE	358.50
099-312-10	13661 DAWSON ST	GARDEN GROVE	358.50
099-281-06	13261 GLEN WAY	GARDEN GROVE	358.50
099-264-02	13632 FERNWOOD DR	GARDEN GROVE	358.50
099-262-03	13662 MILLS RD	GARDEN GROVE	358.50
099-261-10	13681 MILLS RD	GARDEN GROVE	358.50
099-253-19	13592 FERNWOOD DR	GARDEN GROVE	358.50
099-174-09	14161 HOPE ST	GARDEN GROVE	358.50
099-162-42	14032 FLOWER ST	GARDEN GROVE	358.50
099-134-12	13302 LYNNE DR	GARDEN GROVE	358.50

099-133-02	13342 MITCHELL AVE	GARDEN GROVE	358.50
099-121-07	10652 MCKEEN ST	GARDEN GROVE	358.50
099-111-04	13192 COLEMAN PL	GARDEN GROVE	358.50
099-082-06	13071 NELSON ST	GARDEN GROVE	358.50
099-081-06	13081 WESTLAKE ST	GARDEN GROVE	358.50
099-072-05	13301 ADLAND ST	GARDEN GROVE	358.50
099-064-04	10412 MILDRED AVE	GARDEN GROVE	358.50
099-063-20	10421 MILDRED AVE	GARDEN GROVE	358.50
099-063-15	10392 BONNIE DR	GARDEN GROVE	358.50
099-046-19	10231 TRASK AVE	GARDEN GROVE	358.50
099-041-08	10021 DAKOTA AVE	GARDEN GROVE	358.50
099-024-09	10053 CENTRAL AVE	GARDEN GROVE	358.50
098-522-03	9682 BLAKE AVE	GARDEN GROVE	358.50
098-451-28	9681 LEXINGTON AVE	GARDEN GROVE	358.50
098-451-14	9711 YERMO CIR	GARDEN GROVE	358.50
098-431-06	9021 ENLOE WAY	GARDEN GROVE	358.50
098-413-09	13781 LA VAUGHN DR	GARDEN GROVE	358.50
098-401-17	13872 MCMAINS ST	GARDEN GROVE	358.50
098-383-17	9571 OASIS AVE	GARDEN GROVE	358.50
098-371-42	9712 MIRAGE CIR	GARDEN GROVE	358.50
098-353-12	9912 OASIS AVE	GARDEN GROVE	358.50
098-351-15	9951 READING AVE	GARDEN GROVE	358.50
098-263-15	13461 ONTARIO DR	GARDEN GROVE	358.50
098-254-07	9702 DAKOTA AVE	GARDEN GROVE	358.50
098-243-03	9642 IMPERIAL AVE	GARDEN GROVE	358.50
098-242-15	13461 GALWAY ST	GARDEN GROVE	358.50
098-234-12	9422 CENTRAL AVE	GARDEN GROVE	358.50
098-231-11	13211 GILBERT ST	GARDEN GROVE	358.50
098-120-25	9921 11TH ST	GARDEN GROVE	358.50
098-112-07	9582 WESTMINSTER AVE	GARDEN GROVE	358.50
098-041-41	9382 RUSSELL AVE	GARDEN GROVE	358.50
098-035-04	9152 CARL LN	GARDEN GROVE	358.50
098-031-05	9191 IMPERIAL AVE	GARDEN GROVE	358.50
098-021-14	9021 IMPERIAL AVE	GARDEN GROVE	358.50
097-662-47	13231 DRAKE ST	GARDEN GROVE	358.50
097-641-02	13251 MAGNOLIA ST	GARDEN GROVE	358.50
097-385-04	8012 BESTEL AVE	GARDEN GROVE	358.50
097-384-13	13452 BALOS DR	GARDEN GROVE	358.50
097-381-04	8102 CENTRAL AVE	GARDEN GROVE	358.50
097-367-03	13181 LUCILLE ST	GARDEN GROVE	358.50
097-357-04	13321 HAZEL ST	GARDEN GROVE	358.50
097-356-19	13362 HALE AVE	GARDEN GROVE	358.50
097-281-16	8811 ENLOE AVE	GARDEN GROVE	358.50
097-271-50	8701 ENLOE CIR	GARDEN GROVE	358.50
090-691-22	12091 HENRY EVANS DR	GARDEN GROVE	358.50
090-641-21	11022 BIXLER CIR	GARDEN GROVE	358.50
090-592-08	12597 MORGAN LN	GARDEN GROVE	358.50
090-592-07	12587 MORGAN LN	GARDEN GROVE	358.50
090-563-01	11852 DORADA AVE	GARDEN GROVE	358.50
090-561-03	12532 WOODLAND LN	GARDEN GROVE	358.50
090-513-13	11461 CRISSEY WAY	GARDEN GROVE	358.50
090-505-08	11861 WAVERLY DR	GARDEN GROVE	358.50
090-503-06	11462 TRUE WAY	GARDEN GROVE	358.50
090-503-01	11402 TRUE WAY	GARDEN GROVE	358.50
090-465-14	11092 PALMA VISTA ST	GARDEN GROVE	358.50
090-462-06	11201 LIDA LN	GARDEN GROVE	358.50
090-424-12	11962 DANIEL AVE	GARDEN GROVE	358.50
090-424-07	11882 DANIEL AVE	GARDEN GROVE	358.50

090-414-12	11722 EUDORA LN	GARDEN GROVE	358.50
090-414-02	11582 EUDORA LN	GARDEN GROVE	358.50
090-413-05	11622 SAMUEL DR	GARDEN GROVE	358.50
090-402-09	11712 BROOKSHIRE AVE	GARDEN GROVE	358.50
090-396-19	11832 JOHN AVE	GARDEN GROVE	358.50
090-396-15	11782 JOHN AVE	GARDEN GROVE	358.50
090-391-06	12062 NORMA LN	GARDEN GROVE	358.50
090-382-35	12081 WEST ST	GARDEN GROVE	358.50
090-376-12	12381 STRATHMORE DR	GARDEN GROVE	358.50
090-362-20	11762 JACALENE LN	GARDEN GROVE	358.50
090-343-20	12271 DELTA ST	GARDEN GROVE	358.50
090-343-03	12302 GAMMA ST	GARDEN GROVE	358.50
090-336-01	11672 CANDY LN	GARDEN GROVE	358.50
090-331-12	11932 JACALENE LN	GARDEN GROVE	358.50
090-324-28	11882 9TH ST	GARDEN GROVE	358.50
090-291-08	11661 STANFORD AVE	GARDEN GROVE	358.50
090-274-08	11302 CHAPMAN AVE	GARDEN GROVE	358.50
090-261-38	12822 9TH ST	GARDEN GROVE	358.50
090-261-31	11542 STANFORD AVE	GARDEN GROVE	358.50
090-260-05	11571 STANFORD AVE	GARDEN GROVE	358.50
090-260-04	11581 STANFORD AVE	GARDEN GROVE	358.50
090-212-09	12111 NIETA DR	GARDEN GROVE	358.50
090-205-10	11942 REXFORD RD	GARDEN GROVE	358.50
090-202-24	11941 COMSTOCK RD	GARDEN GROVE	358.50
090-201-06	11921 SHETLAND RD	GARDEN GROVE	358.50
090-123-05	12682 PINE ST	GARDEN GROVE	358.50
090-102-04	12522 WALNUT AVE	GARDEN GROVE	358.50
090-082-22	12462 PINE ST	GARDEN GROVE	358.50
090-072-02	11051 LAMPSON AVE	GARDEN GROVE	358.50
090-061-05	11331 JERRY LN	GARDEN GROVE	358.50
089-623-13	11151 RUGH ST	GARDEN GROVE	358.50
089-593-03	11242 FULMER DR	GARDEN GROVE	358.50
089-592-14	11231 FULMER DR	GARDEN GROVE	358.50
089-584-18	10571 LA DONA DR	GARDEN GROVE	358.50
089-552-22	10532 MAHALO WAY	GARDEN GROVE	358.50
089-531-12	11772 ACORN ST	GARDEN GROVE	358.50
089-513-15	12191 FAYE AVE	GARDEN GROVE	358.50
089-511-07	12141 NUTWOOD ST	GARDEN GROVE	358.50
089-506-04	11531 FAYE AVE	GARDEN GROVE	358.50
089-494-04	10031 BROOKSIDE DR	GARDEN GROVE	358.50
089-491-16	10191 BROOKSIDE DR	GARDEN GROVE	358.50
089-473-01	11242 DALLAS DR	GARDEN GROVE	358.50
089-441-19	10201 MCMICHAEL DR	GARDEN GROVE	358.50
089-431-06	12152 ARKLEY DR	GARDEN GROVE	358.50
089-412-06	11881 STEELE DR	GARDEN GROVE	358.50
089-411-06	11882 STEELE DR	GARDEN GROVE	358.50
089-411-02	11822 STEELE DR	GARDEN GROVE	358.50
089-402-01	11641 STEELE DR	GARDEN GROVE	358.50
089-401-13	11762 STEELE DR	GARDEN GROVE	358.50
089-361-10	10012 BONSER AVE	GARDEN GROVE	358.50
089-352-16	10412 AZALEA CIR	GARDEN GROVE	358.50
089-344-11	11861 SEACREST DR	GARDEN GROVE	358.50
089-331-23	10161 CHAPMAN AVE	GARDEN GROVE	358.50
089-322-05	10061 EDGEWOOD LN	GARDEN GROVE	358.50
089-314-03	10191 GERALDINE RD	GARDEN GROVE	358.50
089-301-06	11021 FLYNN LN	GARDEN GROVE	358.50
089-301-02	11021 GARDEN DR	GARDEN GROVE	358.50
089-291-20	10601 ALLEN DR	GARDEN GROVE	358.50

089-291-18	10621 ALLEN DR	GARDEN GROVE	358.50
089-273-02	10442 ALLEN DR	GARDEN GROVE	358.50
089-252-18	10842 CHAPMAN AVE	GARDEN GROVE	358.50
089-244-26	10851 ALLEN DR	GARDEN GROVE	358.50
089-232-18	12721 GROVEVIEW ST	GARDEN GROVE	358.50
089-231-35	12552 GROVEVIEW ST	GARDEN GROVE	358.50
089-202-35	12822 WESTLAKE ST	GARDEN GROVE	358.50
089-161-30	11561 VARNA ST	GARDEN GROVE	358.50
089-123-33	12372 MCLEOD ST	GARDEN GROVE	358.50
133-303-11	12641 LORALEEN ST	GARDEN GROVE	357.68
089-564-04	10052 PARLIAMENT AVE	GARDEN GROVE	357.68
101-446-24	12591 TRASK AVE	GARDEN GROVE	356.11
127-394-24	9771 CERRITOS AVE	ANAHEIM	355.38
101-442-01	12471 RUSSELL CIR	GARDEN GROVE	352.35
098-023-51	9102 IMPERIAL AVE	GARDEN GROVE	351.60
132-062-32	11115 RUSH ST	GARDEN GROVE	349.24
132-224-07	8902 JOYZELLE DR	GARDEN GROVE	346.60
090-415-19	11722 REVA DR	GARDEN GROVE	344.03
099-065-16	13171 CYPRESS ST	GARDEN GROVE	343.55
233-074-43	11931 BUCKINGHAM CIR	GARDEN GROVE	339.77
233-074-33	12832 SUSSEX CIR	GARDEN GROVE	339.77
233-072-26	11872 OERTLY CIR	GARDEN GROVE	339.77
215-124-25	12302 PENTAGON ST	GARDEN GROVE	339.77
215-064-35	12181 MAGNOLIA ST	GARDEN GROVE	339.77
133-474-11	12922 DALE ST	GARDEN GROVE	339.77
127-562-23	10924 BERRY AVE	ANAHEIM	339.77
101-653-17	13641 FAIRVIEW ST	GARDEN GROVE	339.77
100-152-13	13936 ANITA PL	GARDEN GROVE	339.77
099-691-24	10195 ANDY REESE CT	GARDEN GROVE	339.77
099-131-60	13261 MICHAEL RAINFORD CIR CI	GARDEN GROVE	339.77
099-082-45	13092 BENTON ST	GARDEN GROVE	339.77
099-082-45	13094 BENTON ST	GARDEN GROVE	339.77
099-082-45	13096 BENTON ST	GARDEN GROVE	339.77
127-514-05	10611 HEDLUND DR	ANAHEIM	339.15
231-172-15	13422 GREENTREE AVE	GARDEN GROVE	337.37
131-192-24	11861 FORTNEY DR	ANAHEIM	331.03
089-421-06	11872 EASY WAY	GARDEN GROVE	327.78
215-064-08	8821 BARR LN	GARDEN GROVE	322.28
231-543-12	12612 CHOISSER RD	GARDEN GROVE	317.94
132-231-15	8581 JOYZELLE AVE	GARDEN GROVE	317.15
089-425-17	10521 CAROL LN	GARDEN GROVE	316.70
132-012-15	8612 ELMER LN	GARDEN GROVE	316.24
099-431-05	13761 WARD ST	GARDEN GROVE	315.37
099-174-14	10191 MORNINGSIDE DR	GARDEN GROVE	314.50
089-597-14	10722 PARLIAMENT AVE	GARDEN GROVE	314.50
099-016-16	10181 LARSON AVE	GARDEN GROVE	313.65
132-467-04	11812 MAC MURRAY ST	GARDEN GROVE	310.22
133-464-02	12871 LORNA ST	GARDEN GROVE	309.69
132-371-29	11651 BROOKHURST ST	GARDEN GROVE	307.85
089-113-11	10602 CLAUSSEN ST	GARDEN GROVE	305.01
127-482-33	10631 DESSER LN	ANAHEIM	301.81
127-371-39	10202 GRAVIER ST	ANAHEIM	301.16
215-064-06	8835 BARR LN	GARDEN GROVE	296.58
133-183-11	9122 MARLENE AVE	GARDEN GROVE	293.83
10002306	11191 PALOMA AVE	GARDEN GROVE	293.83
127-582-18	9651 DECKER AVE	ANAHEIM	292.50
132-351-09	9642 ORANGEWOOD AVE	GARDEN GROVE	290.16
231-525-22	12671 WILLOWOOD AVE	GARDEN GROVE	288.20

089-611-06	10511 TIBBS CIR	GARDEN GROVE	285.30
097-212-07	13062 JEFFERSON ST	GARDEN GROVE	282.83
231-225-03	12642 ARLETTA CIR	GARDEN GROVE	282.83
133-344-04	12631 EDIETH DR	GARDEN GROVE	282.83
099-071-21	13432 ADLAND ST	GARDEN GROVE	282.83
089-626-05	10661 OVERMAN DR	GARDEN GROVE	282.83
089-342-03	11751 MORRIE LN	GARDEN GROVE	282.83
231-241-06	13392 LAMPSON AVE	GARDEN GROVE	281.82
233-022-13	11942 TIMMY LN	GARDEN GROVE	280.08
231-381-06	12702 WEST ST	GARDEN GROVE	280.08
127-552-09	9171 REGAL AVE	ANAHEIM	280.08
100-384-09	13701 LIBBY LN	GARDEN GROVE	280.08
099-273-58	13372 LYNNE DR	GARDEN GROVE	280.08
099-271-04	13452 TAFT ST	GARDEN GROVE	280.08
090-362-18	11782 JACALENE LN	GARDEN GROVE	280.08
089-393-05	11661 GARY ST	GARDEN GROVE	280.08
090-376-05	12291 STRATHMORE DR	GARDEN GROVE	276.00
126-502-14	10866 MACNAB ST	ANAHEIM	275.26
089-331-27	10231 CHAPMAN AVE	GARDEN GROVE	273.15
133-191-16	9141 SHERLOCK LN	GARDEN GROVE	271.37
131-521-63	8392 KILLARNEY RD	GARDEN GROVE	269.63
089-244-29	10821 ALLEN DR	GARDEN GROVE	269.63
132-212-21	11472 BOWLES AVE	GARDEN GROVE	269.10
233-141-12	12131 WILKEN WAY	GARDEN GROVE	269.08
233-123-01	13112 SIRIUS AVE	ORANGE	269.08
231-626-15	12251 HASTER ST	GARDEN GROVE	269.08
231-601-35	12892 LAMPSON AVE	GARDEN GROVE	269.08
231-544-13	12602 SWEETBRIAR DR	GARDEN GROVE	269.08
231-532-14	12711 CITRUSWOOD AVE	GARDEN GROVE	269.08
231-452-19	12361 LAMPSON AVE	GARDEN GROVE	269.08
231-452-14	12461 DARNELL ST	GARDEN GROVE	269.08
231-241-01	13482 LAMPSON AVE	GARDEN GROVE	269.08
231-171-14	13382 DAWN AVE	GARDEN GROVE	269.08
231-103-20	13162 DUNKLEE AVE	GARDEN GROVE	269.08
133-471-04	12801 ADELLE ST	GARDEN GROVE	269.08
133-431-30	12832 HAZEL AVE	GARDEN GROVE	269.08
133-421-06	12781 LEROY AVE	GARDEN GROVE	269.08
133-282-21	9021 STANFORD AVE	GARDEN GROVE	269.08
133-191-28	9106 SHERLOCK LN	GARDEN GROVE	269.08
133-162-24	9452 CATHERINE AVE	GARDEN GROVE	269.08
133-142-09	12432 LAMBERT CIR	GARDEN GROVE	269.08
133-131-02	12451 PLEASANT PL	GARDEN GROVE	269.08
132-413-05	11922 LORALEEN ST	GARDEN GROVE	269.08
132-354-14	11601 BART DR	GARDEN GROVE	269.08
132-262-02	11641 YANA DR	GARDEN GROVE	269.08
132-212-09	11421 BOWLES AVE	GARDEN GROVE	269.08
132-174-16	9432 JOYZELLE DR	GARDEN GROVE	269.08
132-174-12	9382 JOYZELLE DR	GARDEN GROVE	269.08
132-091-41	11151 HUBER ST	GARDEN GROVE	269.08
131-511-45	12621 JACKSON ST	GARDEN GROVE	269.08
127-592-18	9671 BANTA AVE	ANAHEIM	269.08
127-584-01	10852 JEAN ST	ANAHEIM	269.08
127-583-32	10952 HUBER ST	ANAHEIM	269.08
127-583-01	10861 ENDRY ST	ANAHEIM	269.08
127-514-13	10622 THOMAS DR	ANAHEIM	269.08
127-502-61	10591 THOMAS DR	ANAHEIM	269.08
127-392-21	10471 BROOKHURST ST	ANAHEIM	269.08
127-392-10	9881 HARRIET LN	ANAHEIM	269.08

127-384-14	10261 ANTIGUA ST	ANAHEIM	269.08
127-371-16	10162 HEARTH LN	ANAHEIM	269.08
127-365-06	10131 PERDIDO ST	ANAHEIM	269.08
127-352-27	9722 KENNELLY LN	ANAHEIM	269.08
101-315-19	12112 QUATRO AVE	GARDEN GROVE	269.08
101-303-54	12932 BOLIVAR CIR	GARDEN GROVE	269.08
101-161-09	13892 HARPER ST	SANTA ANA	269.08
101-142-28	12592 TOURS AVE	GARDEN GROVE	269.08
100-621-11	11321 ANABEL AVE	GARDEN GROVE	269.08
100-092-15	13371 BARNETT WAY	GARDEN GROVE	269.08
100-073-11	11441 FRANCES AVE	GARDEN GROVE	269.08
100-042-16	13142 NINA PL	GARDEN GROVE	269.08
100-041-16	13115 NEWHOPE ST	GARDEN GROVE	269.08
099-525-05	10701 MAST AVE	GARDEN GROVE	269.08
099-503-19	10641 RANNEY AVE	GARDEN GROVE	269.08
099-403-28	10411 MCCLURE AVE	GARDEN GROVE	269.08
099-344-01	10002 TRAYLOR WAY	GARDEN GROVE	269.08
099-312-11	13681 DAWSON ST	GARDEN GROVE	269.08
099-261-01	13622 TAFT ST	GARDEN GROVE	269.08
099-033-04	10192 CENTRAL AVE	GARDEN GROVE	269.08
098-492-10	9631 MALLARD AVE	GARDEN GROVE	269.08
098-465-07	9531 MALLARD AVE	GARDEN GROVE	269.08
098-422-22	13752 MAGNOLIA ST	GARDEN GROVE	269.08
098-412-32	13672 LA VAUGHN DR	GARDEN GROVE	269.08
098-412-18	13852 LA VAUGHN DR	GARDEN GROVE	269.08
098-372-09	9661 OASIS AVE	GARDEN GROVE	269.08
098-242-07	13371 GALWAY ST	GARDEN GROVE	269.08
098-232-07	9371 CROSBY AVE	GARDEN GROVE	269.08
098-081-09	9812 LUDERS AVE	GARDEN GROVE	269.08
097-384-23	13371 JACKSON ST	GARDEN GROVE	269.08
097-213-11	13091 NEWLAND ST	GARDEN GROVE	269.08
097-211-09	13102 MONROE ST	GARDEN GROVE	269.08
090-562-23	12662 STRATHMORE DR	GARDEN GROVE	269.08
090-374-10	11791 REXFORD RD	GARDEN GROVE	269.08
090-372-10	11791 ROXBURY RD	GARDEN GROVE	269.08
090-363-13	11781 KATHY LN	GARDEN GROVE	269.08
090-231-14	11591 GAIL LN	GARDEN GROVE	269.08
090-202-27	11971 COMSTOCK RD	GARDEN GROVE	269.08
090-082-36	12302 PINE ST	GARDEN GROVE	269.08
090-072-44	12351 WALNUT AVE	GARDEN GROVE	269.08
090-064-02	12292 LE ANN DR	GARDEN GROVE	269.08
089-602-08	10301 HILL RD	GARDEN GROVE	269.08
089-492-08	10102 BROOKSIDE DR	GARDEN GROVE	269.08
089-484-18	10321 ORANGEWOOD AVE	GARDEN GROVE	269.08
089-441-20	10211 MCMICHAEL DR	GARDEN GROVE	269.08
089-282-20	10292 JULIANA LN	GARDEN GROVE	269.08
089-123-40	12452 MCLEOD ST	GARDEN GROVE	269.08
089-123-19	10521 LAMPSON AVE	GARDEN GROVE	269.08
231-224-16	12621 ARLETTA CIR	GARDEN GROVE	268.81
132-435-13	9142 TRISTAN DR	GARDEN GROVE	268.81
132-423-24	9451 SKYLARK BLVD	GARDEN GROVE	268.81
132-084-19	9321 MURLINE DR	GARDEN GROVE	268.81
101-062-17	12692 RANCHERO WAY	GARDEN GROVE	268.81
100-332-09	11792 PERCHERON RD	GARDEN GROVE	268.81
098-413-14	13851 LA VAUGHN DR	GARDEN GROVE	268.53
097-572-05	13651 HAZEL ST	GARDEN GROVE	266.60
089-344-04	11781 SEACREST DR	GARDEN GROVE	263.12
231-627-20	12972 TWINTREE LN	GARDEN GROVE	261.10

089-462-09	11141 BETTES PL	GARDEN GROVE	261.10
399-164-09	13342 MARTY LN	GARDEN GROVE	260.60
099-073-04	13281 DEANANN PL	GARDEN GROVE	259.50
099-454-12	10541 HAZARD AVE	GARDEN GROVE	258.35
132-252-03	11531 YANA DR	GARDEN GROVE	257.53
132-224-08	8912 JOYZELLE DR	GARDEN GROVE	255.95
133-431-31	12812 HAZEL AVE	GARDEN GROVE	255.02
231-553-07	12691 SWEETBRIAR DR	GARDEN GROVE	252.85
133-421-03	12782 LEROY AVE	GARDEN GROVE	252.85
133-151-09	12301 CHRISTINE LN	GARDEN GROVE	252.85
099-063-16	10382 BONNIE DR	GARDEN GROVE	252.85
090-421-25	11522 MORGAN LN	GARDEN GROVE	252.85
090-274-02	11341 ORA DR	GARDEN GROVE	252.85
133-162-04	12321 GILBERT ST	GARDEN GROVE	252.30
131-173-28	11602 MOEN ST	ANAHEIM	248.50
101-325-10	12852 PEARCE ST	GARDEN GROVE	248.50
100-031-12	13131 NINA PL	GARDEN GROVE	248.50
089-343-12	10312 PAR LN	GARDEN GROVE	248.50
089-313-22	11551 GARDEN DR	GARDEN GROVE	248.50
131-192-29	11832 NEARING DR	ANAHEIM	247.73
097-571-11	13632 HAZEL ST	GARDEN GROVE	247.08
133-273-18	8962 ANN CROSS DR	GARDEN GROVE	242.29
132-061-02	11112 MAGNOLIA ST	GARDEN GROVE	242.04
098-442-10	9702 PYLE CIR	GARDEN GROVE	238.91
098-352-23	9791 OASIS AVE	GARDEN GROVE	238.91
099-266-16	10932 WOODBURY RD	GARDEN GROVE	232.98
231-633-02	12162 FALLINGLEAF ST	GARDEN GROVE	232.85
133-322-08	12571 JANE DR	GARDEN GROVE	231.07
231-423-03	12452 EL REY PL	GARDEN GROVE	229.77
133-183-05	12372 CORVETTE ST	GARDEN GROVE	229.15
101-523-35	12682 CYNTHIA AVE	GARDEN GROVE	227.37
133-142-19	9571 LAMPSON AVE	GARDEN GROVE	226.66
127-391-05	10411 PERDIDO ST	ANAHEIM	221.00
101-523-44	12671 CYNTHIA AVE	GARDEN GROVE	220.00
090-104-01	12512 PEPPERWOOD DR	GARDEN GROVE	218.25
132-021-15	8771 LA GRAND AVE	GARDEN GROVE	218.03
133-293-25	12692 BARBARA AVE	GARDEN GROVE	212.37
231-383-12	12131 COLLEGE AVE	GARDEN GROVE	209.29
101-482-14	13342 LARAMORE LN	GARDEN GROVE	209.01
101-442-06	12462 RUSSELL CIR	GARDEN GROVE	209.01
089-484-05	10362 BALLARD DR	GARDEN GROVE	209.01
090-072-48	12271 WALNUT AVE	GARDEN GROVE	208.13
098-201-04	13122 GALWAY ST	GARDEN GROVE	205.63
098-234-11	9402 CENTRAL AVE	GARDEN GROVE	198.91
090-414-22	11621 REVA DR	GARDEN GROVE	195.89
132-292-17	11661 ANGUS CT	GARDEN GROVE	195.89
127-214-26	9502 RANDOM DR	ANAHEIM	195.89
101-461-02	13522 CLINTON ST	GARDEN GROVE	195.89
101-161-20	13772 HARPER ST	SANTA ANA	195.89
089-123-03	10521 MOLAMA CIR	GARDEN GROVE	195.89
089-092-07	10652 PEARL ST	GARDEN GROVE	195.89
231-383-15	12171 COLLEGE AVE	GARDEN GROVE	195.61
233-134-22	11842 DEBBIE LN	GARDEN GROVE	193.50
231-383-09	12101 COLLEGE AVE	GARDEN GROVE	193.50
090-363-05	11762 ROBERT LN	GARDEN GROVE	193.14
089-243-11	12121 EUCLID ST	GARDEN GROVE	193.14
231-541-03	12560 LAMPSON AVE	GARDEN GROVE	190.39
132-071-24	9341 MAUREEN DR	GARDEN GROVE	190.39

131-231-16	8231 SOMERS DR	ANAHEIM	190.39
127-352-17	9682 FARNHAM LN	ANAHEIM	190.39
100-621-07	11271 ANABEL AVE	GARDEN GROVE	190.39
089-393-04	11641 GARY ST	GARDEN GROVE	190.39
089-333-21	11842 MELODY PARK DR	GARDEN GROVE	190.39
108-511-15	10691 ANCHOR AVE	GARDEN GROVE	189.12
127-275-02	9722 PANDORA LN	ANAHEIM	189.01
127-573-11	10841 GILBERT ST	ANAHEIM	188.99
090-502-04	11432 REVA DR	GARDEN GROVE	188.23
233-134-26	12142 REVA DR	GARDEN GROVE	187.64
132-263-10	8552 TWANA DR	GARDEN GROVE	187.64
132-091-39	11181 HUBER ST	GARDEN GROVE	187.64
098-522-08	9622 BLAKE AVE	GARDEN GROVE	187.64
090-461-08	11041 WAKEFIELD AVE	GARDEN GROVE	187.64
089-301-09	11012 DADE LN	GARDEN GROVE	187.64
127-241-61	9641 COLONY ST	ANAHEIM	187.36
233-153-24	12091 CLIFFWOOD AVE	GARDEN GROVE	184.89
21504212	8622 AMY AVE	GARDEN GROVE	184.89
133-471-29	12814 LOUISE ST	GARDEN GROVE	184.89
133-122-08	9891 WILLIAM DALTON WAY	GARDEN GROVE	184.89
132-252-07	11581 YANA DR	GARDEN GROVE	184.89
127-512-07	9691 HARLE AVE	ANAHEIM	184.89
100-361-04	13381 MARAUDER CIR	GARDEN GROVE	184.89
090-422-03	11531 MORGAN LN	GARDEN GROVE	184.89
089-092-03	10692 PEARL ST	GARDEN GROVE	184.89
089-404-23	11612 OLD FASHION WAY	GARDEN GROVE	182.14
090-414-14	11731 REVA DR	GARDEN GROVE	180.76
089-333-13	11891 EDGEWOOD LN	GARDEN GROVE	180.26
131-531-19	12781 DALE ST	GARDEN GROVE	180.21
100-092-10	13342 BARNETT WAY	GARDEN GROVE	180.21
090-091-12	12412 LEE LN	GARDEN GROVE	180.21
089-373-19	10111 MALINDA LN	GARDEN GROVE	180.21
100-031-01	11462 GARDEN GROVE BLVD	GARDEN GROVE	179.98
090-642-04	11061 LAVENDER LN	GARDEN GROVE	179.66
231-624-05	12292 SUNGROVE ST	GARDEN GROVE	179.39
231-611-30	12492 FIREBRAND ST	GARDEN GROVE	179.39
231-462-04	12281 HAMPTON AVE	GARDEN GROVE	179.39
231-451-27	12422 DARNELL ST	GARDEN GROVE	179.39
231-451-11	12281 BECK AVE	GARDEN GROVE	179.39
231-372-07	12582 MERRILL ST	GARDEN GROVE	179.39
231-372-05	12552 MERRILL ST	GARDEN GROVE	179.39
231-351-20	12292 NADINE CIR	GARDEN GROVE	179.39
215-041-21	12011 HAGA ST	GARDEN GROVE	179.39
133-473-11	12812 DALE ST	GARDEN GROVE	179.39
133-312-08	12531 MABEE CIR	GARDEN GROVE	179.39
133-291-15	12672 LEROY AVE	GARDEN GROVE	179.39
133-281-29	12642 HAZEL AVE	GARDEN GROVE	179.39
133-183-71	9115 LAMPSON AVE	GARDEN GROVE	179.39
132-471-17	8691 MAC ALPINE RD	GARDEN GROVE	179.39
132-455-12	8891 CHAPMAN AVE	GARDEN GROVE	179.39
132-412-08	9331 CELLINI AVE	GARDEN GROVE	179.39
132-283-08	11641 MAC ST	GARDEN GROVE	179.39
132-274-06	11621 MAC DUFF ST	GARDEN GROVE	179.39
132-162-04	9552 VONS DR	GARDEN GROVE	179.39
131-531-02	8262 STANFORD AVE	GARDEN GROVE	179.39
131-521-37	8362 TRINETTE DR	GARDEN GROVE	179.39
131-521-12	12651 DALE ST	GARDEN GROVE	179.39
131-204-09	11601 NEARING DR	ANAHEIM	179.39

131-193-05	11791 NEARING DR	ANAHEIM	179.39
127-593-01	10831 ENDRY ST	ANAHEIM	179.39
127-591-08	9541 CRESTWOOD LN	ANAHEIM	179.39
127-583-23	10952 FRALEY ST	ANAHEIM	179.39
127-521-27	9936 CRIS AVE	ANAHEIM	179.39
127-502-56	10651 THOMAS DR	ANAHEIM	179.39
127-365-10	10181 PERDIDO ST	ANAHEIM	179.39
127-215-08	9542 STONYBROOK DR	ANAHEIM	179.39
127-211-06	9501 RANDOM DR	ANAHEIM	179.39
101-516-10	13735 ROXEY DR	GARDEN GROVE	179.39
101-433-14	12581 GLORIA ST	GARDEN GROVE	179.39
101-325-18	13356 LILLY ST	GARDEN GROVE	179.39
101-314-12	13791 JACKSON ST	GARDEN GROVE	179.39
101-303-43	12911 RANCHERO WAY	GARDEN GROVE	179.39
101-302-03	13401 LILLY ST	GARDEN GROVE	179.39
101-162-28	13862 LAUREL ST	SANTA ANA	179.39
101-142-53	13781 BORDEAUX ST	GARDEN GROVE	179.39
101-064-05	12652 BOLIVAR PL	GARDEN GROVE	179.39
100-073-02	11442 PALOMA AVE	GARDEN GROVE	179.39
100-041-15	13041 NEWHOPE ST	GARDEN GROVE	179.39
100-031-24	13192 SANDRA PL	GARDEN GROVE	179.39
099-491-05	10651 KEEL AVE	GARDEN GROVE	179.39
099-353-25	10922 BLAKE ST	GARDEN GROVE	179.39
099-317-27	10042 MALLARD DR	GARDEN GROVE	179.39
099-035-05	10142 IMPERIAL AVE	GARDEN GROVE	179.39
098-522-13	9661 MANSOR AVE	GARDEN GROVE	179.39
098-462-02	9611 WOODBURY AVE	GARDEN GROVE	179.39
098-431-10	9071 ENLOE WAY	GARDEN GROVE	179.39
098-422-19	13802 MAGNOLIA ST	GARDEN GROVE	179.39
098-412-29	13712 LA VAUGHN DR	GARDEN GROVE	179.39
098-244-07	13441 DONEGAL DR	GARDEN GROVE	179.39
097-433-47	13882 SUMMERWOOD PL	GARDEN GROVE	179.39
097-384-06	13372 BALOS DR	GARDEN GROVE	179.39
097-382-12	8001 BESTEL AVE	GARDEN GROVE	179.39
090-442-15	11411 ROBERT LN	GARDEN GROVE	179.39
090-423-12	11851 DANIEL AVE	GARDEN GROVE	179.39
090-414-04	11602 EUDORA LN	GARDEN GROVE	179.39
090-413-11	11702 SAMUEL DR	GARDEN GROVE	179.39
090-213-06	11532 FREDRICK DR	GARDEN GROVE	179.39
090-212-14	12181 NIETA DR	GARDEN GROVE	179.39
090-211-02	12021 NORMA LN	GARDEN GROVE	179.39
089-621-04	10511 DEWEY DR	GARDEN GROVE	179.39
089-602-21	11551 SEACREST CIR	GARDEN GROVE	179.39
089-593-15	11231 RUGH ST	GARDEN GROVE	179.39
089-575-01	11402 BAGGETT ST	GARDEN GROVE	179.39
089-573-07	11431 TACOMA ST	GARDEN GROVE	179.39
089-531-26	11821 WOODWARD CIR	GARDEN GROVE	179.39
089-511-04	12191 NUTWOOD ST	GARDEN GROVE	179.39
089-491-11	10131 BROOKSIDE DR	GARDEN GROVE	179.39
089-474-06	10372 MCDANIEL DR	GARDEN GROVE	179.39
089-375-03	10171 LAMPSON AVE	GARDEN GROVE	179.39
089-344-03	11761 SEACREST DR	GARDEN GROVE	179.39
089-341-05	11792 MORRIE LN	GARDEN GROVE	179.39
089-293-05	12201 MOCKINGBIRD CT	GARDEN GROVE	179.39
089-170-49	10811 CHAPMAN AVE	GARDEN GROVE	179.39
127-502-22	10662 GILBERT ST	ANAHEIM	179.11
098-442-14	9682 BIRD CIR	GARDEN GROVE	178.84
127-513-02	9802 HARLE AVE	ANAHEIM	178.61

101-315-23	12072 QUATRO AVE	GARDEN GROVE	178.56
101-142-54	13791 BORDEAUX ST	GARDEN GROVE	178.56
133-323-04	12562 JANE DR	GARDEN GROVE	178.29
127-384-11	10301 ANTIGUA ST	ANAHEIM	178.29
215-083-04	12311 LOUISE ST	GARDEN GROVE	178.04
090-333-02	11871 JACALENE LN	GARDEN GROVE	174.06
231-223-07	12692 ANNETTE CIR	GARDEN GROVE	170.45
132-251-04	11541 WASCO RD	GARDEN GROVE	170.27
098-572-01	9162 CENTRAL AVE	GARDEN GROVE	170.02
090-104-06	12572 PEPPERWOOD DR	GARDEN GROVE	170.02
132-275-01	8682 TWANA DR	GARDEN GROVE	166.00
100-383-22	13611 LANNING ST	GARDEN GROVE	163.15
098-023-42	9011 BESTEL AVE	GARDEN GROVE	163.15
089-441-29	10162 HILL RD	GARDEN GROVE	163.15
097-563-05	8522 MAYS AVE	GARDEN GROVE	162.50
099-121-17	10661 PALOMA AVE	GARDEN GROVE	159.17
133-291-10	12602 LEROY AVE	GARDEN GROVE	159.08
089-272-05	10402 LAW DR	GARDEN GROVE	159.08
097-562-07	13661 RIATA ST	GARDEN GROVE	157.16
127-483-03	9322 PACIFIC AVE	ANAHEIM	156.33
090-444-14	11401 MORGAN LN	GARDEN GROVE	155.00
130-841-16	12271 WINTON ST	GARDEN GROVE	154.77
090-111-03	11262 LAMPSON AVE	GARDEN GROVE	154.65
099-503-25	10581 RANNEY AVE	GARDEN GROVE	154.51
090-063-09	12311 LE ANN DR	GARDEN GROVE	152.26
101-517-05	13571 ROXEY DR	GARDEN GROVE	150.61
132-091-23	9581 DEWEY DR	GARDEN GROVE	149.49
132-085-20	11151 GILBERT ST	GARDEN GROVE	149.49
089-575-07	11441 DOLAN ST	GARDEN GROVE	149.22
127-222-09	9692 ROSEBAY ST	ANAHEIM	148.42
890-580-92	10866 WESTMINSTER AVE	GARDEN GROVE	146.80
217-292-07	12572 MANLEY ST	GARDEN GROVE	146.80
217-023-23	5341 CHRISTAL AVE	GARDEN GROVE	146.80
130-434-04	6782 SANTA RITA AVE	GARDEN GROVE	146.80
130-412-12	6511 SANTA BARBARA AVE	GARDEN GROVE	146.80
130-291-04	5481 VANGUARD AVE	GARDEN GROVE	146.80
130-195-03	12202 SAPPHIRE ST	GARDEN GROVE	146.80
130-194-05	12161 DIAMOND ST	GARDEN GROVE	146.80
130-181-20	6581 VANGUARD AVE	GARDEN GROVE	146.80
130-302-03	5352 HOLLAND AVE	GARDEN GROVE	146.23
101-163-04	13771 LAUREL ST	SANTA ANA	145.92
132-093-22	9652 DEWEY DR	GARDEN GROVE	144.28
132-271-27	8622 ORANGEWOOD AVE	GARDEN GROVE	143.50
132-152-03	11422 LARKIN DR	GARDEN GROVE	143.32
132-013-36	11231 BOWLES AVE	GARDEN GROVE	138.57
231-451-12	12301 BECK AVE	GARDEN GROVE	138.50
100-323-12	11171 WOODBURY RD	GARDEN GROVE	138.50
231-532-17	12681 CITRUSWOOD AVE	GARDEN GROVE	137.08
132-045-14	8952 POINSETTIA LN	GARDEN GROVE	136.62
098-113-01	9502 SUTHERLAND WAY	GARDEN GROVE	136.30
215-064-27	12132 AERO DR	GARDEN GROVE	134.79
101-633-21	12212 PEARCE AVE	GARDEN GROVE	134.67
089-441-17	10171 MCMICHAEL DR	GARDEN GROVE	134.67
127-583-22	10962 FRALEY ST	ANAHEIM	134.61
130-663-05	5852 CERULEAN AVE	GARDEN GROVE	134.55
100-372-32	11561 BANNER DR	GARDEN GROVE	132.13
099-482-07	10512 MORNINGSIDE DR	GARDEN GROVE	132.06
133-391-13	12801 MELODY DR	GARDEN GROVE	131.92

101-444-08	13381 PARTRIDGE ST	GARDEN GROVE	130.81
132-091-12	11161 ENDRY ST	GARDEN GROVE	129.15
127-502-05	9612 HARLE AVE	ANAHEIM	128.00
130-732-06	12801 SYLVAN ST	GARDEN GROVE	126.85
089-550-03	12351 NELSON ST	GARDEN GROVE	126.42
399-164-10	13352 MARTY LN	GARDEN GROVE	126.42
399-161-10	13245 ADDEN CIR	GARDEN GROVE	126.42
132-386-08	11801 FLAMINGO DR	GARDEN GROVE	126.42
132-212-10	11431 BOWLES AVE	GARDEN GROVE	126.42
127-482-24	9251 PACIFIC AVE	ANAHEIM	126.42
101-516-06	13681 ROXEY DR	GARDEN GROVE	126.42
100-013-43	13021 BIRCHWOOD ST	GARDEN GROVE	126.42
099-271-13	13426 ELIZABETH PL	GARDEN GROVE	126.42
099-073-09	13351 DEANANN PL	GARDEN GROVE	126.42
098-202-14	9611 CENTRAL AVE	GARDEN GROVE	126.42
098-061-16	13192 KERRY ST	GARDEN GROVE	126.42
097-411-12	13362 WILSON ST	GARDEN GROVE	126.42
089-261-04	12282 NELSON ST	GARDEN GROVE	126.42
089-201-23	12771 WESTLAKE ST	GARDEN GROVE	126.42
089-142-15	12061 NELSON ST	GARDEN GROVE	126.42
089-123-16	12442 NUTWOOD ST	GARDEN GROVE	126.42
089-123-14	10532 LEILANI CIR	GARDEN GROVE	126.42
101-315-02	13752 JACKSON ST	GARDEN GROVE	126.12
099-121-21	10721 PALOMA AVE	GARDEN GROVE	121.79
133-082-85	9402 TUDOR LN	GARDEN GROVE	121.74
089-092-08	10642 PEARL ST	GARDEN GROVE	121.74
090-174-08	11441 GARDEN GROVE BLVD	GARDEN GROVE	121.74
130-184-01	6512 VANGUARD AVE	GARDEN GROVE	121.46
132-483-21	8631 CHAPMAN AVE	GARDEN GROVE	121.18
233-132-01	11712 HOLYOAK LN	GARDEN GROVE	121.03
127-553-03	10831 RUSTIC LN	ANAHEIM	119.59
127-214-05	9611 HILLVIEW RD	ANAHEIM	119.59
099-123-11	10646 FRANCES AVE	GARDEN GROVE	119.59
132-182-04	11431 GILL DR	GARDEN GROVE	119.32
100-041-10	13112 SAFFORD ST	GARDEN GROVE	118.49
231-552-03	12532 SANDALWOOD LN	GARDEN GROVE	117.37
133-153-05	12332 CHRISTINE LN	GARDEN GROVE	116.70
133-401-06	12771 ALAMITOS WAY	GARDEN GROVE	115.53
133-352-08	12701 BROOKHURST WAY	GARDEN GROVE	115.53
133-061-26	12221 CUNNINGHAM LN	GARDEN GROVE	115.53
090-422-19	11592 KATHY LN	GARDEN GROVE	115.53
089-462-14	11152 DALLAS DR	GARDEN GROVE	115.53
089-123-63	12411 NELSON ST	GARDEN GROVE	115.53
089-471-16	11232 STRATFORD WAY	GARDEN GROVE	115.08
133-473-18	12774 DALE ST	GARDEN GROVE	113.34
130-183-06	12102 WUTZKE ST	GARDEN GROVE	111.52
217-274-02	5572 RICHMOND AVE	GARDEN GROVE	110.19
130-853-03	12281 BAILEY ST	GARDEN GROVE	110.19
130-451-03	12262 LAMPLIGHTER ST	GARDEN GROVE	110.19
231-382-06	12692 MERRILL ST	GARDEN GROVE	110.00
133-402-07	9382 STANFORD AVE	GARDEN GROVE	110.00
127-351-11	9671 BIENVILLE AVE	ANAHEIM	109.31
127-241-46	9651 COLONY ST	ANAHEIM	109.14
099-062-03	10381 BONNIE DR	GARDEN GROVE	106.30
231-225-05	12672 ARLETTA CIR	GARDEN GROVE	105.92
100-081-20	11322 PALOMA AVE	GARDEN GROVE	105.92
13209115	11131 ENDRY ST	GARDEN GROVE	104.57
130-203-05	6292 VANGUARD AVE	GARDEN GROVE	103.57

101-514-03	12722 SALINAZ DR	GARDEN GROVE	100.42
127-281-08	9872 HARVEST LN	ANAHEIM	99.52
090-521-10	11681 PICKETT LN	GARDEN GROVE	98.35
097-442-06	13801 RIATA ST	GARDEN GROVE	98.35
101-482-18	13356 LORI LN	GARDEN GROVE	98.10
127-502-08	9572 HARLE AVE	ANAHEIM	98.03
132-022-05	8672 LA GRAND AVE	GARDEN GROVE	97.94
099-423-23	10661 WOODBURY RD	GARDEN GROVE	97.94
132-372-47	11732 CANARY LN	GARDEN GROVE	97.83
231-491-10	12238 CHOISSER RD	GARDEN GROVE	96.89
233-142-01	11702 WEST ST	GARDEN GROVE	95.19
233-073-15	11895 FIREBRAND CIR	GARDEN GROVE	95.19
231-463-16	12292 MAYPOLE DR	GARDEN GROVE	95.19
231-401-13	12171 DUNKLEE LN	GARDEN GROVE	95.19
132-331-24	9331 SHANNON AVE	GARDEN GROVE	95.19
13229106	8832 ORANGEWOOD AVE	GARDEN GROVE	95.19
132-271-08	11522 WASCO RD	GARDEN GROVE	95.19
132-125-17	11221 BISCAYNE CT	GARDEN GROVE	95.19
132-012-06	11152 WASCO RD	GARDEN GROVE	95.19
131-521-16	12711 DALE ST	GARDEN GROVE	95.19
127-402-18	10392 HEDLUND DR	ANAHEIM	95.19
127-273-12	9711 MYSTIC LN	ANAHEIM	95.19
098-371-16	9641 READING AVE	GARDEN GROVE	95.19
098-023-37	9091 BESTEL AVE	GARDEN GROVE	95.19
090-415-07	11582 REVA DR	GARDEN GROVE	95.19
089-593-10	11301 RUGH ST	GARDEN GROVE	95.19
089-423-09	11852 PALMWOOD DR	GARDEN GROVE	95.19
133-122-05	12302 HESTER PL	GARDEN GROVE	94.92
231-626-05	12292 FIREBRAND ST	GARDEN GROVE	92.72
097-662-52	8631 PIZARRO AVE	GARDEN GROVE	92.44
089-574-08	11431 BAGGETT ST	GARDEN GROVE	92.44
089-112-10	10732 LAMPSON AVE	GARDEN GROVE	92.44
399-011-33	13092 LARAMORE LN	GARDEN GROVE	92.44
231-625-14	12261 FIREBRAND ST	GARDEN GROVE	92.44
231-624-04	12272 SUNGROVE ST	GARDEN GROVE	92.44
231-601-19	12615 SUNGROVE CIR	GARDEN GROVE	92.44
231-573-05	12821 SUNGROVE ST	GARDEN GROVE	92.44
132-284-01	8842 ABERDEEN LN	GARDEN GROVE	92.44
131-201-31	11562 MOSSLER ST	ANAHEIM	92.44
127-392-04	9811 HARRIET LN	ANAHEIM	92.44
127-241-62	9621 COLONY ST	ANAHEIM	92.44
101-301-16	12891 TRASK AVE	GARDEN GROVE	92.44
100-504-11	13011 MAPLE DR	GARDEN GROVE	92.44
100-372-38	11732 PALOMA AVE	GARDEN GROVE	92.44
100-153-21	13921 ROSITA PL	GARDEN GROVE	92.44
099-266-06	10802 WOODBURY RD	GARDEN GROVE	92.44
098-065-16	9802 CENTRAL AVE	GARDEN GROVE	92.44
098-023-22	9032 BESTEL AVE	GARDEN GROVE	92.44
097-366-14	13162 LUCILLE ST	GARDEN GROVE	92.44
090-452-12	11891 RICKY AVE	GARDEN GROVE	92.44
090-322-11	11602 CANDY LN	GARDEN GROVE	92.44
090-072-46	12321 WALNUT AVE	GARDEN GROVE	92.44
089-301-03	11022 FLYNN LN	GARDEN GROVE	92.44
089-141-62	10581 PALADIUM AVE	GARDEN GROVE	92.44
132-041-06	8891 LA GRAND AVE	GARDEN GROVE	91.98
132-221-31	11291 MAC MURRAY ST	GARDEN GROVE	91.89
231-452-13	12441 DARNELL ST	GARDEN GROVE	91.39
090-356-07	11912 MORGAN LN	GARDEN GROVE	91.34

089-476-09	10461 PARLIAMENT AVE	GARDEN GROVE	90.79
231-461-14	12292 DOWNING ST	GARDEN GROVE	90.67
097-432-27	8692 HEWITT LN	GARDEN GROVE	90.55
090-592-05	12569 WEST ST	GARDEN GROVE	90.24
131-232-22	8231 FILLMORE DR	ANAHEIM	89.97
101-611-53	12181 FLINT CIR	GARDEN GROVE	89.97
100-041-23	13201 NEWHOPE ST	GARDEN GROVE	89.76
098-041-10	9421 IMPERIAL AVE	GARDEN GROVE	89.69
399-164-06	13302 MARTY LN	GARDEN GROVE	89.69
233-151-14	12131 BLUEBELL AVE	GARDEN GROVE	89.69
233-134-39	11841 HOLYOAK LN	GARDEN GROVE	89.69
233-131-34	11761 PURYEAR LN	GARDEN GROVE	89.69
233-131-30	11752 DEBBIE LN	GARDEN GROVE	89.69
233-131-25	11721 DEBBIE LN	GARDEN GROVE	89.69
233-073-26	11912 FIREBRAND CIR	GARDEN GROVE	89.69
233-072-02	12757 SUSSEX CIR	GARDEN GROVE	89.69
231-634-12	12181 HASTER ST	GARDEN GROVE	89.69
231-633-01	12152 FALLINGLEAF ST	GARDEN GROVE	89.69
231-613-13	12427 FALLINGLEAF ST	GARDEN GROVE	89.69
231-601-23	12602 SUNGROVE CIR	GARDEN GROVE	89.69
231-582-08	12812 FALLINGLEAF ST	GARDEN GROVE	89.69
231-573-09	12871 SUNGROVE ST	GARDEN GROVE	89.69
231-551-03	12531 SANDALWOOD LN	GARDEN GROVE	89.69
231-541-34	12531 TWINLEAF LN	GARDEN GROVE	89.69
231-533-12	12712 CITRUSWOOD AVE	GARDEN GROVE	89.69
231-533-03	12602 CITRUSWOOD AVE	GARDEN GROVE	89.69
231-524-10	12702 GREENTREE AVE	GARDEN GROVE	89.69
231-501-41	12692 ALLARD AVE	GARDEN GROVE	89.69
231-501-27	12661 CADET AVE	GARDEN GROVE	89.69
231-464-17	12282 BUARO ST	GARDEN GROVE	89.69
231-464-13	12321 MAYPOLE DR	GARDEN GROVE	89.69
231-452-45	12351 HOGGAN AVE	GARDEN GROVE	89.69
231-452-29	12442 BUARO ST	GARDEN GROVE	89.69
231-402-15	12221 ACACIA AVE	GARDEN GROVE	89.69
231-392-17	12072 ACACIA AVE	GARDEN GROVE	89.69
231-391-04	12062 STANFORD AVE	GARDEN GROVE	89.69
231-373-41	12531 BUARO ST	GARDEN GROVE	89.69
231-372-10	12551 SALLY ST	GARDEN GROVE	89.69
231-362-01	12352 JANET ST	GARDEN GROVE	89.69
231-351-44	12281 BUARO ST	GARDEN GROVE	89.69
231-323-25	12861 CHAPARRAL DR	GARDEN GROVE	89.69
231-312-01	12142 SUNGROVE ST	GARDEN GROVE	89.69
231-241-27	13401 HEATHER CIR	GARDEN GROVE	89.69
231-241-13	13461 LAUX CIR	GARDEN GROVE	89.69
231-233-42	13292 LAUX CIR	GARDEN GROVE	89.69
231-226-06	13072 BLUE SPRUCE AVE	GARDEN GROVE	89.69
231-224-09	12701 ARLETTA CIR	GARDEN GROVE	89.69
231-181-05	12281 ANZIO ST	GARDEN GROVE	89.69
215-132-23	12541 ARISTOCRAT AVE	GARDEN GROVE	89.69
215-131-13	12632 ARISTOCRAT AVE	GARDEN GROVE	89.69
215-131-07	12572 ARISTOCRAT AVE	GARDEN GROVE	89.69
215-123-07	12312 LORNA ST	GARDEN GROVE	89.69
215-064-12	8802 CALICO AVE	GARDEN GROVE	89.69
215-064-07	8831 BARR LN	GARDEN GROVE	89.69
215-063-17	8861 CALICO AVE	GARDEN GROVE	89.69
215-052-04	8522 BARR LN	GARDEN GROVE	89.69
215-051-01	8501 BLANCHE AVE	GARDEN GROVE	89.69
215-043-08	12092 LORNA ST	GARDEN GROVE	89.69

137-123-13	12231 BLUEBELL AVE	GARDEN GROVE	89.69
133-474-12	12912 DALE ST	GARDEN GROVE	89.69
133-473-16	12742 DALE ST	GARDEN GROVE	89.69
133-471-25	12821 ADELLE ST	GARDEN GROVE	89.69
133-471-24	12811 ADELLE ST	GARDEN GROVE	89.69
133-464-04	12911 LORNA ST	GARDEN GROVE	89.69
133-452-09	8762 WOOLLEY LN	GARDEN GROVE	89.69
133-441-12	8871 ACACIA AVE	GARDEN GROVE	89.69
133-382-07	12952 VILLAGE RD	GARDEN GROVE	89.69
133-311-42	12652 DOTTIE CIR	GARDEN GROVE	89.69
133-303-04	12541 LORALEEN ST	GARDEN GROVE	89.69
133-302-20	9332 LAMPSON AVE	GARDEN GROVE	89.69
133-291-07	12562 LEROY AVE	GARDEN GROVE	89.69
133-282-16	12691 HAZEL AVE	GARDEN GROVE	89.69
133-282-10	12611 HAZEL AVE	GARDEN GROVE	89.69
133-281-04	12531 LUCILLE AVE	GARDEN GROVE	89.69
133-183-63	9141 LAMPSON AVE	GARDEN GROVE	89.69
133-183-01	12332 CORVETTE ST	GARDEN GROVE	89.69
133-162-17	12362 MEADE ST	GARDEN GROVE	89.69
133-133-20	9901 LAMPSON AVE	GARDEN GROVE	89.69
133-082-19	9232 JACK RD	GARDEN GROVE	89.69
133-082-01	12001 LORALEEN ST	GARDEN GROVE	89.69
132-483-20	8641 CHAPMAN AVE	GARDEN GROVE	89.69
132-467-09	11801 MAGNOLIA ST	GARDEN GROVE	89.69
132-463-04	11821 MAC ST	GARDEN GROVE	89.69
132-382-01	9722 SKYLARK BLVD	GARDEN GROVE	89.69
132-373-04	9842 SKYLARK BLVD	GARDEN GROVE	89.69
132-371-12	9781 SWALLOW LN	GARDEN GROVE	89.69
132-354-21	9732 ROYAL PALM BLVD	GARDEN GROVE	89.69
132-354-10	11562 ELLERY DR	GARDEN GROVE	89.69
132-321-02	9332 ROYAL PALM BLVD	GARDEN GROVE	89.69
132-303-05	9112 SHELLEY DR	GARDEN GROVE	89.69
132-301-12	9111 SHELLEY DR	GARDEN GROVE	89.69
132-261-03	11651 WASCO RD	GARDEN GROVE	89.69
132-252-14	11582 DALE ST	GARDEN GROVE	89.69
132-233-07	11302 BOWLES AVE	GARDEN GROVE	89.69
132-212-13	11451 BOWLES AVE	GARDEN GROVE	89.69
132-163-01	11332 GILBERT ST	GARDEN GROVE	89.69
132-131-03	11291 GARDENAIRE LN	GARDEN GROVE	89.69
132-126-02	9762 GAMBLE AVE	GARDEN GROVE	89.69
132-125-26	11212 RAINIER CT	GARDEN GROVE	89.69
132-125-02	9792 GAMBLE AVE	GARDEN GROVE	89.69
132-085-18	11132 HARCOURT AVE	GARDEN GROVE	89.69
132-084-02	9292 MELBA DR	GARDEN GROVE	89.69
132-072-06	9342 MAUREEN DR	GARDEN GROVE	89.69
132-071-17	9431 MAUREEN DR	GARDEN GROVE	89.69
132-054-23	9191 ROSANNA AVE	GARDEN GROVE	89.69
132-013-18	8521 ADAH ST	GARDEN GROVE	89.69
132-012-10	11151 WASCO RD	GARDEN GROVE	89.69
131-521-72	8361 KILLARNEY RD	GARDEN GROVE	89.69
131-521-08	12611 DALE ST	GARDEN GROVE	89.69
131-233-09	11912 SANDY DR	ANAHEIM	89.69
131-233-07	11891 ROCKVIEW DR	ANAHEIM	89.69
131-203-35	11512 NEARING DR	ANAHEIM	89.69
131-203-22	11662 NEARING DR	ANAHEIM	89.69
131-197-11	11922 ROCKVIEW DR	ANAHEIM	89.69
131-196-05	11972 NEARING DR	ANAHEIM	89.69
131-193-03	11761 NEARING DR	ANAHEIM	89.69

131-192-31	11812 NEARING DR	ANAHEIM	89.69
131-192-04	11811 MOEN ST	ANAHEIM	89.69
131-191-03	8351 AUGUSTA DR	ANAHEIM	89.69
131-181-04	8451 AUGUSTA DR	ANAHEIM	89.69
131-171-17	11542 POES ST	ANAHEIM	89.69
131-171-15	11562 POES ST	ANAHEIM	89.69
127-592-30	9541 BANTA AVE	ANAHEIM	89.69
127-581-11	9651 CANTON AVE	ANAHEIM	89.69
127-573-01	10741 GILBERT ST	ANAHEIM	89.69
127-562-30	10756 BERRY AVE	ANAHEIM	89.69
127-561-11	10882 GARZA AVE	ANAHEIM	89.69
127-502-52	10632 LARRY DR	ANAHEIM	89.69
127-502-34	10612 PATRICIA DR	ANAHEIM	89.69
127-502-27	10611 PATRICIA DR	ANAHEIM	89.69
127-484-11	10631 RODEO DR	ANAHEIM	89.69
127-484-09	10611 RODEO DR	ANAHEIM	89.69
127-475-05	9162 PACIFIC AVE	ANAHEIM	89.69
127-412-12	10291 AMIES RD	ANAHEIM	89.69
127-394-07	9852 LULLABY LN	ANAHEIM	89.69
127-393-14	9901 LULLABY LN	ANAHEIM	89.69
127-393-05	9832 HARRIET LN	ANAHEIM	89.69
127-386-22	9921 CHANTICLEER RD	ANAHEIM	89.69
127-384-01	9782 GUINIDA LN	ANAHEIM	89.69
127-381-01	10231 PERDIDO ST	ANAHEIM	89.69
127-363-01	10071 ANTIGUA ST	ANAHEIM	89.69
127-352-15	9712 FARNHAM LN	ANAHEIM	89.69
127-281-14	9962 HARVEST LN	ANAHEIM	89.69
127-281-03	9802 HARVEST LN	ANAHEIM	89.69
127-272-03	9712 COLCHESTER DR	ANAHEIM	89.69
127-241-27	9891 STONYBROOK DR	ANAHEIM	89.69
126-503-06	10912 MACMURRAY ST	ANAHEIM	89.69
126-501-07	10921 MAC ST	ANAHEIM	89.69
101-721-27	12922 GLENDON PL	GARDEN GROVE	89.69
101-652-27	13511 ROBYN CT	GARDEN GROVE	89.69
101-634-03	12202 FLINT CIR	GARDEN GROVE	89.69
101-524-03	13771 ROXEY DR	GARDEN GROVE	89.69
101-513-15	12731 SALINAZ DR	GARDEN GROVE	89.69
101-511-07	12662 TRASK AVE	GARDEN GROVE	89.69
101-483-04	13372 MCEVOY LN	GARDEN GROVE	89.69
101-461-23	13521 PARTRIDGE ST	GARDEN GROVE	89.69
101-442-11	12431 RANCHERO WAY	GARDEN GROVE	89.69
101-435-07	12472 PEARCE ST	GARDEN GROVE	89.69
101-351-15	13282 PALM ST	GARDEN GROVE	89.69
101-343-49	12312 GRANITE PL	GARDEN GROVE	89.69
101-343-31	12272 QUARTZ PL	GARDEN GROVE	89.69
101-342-18	13191 PALM ST	GARDEN GROVE	89.69
101-325-09	12832 PEARCE ST	GARDEN GROVE	89.69
101-312-10	13811 BEWLEY ST	GARDEN GROVE	89.69
101-303-61	12921 BOLIVAR CIR	GARDEN GROVE	89.69
101-303-16	13431 ROBERTA CIR	GARDEN GROVE	89.69
101-163-01	13741 LAUREL ST	SANTA ANA	89.69
101-063-01	12702 GLORIA ST	GARDEN GROVE	89.69
101-062-40	13282 BUENA WAY	GARDEN GROVE	89.69
100-391-08	11191 ANABEL AVE	GARDEN GROVE	89.69
100-372-17	11731 BANNER DR	GARDEN GROVE	89.69
100-372-14	11702 PALOMA AVE	GARDEN GROVE	89.69
100-343-05	13302 DAPPLEGREY RD	GARDEN GROVE	89.69
100-334-05	13201 ROAN RD	GARDEN GROVE	89.69

100-324-09	11142 WOODBURY RD	GARDEN GROVE	89.69
100-322-01	13672 BERKSHIRE WAY	GARDEN GROVE	89.69
100-152-09	13912 ANITA PL	GARDEN GROVE	89.69
100-101-61	11091 COTTONWOOD AVE	GARDEN GROVE	89.69
100-092-29	13432 HAVENWOOD DR	GARDEN GROVE	89.69
100-092-03	13432 BARNETT WAY	GARDEN GROVE	89.69
100-073-32	13362 SAFFORD ST	GARDEN GROVE	89.69
100-051-03	13101 ROCKINGHORSE RD	GARDEN GROVE	89.69
100-021-17	11162 SHERMAN AVE	GARDEN GROVE	89.69
100-013-31	11181 CROSBY AVE	GARDEN GROVE	89.69
099-691-19	10211 ANDY REESE CT	GARDEN GROVE	89.69
099-602-12	14411 FLOWER ST	GARDEN GROVE	89.69
099-592-09	14372 HOPE ST	GARDEN GROVE	89.69
099-532-30	14521 PLEASANT ST	GARDEN GROVE	89.69
099-532-21	14681 SAIL ST	GARDEN GROVE	89.69
099-532-11	14571 SAIL ST	GARDEN GROVE	89.69
099-531-20	10682 CATALINA ST	GARDEN GROVE	89.69
099-521-08	10591 MAST AVE	GARDEN GROVE	89.69
099-512-04	10632 SCHOONER AVE	GARDEN GROVE	89.69
099-504-30	13922 HEIDI ST	GARDEN GROVE	89.69
099-492-39	14112 LAKE ST	GARDEN GROVE	89.69
099-491-19	14162 TAFT ST	GARDEN GROVE	89.69
099-454-11	10521 HAZARD AVE	GARDEN GROVE	89.69
099-413-30	14432 BOWEN ST	GARDEN GROVE	89.69
099-411-08	14461 DEANANN PL	GARDEN GROVE	89.69
099-411-07	14451 DEANANN PL	GARDEN GROVE	89.69
099-401-07	14301 DEANANN PL	GARDEN GROVE	89.69
099-351-16	10951 BLAKE ST	GARDEN GROVE	89.69
099-344-07	10102 TRAYLOR WAY	GARDEN GROVE	89.69
099-312-20	13702 FLOWER ST	GARDEN GROVE	89.69
099-293-04	13341 JESSICA DR	GARDEN GROVE	89.69
099-293-03	13331 JESSICA DR	GARDEN GROVE	89.69
099-283-51	10362 DAKOTA AVE	GARDEN GROVE	89.69
099-281-02	13252 GLEN WAY	GARDEN GROVE	89.69
099-266-18	10962 WOODBURY RD	GARDEN GROVE	89.69
099-263-02	13632 LOMBARDY RD	GARDEN GROVE	89.69
099-134-10	13312 LYNNE DR	GARDEN GROVE	89.69
099-132-02	10752 DOROTHY AVE	GARDEN GROVE	89.69
099-122-03	10712 PALOMA AVE	GARDEN GROVE	89.69
099-072-12	13391 ADLAND ST	GARDEN GROVE	89.69
099-062-07	10421 BONNIE DR	GARDEN GROVE	89.69
099-021-18	10052 LARSON AVE	GARDEN GROVE	89.69
098-522-14	9681 MANSOR AVE	GARDEN GROVE	89.69
098-465-28	9532 WOODBURY AVE	GARDEN GROVE	89.69
098-453-04	9702 LEXINGTON AVE	GARDEN GROVE	89.69
098-411-05	13722 MCMAINS ST	GARDEN GROVE	89.69
098-401-07	9092 INGRAM AVE	GARDEN GROVE	89.69
098-383-18	9581 OASIS AVE	GARDEN GROVE	89.69
098-371-41	9692 MIRAGE CIR	GARDEN GROVE	89.69
098-353-11	9902 OASIS AVE	GARDEN GROVE	89.69
098-253-29	9741 DAKOTA AVE	GARDEN GROVE	89.69
098-253-19	13442 DONEGAL DR	GARDEN GROVE	89.69
098-251-07	9801 IMPERIAL AVE	GARDEN GROVE	89.69
098-243-04	9632 IMPERIAL AVE	GARDEN GROVE	89.69
098-131-28	9782 11TH ST	GARDEN GROVE	89.69
098-065-13	13252 DONEGAL DR	GARDEN GROVE	89.69
097-571-15	8881 BOYD AVE	GARDEN GROVE	89.69
097-571-08	13662 HAZEL ST	GARDEN GROVE	89.69

097-411-03	13262 WILSON ST	GARDEN GROVE	89.69
097-381-06	8072 CENTRAL AVE	GARDEN GROVE	89.69
097-372-19	13321 JEFFERSON ST	GARDEN GROVE	89.69
097-367-12	13182 HAZEL ST	GARDEN GROVE	89.69
097-366-10	13212 LUCILLE ST	GARDEN GROVE	89.69
097-366-08	13232 LUCILLE ST	GARDEN GROVE	89.69
097-356-01	8861 IMPERIAL AVE	GARDEN GROVE	89.69
090-691-41	12071 CHILI PEPPER LN	GARDEN GROVE	89.69
090-642-23	11030 CAMELLIA WAY	GARDEN GROVE	89.69
090-538-02	11512 MARGIE LN	GARDEN GROVE	89.69
090-505-13	11921 WAVERLY DR	GARDEN GROVE	89.69
090-501-05	11421 REVA DR	GARDEN GROVE	89.69
090-465-20	11111 WAKEFIELD AVE	GARDEN GROVE	89.69
090-464-03	11171 PALMA VISTA ST	GARDEN GROVE	89.69
090-461-12	11221 FOSTORIA ST	GARDEN GROVE	89.69
090-403-24	12182 ROBERT LN	GARDEN GROVE	89.69
090-392-07	12082 JANETTE LN	GARDEN GROVE	89.69
090-376-09	12341 STRATHMORE DR	GARDEN GROVE	89.69
090-375-03	11832 REXFORD RD	GARDEN GROVE	89.69
090-372-16	11851 ROXBURY RD	GARDEN GROVE	89.69
090-365-18	11972 SAMUEL DR	GARDEN GROVE	89.69
090-355-05	11971 MORGAN LN	GARDEN GROVE	89.69
090-351-07	11901 ROBERT LN	GARDEN GROVE	89.69
090-346-03	12302 EPSILON ST	GARDEN GROVE	89.69
090-344-01	12272 DELTA ST	GARDEN GROVE	89.69
090-341-31	12372 ZETA ST	GARDEN GROVE	89.69
090-341-17	11691 JERRY LN	GARDEN GROVE	89.69
090-321-11	11561 CANDY LN	GARDEN GROVE	89.69
090-321-02	11622 DONNA LN	GARDEN GROVE	89.69
090-302-12	11621 CHESTER AVE	GARDEN GROVE	89.69
090-262-14	12842 SAFFORD W	GARDEN GROVE	89.69
090-231-04	11582 9TH ST	GARDEN GROVE	89.69
090-205-02	11962 COMSTOCK RD	GARDEN GROVE	89.69
090-172-06	12932 CIVIC CENTER DR	GARDEN GROVE	89.69
090-092-07	11421 MIDWICK PL	GARDEN GROVE	89.69
090-083-12	12421 PINE ST	GARDEN GROVE	89.69
090-073-01	12252 EUCLID ST	GARDEN GROVE	89.69
090-072-26	12322 EUCLID ST	GARDEN GROVE	89.69
090-072-16	12401 WALNUT AVE	GARDEN GROVE	89.69
090-064-08	12281 BETTY LN	GARDEN GROVE	89.69
090-061-12	11441 JERRY LN	GARDEN GROVE	89.69
089-613-32	10691 ALDERSON AVE	GARDEN GROVE	89.69
089-611-05	10521 TIBBS CIR	GARDEN GROVE	89.69
089-602-22	11541 SEACREST CIR	GARDEN GROVE	89.69
089-595-15	11231 CLARISSA ST	GARDEN GROVE	89.69
089-573-01	11402 TOBIE ST	GARDEN GROVE	89.69
089-512-10	12181 HACKAMORE RD	GARDEN GROVE	89.69
089-511-05	12171 NUTWOOD ST	GARDEN GROVE	89.69
089-505-06	10412 PATRICIA DR	GARDEN GROVE	89.69
089-486-05	10472 ORANGEWOOD AVE	GARDEN GROVE	89.69
089-462-19	11092 DALLAS DR	GARDEN GROVE	89.69
089-441-23	10221 ROSELEE DR	GARDEN GROVE	89.69
089-431-12	12111 ARKLEY DR	GARDEN GROVE	89.69
089-421-12	11952 EASY WAY	GARDEN GROVE	89.69
089-404-22	11622 OLD FASHION WAY	GARDEN GROVE	89.69
089-394-13	11761 PALMWOOD DR	GARDEN GROVE	89.69
089-394-12	11741 PALMWOOD DR	GARDEN GROVE	89.69
089-381-14	12382 MORRIE LN	GARDEN GROVE	89.69

089-361-15	10062 BONSER AVE	GARDEN GROVE	89.69
089-352-20	10391 AZALEA CIR	GARDEN GROVE	89.69
089-333-12	11871 EDGEWOOD LN	GARDEN GROVE	89.69
089-283-22	12131 MOVIUS DR	GARDEN GROVE	89.69
089-282-04	10301 KATY LN	GARDEN GROVE	89.69
089-281-07	12092 MORRIE LN	GARDEN GROVE	89.69
089-273-21	10412 ALLEN DR	GARDEN GROVE	89.69
089-234-13	12542 BLACKTHORN ST	GARDEN GROVE	89.69
089-201-14	10771 ACACIA PKWY	GARDEN GROVE	89.69
089-201-02	10802 STANFORD AVE	GARDEN GROVE	89.69
089-170-43	10821 CHAPMAN AVE	GARDEN GROVE	89.69
089-161-22	10922 LA DONA AVE	GARDEN GROVE	89.69
089-141-38	10592 PALADIUM AVE	GARDEN GROVE	89.69
089-101-05	10671 MARSHALL LN	GARDEN GROVE	89.69
132-491-28	9386 MERIDIAN LN	GARDEN GROVE	89.66
089-513-17	12211 FAYE AVE	GARDEN GROVE	89.46
233-141-06	12061 WILKEN WAY	GARDEN GROVE	89.42
099-404-01	10272 MCCLURE AVE	GARDEN GROVE	89.42
099-382-06	14101 DEANANN PL	GARDEN GROVE	89.42
098-444-08	14691 DONEGAL DR	GARDEN GROVE	89.42
098-064-25	9750 CROSBY AVE	GARDEN GROVE	89.42
090-502-03	11422 REVA DR	GARDEN GROVE	88.87
231-311-27	12002 FIREBRAND ST	GARDEN GROVE	88.68
231-223-14	12641 AUDREY CIR	GARDEN GROVE	88.68
127-386-38	9912 PALAIS RD	ANAHEIM	88.68
127-592-11	9652 CRESTWOOD LN	ANAHEIM	88.59
098-201-10	9631 CROSBY AVE	GARDEN GROVE	88.59
089-361-11	10022 BONSER AVE	GARDEN GROVE	88.43
098-462-01	13672 ERIN ST	GARDEN GROVE	88.28
101-434-07	12542 GLORIA ST	GARDEN GROVE	87.77
100-153-25	13891 ROSITA PL	GARDEN GROVE	86.43
101-343-39	12345 QUARTZ PL	GARDEN GROVE	85.89
233-074-52	11971 BUCKINGHAM CIR	GARDEN GROVE	85.01
233-073-25	11908 FIREBRAND CIR	GARDEN GROVE	85.01
233-073-23	11900 FIREBRAND CIR	GARDEN GROVE	85.01
133-471-02	12761 ADELLE ST	GARDEN GROVE	85.01
133-462-15	12898 LORNA ST	GARDEN GROVE	85.01
133-462-15	12902 LORNA ST	GARDEN GROVE	85.01
133-082-81	12061 SPENCER DR	GARDEN GROVE	85.01
101-653-21	13641 FAIRVIEW ST	GARDEN GROVE	85.01
098-063-24	9952 BELFAST DR	GARDEN GROVE	85.01
090-673-95	12967 NEWHOPE ST	GARDEN GROVE	85.01
090-672-79	12895 NEWHOPE ST	GARDEN GROVE	85.01
090-132-14	12701 9TH ST	GARDEN GROVE	85.01
127-481-16	9351 HARLE AVE	ANAHEIM	84.90
100-344-06	13312 PINTO RD	GARDEN GROVE	83.91
132-341-10	11651 CAPRI DR	GARDEN GROVE	83.50
090-311-09	11591 COLLEGE AVE	GARDEN GROVE	83.04
215-124-18	12261 PENTAGON ST	GARDEN GROVE	82.08
132-431-09	11812 MAGNOLIA ST	GARDEN GROVE	81.30
215-064-20	8892 CALICO AVE	GARDEN GROVE	80.39
101-451-04	13201 PARTRIDGE ST	GARDEN GROVE	80.39
127-362-03	10101 GRAVIER ST	ANAHEIM	78.69
231-533-23	12581 LAMPSON AVE	GARDEN GROVE	78.61
100-084-01	13417 JASMINE WAY	GARDEN GROVE	77.64
233-074-32	12828 SUSSEX CIR	GARDEN GROVE	77.62
215-112-06	8691 DUDMAN DR	GARDEN GROVE	77.37
132-303-04	9122 SHELLEY DR	GARDEN GROVE	75.94

231-233-36	13292 HEATHER CIR	GARDEN GROVE	75.25
133-172-21	12282 LORALEEN ST	GARDEN GROVE	75.17
233-131-45	12171 REVA DR	GARDEN GROVE	73.68
101-326-14	13355 LILLY ST	GARDEN GROVE	73.55
130-703-12	12892 LONGDEN ST	GARDEN GROVE	73.46
097-271-02	13522 PURDY ST	GARDEN GROVE	73.46
127-493-06	9402 PACIFIC AVE	ANAHEIM	72.82
231-102-13	13202 ASPENWOOD AVE	GARDEN GROVE	70.52
133-292-01	12702 LEROY AVE	GARDEN GROVE	69.39
233-151-08	12102 ORANGEWOOD AVE	ANAHEIM	68.35
133-154-06	12312 LAMBERT CIR	GARDEN GROVE	67.00
127-225-08	9642 STONYBROOK DR	ANAHEIM	66.00
090-312-21	11571 DORADA AVE	GARDEN GROVE	64.36
215-063-07	8852 BLOSSOM AVE	GARDEN GROVE	62.27
099-283-57	10421 LUDERS AVE	GARDEN GROVE	59.80
099-263-13	13651 FERNWOOD DR	GARDEN GROVE	59.80
099-021-10	10041 CROSBY AVE	GARDEN GROVE	59.80
097-374-06	13341 JACKSON ST	GARDEN GROVE	59.80
131-233-29	11971 ARTHUR DR	ANAHEIM	59.52
231-404-05	12172 HOMESTEAD PL	GARDEN GROVE	59.25
101-435-01	13322 BLACKBIRD ST	GARDEN GROVE	59.25
099-041-06	10061 DAKOTA AVE	GARDEN GROVE	59.25
127-411-16	10245 BOUVAIS RD	ANAHEIM	58.54
133-282-28	12652 MAGNOLIA ST	GARDEN GROVE	57.83
090-466-08	11112 WAKEFIELD AVE	GARDEN GROVE	57.74
231-383-36	12722 DUNGAN LN	GARDEN GROVE	57.55
089-312-16	10031 HILL RD	GARDEN GROVE	56.67
130-523-09	6732 ANTHONY AVE	GARDEN GROVE	56.24
099-392-05	14142 DEANANN PL	GARDEN GROVE	54.79
127-492-25	10572 DESSER LN	ANAHEIM	54.68
127-572-22	10781 HARCOURT AVE	ANAHEIM	47.01
132-291-43	11682 MAC MURRAY ST	GARDEN GROVE	45.87
090-443-19	11461 KATHY LN	GARDEN GROVE	45.69
090-335-05	11961 JENNIFER LN	GARDEN GROVE	45.69
099-354-03	13801 EUCLID ST	GARDEN GROVE	45.64
101-671-09	13182 ROBERTA PL	GARDEN GROVE	45.01
089-363-04	10111 HIDDEN VILLAGE RD	GARDEN GROVE	44.55
101-441-03	13381 BLACKBIRD ST	GARDEN GROVE	44.00
127-552-15	10822 RUSTIC LN	ANAHEIM	41.75
101-301-12	12941 TRASK AVE	GARDEN GROVE	38.30
098-384-02	9522 OASIS AVE	GARDEN GROVE	37.19
130-311-05	11931 BARTLETT ST	GARDEN GROVE	36.73
097-384-12	13442 BALOS DR	GARDEN GROVE	35.40
132-221-29	8851 JOYZELLE DR	GARDEN GROVE	35.12
233-074-28	12808 SUSSEX CIR	GARDEN GROVE	34.54
127-592-25	9591 BANTA AVE	ANAHEIM	34.49
089-412-04	11851 STEELE DR	GARDEN GROVE	31.74
099-293-05	13351 JESSICA DR	GARDEN GROVE	31.64
231-232-08	12672 SPINNAKER ST	GARDEN GROVE	29.90
101-315-21	12092 QUATRO AVE	GARDEN GROVE	29.90
098-494-11	9681 WOODBURY AVE	GARDEN GROVE	29.90
097-381-03	8112 CENTRAL AVE	GARDEN GROVE	29.90
090-521-07	11641 PICKETT LN	GARDEN GROVE	29.90
089-451-14	12192 BROOKHAVEN PARK	GARDEN GROVE	29.90
233-142-29	11682 PURYEAR LN	GARDEN GROVE	29.62
133-101-15	9681 BLANCHE AVE	GARDEN GROVE	29.62
101-612-15	13201 RAINBOW ST	GARDEN GROVE	29.62
098-034-11	9201 CARL LN	GARDEN GROVE	29.62

089-463-15	11101 STRATFORD WAY	GARDEN GROVE	29.62
090-233-15	11581 NORMA LN	GARDEN GROVE	28.92
231-525-23	12661 WILLOWOOD AVE	GARDEN GROVE	28.50
127-361-10	10002 ANTIGUA ST	ANAHEIM	28.50
099-421-18	10621 MALLARD DR	GARDEN GROVE	28.50
098-494-01	9622 TEAL AVE	GARDEN GROVE	28.50
090-402-31	11701 FREDRICK DR	GARDEN GROVE	28.50
098-201-11	9641 CROSBY AVE	GARDEN GROVE	28.48
099-110-05	13182 TAFT ST	GARDEN GROVE	28.04
231-625-04	12272 FALLINGLEAF ST	GARDEN GROVE	28.02

City of Garden Grove

INTER-DEPARTMENT MEMORANDUM

To: Scott C. Stiles From: Patricia Song
Dept.: General Manager Dept.: Finance
Subject: Adoption of a Resolution to Date: 6/28/2022
collect refuse collection and
disposal service charges on
tax roll for properties located
in Improvement District No.
1. (*Action Item*)

OBJECTIVE

For the Garden Grove Sanitary District Board of Directors to conduct a public hearing on the report identifying charges to be collected on the tax roll for refuse collection and disposal services in the District's Improvement District No. 1; adopt the attached Resolution approving the report detailing the refuse collection and disposal fees for Improvement District No. 1 to be collected on the tax roll; and direct staff to file the necessary documentation with the County for collection of the fees. This action requires five (5) affirmative votes.

BACKGROUND

As part of Orange County Reorganization No. 141, the Garden Grove Sanitary District became a subsidiary district of the City of Garden Grove on May 30, 1997. The Terms and Conditions of the Reorganization established Improvement District No. 1, which consists of those areas that were formerly in Midway City Sanitary District. The refuse collection and disposal service charges have historically been collected through the County's tax roll as a special assessment to the property owners.

DISCUSSION

To continue to place refuse collection and disposal service charges on the tax roll for the convenience of the residents in Improvement District No. 1, each year the Board must hold a public hearing to adopt the charges to be collected on the tax roll. A notice announcing this hearing date has been translated into Korean, Spanish, and Vietnamese and published in local newspapers.

A written report by parcel has been prepared and filed with the Secretary containing a description of each parcel receiving refuse collection and disposal services in

Improvement District No. 1, and the corresponding charges. The report is on file and available for review in the office of the City Clerk, and will be available at the June 28, 2022 Sanitary District Board meeting.

The service charge for standard residential service, which includes one recycling barrel, one green/organic waste barrel, and one general trash barrel in District No. 1, will be \$25.83 per month, effective on July 1, 2022.

FINANCIAL IMPACT

The fees collected will be remitted to Republic Services, less any franchise fees due to the City and any County imposed administrative charges for the collection on the tax roll.

RECOMMENDATION

It is recommended that the Garden Grove Sanitary District Board of Directors:

- Conduct a public hearing on the report listing charges to be collected on the tax roll for refuse collection and disposal services in the District's Improvement District No. 1;
- Adopt the attached Resolution approving the report and authorizing the collection on the tax roll for disposal and refuse collection fees in District No. 1 (by five (5) affirmative votes); and
- Direct staff to file the necessary documentation with the County for the collection of the fees on the property tax bills.

ATTACHMENTS:

Description	Upload Date	Type	File Name
Attachment 1 - Resolution	6/21/2022	Resolution	Reso-ID_1_Refuse_Charge-2022.pdf
Attachment 2 - Report on Refuse Service Charge per Parcel	6/21/2022	Exhibit	ID1_Report_2022.pdf

GARDEN GROVE SANITARY DISTRICT

RESOLUTION NO.

A RESOLUTION OF THE BOARD OF DIRECTORS OF THE GARDEN GROVE SANITARY DISTRICT AUTHORIZING REFUSE COLLECTION AND DISPOSAL CHARGES FOR IMPROVEMENT DISTRICT NO. 1 TO BE COLLECTED ON THE TAX ROLL

WHEREAS, the Garden Grove Sanitary District is a subsidiary district of the City of Garden Grove, organized under the Sanitary District Act of 1923;

WHEREAS, Improvement District No. 1, described in the map attached and incorporated herein by this reference, is an Improvement District of the Garden Grove Sanitary District, created by Orange County Reorganization No. 141;

WHEREAS, on July 22, 1999, the Board of Directors of the Garden Grove Sanitary District adopted Resolution No. 3630 ordering that refuse collection services fees for Improvement District No. 1 be placed on the tax roll;

WHEREAS, the Board of Directors of the Garden Grove Sanitary District wishes to continue to have refuse collection charges for properties within Improvement District No. 1 collected on the tax roll as they were the previous year;

WHEREAS, the Board of Directors of the Garden Grove Sanitary District has considered the report containing a description of each parcel of real property within Improvement District No. 1 receiving refuse collection services and the amount of the charge for each parcel for the year, presented at its meeting of June 28, 2022;

WHEREAS, at the Regular Meeting of the Garden Grove Sanitary District on June 28, 2022, held in the Community Meeting Center, 11300 Stanford Avenue, Garden Grove, California, at 6:30 p.m., the Board of Directors held a duly noticed Public Hearing, at which all oral and written comments, objections and protests to the report were heard;

WHEREAS, the Secretary has caused notice of the report and Public Hearing to be published in a newspaper of general circulation on June 1, 2022, and June 8, 2022, within the District pursuant to Section 6066 of the Government Code; and

WHEREAS, the Board of Directors has heard and considered all protests, both written and oral, and hereby determines that protest has not been made by the owners of a majority of separate parcels of property described in the report.

NOW THEREFORE, BE IT RESOLVED, that the Board of Directors of the Garden Grove Sanitary District, pursuant to the provisions of Health and Safety Code 5473, approves the report detailing the charges proposed to be collected on the tax roll for refuse collection and disposal services in the District's Improvement District No. 1, and hereby orders that the service charges for Improvement District No. 1 be collected on the tax roll in the same manner, by the same person, and at the same time as, together with and not separately from, the general taxes of the

District. The General Manager of the District, or his designee, shall file all necessary documentation with the County of Orange for the collection of the fees on the property tax roll.

BE IT FURTHER RESOLVED, that the General Manager of the District, or his designee, is directed to cause a written report to be prepared annually containing a description of each parcel of real property receiving services in Improvement District No. 1 and the amount of the charge for each parcel for that year and that this report be filed by the Secretary with the County Auditor in a timely manner for the purpose of adding the fees to the tax roll.

	APN	Units	SITE.ADDR	SITE.STREET	RATE	2022
1	F3 21701211	1	5221	ACACIA AVE	309.96	Refuse Collection and Disposal Services in Improvement District No. 1 \$25.83x12 = \$309.96
2	F3 21701309	1	5222	ACACIA AVE	309.96	
3	F3 21701226	1	5231	ACACIA AVE	309.96	
4	F3 21701326	1	5232	ACACIA AVE	309.96	
5	F3 21701213	1	5241	ACACIA AVE	309.96	
6	F3 21701307	1	5242	ACACIA AVE	309.96	
7	F3 21701214	1	5251	ACACIA AVE	309.96	
8	F3 21701306	1	5252	ACACIA AVE	309.96	
9	F3 21701215	1	5261	ACACIA AVE	309.96	
10	F3 21701305	1	5262	ACACIA AVE	309.96	
11	F3 21701216	1	5271	ACACIA AVE	309.96	
12	F3 21701304	1	5272	ACACIA AVE	309.96	
13	F3 21701217	1	5281	ACACIA AVE	309.96	
14	F3 21701303	1	5282	ACACIA AVE	309.96	
15	F3 21701218	1	5301	ACACIA AVE	309.96	
16	F3 21701302	1	5302	ACACIA AVE	309.96	
17	F3 21701219	1	5311	ACACIA AVE	309.96	
18	F3 21701301	1	5312	ACACIA AVE	309.96	
19	F3 21701220	1	5321	ACACIA AVE	309.96	
20	F3 21702201	1	5322	ACACIA AVE	309.96	
21	F3 21702132	1	5331	ACACIA AVE	309.96	
22	F3 21702202	1	5332	ACACIA AVE	309.96	
23	F3 21702131	1	5351	ACACIA AVE	309.96	
24	F3 21702203	1	5352	ACACIA AVE	309.96	
25	F3 21702130	1	5361	ACACIA AVE	309.96	
26	F3 21702204	1	5362	ACACIA AVE	309.96	
27	F3 21702129	1	5371	ACACIA AVE	309.96	
28	F3 21702205	1	5372	ACACIA AVE	309.96	
29	F3 21702128	1	5381	ACACIA AVE	309.96	
30	F3 21702206	1	5382	ACACIA AVE	309.96	
31	F3 21702127	1	5391	ACACIA AVE	309.96	
32	F3 21702126	1	5401	ACACIA AVE	309.96	
33	F3 21702207	1	5402	ACACIA AVE	309.96	
34	F3 21702125	1	5411	ACACIA AVE	309.96	
35	F3 21702208	1	5412	ACACIA AVE	309.96	
36	F3 21702124	1	5421	ACACIA AVE	309.96	
37	F3 21702123	1	5431	ACACIA AVE	309.96	
38	F3 21702122	1	5441	ACACIA AVE	309.96	
39	F3 21702121	1	5451	ACACIA AVE	309.96	
40	F3 21702312	1	5452	ACACIA AVE	309.96	
41	F3 21702120	1	5461	ACACIA AVE	309.96	
42	F3 21702313	1	5462	ACACIA AVE	309.96	
43	F3 21702119	1	5471	ACACIA AVE	309.96	
44	F3 21702314	1	5472	ACACIA AVE	309.96	
45	F3 13070401	1	6081	ACACIA AVE	309.96	
46	F3 13070402	1	6091	ACACIA AVE	309.96	

47	F3	13070403	1	6101 ACACIA AVE	309.96
48	F3	13070509	1	6102 ACACIA AVE	309.96
49	F3	13070404	1	6111 ACACIA AVE	309.96
50	F3	13070508	1	6112 ACACIA AVE	309.96
51	F3	13070405	1	6121 ACACIA AVE	309.96
52	F3	13070507	1	6122 ACACIA AVE	309.96
53	F3	13070406	1	6131 ACACIA AVE	309.96
54	F3	13070506	1	6132 ACACIA AVE	309.96
55	F3	13070407	1	6141 ACACIA AVE	309.96
56	F3	13070505	1	6142 ACACIA AVE	309.96
57	F3	13070408	1	6151 ACACIA AVE	309.96
58	F3	13070504	1	6152 ACACIA AVE	309.96
59	F3	13070503	1	6162 ACACIA AVE	309.96
60	F3	13071103	1	6171 ACACIA AVE	309.96
61	F3	13070502	1	6172 ACACIA AVE	309.96
62	F3	13071104	1	6181 ACACIA AVE	309.96
63	F3	13070501	1	6182 ACACIA AVE	309.96
64	F3	13071105	1	6191 ACACIA AVE	309.96
65	F3	13072101	1	6192 ACACIA AVE	309.96
66	F3	13071106	1	6201 ACACIA AVE	309.96
67	F3	13072102	1	6202 ACACIA AVE	309.96
68	F3	13071107	1	6211 ACACIA AVE	309.96
69	F3	13072103	1	6212 ACACIA AVE	309.96
70	F3	13071108	1	6221 ACACIA AVE	309.96
71	F3	13072104	1	6222 ACACIA AVE	309.96
72	F3	13071109	1	6231 ACACIA AVE	309.96
73	F3	13072105	1	6232 ACACIA AVE	309.96
74	F3	13073121	1	6382 ACACIA AVE	309.96
75	F3	13073120	1	6392 ACACIA AVE	309.96
76	F3	13053122	1	6501 ACACIA AVE	309.96
77	F3	13053214	1	6502 ACACIA AVE	309.96
78	F3	13053121	1	6521 ACACIA AVE	309.96
79	F3	13053213	1	6522 ACACIA AVE	309.96
80	F3	13053120	1	6531 ACACIA AVE	309.96
81	F3	13053212	1	6532 ACACIA AVE	309.96
82	F3	13053119	1	6541 ACACIA AVE	309.96
83	F3	13053211	1	6542 ACACIA AVE	309.96
84	F3	13053118	1	6551 ACACIA AVE	309.96
85	F3	13053210	1	6552 ACACIA AVE	309.96
86	F3	13053117	1	6561 ACACIA AVE	309.96
87	F3	13053209	1	6562 ACACIA AVE	309.96
88	F3	13053116	1	6581 ACACIA AVE	309.96
89	F3	13053208	1	6582 ACACIA AVE	309.96
90	F3	13053115	1	6601 ACACIA AVE	309.96
91	F3	13053207	1	6602 ACACIA AVE	309.96
92	F3	13053114	1	6611 ACACIA AVE	309.96
93	F3	13053206	1	6612 ACACIA AVE	309.96

94	F3	13053113	1	6615 ACACIA AVE	309.96
95	F3	13053205	1	6616 ACACIA AVE	309.96
96	F3	13053112	1	6621 ACACIA AVE	309.96
97	F3	13053204	1	6622 ACACIA AVE	309.96
98	F3	13053111	1	6631 ACACIA AVE	309.96
99	F3	13053203	1	6632 ACACIA AVE	309.96
100	F3	13053202	1	6652 ACACIA AVE	309.96
101	F3	13051334	1	6661 ACACIA AVE	309.96
102	F3	13053201	1	6662 ACACIA AVE	309.96
103	F3	13051333	1	6671 ACACIA AVE	309.96
104	F3	13052101	1	6672 ACACIA AVE	309.96
105	F3	13051332	1	6681 ACACIA AVE	309.96
106	F3	13052102	1	6682 ACACIA AVE	309.96
107	F3	13051331	1	6691 ACACIA AVE	309.96
108	F3	13052103	1	6692 ACACIA AVE	309.96
109	F3	13051330	1	6701 ACACIA AVE	309.96
110	F3	13052104	1	6702 ACACIA AVE	309.96
111	F3	13051329	1	6711 ACACIA AVE	309.96
112	F3	13052105	1	6712 ACACIA AVE	309.96
113	F3	13051328	1	6721 ACACIA AVE	309.96
114	F3	13052106	1	6722 ACACIA AVE	309.96
115	F3	13051327	1	6731 ACACIA AVE	309.96
116	F3	13052107	1	6732 ACACIA AVE	309.96
117	F3	13051326	1	6741 ACACIA AVE	309.96
118	F3	13052201	1	6742 ACACIA AVE	309.96
119	F3	13051325	1	6751 ACACIA AVE	309.96
120	F3	13052202	1	6752 ACACIA AVE	309.96
121	F3	13051324	1	6761 ACACIA AVE	309.96
122	F3	13052203	1	6762 ACACIA AVE	309.96
123	F3	13051323	1	6771 ACACIA AVE	309.96
124	F3	13051322	1	6781 ACACIA AVE	309.96
125	F3	13052204	1	6782 ACACIA AVE	309.96
126	F3	13051321	1	6791 ACACIA AVE	309.96
127	F3	13052205	1	6792 ACACIA AVE	309.96
128	F3	13051320	1	6801 ACACIA AVE	309.96
129	F3	13052206	1	6802 ACACIA AVE	309.96
130	F3	13051319	1	6811 ACACIA AVE	309.96
131	F3	13052207	1	6812 ACACIA AVE	309.96
132	F3	13051318	1	6831 ACACIA AVE	309.96
133	F3	13052208	1	6832 ACACIA AVE	309.96
134	F3	13050315	1	6841 ACACIA AVE	309.96
135	F3	13052209	1	6842 ACACIA AVE	309.96
136	F3	13050314	1	6851 ACACIA AVE	309.96
137	F3	13050219	1	6852 ACACIA AVE	309.96
138	F3	13050220	1	6862 ACACIA AVE	309.96
139	F3	13050313	1	6871 ACACIA AVE	309.96
140	F3	13050221	1	6872 ACACIA AVE	309.96

141	F3	13050312	1	6881 ACACIA AVE	309.96
142	F3	13050222	1	6882 ACACIA AVE	309.96
143	F3	13050223	1	6892 ACACIA AVE	309.96
144	F3	13050224	1	6912 ACACIA AVE	309.96
145	F3	13065102	1	12541 ADAMS ST	309.96
146	F3	13065101	1	12551 ADAMS ST	309.96
147	F3	13065208	1	12552 ADAMS ST	309.96
148	F3	13065207	1	12562 ADAMS ST	309.96
149	F3	13065206	1	12572 ADAMS ST	309.96
150	F3	13065205	1	12582 ADAMS ST	309.96
151	F3	13065204	1	12592 ADAMS ST	309.96
152	F3	13065203	1	12602 ADAMS ST	309.96
153	F3	13065202	1	12612 ADAMS ST	309.96
154	F3	13065201	1	12622 ADAMS ST	309.96
155	F3	13066105	1	12632 ADAMS ST	309.96
156	F3	13066106	1	12642 ADAMS ST	309.96
157	F3	13066107	1	12652 ADAMS ST	309.96
158	F3	13066108	1	12662 ADAMS ST	309.96
159	F3	21732101	1	12671 ADAMS ST	309.96
160	F3	13066304	1	12672 ADAMS ST	309.96
161	F3	21732102	1	12681 ADAMS ST	309.96
162	F3	13066303	1	12682 ADAMS ST	309.96
163	F3	21732103	1	12691 ADAMS ST	309.96
164	F3	13066302	1	12692 ADAMS ST	309.96
165	F3	21732104	1	12701 ADAMS ST	309.96
166	F3	13066301	1	12702 ADAMS ST	309.96
167	F3	21732201	1	12711 ADAMS ST	309.96
168	F3	13067113	1	12712 ADAMS ST	309.96
169	F3	21732202	1	12721 ADAMS ST	309.96
170	F3	13067112	1	12722 ADAMS ST	309.96
171	F3	21732203	1	12731 ADAMS ST	309.96
172	F3	13067111	1	12732 ADAMS ST	309.96
173	F3	21732204	1	12741 ADAMS ST	309.96
174	F3	13067110	1	12742 ADAMS ST	309.96
175	F3	21732205	1	12751 ADAMS ST	309.96
176	F3	13067109	1	12752 ADAMS ST	309.96
177	F3	21732206	1	12761 ADAMS ST	309.96
178	F3	13067108	1	12762 ADAMS ST	309.96
179	F3	21732207	1	12771 ADAMS ST	309.96
180	F3	13067107	1	12772 ADAMS ST	309.96
181	F3	21732208	1	12781 ADAMS ST	309.96
182	F3	13067106	1	12782 ADAMS ST	309.96
183	F3	21732209	1	12801 ADAMS ST	309.96
184	F3	21732210	1	12811 ADAMS ST	309.96
185	F3	13067104	1	12812 ADAMS ST	309.96
186	F3	21732211	1	12821 ADAMS ST	309.96
187	F3	13067103	1	12822 ADAMS ST	309.96

188	F3	21732212	1	12831 ADAMS ST	309.96
189	F3	13067102	1	12832 ADAMS ST	309.96
190	F3	21733101	1	12841 ADAMS ST	309.96
191	F3	13067101	1	12842 ADAMS ST	309.96
192	F3	21733102	1	12851 ADAMS ST	309.96
193	F3	13068101	1	12852 ADAMS ST	309.96
194	F3	21733103	1	12861 ADAMS ST	309.96
195	F3	13068102	1	12862 ADAMS ST	309.96
196	F3	21733104	1	12871 ADAMS ST	309.96
197	F3	13068103	1	12872 ADAMS ST	309.96
198	F3	21733105	1	12881 ADAMS ST	309.96
199	F3	13068104	1	12882 ADAMS ST	309.96
200	F3	21733106	1	12891 ADAMS ST	309.96
201	F3	13068105	1	12892 ADAMS ST	309.96
202	F3	21725259	1	6812 ALMONDINE DR	309.96
203	F3	21725260	1	6818 ALMONDINE DR	309.96
204	F3	21725261	1	6826 ALMONDINE DR	309.96
205	F3	21725262	1	6836 ALMONDINE DR	309.96
206	F3	21725263	1	6846 ALMONDINE DR	309.96
207	F3	21725264	1	6860 ALMONDINE DR	309.96
208	F3	21725249	1	6861 ALMONDINE DR	309.96
209	F3	21725248	1	6867 ALMONDINE DR	309.96
210	F3	21725265	1	6868 ALMONDINE DR	309.96
211	F3	21725247	1	6873 ALMONDINE DR	309.96
212	F3	21725266	1	6876 ALMONDINE DR	309.96
213	F3	21725246	1	6879 ALMONDINE DR	309.96
214	F3	21725267	1	6884 ALMONDINE DR	309.96
215	F3	21725245	1	6885 ALMONDINE DR	309.96
216	F3	21725244	1	6891 ALMONDINE DR	309.96
217	F3	21725268	1	6892 ALMONDINE DR	309.96
218	F3	21725243	1	6897 ALMONDINE DR	309.96
219	F3	21725242	1	6903 ALMONDINE DR	309.96
220	F3	21725269	1	6920 ALMONDINE DR	309.96
221	F3	21725270	1	6926 ALMONDINE DR	309.96
222	F3	21725271	1	6932 ALMONDINE DR	309.96
223	F3	21725272	1	6938 ALMONDINE DR	309.96
224	F3	21725273	1	6950 ALMONDINE DR	309.96
225	F3	21725274	1	6956 ALMONDINE DR	309.96
226	F3	21725275	1	6962 ALMONDINE DR	309.96
227	F3	21725276	1	6968 ALMONDINE DR	309.96
228	F3	21732108	1	12671 ALONZO COOK ST	309.96
229	F3	21732109	1	12677 ALONZO COOK ST	309.96
230	F3	21732107	1	12682 ALONZO COOK ST	309.96
231	F3	21732110	1	12683 ALONZO COOK ST	309.96
232	F3	21732111	1	12689 ALONZO COOK ST	309.96
233	F3	21732106	1	12692 ALONZO COOK ST	309.96
234	F3	21732112	1	12695 ALONZO COOK ST	309.96

235	F3	21732113	1	12701 ALONZO COOK ST	309.96
236	F3	21732105	1	12702 ALONZO COOK ST	309.96
237	F3	21732114	1	12707 ALONZO COOK ST	309.96
238	F3	21732224	1	12712 ALONZO COOK ST	309.96
239	F3	21732223	1	12722 ALONZO COOK ST	309.96
240	F3	21732222	1	12732 ALONZO COOK ST	309.96
241	F3	21732221	1	12742 ALONZO COOK ST	309.96
242	F3	21732220	1	12752 ALONZO COOK ST	309.96
243	F3	21732219	1	12762 ALONZO COOK ST	309.96
244	F3	21732218	1	12772 ALONZO COOK ST	309.96
245	F3	21732217	1	12782 ALONZO COOK ST	309.96
246	F3	21732216	1	12802 ALONZO COOK ST	309.96
247	F3	21732215	1	12812 ALONZO COOK ST	309.96
248	F3	21732214	1	12822 ALONZO COOK ST	309.96
249	F3	21732213	1	12832 ALONZO COOK ST	309.96
250	F3	21733112	1	12842 ALONZO COOK ST	309.96
251	F3	21733111	1	12852 ALONZO COOK ST	309.96
252	F3	21733110	1	12862 ALONZO COOK ST	309.96
253	F3	21733109	1	12872 ALONZO COOK ST	309.96
254	F3	21733108	1	12882 ALONZO COOK ST	309.96
255	F3	21733107	1	12892 ALONZO COOK ST	309.96
256	F3	13020512	1	12131 AMETHYST CIR	309.96
257	F3	13020506	1	12132 AMETHYST CIR	309.96
258	F3	13020513	1	12141 AMETHYST CIR	309.96
259	F3	13020505	1	12142 AMETHYST CIR	309.96
260	F3	13020514	1	12161 AMETHYST CIR	309.96
261	F3	13020504	1	12162 AMETHYST CIR	309.96
262	F3	13020515	1	12171 AMETHYST CIR	309.96
263	F3	13020503	1	12172 AMETHYST CIR	309.96
264	F3	13020516	1	12181 AMETHYST CIR	309.96
265	F3	13020502	1	12182 AMETHYST CIR	309.96
266	F3	13020517	1	12201 AMETHYST CIR	309.96
267	F3	13020501	1	12202 AMETHYST CIR	309.96
268	F3	13037223	1	11792 AMETHYST ST	309.96
269	F3	13037222	1	11812 AMETHYST ST	309.96
270	F3	13037301	1	11821 AMETHYST ST	309.96
271	F3	13037221	1	11822 AMETHYST ST	309.96
272	F3	13037302	1	11831 AMETHYST ST	309.96
273	F3	13037303	1	11841 AMETHYST ST	309.96
274	F3	13037220	1	11842 AMETHYST ST	309.96
275	F3	13037304	1	11851 AMETHYST ST	309.96
276	F3	13037219	1	11852 AMETHYST ST	309.96
277	F3	13037305	1	11861 AMETHYST ST	309.96
278	F3	13037218	1	11862 AMETHYST ST	309.96
279	F3	13037306	1	11871 AMETHYST ST	309.96
280	F3	13037217	1	11872 AMETHYST ST	309.96
281	F3	13037216	1	11882 AMETHYST ST	309.96

282	F3	13037307	1	11891	AMETHYST ST	309.96
283	F3	13037215	1	11892	AMETHYST ST	309.96
284	F3	13037214	1	11912	AMETHYST ST	309.96
285	F3	13059205	1	12421	AMETHYST ST	309.96
286	F3	13059204	1	12431	AMETHYST ST	309.96
287	F3	13059203	1	12441	AMETHYST ST	309.96
288	F3	13059303	1	12442	AMETHYST ST	309.96
289	F3	13059202	1	12461	AMETHYST ST	309.96
290	F3	13059302	1	12462	AMETHYST ST	309.96
291	F3	13059201	1	12471	AMETHYST ST	309.96
292	F3	13059301	1	12472	AMETHYST ST	309.96
293	F3	13062205	1	12532	AMETHYST ST	309.96
294	F3	13062118	1	12541	AMETHYST ST	309.96
295	F3	13062206	1	12542	AMETHYST ST	309.96
296	F3	13062117	1	12561	AMETHYST ST	309.96
297	F3	13062207	1	12562	AMETHYST ST	309.96
298	F3	13062116	1	12571	AMETHYST ST	309.96
299	F3	13062208	1	12572	AMETHYST ST	309.96
300	F3	13062115	1	12581	AMETHYST ST	309.96
301	F3	13062209	1	12582	AMETHYST ST	309.96
302	F3	13062114	1	12591	AMETHYST ST	309.96
303	F3	13062210	1	12592	AMETHYST ST	309.96
304	F3	13062113	1	12601	AMETHYST ST	309.96
305	F3	13062211	1	12602	AMETHYST ST	309.96
306	F3	13062112	1	12611	AMETHYST ST	309.96
307	F3	13062111	1	12621	AMETHYST ST	309.96
308	F3	13062110	1	12631	AMETHYST ST	309.96
309	F3	13071216	1	12641	AMETHYST ST	309.96
310	F3	13071215	1	12651	AMETHYST ST	309.96
311	F3	13071214	1	12661	AMETHYST ST	309.96
312	F3	13071213	1	12671	AMETHYST ST	309.96
313	F3	13071212	1	12681	AMETHYST ST	309.96
314	F3	13071211	1	12691	AMETHYST ST	309.96
315	F3	13063307	1	12692	AMETHYST ST	309.96
316	F3	13071210	1	12701	AMETHYST ST	309.96
317	F3	13063306	1	12702	AMETHYST ST	309.96
318	F3	13071209	1	12711	AMETHYST ST	309.96
319	F3	13063305	1	12712	AMETHYST ST	309.96
320	F3	13063304	1	12722	AMETHYST ST	309.96
321	F3	13071312	1	12731	AMETHYST ST	309.96
322	F3	13063303	1	12732	AMETHYST ST	309.96
323	F3	13071313	1	12741	AMETHYST ST	309.96
324	F3	13063302	1	12742	AMETHYST ST	309.96
325	F3	13071314	1	12751	AMETHYST ST	309.96
326	F3	13063301	1	12752	AMETHYST ST	309.96
327	F3	13071315	1	12771	AMETHYST ST	309.96
328	F3	13072301	1	12772	AMETHYST ST	309.96

329	F3	13071316	1	12781 AMETHYST ST	309.96
330	F3	13072302	1	12782 AMETHYST ST	309.96
331	F3	13071317	1	12791 AMETHYST ST	309.96
332	F3	13072303	1	12792 AMETHYST ST	309.96
333	F3	13071318	1	12801 AMETHYST ST	309.96
334	F3	13072304	1	12802 AMETHYST ST	309.96
335	F3	13071319	1	12811 AMETHYST ST	309.96
336	F3	13072305	1	12812 AMETHYST ST	309.96
337	F3	13071320	1	12831 AMETHYST ST	309.96
338	F3	13072306	1	12832 AMETHYST ST	309.96
339	F3	13071321	1	12841 AMETHYST ST	309.96
340	F3	13072307	1	12842 AMETHYST ST	309.96
341	F3	13071322	1	12851 AMETHYST ST	309.96
342	F3	13072308	1	12852 AMETHYST ST	309.96
343	F3	13072208	1	12861 AMETHYST ST	309.96
344	F3	13072309	1	12862 AMETHYST ST	309.96
345	F3	13072207	1	12871 AMETHYST ST	309.96
346	F3	13072310	1	12872 AMETHYST ST	309.96
347	F3	13072206	1	12881 AMETHYST ST	309.96
348	F3	13072311	1	12882 AMETHYST ST	309.96
349	F3	13072205	1	12891 AMETHYST ST	309.96
350	F3	13072312	1	12892 AMETHYST ST	309.96
351	F3	13030123	1	5351 AMY AVE	309.96
352	F3	13030124	1	5371 AMY AVE	309.96
353	F3	13029311	1	5372 AMY AVE	309.96
354	F3	13029212	1	5381 AMY AVE	309.96
355	F3	13029310	1	5382 AMY AVE	309.96
356	F3	13029213	1	5391 AMY AVE	309.96
357	F3	13029309	1	5392 AMY AVE	309.96
358	F3	13029214	1	5401 AMY AVE	309.96
359	F3	13029308	1	5402 AMY AVE	309.96
360	F3	13029215	1	5411 AMY AVE	309.96
361	F3	13029307	1	5412 AMY AVE	309.96
362	F3	13029216	1	5421 AMY AVE	309.96
363	F3	13029306	1	5422 AMY AVE	309.96
364	F3	13029217	1	5441 AMY AVE	309.96
365	F3	13029305	1	5442 AMY AVE	309.96
366	F3	13029218	1	5451 AMY AVE	309.96
367	F3	13029304	1	5452 AMY AVE	309.96
368	F3	13029219	1	5461 AMY AVE	309.96
369	F3	13029303	1	5462 AMY AVE	309.96
370	F3	13029220	1	5471 AMY AVE	309.96
371	F3	13029302	1	5472 AMY AVE	309.96
372	F3	13029221	1	5481 AMY AVE	309.96
373	F3	13029301	1	5502 AMY AVE	309.96
374	F3	13029222	1	5511 AMY AVE	309.96
375	F3	13024301	1	5512 AMY AVE	309.96

376	F3	13024211	1	5521 AMY AVE	309.96
377	F3	13024302	1	5522 AMY AVE	309.96
378	F3	13024210	1	5531 AMY AVE	309.96
379	F3	13024303	1	5532 AMY AVE	309.96
380	F3	13024209	1	5541 AMY AVE	309.96
381	F3	13024304	1	5552 AMY AVE	309.96
382	F3	13024208	1	5561 AMY AVE	309.96
383	F3	13024305	1	5562 AMY AVE	309.96
384	F3	13021328	1	6161 AMY AVE	309.96
385	F3	13021329	1	6171 AMY AVE	309.96
386	F3	13021330	1	6181 AMY AVE	309.96
387	F3	13021331	1	6191 AMY AVE	309.96
388	F3	13021202	1	6192 AMY AVE	309.96
389	F3	13021332	1	6201 AMY AVE	309.96
390	F3	13021201	1	6202 AMY AVE	309.96
391	F3	13020407	1	6211 AMY AVE	309.96
392	F3	13020542	1	6212 AMY AVE	309.96
393	F3	13020408	1	6221 AMY AVE	309.96
394	F3	13020541	1	6222 AMY AVE	309.96
395	F3	13020409	1	6231 AMY AVE	309.96
396	F3	13020528	1	6232 AMY AVE	309.96
397	F3	13020410	1	6241 AMY AVE	309.96
398	F3	13020527	1	6242 AMY AVE	309.96
399	F3	13020411	1	6251 AMY AVE	309.96
400	F3	13020526	1	6252 AMY AVE	309.96
401	F3	13020412	1	6261 AMY AVE	309.96
402	F3	13020525	1	6262 AMY AVE	309.96
403	F3	13020524	1	6282 AMY AVE	309.96
404	F3	13020306	1	6291 AMY AVE	309.96
405	F3	13020511	1	6292 AMY AVE	309.96
406	F3	13020307	1	6301 AMY AVE	309.96
407	F3	13020510	1	6302 AMY AVE	309.96
408	F3	13020308	1	6321 AMY AVE	309.96
409	F3	13020509	1	6322 AMY AVE	309.96
410	F3	13020309	1	6331 AMY AVE	309.96
411	F3	13020508	1	6332 AMY AVE	309.96
412	F3	13020310	1	6341 AMY AVE	309.96
413	F3	13020507	1	6342 AMY AVE	309.96
414	F3	13019320	1	6351 AMY AVE	309.96
415	F3	13019417	1	6352 AMY AVE	309.96
416	F3	13019321	1	6361 AMY AVE	309.96
417	F3	13019416	1	6362 AMY AVE	309.96
418	F3	13019322	1	6371 AMY AVE	309.96
419	F3	13019415	1	6372 AMY AVE	309.96
420	F3	13019323	1	6381 AMY AVE	309.96
421	F3	13019324	1	6391 AMY AVE	309.96
422	F3	13019325	1	6401 AMY AVE	309.96

423	F3	13018416	1	6511 AMY AVE	309.96
424	F3	13018417	1	6512 AMY AVE	309.96
425	F3	13018415	1	6521 AMY AVE	309.96
426	F3	13018418	1	6522 AMY AVE	309.96
427	F3	13018414	1	6531 AMY AVE	309.96
428	F3	13018419	1	6532 AMY AVE	309.96
429	F3	13018413	1	6551 AMY AVE	309.96
430	F3	13018420	1	6552 AMY AVE	309.96
431	F3	13018412	1	6561 AMY AVE	309.96
432	F3	13018421	1	6562 AMY AVE	309.96
433	F3	13018324	1	6641 AMY AVE	309.96
434	F3	13018325	1	6651 AMY AVE	309.96
435	F3	13018326	1	6661 AMY AVE	309.96
436	F3	13018201	1	6662 AMY AVE	309.96
437	F3	13018327	1	6671 AMY AVE	309.96
438	F3	13016708	1	6672 AMY AVE	309.96
439	F3	13016809	1	6681 AMY AVE	309.96
440	F3	13016707	1	6682 AMY AVE	309.96
441	F3	13016810	1	6691 AMY AVE	309.96
442	F3	13016811	1	6711 AMY AVE	309.96
443	F3	13016706	1	6712 AMY AVE	309.96
444	F3	13016812	1	6721 AMY AVE	309.96
445	F3	13016705	1	6722 AMY AVE	309.96
446	F3	13016813	1	6731 AMY AVE	309.96
447	F3	13016704	1	6732 AMY AVE	309.96
448	F3	13016814	1	6741 AMY AVE	309.96
449	F3	13016703	1	6742 AMY AVE	309.96
450	F3	13016815	1	6751 AMY AVE	309.96
451	F3	13016702	1	6752 AMY AVE	309.96
452	F3	13016816	1	6761 AMY AVE	309.96
453	F3	13016701	1	6762 AMY AVE	309.96
454	F3	13016205	1	6781 AMY AVE	309.96
455	F3	13016304	1	6782 AMY AVE	309.96
456	F3	13016206	1	6801 AMY AVE	309.96
457	F3	13016303	1	6802 AMY AVE	309.96
458	F3	13016207	1	6811 AMY AVE	309.96
459	F3	13016302	1	6812 AMY AVE	309.96
460	F3	13016208	1	6821 AMY AVE	309.96
461	F3	13016301	1	6822 AMY AVE	309.96
462	F3	13017512	1	6841 AMY AVE	309.96
463	F3	13017517	1	6842 AMY AVE	309.96
464	F3	13017513	1	6851 AMY AVE	309.96
465	F3	13017516	1	6852 AMY AVE	309.96
466	F3	13017514	1	6861 AMY AVE	309.96
467	F3	13017515	1	6862 AMY AVE	309.96
468	F3	13017418	1	6901 AMY AVE	309.96
469	F3	13017429	1	6902 AMY AVE	309.96

470 F3 13017419	1	6921 AMY AVE	309.96
471 F3 13017428	1	6922 AMY AVE	309.96
472 F3 13017420	1	6931 AMY AVE	309.96
473 F3 13017427	1	6932 AMY AVE	309.96
474 F3 13017421	1	6941 AMY AVE	309.96
475 F3 13017426	1	6942 AMY AVE	309.96
476 F3 13017422	1	6951 AMY AVE	309.96
477 F3 13017425	1	6952 AMY AVE	309.96
478 F3 13017423	1	6971 AMY AVE	309.96
479 F3 13017424	1	6972 AMY AVE	309.96
480 F3 10851109	1	10621 ANCHOR AVE	309.96
481 F3 10851214	1	10622 ANCHOR AVE	309.96
482 F3 10851110	1	10631 ANCHOR AVE	309.96
483 F3 10851213	1	10632 ANCHOR AVE	309.96
484 F3 10851111	1	10641 ANCHOR AVE	309.96
485 F3 10851212	1	10642 ANCHOR AVE	309.96
486 F3 10851112	1	10661 ANCHOR AVE	309.96
487 F3 10851211	1	10662 ANCHOR AVE	309.96
488 F3 10851113	1	10671 ANCHOR AVE	309.96
489 F3 10851210	1	10672 ANCHOR AVE	309.96
490 F3 10851114	1	10681 ANCHOR AVE	309.96
491 F3 10851209	1	10682 ANCHOR AVE	309.96
492 F3 10851115	1	10691 ANCHOR AVE	309.96
493 F3 10851208	1	10692 ANCHOR AVE	309.96
494 F3 10851116	1	10701 ANCHOR AVE	309.96
495 F3 10851207	1	10702 ANCHOR AVE	309.96
496 F3 10851206	1	10712 ANCHOR AVE	309.96
497 F3 21701410	1	5202 ANTHONY AVE	309.96
498 F3 21701409	1	5212 ANTHONY AVE	309.96
499 F3 21701313	1	5221 ANTHONY AVE	309.96
500 F3 21701408	1	5222 ANTHONY AVE	309.96
501 F3 21701327	1	5231 ANTHONY AVE	309.96
502 F3 21701425	1	5232 ANTHONY AVE	309.96
503 F3 21701315	1	5241 ANTHONY AVE	309.96
504 F3 21701406	1	5242 ANTHONY AVE	309.96
505 F3 21701316	1	5251 ANTHONY AVE	309.96
506 F3 21701405	1	5252 ANTHONY AVE	309.96
507 F3 21701317	1	5261 ANTHONY AVE	309.96
508 F3 21701404	1	5262 ANTHONY AVE	309.96
509 F3 21701318	1	5271 ANTHONY AVE	309.96
510 F3 21701319	1	5281 ANTHONY AVE	309.96
511 F3 21701403	1	5282 ANTHONY AVE	309.96
512 F3 21701402	1	5292 ANTHONY AVE	309.96
513 F3 21701320	1	5301 ANTHONY AVE	309.96
514 F3 21701401	1	5302 ANTHONY AVE	309.96
515 F3 21701321	1	5311 ANTHONY AVE	309.96
516 F3 21702301	1	5312 ANTHONY AVE	309.96

517	F3	21702217	1	5321 ANTHONY AVE	309.96
518	F3	21702302	1	5322 ANTHONY AVE	309.96
519	F3	21702216	1	5331 ANTHONY AVE	309.96
520	F3	21702303	1	5332 ANTHONY AVE	309.96
521	F3	21702215	1	5341 ANTHONY AVE	309.96
522	F3	21702304	1	5342 ANTHONY AVE	309.96
523	F3	21702214	1	5351 ANTHONY AVE	309.96
524	F3	21702305	1	5352 ANTHONY AVE	309.96
525	F3	21702213	1	5361 ANTHONY AVE	309.96
526	F3	21702306	1	5362 ANTHONY AVE	309.96
527	F3	21702212	1	5371 ANTHONY AVE	309.96
528	F3	21702307	1	5372 ANTHONY AVE	309.96
529	F3	21702211	1	5381 ANTHONY AVE	309.96
530	F3	21702308	1	5382 ANTHONY AVE	309.96
531	F3	21702210	1	5401 ANTHONY AVE	309.96
532	F3	21702309	1	5402 ANTHONY AVE	309.96
533	F3	21702310	1	5412 ANTHONY AVE	309.96
534	F3	21702311	1	5422 ANTHONY AVE	309.96
535	F3	21702209	1	5441 ANTHONY AVE	309.96
536	F3	21733212	1	5701 ANTHONY AVE	309.96
537	F3	21733213	1	5702 ANTHONY AVE	309.96
538	F3	21733211	1	5711 ANTHONY AVE	309.96
539	F3	21733214	1	5712 ANTHONY AVE	309.96
540	F3	21733210	1	5721 ANTHONY AVE	309.96
541	F3	21733215	1	5722 ANTHONY AVE	309.96
542	F3	21733209	1	5731 ANTHONY AVE	309.96
543	F3	21733216	1	5732 ANTHONY AVE	309.96
544	F3	21733217	1	5752 ANTHONY AVE	309.96
545	F3	21733218	1	5762 ANTHONY AVE	309.96
546	F3	21733219	1	5782 ANTHONY AVE	309.96
547	F3	13068301	1	5792 ANTHONY AVE	309.96
548	F3	13068302	1	5802 ANTHONY AVE	309.96
549	F3	13068303	1	5822 ANTHONY AVE	309.96
550	F3	13068304	1	5832 ANTHONY AVE	309.96
551	F3	13068305	1	5842 ANTHONY AVE	309.96
552	F3	13068306	1	5852 ANTHONY AVE	309.96
553	F3	13068307	1	5862 ANTHONY AVE	309.96
554	F3	13068308	1	5872 ANTHONY AVE	309.96
555	F3	13068309	1	5882 ANTHONY AVE	309.96
556	F3	13070301	1	5892 ANTHONY AVE	309.96
557	F3	13070105	1	5901 ANTHONY AVE	309.96
558	F3	13070302	1	5902 ANTHONY AVE	309.96
559	F3	13070106	1	5911 ANTHONY AVE	309.96
560	F3	13070303	1	5912 ANTHONY AVE	309.96
561	F3	13070304	1	5922 ANTHONY AVE	309.96
562	F3	13070107	1	5931 ANTHONY AVE	309.96
563	F3	13070305	1	5932 ANTHONY AVE	309.96

564	F3	13070306	1	5942 ANTHONY AVE	309.96
565	F3	13070307	1	5952 ANTHONY AVE	309.96
566	F3	13070346	1	5972 ANTHONY AVE	309.96
567	F3	13070309	1	6012 ANTHONY AVE	309.96
568	F3	13070310	1	6022 ANTHONY AVE	309.96
569	F3	13070325	1	6072 ANTHONY AVE	309.96
570	F3	13070326	1	6082 ANTHONY AVE	309.96
571	F3	13070327	1	6092 ANTHONY AVE	309.96
572	F3	13070513	1	6101 ANTHONY AVE	309.96
573	F3	13070328	1	6102 ANTHONY AVE	309.96
574	F3	13070514	1	6111 ANTHONY AVE	309.96
575	F3	13070329	1	6112 ANTHONY AVE	309.96
576	F3	13070515	1	6121 ANTHONY AVE	309.96
577	F3	13070330	1	6122 ANTHONY AVE	309.96
578	F3	13070516	1	6131 ANTHONY AVE	309.96
579	F3	13070331	1	6132 ANTHONY AVE	309.96
580	F3	13070517	1	6141 ANTHONY AVE	309.96
581	F3	13070332	1	6142 ANTHONY AVE	309.96
582	F3	13070518	1	6151 ANTHONY AVE	309.96
583	F3	13070333	1	6152 ANTHONY AVE	309.96
584	F3	13070519	1	6161 ANTHONY AVE	309.96
585	F3	13070334	1	6162 ANTHONY AVE	309.96
586	F3	13070520	1	6171 ANTHONY AVE	309.96
587	F3	13070521	1	6181 ANTHONY AVE	309.96
588	F3	13070335	1	6182 ANTHONY AVE	309.96
589	F3	13072110	1	6191 ANTHONY AVE	309.96
590	F3	13070336	1	6192 ANTHONY AVE	309.96
591	F3	13072109	1	6201 ANTHONY AVE	309.96
592	F3	13072401	1	6202 ANTHONY AVE	309.96
593	F3	13072108	1	6211 ANTHONY AVE	309.96
594	F3	13072402	1	6212 ANTHONY AVE	309.96
595	F3	13072107	1	6221 ANTHONY AVE	309.96
596	F3	13072403	1	6222 ANTHONY AVE	309.96
597	F3	13072106	1	6231 ANTHONY AVE	309.96
598	F3	13072404	1	6232 ANTHONY AVE	309.96
599	F3	13072405	1	6242 ANTHONY AVE	309.96
600	F3	13072406	1	6252 ANTHONY AVE	309.96
601	F3	13072407	1	6262 ANTHONY AVE	309.96
602	F3	13072408	1	6272 ANTHONY AVE	309.96
603	F3	13072409	1	6282 ANTHONY AVE	309.96
604	F3	13072410	1	6292 ANTHONY AVE	309.96
605	F3	13072411	1	6302 ANTHONY AVE	309.96
606	F3	13072412	1	6312 ANTHONY AVE	309.96
607	F3	13072413	1	6322 ANTHONY AVE	309.96
608	F3	13072414	1	6342 ANTHONY AVE	309.96
609	F3	13073112	1	6351 ANTHONY AVE	309.96
610	F3	13073321	1	6352 ANTHONY AVE	309.96

611	F3	13073113	1	6361 ANTHONY AVE	309.96
612	F3	13073320	1	6362 ANTHONY AVE	309.96
613	F3	13073114	1	6371 ANTHONY AVE	309.96
614	F3	13073319	1	6372 ANTHONY AVE	309.96
615	F3	13073115	1	6381 ANTHONY AVE	309.96
616	F3	13073318	1	6382 ANTHONY AVE	309.96
617	F3	13073116	1	6391 ANTHONY AVE	309.96
618	F3	13073317	1	6392 ANTHONY AVE	309.96
619	F3	13073316	1	6402 ANTHONY AVE	309.96
620	F3	13073315	1	6412 ANTHONY AVE	309.96
621	F3	13073314	1	6432 ANTHONY AVE	309.96
622	F3	13053215	1	6501 ANTHONY AVE	309.96
623	F3	13053312	1	6502 ANTHONY AVE	309.96
624	F3	13053216	1	6521 ANTHONY AVE	309.96
625	F3	13053311	1	6522 ANTHONY AVE	309.96
626	F3	13053217	1	6531 ANTHONY AVE	309.96
627	F3	13053310	1	6532 ANTHONY AVE	309.96
628	F3	13053218	1	6541 ANTHONY AVE	309.96
629	F3	13053309	1	6542 ANTHONY AVE	309.96
630	F3	13053219	1	6551 ANTHONY AVE	309.96
631	F3	13053308	1	6552 ANTHONY AVE	309.96
632	F3	13053220	1	6561 ANTHONY AVE	309.96
633	F3	13053307	1	6562 ANTHONY AVE	309.96
634	F3	13053221	1	6581 ANTHONY AVE	309.96
635	F3	13053306	1	6582 ANTHONY AVE	309.96
636	F3	13053222	1	6601 ANTHONY AVE	309.96
637	F3	13053305	1	6602 ANTHONY AVE	309.96
638	F3	13053223	1	6611 ANTHONY AVE	309.96
639	F3	13053304	1	6612 ANTHONY AVE	309.96
640	F3	13053224	1	6615 ANTHONY AVE	309.96
641	F3	13053303	1	6616 ANTHONY AVE	309.96
642	F3	13053225	1	6621 ANTHONY AVE	309.96
643	F3	13053302	1	6622 ANTHONY AVE	309.96
644	F3	13053226	1	6631 ANTHONY AVE	309.96
645	F3	13053301	1	6632 ANTHONY AVE	309.96
646	F3	13052116	1	6651 ANTHONY AVE	309.96
647	F3	13052301	1	6652 ANTHONY AVE	309.96
648	F3	13052115	1	6661 ANTHONY AVE	309.96
649	F3	13052302	1	6662 ANTHONY AVE	309.96
650	F3	13052114	1	6671 ANTHONY AVE	309.96
651	F3	13052303	1	6672 ANTHONY AVE	309.96
652	F3	13052113	1	6681 ANTHONY AVE	309.96
653	F3	13052304	1	6682 ANTHONY AVE	309.96
654	F3	13052112	1	6691 ANTHONY AVE	309.96
655	F3	13052305	1	6692 ANTHONY AVE	309.96
656	F3	13052111	1	6701 ANTHONY AVE	309.96
657	F3	13052306	1	6702 ANTHONY AVE	309.96

658	F3	13052110	1	6711 ANTHONY AVE	309.96
659	F3	13052307	1	6712 ANTHONY AVE	309.96
660	F3	13052109	1	6721 ANTHONY AVE	309.96
661	F3	13052308	1	6722 ANTHONY AVE	309.96
662	F3	13052108	1	6731 ANTHONY AVE	309.96
663	F3	13052309	1	6732 ANTHONY AVE	309.96
664	F3	13052310	1	6736 ANTHONY AVE	309.96
665	F3	13052218	1	6741 ANTHONY AVE	309.96
666	F3	13052311	1	6742 ANTHONY AVE	309.96
667	F3	13052217	1	6751 ANTHONY AVE	309.96
668	F3	13052312	1	6752 ANTHONY AVE	309.96
669	F3	13052216	1	6761 ANTHONY AVE	309.96
670	F3	13052313	1	6762 ANTHONY AVE	309.96
671	F3	13052215	1	6781 ANTHONY AVE	309.96
672	F3	13052314	1	6782 ANTHONY AVE	309.96
673	F3	13052214	1	6791 ANTHONY AVE	309.96
674	F3	13052315	1	6792 ANTHONY AVE	309.96
675	F3	13052213	1	6801 ANTHONY AVE	309.96
676	F3	13052316	1	6802 ANTHONY AVE	309.96
677	F3	13052212	1	6811 ANTHONY AVE	309.96
678	F3	13052317	1	6812 ANTHONY AVE	309.96
679	F3	13052211	1	6831 ANTHONY AVE	309.96
680	F3	13052318	1	6832 ANTHONY AVE	309.96
681	F3	13052210	1	6841 ANTHONY AVE	309.96
682	F3	13052319	1	6842 ANTHONY AVE	309.96
683	F3	13050218	1	6851 ANTHONY AVE	309.96
684	F3	13050133	1	6852 ANTHONY AVE	309.96
685	F3	13050217	1	6861 ANTHONY AVE	309.96
686	F3	13050132	1	6862 ANTHONY AVE	309.96
687	F3	13050216	1	6871 ANTHONY AVE	309.96
688	F3	13050131	1	6872 ANTHONY AVE	309.96
689	F3	13050215	1	6881 ANTHONY AVE	309.96
690	F3	13050130	1	6882 ANTHONY AVE	309.96
691	F3	13050214	1	6891 ANTHONY AVE	309.96
692	F3	13050129	1	6892 ANTHONY AVE	309.96
693	F3	13050213	1	6911 ANTHONY AVE	309.96
694	F3	13050128	1	6912 ANTHONY AVE	309.96
695	F3	13050212	1	6921 ANTHONY AVE	309.96
696	F3	13050127	1	6922 ANTHONY AVE	309.96
697	F3	13050211	1	6931 ANTHONY AVE	309.96
698	F3	13050126	1	6932 ANTHONY AVE	309.96
699	F3	13050125	1	6942 ANTHONY AVE	309.96
700	F3	13050124	1	6962 ANTHONY AVE	309.96
701	F3	22420205	4	12072 BAILEY ST	309.96
702	F3	22420206	4	12082 BAILEY ST	309.96
703	F3	22424101	4	12141 BAILEY ST	309.96
704	F3	22424102	4	12161 BAILEY ST	309.96

705	F3	22424203	4	12182 BAILEY ST	309.96
706	F3	13085112	1	12242 BAILEY ST	309.96
707	F3	13085113	1	12252 BAILEY ST	309.96
708	F3	13085301	1	12261 BAILEY ST	309.96
709	F3	13085114	1	12262 BAILEY ST	309.96
710	F3	13085302	1	12271 BAILEY ST	309.96
711	F3	13085115	1	12272 BAILEY ST	309.96
712	F3	13085303	1	12281 BAILEY ST	309.96
713	F3	13085116	1	12282 BAILEY ST	309.96
714	F3	13085304	1	12291 BAILEY ST	309.96
715	F3	13085117	1	12292 BAILEY ST	309.96
716	F3	13085305	1	12301 BAILEY ST	309.96
717	F3	13085118	1	12302 BAILEY ST	309.96
718	F3	13085306	1	12311 BAILEY ST	309.96
719	F3	13085119	1	12312 BAILEY ST	309.96
720	F3	13085120	1	12322 BAILEY ST	309.96
721	F3	13085121	1	12332 BAILEY ST	309.96
722	F3	13085122	1	12342 BAILEY ST	309.96
723	F3	21702513	1	12731 BAILEY ST	309.96
724	F3	21702512	1	12741 BAILEY ST	309.96
725	F3	21702511	1	12751 BAILEY ST	309.96
726	F3	21702510	1	12761 BAILEY ST	309.96
727	F3	21702509	1	12771 BAILEY ST	309.96
728	F3	21702508	1	12781 BAILEY ST	309.96
729	F3	21702423	1	12792 BAILEY ST	309.96
730	F3	21702422	1	12802 BAILEY ST	309.96
731	F3	21702421	1	12812 BAILEY ST	309.96
732	F3	21702116	1	12821 BAILEY ST	309.96
733	F3	21702420	1	12822 BAILEY ST	309.96
734	F3	21702117	1	12825 BAILEY ST	309.96
735	F3	21702419	1	12826 BAILEY ST	309.96
736	F3	21702118	1	12831 BAILEY ST	309.96
737	F3	21702418	1	12832 BAILEY ST	309.96
738	F3	21702417	1	12836 BAILEY ST	309.96
739	F3	21702416	1	12842 BAILEY ST	309.96
740	F3	21702415	1	12852 BAILEY ST	309.96
741	F3	21702446	1	12856 BAILEY ST	309.96
742	F3	21702315	1	12861 BAILEY ST	309.96
743	F3	21702445	1	12862 BAILEY ST	309.96
744	F3	21702316	1	12871 BAILEY ST	309.96
745	F3	21702444	1	12872 BAILEY ST	309.96
746	F3	21702424	1	12782 BAILEY ST	309.96
747	F3	10848510	1	10512 BALLAST AVE	309.96
748	F3	10848509	1	10522 BALLAST AVE	309.96
749	F3	10848508	1	10532 BALLAST AVE	309.96
750	F3	10848409	1	10551 BALLAST AVE	309.96
751	F3	10848507	1	10552 BALLAST AVE	309.96

752 F3 10848410	1	10561 BALLAST AVE	309.96
753 F3 10848506	1	10562 BALLAST AVE	309.96
754 F3 10848411	1	10571 BALLAST AVE	309.96
755 F3 10848505	1	10572 BALLAST AVE	309.96
756 F3 10848412	1	10581 BALLAST AVE	309.96
757 F3 10848504	1	10582 BALLAST AVE	309.96
758 F3 10848413	1	10591 BALLAST AVE	309.96
759 F3 10848503	1	10592 BALLAST AVE	309.96
760 F3 10848414	1	10601 BALLAST AVE	309.96
761 F3 10848502	1	10602 BALLAST AVE	309.96
762 F3 10848415	1	10611 BALLAST AVE	309.96
763 F3 10848501	1	10612 BALLAST AVE	309.96
764 F3 10850309	1	10621 BALLAST AVE	309.96
765 F3 10851108	1	10622 BALLAST AVE	309.96
766 F3 10850310	1	10631 BALLAST AVE	309.96
767 F3 10851107	1	10632 BALLAST AVE	309.96
768 F3 10850311	1	10641 BALLAST AVE	309.96
769 F3 10851106	1	10642 BALLAST AVE	309.96
770 F3 10850312	1	10651 BALLAST AVE	309.96
771 F3 10851105	1	10662 BALLAST AVE	309.96
772 F3 10850313	1	10671 BALLAST AVE	309.96
773 F3 10851104	1	10672 BALLAST AVE	309.96
774 F3 10850314	1	10681 BALLAST AVE	309.96
775 F3 10851103	1	10682 BALLAST AVE	309.96
776 F3 10850315	1	10691 BALLAST AVE	309.96
777 F3 10851102	1	10692 BALLAST AVE	309.96
778 F3 10850316	1	10701 BALLAST AVE	309.96
779 F3 10851101	1	10702 BALLAST AVE	309.96
780 F3 10847110	1	10511 BARBETTE AVE	309.96
781 F3 10847201	1	10512 BARBETTE AVE	309.96
782 F3 10847109	1	10521 BARBETTE AVE	309.96
783 F3 10847202	1	10522 BARBETTE AVE	309.96
784 F3 10847108	1	10531 BARBETTE AVE	309.96
785 F3 10847203	1	10532 BARBETTE AVE	309.96
786 F3 10847107	1	10551 BARBETTE AVE	309.96
787 F3 10847204	1	10552 BARBETTE AVE	309.96
788 F3 10847106	1	10561 BARBETTE AVE	309.96
789 F3 10847205	1	10562 BARBETTE AVE	309.96
790 F3 10847105	1	10571 BARBETTE AVE	309.96
791 F3 10847206	1	10572 BARBETTE AVE	309.96
792 F3 10847104	1	10581 BARBETTE AVE	309.96
793 F3 10847207	1	10582 BARBETTE AVE	309.96
794 F3 10847103	1	10591 BARBETTE AVE	309.96
795 F3 10847208	1	10592 BARBETTE AVE	309.96
796 F3 10847102	1	10601 BARBETTE AVE	309.96
797 F3 10847209	1	10602 BARBETTE AVE	309.96
798 F3 10847101	1	10611 BARBETTE AVE	309.96

799 F3 10847210	1	10612 BARBETTE AVE	309.96
800 F3 13032101	1	11741 BARTLETT ST	309.96
801 F3 13032102	1	11761 BARTLETT ST	309.96
802 F3 13032103	1	11771 BARTLETT ST	309.96
803 F3 13032301	1	11772 BARTLETT ST	309.96
804 F3 13032104	1	11781 BARTLETT ST	309.96
805 F3 13032333	1	11782 BARTLETT ST	309.96
806 F3 13032105	1	11791 BARTLETT ST	309.96
807 F3 13032332	1	11792 BARTLETT ST	309.96
808 F3 13032106	1	11801 BARTLETT ST	309.96
809 F3 13032107	1	11821 BARTLETT ST	309.96
810 F3 13032108	1	11831 BARTLETT ST	309.96
811 F3 13032109	1	11841 BARTLETT ST	309.96
812 F3 13032437	1	11842 BARTLETT ST	309.96
813 F3 13032110	1	11851 BARTLETT ST	309.96
814 F3 13032436	1	11852 BARTLETT ST	309.96
815 F3 13032111	1	11861 BARTLETT ST	309.96
816 F3 13032435	1	11862 BARTLETT ST	309.96
817 F3 13032112	1	11871 BARTLETT ST	309.96
818 F3 13032434	1	11872 BARTLETT ST	309.96
819 F3 13031101	1	11881 BARTLETT ST	309.96
820 F3 13031201	1	11882 BARTLETT ST	309.96
821 F3 13031102	1	11891 BARTLETT ST	309.96
822 F3 13031202	1	11892 BARTLETT ST	309.96
823 F3 13031103	1	11901 BARTLETT ST	309.96
824 F3 13031203	1	11902 BARTLETT ST	309.96
825 F3 13031104	1	11921 BARTLETT ST	309.96
826 F3 13031204	1	11922 BARTLETT ST	309.96
827 F3 13031105	1	11931 BARTLETT ST	309.96
828 F3 13031205	1	11932 BARTLETT ST	309.96
829 F3 13031106	1	11941 BARTLETT ST	309.96
830 F3 13031206	1	11942 BARTLETT ST	309.96
831 F3 13031107	1	11951 BARTLETT ST	309.96
832 F3 13031108	1	11961 BARTLETT ST	309.96
833 F3 13031109	1	11981 BARTLETT ST	309.96
834 F3 13031110	1	12001 BARTLETT ST	309.96
835 F3 13031111	1	12011 BARTLETT ST	309.96
836 F3 13030326	1	12021 BARTLETT ST	309.96
837 F3 13030325	1	12041 BARTLETT ST	309.96
838 F3 13030324	1	12051 BARTLETT ST	309.96
839 F3 13030210	1	12052 BARTLETT ST	309.96
840 F3 13030323	1	12061 BARTLETT ST	309.96
841 F3 13030211	1	12062 BARTLETT ST	309.96
842 F3 13030322	1	12071 BARTLETT ST	309.96
843 F3 13030212	1	12072 BARTLETT ST	309.96
844 F3 13030321	1	12081 BARTLETT ST	309.96
845 F3 13030213	1	12092 BARTLETT ST	309.96

846	F3	13030320	1	12101 BARTLETT ST	309.96
847	F3	13030214	1	12102 BARTLETT ST	309.96
848	F3	13030319	1	12111 BARTLETT ST	309.96
849	F3	13030215	1	12112 BARTLETT ST	309.96
850	F3	13030318	1	12121 BARTLETT ST	309.96
851	F3	13030216	1	12122 BARTLETT ST	309.96
852	F3	13030317	1	12131 BARTLETT ST	309.96
853	F3	13030217	1	12132 BARTLETT ST	309.96
854	F3	13030316	1	12141 BARTLETT ST	309.96
855	F3	13030218	1	12142 BARTLETT ST	309.96
856	F3	13030315	1	12151 BARTLETT ST	309.96
857	F3	13030219	1	12152 BARTLETT ST	309.96
858	F3	13030314	1	12161 BARTLETT ST	309.96
859	F3	13030220	1	12162 BARTLETT ST	309.96
860	F3	13030313	1	12171 BARTLETT ST	309.96
861	F3	13030221	1	12172 BARTLETT ST	309.96
862	F3	13030312	1	12181 BARTLETT ST	309.96
863	F3	13030222	1	12182 BARTLETT ST	309.96
864	F3	13030311	1	12201 BARTLETT ST	309.96
865	F3	13030223	1	12202 BARTLETT ST	309.96
866	F3	13030310	1	12211 BARTLETT ST	309.96
867	F3	21729314	1	12556 BARTLETT ST	309.96
868	F3	21729315	1	12561 BARTLETT ST	309.96
869	F3	21729316	1	12571 BARTLETT ST	309.96
870	F3	21729313	1	12572 BARTLETT ST	309.96
871	F3	21729317	1	12581 BARTLETT ST	309.96
872	F3	21729312	1	12582 BARTLETT ST	309.96
873	F3	21729318	1	12591 BARTLETT ST	309.96
874	F3	21729311	1	12592 BARTLETT ST	309.96
875	F3	21729319	1	12601 BARTLETT ST	309.96
876	F3	21729320	1	12611 BARTLETT ST	309.96
877	F3	21729321	1	12621 BARTLETT ST	309.96
878	F3	21729322	1	12631 BARTLETT ST	309.96
879	F3	21729323	1	12641 BARTLETT ST	309.96
880	F3	21729324	1	12651 BARTLETT ST	309.96
881	F3	21729325	1	12661 BARTLETT ST	309.96
882	F3	21701530	1	12681 BARTLETT ST	309.96
883	F3	21701529	1	12691 BARTLETT ST	309.96
884	F3	21701528	1	12701 BARTLETT ST	309.96
885	F3	21701527	1	12711 BARTLETT ST	309.96
886	F3	21701526	1	12721 BARTLETT ST	309.96
887	F3	21701525	1	12731 BARTLETT ST	309.96
888	F3	21701524	1	12741 BARTLETT ST	309.96
889	F3	21701523	1	12751 BARTLETT ST	309.96
890	F3	21701522	1	12761 BARTLETT ST	309.96
891	F3	21701310	1	12762 BARTLETT ST	309.96
892	F3	21701521	1	12771 BARTLETT ST	309.96

893	F3	21701311	1	12772 BARTLETT ST	309.96
894	F3	21701520	1	12781 BARTLETT ST	309.96
895	F3	21701519	1	12791 BARTLETT ST	309.96
896	F3	21701312	1	12792 BARTLETT ST	309.96
897	F3	21701518	1	12801 BARTLETT ST	309.96
898	F3	21701517	1	12811 BARTLETT ST	309.96
899	F3	21701516	1	12831 BARTLETT ST	309.96
900	F3	21701515	1	12841 BARTLETT ST	309.96
901	F3	21701514	1	12851 BARTLETT ST	309.96
902	F3	21701513	1	12861 BARTLETT ST	309.96
903	F3	10848210	1	10561 BEACON AVE	309.96
904	F3	10848306	1	10562 BEACON AVE	309.96
905	F3	10848211	1	10571 BEACON AVE	309.96
906	F3	10848305	1	10572 BEACON AVE	309.96
907	F3	10848212	1	10581 BEACON AVE	309.96
908	F3	10848304	1	10582 BEACON AVE	309.96
909	F3	10848213	1	10591 BEACON AVE	309.96
910	F3	10848303	1	10592 BEACON AVE	309.96
911	F3	10848214	1	10601 BEACON AVE	309.96
912	F3	10848302	1	10602 BEACON AVE	309.96
913	F3	10848215	1	10611 BEACON AVE	309.96
914	F3	10848301	1	10612 BEACON AVE	309.96
915	F3	10850104	1	10621 BEACON AVE	309.96
916	F3	10850208	1	10622 BEACON AVE	309.96
917	F3	10850103	1	10631 BEACON AVE	309.96
918	F3	10850207	1	10632 BEACON AVE	309.96
919	F3	10850206	1	10642 BEACON AVE	309.96
920	F3	10850205	1	10662 BEACON AVE	309.96
921	F3	10850414	1	10671 BEACON AVE	309.96
922	F3	10850204	1	10672 BEACON AVE	309.96
923	F3	10850413	1	10681 BEACON AVE	309.96
924	F3	10850203	1	10682 BEACON AVE	309.96
925	F3	10850202	1	10692 BEACON AVE	309.96
926	F3	10850412	1	10701 BEACON AVE	309.96
927	F3	10850201	1	10702 BEACON AVE	309.96
928	F3	10850411	1	10711 BEACON AVE	309.96
929	F3	10850410	1	10721 BEACON AVE	309.96
930	F3	13030309	1	5262 BELGRAVE AVE	309.96
931	F3	13030308	1	5272 BELGRAVE AVE	309.96
932	F3	13030307	1	5282 BELGRAVE AVE	309.96
933	F3	13030306	1	5302 BELGRAVE AVE	309.96
934	F3	13030305	1	5312 BELGRAVE AVE	309.96
935	F3	13030304	1	5322 BELGRAVE AVE	309.96
936	F3	13030303	1	5342 BELGRAVE AVE	309.96
937	F3	13030302	1	5352 BELGRAVE AVE	309.96
938	F3	13030301	1	5362 BELGRAVE AVE	309.96
939	F3	13029412	1	5371 BELGRAVE AVE	309.96

940	F3	13029511	1	5372 BELGRAVE AVE	309.96
941	F3	13029413	1	5381 BELGRAVE AVE	309.96
942	F3	13029510	1	5382 BELGRAVE AVE	309.96
943	F3	13029414	1	5391 BELGRAVE AVE	309.96
944	F3	13029509	1	5392 BELGRAVE AVE	309.96
945	F3	13029415	1	5401 BELGRAVE AVE	309.96
946	F3	13029508	1	5402 BELGRAVE AVE	309.96
947	F3	13029416	1	5411 BELGRAVE AVE	309.96
948	F3	13029507	1	5412 BELGRAVE AVE	309.96
949	F3	13029417	1	5421 BELGRAVE AVE	309.96
950	F3	13029506	1	5422 BELGRAVE AVE	309.96
951	F3	13029418	1	5441 BELGRAVE AVE	309.96
952	F3	13029505	1	5442 BELGRAVE AVE	309.96
953	F3	13029419	1	5451 BELGRAVE AVE	309.96
954	F3	13029504	1	5452 BELGRAVE AVE	309.96
955	F3	13029420	1	5461 BELGRAVE AVE	309.96
956	F3	13029503	1	5462 BELGRAVE AVE	309.96
957	F3	13029421	1	5471 BELGRAVE AVE	309.96
958	F3	13029502	1	5472 BELGRAVE AVE	309.96
959	F3	13029422	1	5501 BELGRAVE AVE	309.96
960	F3	13029501	1	5502 BELGRAVE AVE	309.96
961	F3	13023214	1	5511 BELGRAVE AVE	309.96
962	F3	13023301	1	5512 BELGRAVE AVE	309.96
963	F3	13023213	1	5521 BELGRAVE AVE	309.96
964	F3	13023302	1	5522 BELGRAVE AVE	309.96
965	F3	13023212	1	5531 BELGRAVE AVE	309.96
966	F3	13023303	1	5532 BELGRAVE AVE	309.96
967	F3	13023211	1	5551 BELGRAVE AVE	309.96
968	F3	13023304	1	5552 BELGRAVE AVE	309.96
969	F3	13023210	1	5561 BELGRAVE AVE	309.96
970	F3	13023305	1	5562 BELGRAVE AVE	309.96
971	F3	13023209	1	5571 BELGRAVE AVE	309.96
972	F3	13023306	1	5572 BELGRAVE AVE	309.96
973	F3	13023208	1	5591 BELGRAVE AVE	309.96
974	F3	13023307	1	5592 BELGRAVE AVE	309.96
975	F3	13023801	1	5612 BELGRAVE AVE	309.96
976	F3	13023802	1	5622 BELGRAVE AVE	309.96
977	F3	13023803	1	5632 BELGRAVE AVE	309.96
978	F3	13023804	1	5642 BELGRAVE AVE	309.96
979	F3	13023805	1	5652 BELGRAVE AVE	309.96
980	F3	13023806	1	5672 BELGRAVE AVE	309.96
981	F3	13023807	1	5682 BELGRAVE AVE	309.96
982	F3	13023808	1	5692 BELGRAVE AVE	309.96
983	F3	13023809	1	5702 BELGRAVE AVE	309.96
984	F3	13023810	1	5722 BELGRAVE AVE	309.96
985	F3	13023811	1	5732 BELGRAVE AVE	309.96
986	F3	13023812	1	5742 BELGRAVE AVE	309.96

987	F3	22424204	4	5841 BELGRAVE AVE	309.96
988	F3	22424205	4	5851 BELGRAVE AVE	309.96
989	F3	22424312	1	5852 BELGRAVE AVE	309.96
990	F3	22424206	4	5871 BELGRAVE AVE	309.96
991	F3	22424302	1	5872 BELGRAVE AVE	309.96
992	F3	22424207	4	5881 BELGRAVE AVE	309.96
993	F3	22424303	1	5882 BELGRAVE AVE	309.96
994	F3	22424208	4	5901 BELGRAVE AVE	309.96
995	F3	22424304	1	5902 BELGRAVE AVE	309.96
996	F3	22424209	4	5911 BELGRAVE AVE	309.96
997	F3	22424305	1	5912 BELGRAVE AVE	309.96
998	F3	22424210	4	5921 BELGRAVE AVE	309.96
999	F3	22424306	1	5922 BELGRAVE AVE	309.96
1000	F3	22424307	1	5942 BELGRAVE AVE	309.96
1001	F3	22424308	1	5952 BELGRAVE AVE	309.96
1002	F3	22424309	1	5962 BELGRAVE AVE	309.96
1003	F3	13021419	1	6112 BELGRAVE AVE	309.96
1004	F3	13021420	1	6122 BELGRAVE AVE	309.96
1005	F3	13021421	1	6132 BELGRAVE AVE	309.96
1006	F3	13021422	1	6142 BELGRAVE AVE	309.96
1007	F3	13021423	1	6162 BELGRAVE AVE	309.96
1008	F3	13021424	1	6172 BELGRAVE AVE	309.96
1009	F3	13021425	1	6182 BELGRAVE AVE	309.96
1010	F3	13020614	1	6192 BELGRAVE AVE	309.96
1011	F3	13020613	1	6212 BELGRAVE AVE	309.96
1012	F3	13020612	1	6222 BELGRAVE AVE	309.96
1013	F3	13020611	1	6232 BELGRAVE AVE	309.96
1014	F3	13020610	1	6242 BELGRAVE AVE	309.96
1015	F3	13020609	1	6252 BELGRAVE AVE	309.96
1016	F3	13020608	1	6262 BELGRAVE AVE	309.96
1017	F3	13020607	1	6272 BELGRAVE AVE	309.96
1018	F3	13020606	1	6282 BELGRAVE AVE	309.96
1019	F3	13020605	1	6292 BELGRAVE AVE	309.96
1020	F3	13020604	1	6312 BELGRAVE AVE	309.96
1021	F3	13020603	1	6322 BELGRAVE AVE	309.96
1022	F3	13020602	1	6332 BELGRAVE AVE	309.96
1023	F3	13020601	1	6342 BELGRAVE AVE	309.96
1024	F3	13019514	1	6352 BELGRAVE AVE	309.96
1025	F3	13019513	1	6362 BELGRAVE AVE	309.96
1026	F3	13019512	1	6372 BELGRAVE AVE	309.96
1027	F3	13019511	1	6382 BELGRAVE AVE	309.96
1028	F3	13019510	1	6392 BELGRAVE AVE	309.96
1029	F3	13019509	1	6412 BELGRAVE AVE	309.96
1030	F3	13019508	1	6422 BELGRAVE AVE	309.96
1031	F3	13019507	1	6432 BELGRAVE AVE	309.96
1032	F3	13019506	1	6492 BELGRAVE AVE	309.96
1033	F3	13018436	1	6511 BELGRAVE AVE	309.96

1034	F3	13018514	1	6512 BELGRAVE AVE	309.96
1035	F3	13018435	1	6521 BELGRAVE AVE	309.96
1036	F3	13018513	1	6522 BELGRAVE AVE	309.96
1037	F3	13018434	1	6531 BELGRAVE AVE	309.96
1038	F3	13018512	1	6532 BELGRAVE AVE	309.96
1039	F3	13018433	1	6541 BELGRAVE AVE	309.96
1040	F3	13018511	1	6542 BELGRAVE AVE	309.96
1041	F3	13018432	1	6561 BELGRAVE AVE	309.96
1042	F3	13018510	1	6562 BELGRAVE AVE	309.96
1043	F3	13018509	1	6572 BELGRAVE AVE	309.96
1044	F3	13018508	1	6582 BELGRAVE AVE	309.96
1045	F3	13018507	1	6592 BELGRAVE AVE	309.96
1046	F3	13018506	1	6612 BELGRAVE AVE	309.96
1047	F3	13018505	1	6622 BELGRAVE AVE	309.96
1048	F3	13018504	1	6632 BELGRAVE AVE	309.96
1049	F3	13018503	1	6642 BELGRAVE AVE	309.96
1050	F3	13018502	1	6652 BELGRAVE AVE	309.96
1051	F3	13018501	1	6662 BELGRAVE AVE	309.96
1052	F3	13016605	1	6682 BELGRAVE AVE	309.96
1053	F3	13016604	1	6692 BELGRAVE AVE	309.96
1054	F3	13016415	1	6701 BELGRAVE AVE	309.96
1055	F3	13016603	1	6702 BELGRAVE AVE	309.96
1056	F3	13016416	1	6721 BELGRAVE AVE	309.96
1057	F3	13016602	1	6722 BELGRAVE AVE	309.96
1058	F3	13016417	1	6731 BELGRAVE AVE	309.96
1059	F3	13016601	1	6732 BELGRAVE AVE	309.96
1060	F3	13016418	1	6741 BELGRAVE AVE	309.96
1061	F3	13016419	1	6751 BELGRAVE AVE	309.96
1062	F3	13016507	1	6752 BELGRAVE AVE	309.96
1063	F3	13016420	1	6761 BELGRAVE AVE	309.96
1064	F3	13016506	1	6762 BELGRAVE AVE	309.96
1065	F3	13016421	1	6771 BELGRAVE AVE	309.96
1066	F3	13016505	1	6772 BELGRAVE AVE	309.96
1067	F3	13016422	1	6781 BELGRAVE AVE	309.96
1068	F3	13016504	1	6782 BELGRAVE AVE	309.96
1069	F3	13016423	1	6801 BELGRAVE AVE	309.96
1070	F3	13016503	1	6802 BELGRAVE AVE	309.96
1071	F3	13016424	1	6811 BELGRAVE AVE	309.96
1072	F3	13016502	1	6812 BELGRAVE AVE	309.96
1073	F3	13016425	1	6821 BELGRAVE AVE	309.96
1074	F3	13016501	1	6822 BELGRAVE AVE	309.96
1075	F3	13017206	1	6841 BELGRAVE AVE	309.96
1076	F3	13017312	1	6842 BELGRAVE AVE	309.96
1077	F3	13017207	1	6851 BELGRAVE AVE	309.96
1078	F3	13017311	1	6852 BELGRAVE AVE	309.96
1079	F3	13017208	1	6861 BELGRAVE AVE	309.96
1080	F3	13017310	1	6862 BELGRAVE AVE	309.96

1081	F3	13017209	1	6871 BELGRAVE AVE	309.96
1082	F3	13017309	1	6872 BELGRAVE AVE	309.96
1083	F3	13017210	1	6881 BELGRAVE AVE	309.96
1084	F3	13017308	1	6882 BELGRAVE AVE	309.96
1085	F3	13017307	1	6892 BELGRAVE AVE	309.96
1086	F3	13017442	1	6901 BELGRAVE AVE	309.96
1087	F3	13017306	1	6902 BELGRAVE AVE	309.96
1088	F3	13017443	1	6921 BELGRAVE AVE	309.96
1089	F3	13017305	1	6922 BELGRAVE AVE	309.96
1090	F3	13017444	1	6931 BELGRAVE AVE	309.96
1091	F3	13017304	1	6932 BELGRAVE AVE	309.96
1092	F3	13017445	1	6941 BELGRAVE AVE	309.96
1093	F3	13017303	1	6942 BELGRAVE AVE	309.96
1094	F3	13017446	1	6961 BELGRAVE AVE	309.96
1095	F3	13017302	1	6962 BELGRAVE AVE	309.96
1096	F3	13017447	1	6971 BELGRAVE AVE	309.96
1097	F3	13017301	1	6972 BELGRAVE AVE	309.96
1098	F3	13033115	1	11741 BLACKMER ST	309.96
1099	F3	13033114	1	11751 BLACKMER ST	309.96
1100	F3	13033113	1	11761 BLACKMER ST	309.96
1101	F3	13033112	1	11771 BLACKMER ST	309.96
1102	F3	13033501	1	11772 BLACKMER ST	309.96
1103	F3	13033502	1	11792 BLACKMER ST	309.96
1104	F3	13033503	1	11802 BLACKMER ST	309.96
1105	F3	13033504	1	11812 BLACKMER ST	309.96
1106	F3	13033308	1	11821 BLACKMER ST	309.96
1107	F3	13033505	1	11822 BLACKMER ST	309.96
1108	F3	13033309	1	11831 BLACKMER ST	309.96
1109	F3	13033506	1	11832 BLACKMER ST	309.96
1110	F3	13033507	1	11842 BLACKMER ST	309.96
1111	F3	13033310	1	11851 BLACKMER ST	309.96
1112	F3	13033508	1	11852 BLACKMER ST	309.96
1113	F3	13033408	1	11861 BLACKMER ST	309.96
1114	F3	13033509	1	11862 BLACKMER ST	309.96
1115	F3	13034109	1	11871 BLACKMER ST	309.96
1116	F3	13033510	1	11872 BLACKMER ST	309.96
1117	F3	13034401	1	11882 BLACKMER ST	309.96
1118	F3	13034108	1	11891 BLACKMER ST	309.96
1119	F3	13034402	1	11902 BLACKMER ST	309.96
1120	F3	13034321	1	11911 BLACKMER ST	309.96
1121	F3	13034403	1	11912 BLACKMER ST	309.96
1122	F3	13034404	1	11922 BLACKMER ST	309.96
1123	F3	13034320	1	11931 BLACKMER ST	309.96
1124	F3	13034405	1	11932 BLACKMER ST	309.96
1125	F3	13034319	1	11941 BLACKMER ST	309.96
1126	F3	13034318	1	11951 BLACKMER ST	309.96
1127	F3	13034406	1	11952 BLACKMER ST	309.96

1128	F3	13034317	1	11971	BLACKMER ST	309.96
1129	F3	13034316	1	11981	BLACKMER ST	309.96
1130	F3	13034315	1	12001	BLACKMER ST	309.96
1131	F3	13024108	1	12011	BLACKMER ST	309.96
1132	F3	13024401	1	12012	BLACKMER ST	309.96
1133	F3	13024107	1	12031	BLACKMER ST	309.96
1134	F3	13024402	1	12032	BLACKMER ST	309.96
1135	F3	13024106	1	12041	BLACKMER ST	309.96
1136	F3	13024403	1	12042	BLACKMER ST	309.96
1137	F3	13024105	1	12051	BLACKMER ST	309.96
1138	F3	13024404	1	12052	BLACKMER ST	309.96
1139	F3	13024405	1	12062	BLACKMER ST	309.96
1140	F3	13024406	1	12072	BLACKMER ST	309.96
1141	F3	13024205	1	12081	BLACKMER ST	309.96
1142	F3	13024206	1	12091	BLACKMER ST	309.96
1143	F3	13024407	1	12092	BLACKMER ST	309.96
1144	F3	13024207	1	12101	BLACKMER ST	309.96
1145	F3	13024408	1	12102	BLACKMER ST	309.96
1146	F3	13024409	1	12112	BLACKMER ST	309.96
1147	F3	13024306	1	12121	BLACKMER ST	309.96
1148	F3	13024410	1	12122	BLACKMER ST	309.96
1149	F3	13024307	1	12131	BLACKMER ST	309.96
1150	F3	13024411	1	12132	BLACKMER ST	309.96
1151	F3	13023106	1	12141	BLACKMER ST	309.96
1152	F3	13023401	1	12142	BLACKMER ST	309.96
1153	F3	13023402	1	12152	BLACKMER ST	309.96
1154	F3	13023403	1	12162	BLACKMER ST	309.96
1155	F3	13023404	1	12172	BLACKMER ST	309.96
1156	F3	13023405	1	12182	BLACKMER ST	309.96
1157	F3	13023406	1	12202	BLACKMER ST	309.96
1158	F3	13084101	1	12242	BLACKMER ST	309.96
1159	F3	13084102	1	12252	BLACKMER ST	309.96
1160	F3	13084103	1	12262	BLACKMER ST	309.96
1161	F3	13084104	1	12272	BLACKMER ST	309.96
1162	F3	13084105	1	12292	BLACKMER ST	309.96
1163	F3	13084106	1	12302	BLACKMER ST	309.96
1164	F3	13084107	1	12312	BLACKMER ST	309.96
1165	F3	13084108	1	12332	BLACKMER ST	309.96
1166	F3	21727501	1	12391	BLACKMER ST	309.96
1167	F3	21727502	1	12411	BLACKMER ST	309.96
1168	F3	21727503	1	12421	BLACKMER ST	309.96
1169	F3	21727504	1	12431	BLACKMER ST	309.96
1170	F3	09756101	1	8511	BOYD AVE	309.96
1171	F3	09756108	1	8512	BOYD AVE	309.96
1172	F3	09756102	1	8521	BOYD AVE	309.96
1173	F3	09756107	1	8522	BOYD AVE	309.96
1174	F3	09756103	1	8541	BOYD AVE	309.96

1175	F3	09756106	1	8542 BOYD AVE	309.96
1176	F3	09756104	1	8551 BOYD AVE	309.96
1177	F3	09756105	1	8552 BOYD AVE	309.96
1178	F3	13042423	1	11841 CANTER CIR	309.96
1179	F3	13042424	1	11842 CANTER CIR	309.96
1180	F3	13042422	1	11851 CANTER CIR	309.96
1181	F3	13042425	1	11852 CANTER CIR	309.96
1182	F3	13042421	1	11871 CANTER CIR	309.96
1183	F3	13042426	1	11872 CANTER CIR	309.96
1184	F3	13042420	1	11881 CANTER CIR	309.96
1185	F3	13042427	1	11882 CANTER CIR	309.96
1186	F3	13042419	1	11891 CANTER CIR	309.96
1187	F3	13042428	1	11892 CANTER CIR	309.96
1188	F3	13018323	1	12101 CANTER ST	309.96
1189	F3	13018322	1	12121 CANTER ST	309.96
1190	F3	13018202	1	12122 CANTER ST	309.96
1191	F3	13018321	1	12141 CANTER ST	309.96
1192	F3	13018203	1	12142 CANTER ST	309.96
1193	F3	13018320	1	12151 CANTER ST	309.96
1194	F3	13018204	1	12152 CANTER ST	309.96
1195	F3	13018319	1	12171 CANTER ST	309.96
1196	F3	13018205	1	12172 CANTER ST	309.96
1197	F3	13018318	1	12181 CANTER ST	309.96
1198	F3	13018206	1	12182 CANTER ST	309.96
1199	F3	13018317	1	12191 CANTER ST	309.96
1200	F3	13018207	1	12192 CANTER ST	309.96
1201	F3	13018316	1	12201 CANTER ST	309.96
1202	F3	13018208	1	12202 CANTER ST	309.96
1203	F3	13053101	1	12731 CANTER ST	309.96
1204	F3	13053102	1	12741 CANTER ST	309.96
1205	F3	13053103	1	12751 CANTER ST	309.96
1206	F3	13053104	1	12761 CANTER ST	309.96
1207	F3	13053105	1	12771 CANTER ST	309.96
1208	F3	13053106	1	12781 CANTER ST	309.96
1209	F3	13053107	1	12791 CANTER ST	309.96
1210	F3	13053108	1	12801 CANTER ST	309.96
1211	F3	13053109	1	12821 CANTER ST	309.96
1212	F3	13053110	1	12831 CANTER ST	309.96
1213	F3	13042310	1	11791 CARLOTTA ST	309.96
1214	F3	13042309	1	11821 CARLOTTA ST	309.96
1215	F3	13042409	1	11822 CARLOTTA ST	309.96
1216	F3	13042308	1	11831 CARLOTTA ST	309.96
1217	F3	13042410	1	11832 CARLOTTA ST	309.96
1218	F3	13042307	1	11841 CARLOTTA ST	309.96
1219	F3	13042411	1	11842 CARLOTTA ST	309.96
1220	F3	13042306	1	11851 CARLOTTA ST	309.96
1221	F3	13042412	1	11852 CARLOTTA ST	309.96

1222	F3	13042305	1	11871	CARLOTTA ST	309.96
1223	F3	13042413	1	11872	CARLOTTA ST	309.96
1224	F3	13042304	1	11881	CARLOTTA ST	309.96
1225	F3	13042414	1	11882	CARLOTTA ST	309.96
1226	F3	13042303	1	11891	CARLOTTA ST	309.96
1227	F3	13042415	1	11892	CARLOTTA ST	309.96
1228	F3	13042302	1	11901	CARLOTTA ST	309.96
1229	F3	13042301	1	11911	CARLOTTA ST	309.96
1230	F3	21703302	1	5462	CAROUSEL CIR	309.96
1231	F3	21703303	1	5472	CAROUSEL CIR	309.96
1232	F3	21703312	1	5481	CAROUSEL CIR	309.96
1233	F3	21703304	1	5482	CAROUSEL CIR	309.96
1234	F3	21703311	1	5491	CAROUSEL CIR	309.96
1235	F3	21703305	1	5492	CAROUSEL CIR	309.96
1236	F3	21703310	1	5501	CAROUSEL CIR	309.96
1237	F3	21703306	1	5502	CAROUSEL CIR	309.96
1238	F3	21703309	1	5511	CAROUSEL CIR	309.96
1239	F3	21703307	1	5512	CAROUSEL CIR	309.96
1240	F3	21703308	1	5516	CAROUSEL CIR	309.96
1241	F3	13030122	1	12111	CASPER ST	309.96
1242	F3	13030121	1	12121	CASPER ST	309.96
1243	F3	13030120	1	12131	CASPER ST	309.96
1244	F3	13030119	1	12151	CASPER ST	309.96
1245	F3	13030118	1	12161	CASPER ST	309.96
1246	F3	13030117	1	12171	CASPER ST	309.96
1247	F3	13030116	1	12181	CASPER ST	309.96
1248	F3	13030115	1	12201	CASPER ST	309.96
1249	F3	21726211	1	12271	CASPER ST	309.96
1250	F3	21726315	1	12272	CASPER ST	309.96
1251	F3	21726212	1	12281	CASPER ST	309.96
1252	F3	21726316	1	12282	CASPER ST	309.96
1253	F3	21726213	1	12291	CASPER ST	309.96
1254	F3	21726317	1	12292	CASPER ST	309.96
1255	F3	21726214	1	12301	CASPER ST	309.96
1256	F3	21726318	1	12302	CASPER ST	309.96
1257	F3	21726215	1	12311	CASPER ST	309.96
1258	F3	21726319	1	12312	CASPER ST	309.96
1259	F3	21726216	1	12321	CASPER ST	309.96
1260	F3	21726320	1	12322	CASPER ST	309.96
1261	F3	21726217	1	12331	CASPER ST	309.96
1262	F3	21726321	1	12332	CASPER ST	309.96
1263	F3	21726218	1	12341	CASPER ST	309.96
1264	F3	21726322	1	12342	CASPER ST	309.96
1265	F3	21726219	1	12351	CASPER ST	309.96
1266	F3	21726323	1	12352	CASPER ST	309.96
1267	F3	21726220	1	12361	CASPER ST	309.96
1268	F3	21728211	1	12371	CASPER ST	309.96

1269	F3	21728301	1	12372 CASPER ST	309.96
1270	F3	21728210	1	12381 CASPER ST	309.96
1271	F3	21728302	1	12382 CASPER ST	309.96
1272	F3	21728209	1	12391 CASPER ST	309.96
1273	F3	21728303	1	12412 CASPER ST	309.96
1274	F3	21728208	1	12421 CASPER ST	309.96
1275	F3	21728304	1	12422 CASPER ST	309.96
1276	F3	21728207	1	12431 CASPER ST	309.96
1277	F3	21729218	1	12541 CASPER ST	309.96
1278	F3	21729217	1	12561 CASPER ST	309.96
1279	F3	21729216	1	12571 CASPER ST	309.96
1280	F3	21729215	1	12581 CASPER ST	309.96
1281	F3	21729214	1	12591 CASPER ST	309.96
1282	F3	21729213	1	12601 CASPER ST	309.96
1283	F3	21729212	1	12611 CASPER ST	309.96
1284	F3	21729219	1	5331 CERULEAN AVE	309.96
1285	F3	21730111	1	5341 CERULEAN AVE	309.96
1286	F3	21730112	1	5351 CERULEAN AVE	309.96
1287	F3	21730113	1	5361 CERULEAN AVE	309.96
1288	F3	21730114	1	5371 CERULEAN AVE	309.96
1289	F3	21730115	1	5381 CERULEAN AVE	309.96
1290	F3	21730116	1	5391 CERULEAN AVE	309.96
1291	F3	21730117	1	5401 CERULEAN AVE	309.96
1292	F3	21730118	1	5411 CERULEAN AVE	309.96
1293	F3	21730119	1	5421 CERULEAN AVE	309.96
1294	F3	21730120	1	5431 CERULEAN AVE	309.96
1295	F3	21727609	1	5441 CERULEAN AVE	309.96
1296	F3	21727610	1	5451 CERULEAN AVE	309.96
1297	F3	21727611	1	5461 CERULEAN AVE	309.96
1298	F3	21730202	1	5462 CERULEAN AVE	309.96
1299	F3	21727612	1	5471 CERULEAN AVE	309.96
1300	F3	21730201	1	5472 CERULEAN AVE	309.96
1301	F3	21727613	1	5491 CERULEAN AVE	309.96
1302	F3	21727614	1	5511 CERULEAN AVE	309.96
1303	F3	21731101	1	5512 CERULEAN AVE	309.96
1304	F3	21731102	1	5522 CERULEAN AVE	309.96
1305	F3	21727615	1	5531 CERULEAN AVE	309.96
1306	F3	21731103	1	5532 CERULEAN AVE	309.96
1307	F3	21731104	1	5552 CERULEAN AVE	309.96
1308	F3	21727507	1	5561 CERULEAN AVE	309.96
1309	F3	21731105	1	5562 CERULEAN AVE	309.96
1310	F3	21727506	1	5571 CERULEAN AVE	309.96
1311	F3	21731106	1	5572 CERULEAN AVE	309.96
1312	F3	21727505	1	5581 CERULEAN AVE	309.96
1313	F3	21731107	1	5582 CERULEAN AVE	309.96
1314	F3	21731108	1	5592 CERULEAN AVE	309.96
1315	F3	21707239	1	5611 CERULEAN AVE	309.96

1316	F3	21731109	1	5612 CERULEAN AVE	309.96
1317	F3	21707238	1	5621 CERULEAN AVE	309.96
1318	F3	21731110	1	5622 CERULEAN AVE	309.96
1319	F3	21707237	1	5631 CERULEAN AVE	309.96
1320	F3	21731111	1	5632 CERULEAN AVE	309.96
1321	F3	21707236	1	5641 CERULEAN AVE	309.96
1322	F3	21731112	1	5642 CERULEAN AVE	309.96
1323	F3	21707235	1	5645 CERULEAN AVE	309.96
1324	F3	21707234	1	5651 CERULEAN AVE	309.96
1325	F3	21707233	1	5661 CERULEAN AVE	309.96
1326	F3	21707232	1	5671 CERULEAN AVE	309.96
1327	F3	21707231	1	5681 CERULEAN AVE	309.96
1328	F3	21704122	1	5682 CERULEAN AVE	309.96
1329	F3	21707230	1	5685 CERULEAN AVE	309.96
1330	F3	21707229	1	5691 CERULEAN AVE	309.96
1331	F3	21704123	1	5692 CERULEAN AVE	309.96
1332	F3	21704124	1	5702 CERULEAN AVE	309.96
1333	F3	13066305	1	5852 CERULEAN AVE	309.96
1334	F3	13066109	1	5861 CERULEAN AVE	309.96
1335	F3	13066306	1	5862 CERULEAN AVE	309.96
1336	F3	13066110	1	5871 CERULEAN AVE	309.96
1337	F3	13066307	1	5872 CERULEAN AVE	309.96
1338	F3	13066111	1	5891 CERULEAN AVE	309.96
1339	F3	13066112	1	5901 CERULEAN AVE	309.96
1340	F3	13066113	1	5911 CERULEAN AVE	309.96
1341	F3	13066224	1	5951 CERULEAN AVE	309.96
1342	F3	13066501	1	5952 CERULEAN AVE	309.96
1343	F3	13066230	1	5971 CERULEAN AVE	309.96
1344	F3	13069125	1	5972 CERULEAN AVE	309.96
1345	F3	13066222	1	5991 CERULEAN AVE	309.96
1346	F3	13069102	1	5992 CERULEAN AVE	309.96
1347	F3	13066221	1	6011 CERULEAN AVE	309.96
1348	F3	13069103	1	6012 CERULEAN AVE	309.96
1349	F3	13066220	1	6021 CERULEAN AVE	309.96
1350	F3	13069104	1	6022 CERULEAN AVE	309.96
1351	F3	13066219	1	6031 CERULEAN AVE	309.96
1352	F3	13069105	1	6032 CERULEAN AVE	309.96
1353	F3	13066218	1	6041 CERULEAN AVE	309.96
1354	F3	13066217	1	6061 CERULEAN AVE	309.96
1355	F3	13069106	1	6062 CERULEAN AVE	309.96
1356	F3	13066216	1	6071 CERULEAN AVE	309.96
1357	F3	13066215	1	6081 CERULEAN AVE	309.96
1358	F3	13066214	1	6091 CERULEAN AVE	309.96
1359	F3	13066213	1	6101 CERULEAN AVE	309.96
1360	F3	13064424	1	6111 CERULEAN AVE	309.96
1361	F3	13064423	1	6121 CERULEAN AVE	309.96
1362	F3	13064422	1	6131 CERULEAN AVE	309.96

1363	F3	13064421	1	6141 CERULEAN AVE	309.96
1364	F3	13064420	1	6151 CERULEAN AVE	309.96
1365	F3	13064419	1	6161 CERULEAN AVE	309.96
1366	F3	13064418	1	6181 CERULEAN AVE	309.96
1367	F3	13064417	1	6191 CERULEAN AVE	309.96
1368	F3	13064416	1	6201 CERULEAN AVE	309.96
1369	F3	13064415	1	6211 CERULEAN AVE	309.96
1370	F3	13064414	1	6221 CERULEAN AVE	309.96
1371	F3	13064413	1	6231 CERULEAN AVE	309.96
1372	F3	13063123	1	6301 CERULEAN AVE	309.96
1373	F3	13063308	1	6302 CERULEAN AVE	309.96
1374	F3	13063122	1	6311 CERULEAN AVE	309.96
1375	F3	13063309	1	6312 CERULEAN AVE	309.96
1376	F3	13063121	1	6321 CERULEAN AVE	309.96
1377	F3	13063310	1	6322 CERULEAN AVE	309.96
1378	F3	13063120	1	6341 CERULEAN AVE	309.96
1379	F3	13063119	1	6351 CERULEAN AVE	309.96
1380	F3	13063118	1	6361 CERULEAN AVE	309.96
1381	F3	13063117	1	6371 CERULEAN AVE	309.96
1382	F3	13063116	1	6381 CERULEAN AVE	309.96
1383	F3	13063115	1	6391 CERULEAN AVE	309.96
1384	F3	13063114	1	6401 CERULEAN AVE	309.96
1385	F3	13063207	1	6412 CERULEAN AVE	309.96
1386	F3	13063206	1	6432 CERULEAN AVE	309.96
1387	F3	13063205	1	6442 CERULEAN AVE	309.96
1388	F3	13047234	1	6501 CERULEAN AVE	309.96
1389	F3	13047301	1	6502 CERULEAN AVE	309.96
1390	F3	13047233	1	6521 CERULEAN AVE	309.96
1391	F3	13047302	1	6522 CERULEAN AVE	309.96
1392	F3	13047232	1	6531 CERULEAN AVE	309.96
1393	F3	13047303	1	6532 CERULEAN AVE	309.96
1394	F3	13047231	1	6541 CERULEAN AVE	309.96
1395	F3	13047304	1	6542 CERULEAN AVE	309.96
1396	F3	13047230	1	6551 CERULEAN AVE	309.96
1397	F3	13047305	1	6552 CERULEAN AVE	309.96
1398	F3	13047229	1	6561 CERULEAN AVE	309.96
1399	F3	13047228	1	6571 CERULEAN AVE	309.96
1400	F3	13047306	1	6572 CERULEAN AVE	309.96
1401	F3	13047307	1	6582 CERULEAN AVE	309.96
1402	F3	13047227	1	6591 CERULEAN AVE	309.96
1403	F3	13047308	1	6592 CERULEAN AVE	309.96
1404	F3	13047226	1	6601 CERULEAN AVE	309.96
1405	F3	13047309	1	6602 CERULEAN AVE	309.96
1406	F3	13047225	1	6611 CERULEAN AVE	309.96
1407	F3	13047310	1	6612 CERULEAN AVE	309.96
1408	F3	13047224	1	6619 CERULEAN AVE	309.96
1409	F3	13047223	1	6621 CERULEAN AVE	309.96

1410 F3 13047311	1	6622 CERULEAN AVE	309.96
1411 F3 13047222	1	6631 CERULEAN AVE	309.96
1412 F3 13047312	1	6632 CERULEAN AVE	309.96
1413 F3 13047313	1	6642 CERULEAN AVE	309.96
1414 F3 13047221	1	6651 CERULEAN AVE	309.96
1415 F3 13047314	1	6652 CERULEAN AVE	309.96
1416 F3 13047315	1	6658 CERULEAN AVE	309.96
1417 F3 13047220	1	6661 CERULEAN AVE	309.96
1418 F3 13047219	1	6671 CERULEAN AVE	309.96
1419 F3 13047316	1	6672 CERULEAN AVE	309.96
1420 F3 13047218	1	6691 CERULEAN AVE	309.96
1421 F3 13047317	1	6692 CERULEAN AVE	309.96
1422 F3 13034407	1	5591 CHAPMAN AVE	309.96
1423 F3 13034408	1	5601 CHAPMAN AVE	309.96
1424 F3 13034409	1	5611 CHAPMAN AVE	309.96
1425 F3 22420322	1	5832 CHAPMAN AVE	309.96
1426 F3 22420323	1	5836 CHAPMAN AVE	309.96
1427 F3 22420324	1	5840 CHAPMAN AVE	309.96
1428 F3 22420325	1	5844 CHAPMAN AVE	309.96
1429 F3 22420326	1	5848 CHAPMAN AVE	309.96
1430 F3 22420327	1	5852 CHAPMAN AVE	309.96
1431 F3 22420328	1	5856 CHAPMAN AVE	309.96
1432 F3 22420329	1	5862 CHAPMAN AVE	309.96
1433 F3 13021108	1	6122 CHAPMAN AVE	309.96
1434 F3 13021107	1	6132 CHAPMAN AVE	309.96
1435 F3 13036514	1	6141 CHAPMAN AVE	309.96
1436 F3 13021106	1	6152 CHAPMAN AVE	309.96
1437 F3 13036515	1	6161 CHAPMAN AVE	309.96
1438 F3 13021105	1	6162 CHAPMAN AVE	309.96
1439 F3 13036516	1	6171 CHAPMAN AVE	309.96
1440 F3 13021104	1	6172 CHAPMAN AVE	309.96
1441 F3 13036517	1	6181 CHAPMAN AVE	309.96
1442 F3 13021103	1	6182 CHAPMAN AVE	309.96
1443 F3 13036518	1	6191 CHAPMAN AVE	309.96
1444 F3 13021102	1	6202 CHAPMAN AVE	309.96
1445 F3 13036519	1	6211 CHAPMAN AVE	309.96
1446 F3 13021101	1	6212 CHAPMAN AVE	309.96
1447 F3 13036520	1	6221 CHAPMAN AVE	309.96
1448 F3 13020201	1	6222 CHAPMAN AVE	309.96
1449 F3 13036521	1	6231 CHAPMAN AVE	309.96
1450 F3 13036522	1	6241 CHAPMAN AVE	309.96
1451 F3 13020109	1	6242 CHAPMAN AVE	309.96
1452 F3 13036523	1	6251 CHAPMAN AVE	309.96
1453 F3 13020108	1	6252 CHAPMAN AVE	309.96
1454 F3 13037409	1	6261 CHAPMAN AVE	309.96
1455 F3 13020107	1	6262 CHAPMAN AVE	309.96
1456 F3 13037410	1	6271 CHAPMAN AVE	309.96

1457 F3 13020106	1	6272 CHAPMAN AVE	309.96
1458 F3 13037411	1	6281 CHAPMAN AVE	309.96
1459 F3 13037412	1	6291 CHAPMAN AVE	309.96
1460 F3 13020105	1	6292 CHAPMAN AVE	309.96
1461 F3 13020104	1	6302 CHAPMAN AVE	309.96
1462 F3 13037413	1	6311 CHAPMAN AVE	309.96
1463 F3 13020103	1	6312 CHAPMAN AVE	309.96
1464 F3 13037414	1	6321 CHAPMAN AVE	309.96
1465 F3 13020102	1	6322 CHAPMAN AVE	309.96
1466 F3 13037415	1	6331 CHAPMAN AVE	309.96
1467 F3 13020101	1	6342 CHAPMAN AVE	309.96
1468 F3 13037416	1	6351 CHAPMAN AVE	309.96
1469 F3 13019111	1	6352 CHAPMAN AVE	309.96
1470 F3 13037505	1	6361 CHAPMAN AVE	309.96
1471 F3 13019110	1	6362 CHAPMAN AVE	309.96
1472 F3 13037506	1	6371 CHAPMAN AVE	309.96
1473 F3 13019109	1	6372 CHAPMAN AVE	309.96
1474 F3 13037507	1	6381 CHAPMAN AVE	309.96
1475 F3 13019108	1	6382 CHAPMAN AVE	309.96
1476 F3 13037508	1	6391 CHAPMAN AVE	309.96
1477 F3 13019107	1	6392 CHAPMAN AVE	309.96
1478 F3 13041508	1	6401 CHAPMAN AVE	309.96
1479 F3 13019106	1	6402 CHAPMAN AVE	309.96
1480 F3 13019105	1	6412 CHAPMAN AVE	309.96
1481 F3 13041507	1	6421 CHAPMAN AVE	309.96
1482 F3 13019104	1	6422 CHAPMAN AVE	309.96
1483 F3 13041506	1	6431 CHAPMAN AVE	309.96
1484 F3 13019103	1	6442 CHAPMAN AVE	309.96
1485 F3 13041505	1	6451 CHAPMAN AVE	309.96
1486 F3 13019102	1	6452 CHAPMAN AVE	309.96
1487 F3 13019101	1	6462 CHAPMAN AVE	309.96
1488 F3 13041408	1	6511 CHAPMAN AVE	309.96
1489 F3 13041409	1	6521 CHAPMAN AVE	309.96
1490 F3 13018114	1	6522 CHAPMAN AVE	309.96
1491 F3 13018113	1	6532 CHAPMAN AVE	309.96
1492 F3 13041410	1	6541 CHAPMAN AVE	309.96
1493 F3 13018112	1	6542 CHAPMAN AVE	309.96
1494 F3 13041411	1	6561 CHAPMAN AVE	309.96
1495 F3 13018111	1	6562 CHAPMAN AVE	309.96
1496 F3 13041412	1	6571 CHAPMAN AVE	309.96
1497 F3 13018110	1	6572 CHAPMAN AVE	309.96
1498 F3 13018109	1	6582 CHAPMAN AVE	309.96
1499 F3 13042514	1	6591 CHAPMAN AVE	309.96
1500 F3 13018108	1	6592 CHAPMAN AVE	309.96
1501 F3 13042515	1	6601 CHAPMAN AVE	309.96
1502 F3 13018107	1	6602 CHAPMAN AVE	309.96
1503 F3 13042516	1	6611 CHAPMAN AVE	309.96

1504	F3	13018106	1	6612	CHAPMAN AVE	309.96
1505	F3	13042517	1	6621	CHAPMAN AVE	309.96
1506	F3	13018105	1	6622	CHAPMAN AVE	309.96
1507	F3	13042518	1	6631	CHAPMAN AVE	309.96
1508	F3	13018104	1	6632	CHAPMAN AVE	309.96
1509	F3	13042519	1	6641	CHAPMAN AVE	309.96
1510	F3	13042520	1	6651	CHAPMAN AVE	309.96
1511	F3	13018103	1	6652	CHAPMAN AVE	309.96
1512	F3	13042521	1	6661	CHAPMAN AVE	309.96
1513	F3	13018102	1	6662	CHAPMAN AVE	309.96
1514	F3	13042522	1	6671	CHAPMAN AVE	309.96
1515	F3	13018101	1	6672	CHAPMAN AVE	309.96
1516	F3	13042523	1	6681	CHAPMAN AVE	309.96
1517	F3	13016905	1	6682	CHAPMAN AVE	309.96
1518	F3	13042524	1	6691	CHAPMAN AVE	309.96
1519	F3	13016904	1	6692	CHAPMAN AVE	309.96
1520	F3	13042525	1	6701	CHAPMAN AVE	309.96
1521	F3	13042526	1	6711	CHAPMAN AVE	309.96
1522	F3	13016903	1	6712	CHAPMAN AVE	309.96
1523	F3	13043302	1	6721	CHAPMAN AVE	309.96
1524	F3	13016902	1	6722	CHAPMAN AVE	309.96
1525	F3	13016901	1	6732	CHAPMAN AVE	309.96
1526	F3	13043427	1	6741	CHAPMAN AVE	309.96
1527	F3	13043426	1	6751	CHAPMAN AVE	309.96
1528	F3	13016107	1	6752	CHAPMAN AVE	309.96
1529	F3	13043425	1	6761	CHAPMAN AVE	309.96
1530	F3	13016106	1	6762	CHAPMAN AVE	309.96
1531	F3	13016105	1	6772	CHAPMAN AVE	309.96
1532	F3	13043424	1	6781	CHAPMAN AVE	309.96
1533	F3	13016104	1	6782	CHAPMAN AVE	309.96
1534	F3	13043423	1	6791	CHAPMAN AVE	309.96
1535	F3	13043422	1	6801	CHAPMAN AVE	309.96
1536	F3	13016103	1	6802	CHAPMAN AVE	309.96
1537	F3	13043421	1	6811	CHAPMAN AVE	309.96
1538	F3	13016102	1	6812	CHAPMAN AVE	309.96
1539	F3	13043420	1	6831	CHAPMAN AVE	309.96
1540	F3	13016101	1	6832	CHAPMAN AVE	309.96
1541	F3	13043419	1	6841	CHAPMAN AVE	309.96
1542	F3	13017505	1	6842	CHAPMAN AVE	309.96
1543	F3	13043418	1	6851	CHAPMAN AVE	309.96
1544	F3	13017504	1	6852	CHAPMAN AVE	309.96
1545	F3	13043417	1	6861	CHAPMAN AVE	309.96
1546	F3	13017503	1	6862	CHAPMAN AVE	309.96
1547	F3	13043416	1	6871	CHAPMAN AVE	309.96
1548	F3	13017502	1	6872	CHAPMAN AVE	309.96
1549	F3	13017501	1	6882	CHAPMAN AVE	309.96
1550	F3	13017405	1	6902	CHAPMAN AVE	309.96

1551	F3	13017404	1	6922 CHAPMAN AVE	309.96
1552	F3	13017403	1	6932 CHAPMAN AVE	309.96
1553	F3	13017402	1	6942 CHAPMAN AVE	309.96
1554	F3	13043517	1	6961 CHAPMAN AVE	309.96
1555	F3	13061611	1	12251 CHASE ST	309.96
1556	F3	13061612	1	12261 CHASE ST	309.96
1557	F3	13061108	1	12262 CHASE ST	309.96
1558	F3	13061613	1	12271 CHASE ST	309.96
1559	F3	13061109	1	12272 CHASE ST	309.96
1560	F3	13061614	1	12281 CHASE ST	309.96
1561	F3	13061110	1	12282 CHASE ST	309.96
1562	F3	13061615	1	12301 CHASE ST	309.96
1563	F3	13061111	1	12302 CHASE ST	309.96
1564	F3	13061616	1	12311 CHASE ST	309.96
1565	F3	13061112	1	12312 CHASE ST	309.96
1566	F3	13061617	1	12321 CHASE ST	309.96
1567	F3	13061113	1	12322 CHASE ST	309.96
1568	F3	13061651	1	12331 CHASE ST	309.96
1569	F3	13061114	1	12332 CHASE ST	309.96
1570	F3	13061652	1	12341 CHASE ST	309.96
1571	F3	13061653	1	12351 CHASE ST	309.96
1572	F3	13061654	1	12361 CHASE ST	309.96
1573	F3	13061310	1	12362 CHASE ST	309.96
1574	F3	13061655	1	12371 CHASE ST	309.96
1575	F3	13061311	1	12372 CHASE ST	309.96
1576	F3	13061656	1	12381 CHASE ST	309.96
1577	F3	13061657	1	12391 CHASE ST	309.96
1578	F3	13061312	1	12392 CHASE ST	309.96
1579	F3	13061658	1	12401 CHASE ST	309.96
1580	F3	13061659	1	12421 CHASE ST	309.96
1581	F3	13061660	1	12441 CHASE ST	309.96
1582	F3	13061661	1	12471 CHASE ST	309.96
1583	F3	13061510	1	12472 CHASE ST	309.96
1584	F3	13065232	1	12591 CHASE ST	309.96
1585	F3	13065233	1	12601 CHASE ST	309.96
1586	F3	13065234	1	12611 CHASE ST	309.96
1587	F3	13065330	1	12612 CHASE ST	309.96
1588	F3	13065235	1	12621 CHASE ST	309.96
1589	F3	13065329	1	12622 CHASE ST	309.96
1590	F3	13066117	1	12631 CHASE ST	309.96
1591	F3	13066116	1	12651 CHASE ST	309.96
1592	F3	13066115	1	12661 CHASE ST	309.96
1593	F3	13066114	1	12671 CHASE ST	309.96
1594	F3	13066405	1	12681 CHASE ST	309.96
1595	F3	13066406	1	12691 CHASE ST	309.96
1596	F3	13066407	1	12701 CHASE ST	309.96
1597	F3	13066511	1	12702 CHASE ST	309.96

1598	F3	13066408	1	12711 CHASE ST	309.96
1599	F3	13066512	1	12712 CHASE ST	309.96
1600	F3	13067312	1	12721 CHASE ST	309.96
1601	F3	13066513	1	12722 CHASE ST	309.96
1602	F3	13067313	1	12731 CHASE ST	309.96
1603	F3	13067431	1	12732 CHASE ST	309.96
1604	F3	13067314	1	12741 CHASE ST	309.96
1605	F3	13067432	1	12742 CHASE ST	309.96
1606	F3	13067315	1	12751 CHASE ST	309.96
1607	F3	13067433	1	12752 CHASE ST	309.96
1608	F3	13067316	1	12761 CHASE ST	309.96
1609	F3	13067434	1	12762 CHASE ST	309.96
1610	F3	13067317	1	12771 CHASE ST	309.96
1611	F3	13067435	1	12772 CHASE ST	309.96
1612	F3	13067318	1	12781 CHASE ST	309.96
1613	F3	13067436	1	12782 CHASE ST	309.96
1614	F3	13067319	1	12791 CHASE ST	309.96
1615	F3	13067437	1	12792 CHASE ST	309.96
1616	F3	13067320	1	12811 CHASE ST	309.96
1617	F3	13067438	1	12812 CHASE ST	309.96
1618	F3	13067321	1	12821 CHASE ST	309.96
1619	F3	13067439	1	12822 CHASE ST	309.96
1620	F3	13067322	1	12831 CHASE ST	309.96
1621	F3	13067440	1	12832 CHASE ST	309.96
1622	F3	13070111	1	12841 CHASE ST	309.96
1623	F3	13070225	1	12842 CHASE ST	309.96
1624	F3	13070110	1	12851 CHASE ST	309.96
1625	F3	13070226	1	12852 CHASE ST	309.96
1626	F3	13070109	1	12861 CHASE ST	309.96
1627	F3	13070227	1	12862 CHASE ST	309.96
1628	F3	13070108	1	12871 CHASE ST	309.96
1629	F3	13070228	1	12872 CHASE ST	309.96
1630	F3	13070229	1	12882 CHASE ST	309.96
1631	F3	13070230	1	12892 CHASE ST	309.96
1632	F3	21725201	1	12631 CHATENAY WAY	309.96
1633	F3	21725209	1	12632 CHATENAY WAY	309.96
1634	F3	21725208	1	12640 CHATENAY WAY	309.96
1635	F3	21725202	1	12641 CHATENAY WAY	309.96
1636	F3	21725207	1	12648 CHATENAY WAY	309.96
1637	F3	21725203	1	12655 CHATENAY WAY	309.96
1638	F3	21725206	1	12656 CHATENAY WAY	309.96
1639	F3	21725204	1	12661 CHATENAY WAY	309.96
1640	F3	21725205	1	12662 CHATENAY WAY	309.96
1641	F3	21701512	1	5192 CHRISTAL AVE	309.96
1642	F3	21701411	1	5201 CHRISTAL AVE	309.96
1643	F3	21701511	1	5202 CHRISTAL AVE	309.96
1644	F3	21701412	1	5211 CHRISTAL AVE	309.96

1645	F3	21701510	1	5212	CHRISTAL AVE	309.96
1646	F3	21701413	1	5221	CHRISTAL AVE	309.96
1647	F3	21701509	1	5222	CHRISTAL AVE	309.96
1648	F3	21701426	1	5231	CHRISTAL AVE	309.96
1649	F3	21701535	1	5232	CHRISTAL AVE	309.96
1650	F3	21701415	1	5241	CHRISTAL AVE	309.96
1651	F3	21701507	1	5242	CHRISTAL AVE	309.96
1652	F3	21701416	1	5251	CHRISTAL AVE	309.96
1653	F3	21701506	1	5252	CHRISTAL AVE	309.96
1654	F3	21701417	1	5261	CHRISTAL AVE	309.96
1655	F3	21701505	1	5262	CHRISTAL AVE	309.96
1656	F3	21701418	1	5281	CHRISTAL AVE	309.96
1657	F3	21701504	1	5282	CHRISTAL AVE	309.96
1658	F3	21701419	1	5291	CHRISTAL AVE	309.96
1659	F3	21701503	1	5292	CHRISTAL AVE	309.96
1660	F3	21701420	1	5301	CHRISTAL AVE	309.96
1661	F3	21701502	1	5302	CHRISTAL AVE	309.96
1662	F3	21702326	1	5311	CHRISTAL AVE	309.96
1663	F3	21702401	1	5312	CHRISTAL AVE	309.96
1664	F3	21702325	1	5321	CHRISTAL AVE	309.96
1665	F3	21702402	1	5322	CHRISTAL AVE	309.96
1666	F3	21702324	1	5331	CHRISTAL AVE	309.96
1667	F3	21702403	1	5332	CHRISTAL AVE	309.96
1668	F3	21702323	1	5341	CHRISTAL AVE	309.96
1669	F3	21702404	1	5342	CHRISTAL AVE	309.96
1670	F3	21702322	1	5351	CHRISTAL AVE	309.96
1671	F3	21702405	1	5352	CHRISTAL AVE	309.96
1672	F3	21702321	1	5361	CHRISTAL AVE	309.96
1673	F3	21702406	1	5362	CHRISTAL AVE	309.96
1674	F3	21702320	1	5371	CHRISTAL AVE	309.96
1675	F3	21702407	1	5372	CHRISTAL AVE	309.96
1676	F3	21702319	1	5381	CHRISTAL AVE	309.96
1677	F3	21702408	1	5382	CHRISTAL AVE	309.96
1678	F3	21702318	1	5401	CHRISTAL AVE	309.96
1679	F3	21702409	1	5402	CHRISTAL AVE	309.96
1680	F3	21702317	1	5411	CHRISTAL AVE	309.96
1681	F3	21702442	1	5412	CHRISTAL AVE	309.96
1682	F3	21702443	1	5422	CHRISTAL AVE	309.96
1683	F3	21732134	1	5701	CONVERSE HOWE CIR	309.96
1684	F3	21732135	1	5702	CONVERSE HOWE CIR	309.96
1685	F3	21732133	1	5711	CONVERSE HOWE CIR	309.96
1686	F3	21732136	1	5712	CONVERSE HOWE CIR	309.96
1687	F3	21732132	1	5721	CONVERSE HOWE CIR	309.96
1688	F3	21732137	1	5722	CONVERSE HOWE CIR	309.96
1689	F3	21732131	1	5731	CONVERSE HOWE CIR	309.96
1690	F3	21732138	1	5732	CONVERSE HOWE CIR	309.96
1691	F3	13066104	1	5882	CRESCENT CIR	309.96

1692	F3	13065236	1	5891 CRESCENT CIR	309.96
1693	F3	13066118	1	5892 CRESCENT CIR	309.96
1694	F3	13066101	1	5901 CRESCENT CIR	309.96
1695	F3	13066119	1	5902 CRESCENT CIR	309.96
1696	F3	21725233	1	6811 DANVERS DR	309.96
1697	F3	21725232	1	6817 DANVERS DR	309.96
1698	F3	21725231	1	6823 DANVERS DR	309.96
1699	F3	21725230	1	6829 DANVERS DR	309.96
1700	F3	21725229	1	6835 DANVERS DR	309.96
1701	F3	21725228	1	6841 DANVERS DR	309.96
1702	F3	21725227	1	6847 DANVERS DR	309.96
1703	F3	21725241	1	6854 DANVERS DR	309.96
1704	F3	21725226	1	6859 DANVERS DR	309.96
1705	F3	21725240	1	6860 DANVERS DR	309.96
1706	F3	21725225	1	6865 DANVERS DR	309.96
1707	F3	21725239	1	6866 DANVERS DR	309.96
1708	F3	21725224	1	6871 DANVERS DR	309.96
1709	F3	21725238	1	6872 DANVERS DR	309.96
1710	F3	21725223	1	6877 DANVERS DR	309.96
1711	F3	21725237	1	6878 DANVERS DR	309.96
1712	F3	21725222	1	6883 DANVERS DR	309.96
1713	F3	21725236	1	6884 DANVERS DR	309.96
1714	F3	21725221	1	6889 DANVERS DR	309.96
1715	F3	21725235	1	6890 DANVERS DR	309.96
1716	F3	21725220	1	6895 DANVERS DR	309.96
1717	F3	21725234	1	6896 DANVERS DR	309.96
1718	F3	21725219	1	6901 DANVERS DR	309.96
1719	F3	21725218	1	6919 DANVERS DR	309.96
1720	F3	21725217	1	6925 DANVERS DR	309.96
1721	F3	21725216	1	6931 DANVERS DR	309.96
1722	F3	21725215	1	6937 DANVERS DR	309.96
1723	F3	21725214	1	6943 DANVERS DR	309.96
1724	F3	21725213	1	6949 DANVERS DR	309.96
1725	F3	21725212	1	6955 DANVERS DR	309.96
1726	F3	21725211	1	6961 DANVERS DR	309.96
1727	F3	21725210	1	6967 DANVERS DR	309.96
1728	F3	21732126	1	5701 DAVID WEBSTER CIR	309.96
1729	F3	21732127	1	5702 DAVID WEBSTER CIR	309.96
1730	F3	21732125	1	5711 DAVID WEBSTER CIR	309.96
1731	F3	21732128	1	5712 DAVID WEBSTER CIR	309.96
1732	F3	21732124	1	5721 DAVID WEBSTER CIR	309.96
1733	F3	21732129	1	5722 DAVID WEBSTER CIR	309.96
1734	F3	21732123	1	5731 DAVID WEBSTER CIR	309.96
1735	F3	21732130	1	5732 DAVID WEBSTER CIR	309.96
1736	F3	10847410	1	10512 DAVIT AVE	309.96
1737	F3	10847409	1	10522 DAVIT AVE	309.96
1738	F3	10847408	1	10532 DAVIT AVE	309.96

1739	F3	10847407	1	10552 DAVIT AVE	309.96
1740	F3	10847310	1	10561 DAVIT AVE	309.96
1741	F3	10847406	1	10562 DAVIT AVE	309.96
1742	F3	10847311	1	10571 DAVIT AVE	309.96
1743	F3	10847405	1	10572 DAVIT AVE	309.96
1744	F3	10847312	1	10581 DAVIT AVE	309.96
1745	F3	10847404	1	10582 DAVIT AVE	309.96
1746	F3	10847313	1	10591 DAVIT AVE	309.96
1747	F3	10847403	1	10592 DAVIT AVE	309.96
1748	F3	10847314	1	10601 DAVIT AVE	309.96
1749	F3	10847402	1	10602 DAVIT AVE	309.96
1750	F3	10847315	1	10611 DAVIT AVE	309.96
1751	F3	10847401	1	10612 DAVIT AVE	309.96
1752	F3	13037601	1	11771 DIAMOND ST	309.96
1753	F3	13041711	1	11772 DIAMOND ST	309.96
1754	F3	13037602	1	11781 DIAMOND ST	309.96
1755	F3	13041712	1	11782 DIAMOND ST	309.96
1756	F3	13037603	1	11791 DIAMOND ST	309.96
1757	F3	13041713	1	11792 DIAMOND ST	309.96
1758	F3	13037604	1	11801 DIAMOND ST	309.96
1759	F3	13037605	1	11821 DIAMOND ST	309.96
1760	F3	13041605	1	11822 DIAMOND ST	309.96
1761	F3	13037606	1	11831 DIAMOND ST	309.96
1762	F3	13041606	1	11832 DIAMOND ST	309.96
1763	F3	13037607	1	11841 DIAMOND ST	309.96
1764	F3	13041607	1	11842 DIAMOND ST	309.96
1765	F3	13037608	1	11851 DIAMOND ST	309.96
1766	F3	13037609	1	11861 DIAMOND ST	309.96
1767	F3	13037610	1	11871 DIAMOND ST	309.96
1768	F3	13041616	1	11872 DIAMOND ST	309.96
1769	F3	13037611	1	11881 DIAMOND ST	309.96
1770	F3	13041617	1	11882 DIAMOND ST	309.96
1771	F3	13037612	1	11891 DIAMOND ST	309.96
1772	F3	13041618	1	11892 DIAMOND ST	309.96
1773	F3	13037613	1	11911 DIAMOND ST	309.96
1774	F3	13041619	1	11912 DIAMOND ST	309.96
1775	F3	13019326	1	12102 DIAMOND ST	309.96
1776	F3	13019401	1	12111 DIAMOND ST	309.96
1777	F3	13019327	1	12112 DIAMOND ST	309.96
1778	F3	13019402	1	12121 DIAMOND ST	309.96
1779	F3	13019328	1	12122 DIAMOND ST	309.96
1780	F3	13019403	1	12131 DIAMOND ST	309.96
1781	F3	13019329	1	12132 DIAMOND ST	309.96
1782	F3	13019404	1	12141 DIAMOND ST	309.96
1783	F3	13019330	1	12142 DIAMOND ST	309.96
1784	F3	13019405	1	12161 DIAMOND ST	309.96
1785	F3	13019331	1	12162 DIAMOND ST	309.96

1786	F3	13019406	1	12171	DIAMOND ST	309.96
1787	F3	13019332	1	12172	DIAMOND ST	309.96
1788	F3	13019407	1	12181	DIAMOND ST	309.96
1789	F3	13019333	1	12182	DIAMOND ST	309.96
1790	F3	13019408	1	12201	DIAMOND ST	309.96
1791	F3	13019334	1	12202	DIAMOND ST	309.96
1792	F3	13061410	1	6012	DUDMAN AVE	309.96
1793	F3	13061409	1	6022	DUDMAN AVE	309.96
1794	F3	13061313	1	6031	DUDMAN AVE	309.96
1795	F3	13061314	1	6041	DUDMAN AVE	309.96
1796	F3	13061408	1	6042	DUDMAN AVE	309.96
1797	F3	13061315	1	6061	DUDMAN AVE	309.96
1798	F3	13061407	1	6062	DUDMAN AVE	309.96
1799	F3	13061316	1	6071	DUDMAN AVE	309.96
1800	F3	13061406	1	6072	DUDMAN AVE	309.96
1801	F3	13061317	1	6081	DUDMAN AVE	309.96
1802	F3	13061405	1	6082	DUDMAN AVE	309.96
1803	F3	13061318	1	6091	DUDMAN AVE	309.96
1804	F3	13061404	1	6092	DUDMAN AVE	309.96
1805	F3	13061319	1	6101	DUDMAN AVE	309.96
1806	F3	13061403	1	6102	DUDMAN AVE	309.96
1807	F3	13061320	1	6111	DUDMAN AVE	309.96
1808	F3	13061402	1	6112	DUDMAN AVE	309.96
1809	F3	13061321	1	6121	DUDMAN AVE	309.96
1810	F3	13061401	1	6122	DUDMAN AVE	309.96
1811	F3	13060422	1	6131	DUDMAN AVE	309.96
1812	F3	13060501	1	6132	DUDMAN AVE	309.96
1813	F3	13060421	1	6141	DUDMAN AVE	309.96
1814	F3	13060502	1	6142	DUDMAN AVE	309.96
1815	F3	13060420	1	6151	DUDMAN AVE	309.96
1816	F3	13060503	1	6152	DUDMAN AVE	309.96
1817	F3	13060419	1	6161	DUDMAN AVE	309.96
1818	F3	13060504	1	6162	DUDMAN AVE	309.96
1819	F3	13060418	1	6171	DUDMAN AVE	309.96
1820	F3	13060505	1	6172	DUDMAN AVE	309.96
1821	F3	13060417	1	6181	DUDMAN AVE	309.96
1822	F3	13060506	1	6182	DUDMAN AVE	309.96
1823	F3	13060416	1	6201	DUDMAN AVE	309.96
1824	F3	13060507	1	6202	DUDMAN AVE	309.96
1825	F3	13060415	1	6211	DUDMAN AVE	309.96
1826	F3	13060508	1	6212	DUDMAN AVE	309.96
1827	F3	13060414	1	6221	DUDMAN AVE	309.96
1828	F3	13060509	1	6222	DUDMAN AVE	309.96
1829	F3	13060413	1	6231	DUDMAN AVE	309.96
1830	F3	13060510	1	6232	DUDMAN AVE	309.96
1831	F3	13060412	1	6241	DUDMAN AVE	309.96
1832	F3	13060511	1	6242	DUDMAN AVE	309.96

1833	F3	13050111	1	12752 DUMONT ST	309.96
1834	F3	13050201	1	12761 DUMONT ST	309.96
1835	F3	13050112	1	12762 DUMONT ST	309.96
1836	F3	13050202	1	12781 DUMONT ST	309.96
1837	F3	13050113	1	12782 DUMONT ST	309.96
1838	F3	13050203	1	12791 DUMONT ST	309.96
1839	F3	13050114	1	12792 DUMONT ST	309.96
1840	F3	13050204	1	12801 DUMONT ST	309.96
1841	F3	13050115	1	12802 DUMONT ST	309.96
1842	F3	13050205	1	12811 DUMONT ST	309.96
1843	F3	13050116	1	12812 DUMONT ST	309.96
1844	F3	13050206	1	12821 DUMONT ST	309.96
1845	F3	13050117	1	12822 DUMONT ST	309.96
1846	F3	13050207	1	12831 DUMONT ST	309.96
1847	F3	13050118	1	12832 DUMONT ST	309.96
1848	F3	13050208	1	12841 DUMONT ST	309.96
1849	F3	13050119	1	12842 DUMONT ST	309.96
1850	F3	13050209	1	12851 DUMONT ST	309.96
1851	F3	13050120	1	12852 DUMONT ST	309.96
1852	F3	13050210	1	12861 DUMONT ST	309.96
1853	F3	13050121	1	12862 DUMONT ST	309.96
1854	F3	13050122	1	12872 DUMONT ST	309.96
1855	F3	13050123	1	12892 DUMONT ST	309.96
1856	F3	21726348	1	12296 EDEN CIR	309.96
1857	F3	21726347	1	12301 EDEN CIR	309.96
1858	F3	21726349	1	12302 EDEN CIR	309.96
1859	F3	21726350	1	12312 EDEN CIR	309.96
1860	F3	21733204	1	5701 EDWARD WARE CIR	309.96
1861	F3	21733205	1	5702 EDWARD WARE CIR	309.96
1862	F3	21733203	1	5711 EDWARD WARE CIR	309.96
1863	F3	21733206	1	5712 EDWARD WARE CIR	309.96
1864	F3	21733202	1	5721 EDWARD WARE CIR	309.96
1865	F3	21733207	1	5722 EDWARD WARE CIR	309.96
1866	F3	21733201	1	5731 EDWARD WARE CIR	309.96
1867	F3	21733208	1	5732 EDWARD WARE CIR	309.96
1868	F3	13035103	1	11751 EMERALD ST	309.96
1869	F3	13035104	1	11771 EMERALD ST	309.96
1870	F3	13036308	1	11772 EMERALD ST	309.96
1871	F3	13035105	1	11781 EMERALD ST	309.96
1872	F3	13036309	1	11782 EMERALD ST	309.96
1873	F3	13035106	1	11801 EMERALD ST	309.96
1874	F3	13036310	1	11802 EMERALD ST	309.96
1875	F3	13035107	1	11811 EMERALD ST	309.96
1876	F3	13036311	1	11812 EMERALD ST	309.96
1877	F3	13035108	1	11821 EMERALD ST	309.96
1878	F3	13036312	1	11822 EMERALD ST	309.96
1879	F3	13035109	1	11841 EMERALD ST	309.96

1880 F3 13036313	1	11842 EMERALD ST	309.96
1881 F3 13035110	1	11851 EMERALD ST	309.96
1882 F3 13036314	1	11852 EMERALD ST	309.96
1883 F3 13035111	1	11861 EMERALD ST	309.96
1884 F3 13036315	1	11862 EMERALD ST	309.96
1885 F3 13035112	1	11871 EMERALD ST	309.96
1886 F3 13036316	1	11872 EMERALD ST	309.96
1887 F3 13035113	1	11881 EMERALD ST	309.96
1888 F3 13036317	1	11882 EMERALD ST	309.96
1889 F3 13035114	1	11891 EMERALD ST	309.96
1890 F3 13036318	1	11892 EMERALD ST	309.96
1891 F3 13035115	1	11901 EMERALD ST	309.96
1892 F3 13036319	1	11902 EMERALD ST	309.96
1893 F3 13035116	1	11911 EMERALD ST	309.96
1894 F3 13036320	1	11912 EMERALD ST	309.96
1895 F3 13035117	1	11931 EMERALD ST	309.96
1896 F3 13036511	1	11932 EMERALD ST	309.96
1897 F3 13035118	1	11941 EMERALD ST	309.96
1898 F3 13035119	1	11951 EMERALD ST	309.96
1899 F3 13036512	1	11952 EMERALD ST	309.96
1900 F3 13035120	1	11971 EMERALD ST	309.96
1901 F3 13036513	1	11972 EMERALD ST	309.96
1902 F3 13021401	1	12011 EMERALD ST	309.96
1903 F3 13021402	1	12021 EMERALD ST	309.96
1904 F3 13021403	1	12041 EMERALD ST	309.96
1905 F3 13021404	1	12051 EMERALD ST	309.96
1906 F3 13021405	1	12061 EMERALD ST	309.96
1907 F3 13021406	1	12071 EMERALD ST	309.96
1908 F3 13021307	1	12072 EMERALD ST	309.96
1909 F3 13021308	1	12082 EMERALD ST	309.96
1910 F3 13021407	1	12091 EMERALD ST	309.96
1911 F3 13021309	1	12092 EMERALD ST	309.96
1912 F3 13021408	1	12101 EMERALD ST	309.96
1913 F3 13021310	1	12102 EMERALD ST	309.96
1914 F3 13021409	1	12111 EMERALD ST	309.96
1915 F3 13021311	1	12112 EMERALD ST	309.96
1916 F3 13021410	1	12121 EMERALD ST	309.96
1917 F3 13021312	1	12122 EMERALD ST	309.96
1918 F3 13021411	1	12131 EMERALD ST	309.96
1919 F3 13021313	1	12132 EMERALD ST	309.96
1920 F3 13021412	1	12141 EMERALD ST	309.96
1921 F3 13021314	1	12142 EMERALD ST	309.96
1922 F3 13021413	1	12151 EMERALD ST	309.96
1923 F3 13021414	1	12161 EMERALD ST	309.96
1924 F3 13021315	1	12162 EMERALD ST	309.96
1925 F3 13021316	1	12172 EMERALD ST	309.96
1926 F3 13021415	1	12181 EMERALD ST	309.96

1927	F3	13021317	1	12182 EMERALD ST	309.96
1928	F3	13021416	1	12191 EMERALD ST	309.96
1929	F3	13021417	1	12201 EMERALD ST	309.96
1930	F3	13021318	1	12202 EMERALD ST	309.96
1931	F3	13021418	1	12211 EMERALD ST	309.96
1932	F3	09727140	1	8681 ENLOE CIR	309.96
1933	F3	13033107	1	11762 FAIRCHILD ST	309.96
1934	F3	13033108	1	11772 FAIRCHILD ST	309.96
1935	F3	13034301	1	11912 FAIRCHILD ST	309.96
1936	F3	13034302	1	11932 FAIRCHILD ST	309.96
1937	F3	13034303	1	11942 FAIRCHILD ST	309.96
1938	F3	13034304	1	11952 FAIRCHILD ST	309.96
1939	F3	13024101	1	12022 FAIRCHILD ST	309.96
1940	F3	13029101	1	12031 FAIRCHILD ST	309.96
1941	F3	13024102	1	12032 FAIRCHILD ST	309.96
1942	F3	13029102	1	12041 FAIRCHILD ST	309.96
1943	F3	13024103	1	12042 FAIRCHILD ST	309.96
1944	F3	13029103	1	12051 FAIRCHILD ST	309.96
1945	F3	13024104	1	12052 FAIRCHILD ST	309.96
1946	F3	21727510	1	12412 FAIRCHILD ST	309.96
1947	F3	21727509	1	12422 FAIRCHILD ST	309.96
1948	F3	21727508	1	12432 FAIRCHILD ST	309.96
1949	F3	13036421	1	11841 GARNET CIR	309.96
1950	F3	13036422	1	11842 GARNET CIR	309.96
1951	F3	13036420	1	11851 GARNET CIR	309.96
1952	F3	13036423	1	11852 GARNET CIR	309.96
1953	F3	13036419	1	11861 GARNET CIR	309.96
1954	F3	13036424	1	11862 GARNET CIR	309.96
1955	F3	13036418	1	11871 GARNET CIR	309.96
1956	F3	13036425	1	11872 GARNET CIR	309.96
1957	F3	13036417	1	11891 GARNET CIR	309.96
1958	F3	13036426	1	11892 GARNET CIR	309.96
1959	F3	13020543	1	12131 GARNET CIR	309.96
1960	F3	13020540	1	12132 GARNET CIR	309.96
1961	F3	13020544	1	12141 GARNET CIR	309.96
1962	F3	13020539	1	12142 GARNET CIR	309.96
1963	F3	13020545	1	12161 GARNET CIR	309.96
1964	F3	13020538	1	12162 GARNET CIR	309.96
1965	F3	13020546	1	12171 GARNET CIR	309.96
1966	F3	13020537	1	12172 GARNET CIR	309.96
1967	F3	13020547	1	12181 GARNET CIR	309.96
1968	F3	13020536	1	12182 GARNET CIR	309.96
1969	F3	13020548	1	12201 GARNET CIR	309.96
1970	F3	13020535	1	12202 GARNET CIR	309.96
1971	F3	13064119	1	12522 GARNET ST	309.96
1972	F3	13064118	1	12532 GARNET ST	309.96
1973	F3	13064117	1	12542 GARNET ST	309.96

1974	F3	13064116	1	12552 GARNET ST	309.96
1975	F3	13064115	1	12562 GARNET ST	309.96
1976	F3	13064114	1	12582 GARNET ST	309.96
1977	F3	13064113	1	12592 GARNET ST	309.96
1978	F3	13064112	1	12602 GARNET ST	309.96
1979	F3	13064111	1	12612 GARNET ST	309.96
1980	F3	09744221	1	8502 GARO LN	309.96
1981	F3	09744222	1	8522 GARO LN	309.96
1982	F3	09743224	1	8671 GARO LN	309.96
1983	F3	09743217	1	8672 GARO LN	309.96
1984	F3	09743223	1	8681 GARO LN	309.96
1985	F3	09743218	1	8682 GARO LN	309.96
1986	F3	09743222	1	8691 GARO LN	309.96
1987	F3	09743219	1	8692 GARO LN	309.96
1988	F3	09743221	1	8695 GARO LN	309.96
1989	F3	09743220	1	8696 GARO LN	309.96
1990	F3	09728305	1	13731 HALE CIR	309.96
1991	F3	09728206	1	13732 HALE CIR	309.96
1992	F3	09730112	1	13741 HALE CIR	309.96
1993	F3	09730101	1	13742 HALE CIR	309.96
1994	F3	09730111	1	13751 HALE CIR	309.96
1995	F3	09730102	1	13752 HALE CIR	309.96
1996	F3	09730110	1	13771 HALE CIR	309.96
1997	F3	09730103	1	13772 HALE CIR	309.96
1998	F3	09730109	1	13781 HALE CIR	309.96
1999	F3	09730104	1	13782 HALE CIR	309.96
2000	F3	13045207	1	6682 HEALEY AVE	309.96
2001	F3	13045206	1	6691 HEALEY AVE	309.96
2002	F3	13045208	1	6692 HEALEY AVE	309.96
2003	F3	13045205	1	6701 HEALEY AVE	309.96
2004	F3	13045209	1	6702 HEALEY AVE	309.96
2005	F3	21726341	1	12291 HELENE CIR	309.96
2006	F3	21726342	1	12292 HELENE CIR	309.96
2007	F3	21726340	1	12301 HELENE CIR	309.96
2008	F3	21726343	1	12302 HELENE CIR	309.96
2009	F3	21726339	1	12311 HELENE CIR	309.96
2010	F3	21726338	1	12321 HELENE CIR	309.96
2011	F3	21726337	1	12331 HELENE CIR	309.96
2012	F3	10849246	1	10591 HENDERSON AVE	309.96
2013	F3	10849245	1	10592 HENDERSON AVE	309.96
2014	F3	10849247	1	10601 HENDERSON AVE	309.96
2015	F3	10849244	1	10602 HENDERSON AVE	309.96
2016	F3	10849248	1	10611 HENDERSON AVE	309.96
2017	F3	10808333	1	10621 HENDERSON AVE	309.96
2018	F3	10808408	1	10622 HENDERSON AVE	309.96
2019	F3	10808332	1	10631 HENDERSON AVE	309.96
2020	F3	10808407	1	10632 HENDERSON AVE	309.96

2021	F3	10808331	1	10641 HENDERSON AVE	309.96
2022	F3	10808406	1	10642 HENDERSON AVE	309.96
2023	F3	10808330	1	10651 HENDERSON AVE	309.96
2024	F3	10808405	1	10652 HENDERSON AVE	309.96
2025	F3	10808329	1	10661 HENDERSON AVE	309.96
2026	F3	10808404	1	10662 HENDERSON AVE	309.96
2027	F3	10808328	1	10681 HENDERSON AVE	309.96
2028	F3	10808403	1	10682 HENDERSON AVE	309.96
2029	F3	10808327	1	10691 HENDERSON AVE	309.96
2030	F3	10808402	1	10692 HENDERSON AVE	309.96
2031	F3	10808306	1	10701 HENDERSON AVE	309.96
2032	F3	10808401	1	10702 HENDERSON AVE	309.96
2033	F3	09743232	1	8671 HEWITT LN	309.96
2034	F3	09743225	1	8672 HEWITT LN	309.96
2035	F3	09743231	1	8681 HEWITT LN	309.96
2036	F3	09743226	1	8682 HEWITT LN	309.96
2037	F3	09743230	1	8691 HEWITT LN	309.96
2038	F3	09743227	1	8692 HEWITT LN	309.96
2039	F3	09743229	1	8695 HEWITT LN	309.96
2040	F3	09743228	1	8696 HEWITT LN	309.96
2041	F3	09730234	1	8742 HEWITT PL	309.96
2042	F3	09730235	1	8752 HEWITT PL	309.96
2043	F3	09730122	1	8771 HEWITT PL	309.96
2044	F3	09730108	1	8781 HEWITT PL	309.96
2045	F3	09730107	1	8791 HEWITT PL	309.96
2046	F3	09730106	1	8811 HEWITT PL	309.96
2047	F3	09730105	1	8821 HEWITT PL	309.96
2048	F3	13031534	1	5271 HOLLAND AVE	309.96
2049	F3	13030209	1	5272 HOLLAND AVE	309.96
2050	F3	13031533	1	5281 HOLLAND AVE	309.96
2051	F3	13030208	1	5282 HOLLAND AVE	309.96
2052	F3	13031532	1	5301 HOLLAND AVE	309.96
2053	F3	13030207	1	5302 HOLLAND AVE	309.96
2054	F3	13031531	1	5311 HOLLAND AVE	309.96
2055	F3	13030206	1	5312 HOLLAND AVE	309.96
2056	F3	13031530	1	5321 HOLLAND AVE	309.96
2057	F3	13030205	1	5322 HOLLAND AVE	309.96
2058	F3	13031529	1	5341 HOLLAND AVE	309.96
2059	F3	13030204	1	5342 HOLLAND AVE	309.96
2060	F3	13031528	1	5351 HOLLAND AVE	309.96
2061	F3	13030203	1	5352 HOLLAND AVE	309.96
2062	F3	13031527	1	5361 HOLLAND AVE	309.96
2063	F3	13030202	1	5362 HOLLAND AVE	309.96
2064	F3	13031526	1	5371 HOLLAND AVE	309.96
2065	F3	13030201	1	5372 HOLLAND AVE	309.96
2066	F3	13031525	1	5381 HOLLAND AVE	309.96
2067	F3	13029114	1	5382 HOLLAND AVE	309.96

2068	F3	13031524	1	5391 HOLLAND AVE	309.96
2069	F3	13029115	1	5392 HOLLAND AVE	309.96
2070	F3	13031523	1	5401 HOLLAND AVE	309.96
2071	F3	13029116	1	5402 HOLLAND AVE	309.96
2072	F3	13031522	1	5411 HOLLAND AVE	309.96
2073	F3	13029117	1	5412 HOLLAND AVE	309.96
2074	F3	13031521	1	5421 HOLLAND AVE	309.96
2075	F3	13029118	1	5422 HOLLAND AVE	309.96
2076	F3	13031520	1	5441 HOLLAND AVE	309.96
2077	F3	13029119	1	5442 HOLLAND AVE	309.96
2078	F3	13031519	1	5451 HOLLAND AVE	309.96
2079	F3	13029120	1	5452 HOLLAND AVE	309.96
2080	F3	13031518	1	5461 HOLLAND AVE	309.96
2081	F3	13029121	1	5462 HOLLAND AVE	309.96
2082	F3	13034310	1	5471 HOLLAND AVE	309.96
2083	F3	13029122	1	5472 HOLLAND AVE	309.96
2084	F3	13034311	1	5481 HOLLAND AVE	309.96
2085	F3	13029123	1	5482 HOLLAND AVE	309.96
2086	F3	13034312	1	5501 HOLLAND AVE	309.96
2087	F3	13034313	1	5521 HOLLAND AVE	309.96
2088	F3	13034314	1	5531 HOLLAND AVE	309.96
2089	F3	21726112	1	5251 HUNTLEY AVE	309.96
2090	F3	21726113	1	5261 HUNTLEY AVE	309.96
2091	F3	21726114	1	5281 HUNTLEY AVE	309.96
2092	F3	21726115	1	5291 HUNTLEY AVE	309.96
2093	F3	21726116	1	5301 HUNTLEY AVE	309.96
2094	F3	21726117	1	5311 HUNTLEY AVE	309.96
2095	F3	21726118	1	5321 HUNTLEY AVE	309.96
2096	F3	21726119	1	5331 HUNTLEY AVE	309.96
2097	F3	21726314	1	5332 HUNTLEY AVE	309.96
2098	F3	21726120	1	5341 HUNTLEY AVE	309.96
2099	F3	21726313	1	5342 HUNTLEY AVE	309.96
2100	F3	21726121	1	5351 HUNTLEY AVE	309.96
2101	F3	21726312	1	5352 HUNTLEY AVE	309.96
2102	F3	21726122	1	5361 HUNTLEY AVE	309.96
2103	F3	21726311	1	5362 HUNTLEY AVE	309.96
2104	F3	21726123	1	5371 HUNTLEY AVE	309.96
2105	F3	21726310	1	5372 HUNTLEY AVE	309.96
2106	F3	21726124	1	5381 HUNTLEY AVE	309.96
2107	F3	21726309	1	5382 HUNTLEY AVE	309.96
2108	F3	21726125	1	5391 HUNTLEY AVE	309.96
2109	F3	21726308	1	5392 HUNTLEY AVE	309.96
2110	F3	21726126	1	5411 HUNTLEY AVE	309.96
2111	F3	21726307	1	5412 HUNTLEY AVE	309.96
2112	F3	21726127	1	5421 HUNTLEY AVE	309.96
2113	F3	21726306	1	5422 HUNTLEY AVE	309.96
2114	F3	21726128	1	5431 HUNTLEY AVE	309.96

2115	F3	21726305	1	5432 HUNTLEY AVE	309.96
2116	F3	21726129	1	5441 HUNTLEY AVE	309.96
2117	F3	21726304	1	5442 HUNTLEY AVE	309.96
2118	F3	21726130	1	5461 HUNTLEY AVE	309.96
2119	F3	21726303	1	5462 HUNTLEY AVE	309.96
2120	F3	21726131	1	5471 HUNTLEY AVE	309.96
2121	F3	21726302	1	5472 HUNTLEY AVE	309.96
2122	F3	21726132	1	5501 HUNTLEY AVE	309.96
2123	F3	21726301	1	5502 HUNTLEY AVE	309.96
2124	F3	21727108	1	5511 HUNTLEY AVE	309.96
2125	F3	21727208	1	5512 HUNTLEY AVE	309.96
2126	F3	21727107	1	5521 HUNTLEY AVE	309.96
2127	F3	21727207	1	5522 HUNTLEY AVE	309.96
2128	F3	21727106	1	5531 HUNTLEY AVE	309.96
2129	F3	21727206	1	5532 HUNTLEY AVE	309.96
2130	F3	21727105	1	5541 HUNTLEY AVE	309.96
2131	F3	21727205	1	5542 HUNTLEY AVE	309.96
2132	F3	21727104	1	5551 HUNTLEY AVE	309.96
2133	F3	21727204	1	5552 HUNTLEY AVE	309.96
2134	F3	21727103	1	5561 HUNTLEY AVE	309.96
2135	F3	21727203	1	5562 HUNTLEY AVE	309.96
2136	F3	21727102	1	5571 HUNTLEY AVE	309.96
2137	F3	21727202	1	5572 HUNTLEY AVE	309.96
2138	F3	21727101	1	5591 HUNTLEY AVE	309.96
2139	F3	21727201	1	5592 HUNTLEY AVE	309.96
2140	F3	13084120	1	5641 HUNTLEY AVE	309.96
2141	F3	13084201	1	5652 HUNTLEY AVE	309.96
2142	F3	13084121	1	5661 HUNTLEY AVE	309.96
2143	F3	13084122	1	5671 HUNTLEY AVE	309.96
2144	F3	13084202	1	5672 HUNTLEY AVE	309.96
2145	F3	13084123	1	5681 HUNTLEY AVE	309.96
2146	F3	13084203	1	5682 HUNTLEY AVE	309.96
2147	F3	13084124	1	5701 HUNTLEY AVE	309.96
2148	F3	13084204	1	5702 HUNTLEY AVE	309.96
2149	F3	13084125	1	5711 HUNTLEY AVE	309.96
2150	F3	13084205	1	5712 HUNTLEY AVE	309.96
2151	F3	13084126	1	5721 HUNTLEY AVE	309.96
2152	F3	13084206	1	5722 HUNTLEY AVE	309.96
2153	F3	13084127	1	5731 HUNTLEY AVE	309.96
2154	F3	13084207	1	5732 HUNTLEY AVE	309.96
2155	F3	13084128	1	5741 HUNTLEY AVE	309.96
2156	F3	13084208	1	5742 HUNTLEY AVE	309.96
2157	F3	13084129	1	5751 HUNTLEY AVE	309.96
2158	F3	13084209	1	5752 HUNTLEY AVE	309.96
2159	F3	13084130	1	5761 HUNTLEY AVE	309.96
2160	F3	13084210	1	5762 HUNTLEY AVE	309.96
2161	F3	13084131	1	5771 HUNTLEY AVE	309.96

2162	F3	13084211	1	5772 HUNTLEY AVE	309.96
2163	F3	13084132	1	5781 HUNTLEY AVE	309.96
2164	F3	13084212	1	5782 HUNTLEY AVE	309.96
2165	F3	13084133	1	5791 HUNTLEY AVE	309.96
2166	F3	13084213	1	5792 HUNTLEY AVE	309.96
2167	F3	13084134	1	5801 HUNTLEY AVE	309.96
2168	F3	13084214	1	5802 HUNTLEY AVE	309.96
2169	F3	13084135	1	5811 HUNTLEY AVE	309.96
2170	F3	13084215	1	5812 HUNTLEY AVE	309.96
2171	F3	13084136	1	5821 HUNTLEY AVE	309.96
2172	F3	13084216	1	5822 HUNTLEY AVE	309.96
2173	F3	13085101	1	5831 HUNTLEY AVE	309.96
2174	F3	13084217	1	5832 HUNTLEY AVE	309.96
2175	F3	13085102	1	5841 HUNTLEY AVE	309.96
2176	F3	13085201	1	5842 HUNTLEY AVE	309.96
2177	F3	13085103	1	5851 HUNTLEY AVE	309.96
2178	F3	13085202	1	5852 HUNTLEY AVE	309.96
2179	F3	13085104	1	5861 HUNTLEY AVE	309.96
2180	F3	13085203	1	5862 HUNTLEY AVE	309.96
2181	F3	13085105	1	5871 HUNTLEY AVE	309.96
2182	F3	13085106	1	5881 HUNTLEY AVE	309.96
2183	F3	13085107	1	5891 HUNTLEY AVE	309.96
2184	F3	13085108	1	5901 HUNTLEY AVE	309.96
2185	F3	13085109	1	5911 HUNTLEY AVE	309.96
2186	F3	13085110	1	5921 HUNTLEY AVE	309.96
2187	F3	13085111	1	5931 HUNTLEY AVE	309.96
2188	F3	13061610	1	6021 HUNTLEY AVE	309.96
2189	F3	13061609	1	6041 HUNTLEY AVE	309.96
2190	F3	13061608	1	6051 HUNTLEY AVE	309.96
2191	F3	13061107	1	6052 HUNTLEY AVE	309.96
2192	F3	13061607	1	6061 HUNTLEY AVE	309.96
2193	F3	13061106	1	6062 HUNTLEY AVE	309.96
2194	F3	13061606	1	6071 HUNTLEY AVE	309.96
2195	F3	13061105	1	6072 HUNTLEY AVE	309.96
2196	F3	13061605	1	6081 HUNTLEY AVE	309.96
2197	F3	13061104	1	6082 HUNTLEY AVE	309.96
2198	F3	13061604	1	6101 HUNTLEY AVE	309.96
2199	F3	13061103	1	6102 HUNTLEY AVE	309.96
2200	F3	13061603	1	6111 HUNTLEY AVE	309.96
2201	F3	13061102	1	6112 HUNTLEY AVE	309.96
2202	F3	13061602	1	6121 HUNTLEY AVE	309.96
2203	F3	13061101	1	6122 HUNTLEY AVE	309.96
2204	F3	13061601	1	6131 HUNTLEY AVE	309.96
2205	F3	13060201	1	6132 HUNTLEY AVE	309.96
2206	F3	13060101	1	6141 HUNTLEY AVE	309.96
2207	F3	13060202	1	6142 HUNTLEY AVE	309.96
2208	F3	13060102	1	6151 HUNTLEY AVE	309.96

2209	F3	13060203	1	6152 HUNTLEY AVE	309.96
2210	F3	13060103	1	6161 HUNTLEY AVE	309.96
2211	F3	13060204	1	6162 HUNTLEY AVE	309.96
2212	F3	13060104	1	6171 HUNTLEY AVE	309.96
2213	F3	13060205	1	6172 HUNTLEY AVE	309.96
2214	F3	13060105	1	6181 HUNTLEY AVE	309.96
2215	F3	13060206	1	6182 HUNTLEY AVE	309.96
2216	F3	13060106	1	6191 HUNTLEY AVE	309.96
2217	F3	13060107	1	6201 HUNTLEY AVE	309.96
2218	F3	13060207	1	6202 HUNTLEY AVE	309.96
2219	F3	13060108	1	6211 HUNTLEY AVE	309.96
2220	F3	13060208	1	6212 HUNTLEY AVE	309.96
2221	F3	13060109	1	6221 HUNTLEY AVE	309.96
2222	F3	13060209	1	6222 HUNTLEY AVE	309.96
2223	F3	13060110	1	6231 HUNTLEY AVE	309.96
2224	F3	13060210	1	6232 HUNTLEY AVE	309.96
2225	F3	13060111	1	6241 HUNTLEY AVE	309.96
2226	F3	13060211	1	6242 HUNTLEY AVE	309.96
2227	F3	13060112	1	6251 HUNTLEY AVE	309.96
2228	F3	13036301	1	11771 JASPER ST	309.96
2229	F3	13036201	1	11772 JASPER ST	309.96
2230	F3	13036336	1	11781 JASPER ST	309.96
2231	F3	13036202	1	11782 JASPER ST	309.96
2232	F3	13036335	1	11801 JASPER ST	309.96
2233	F3	13036203	1	11802 JASPER ST	309.96
2234	F3	21732118	1	5701 JOHN CHAFFEY CIR	309.96
2235	F3	21732119	1	5702 JOHN CHAFFEY CIR	309.96
2236	F3	21732117	1	5711 JOHN CHAFFEY CIR	309.96
2237	F3	21732120	1	5712 JOHN CHAFFEY CIR	309.96
2238	F3	21732116	1	5721 JOHN CHAFFEY CIR	309.96
2239	F3	21732121	1	5722 JOHN CHAFFEY CIR	309.96
2240	F3	21732115	1	5731 JOHN CHAFFEY CIR	309.96
2241	F3	21732122	1	5732 JOHN CHAFFEY CIR	309.96
2242	F3	10848116	1	10511 KEDGE AVE	309.96
2243	F3	10848115	1	10521 KEDGE AVE	309.96
2244	F3	10848114	1	10531 KEDGE AVE	309.96
2245	F3	10848113	1	10551 KEDGE AVE	309.96
2246	F3	10848112	1	10561 KEDGE AVE	309.96
2247	F3	10848206	1	10562 KEDGE AVE	309.96
2248	F3	10848111	1	10571 KEDGE AVE	309.96
2249	F3	10848205	1	10572 KEDGE AVE	309.96
2250	F3	10848204	1	10582 KEDGE AVE	309.96
2251	F3	10848203	1	10592 KEDGE AVE	309.96
2252	F3	10848202	1	10602 KEDGE AVE	309.96
2253	F3	10848201	1	10612 KEDGE AVE	309.96
2254	F3	10850606	1	10621 KEDGE AVE	309.96
2255	F3	10850102	1	10622 KEDGE AVE	309.96

2256	F3	10850101	1	10632 KEDGE AVE	309.96
2257	F3	10850428	1	10661 KEDGE AVE	309.96
2258	F3	10850416	1	10662 KEDGE AVE	309.96
2259	F3	10850427	1	10671 KEDGE AVE	309.96
2260	F3	10850417	1	10672 KEDGE AVE	309.96
2261	F3	10850426	1	10681 KEDGE AVE	309.96
2262	F3	10850418	1	10682 KEDGE AVE	309.96
2263	F3	10850425	1	10691 KEDGE AVE	309.96
2264	F3	10850419	1	10692 KEDGE AVE	309.96
2265	F3	10850424	1	10701 KEDGE AVE	309.96
2266	F3	10850420	1	10702 KEDGE AVE	309.96
2267	F3	10850423	1	10711 KEDGE AVE	309.96
2268	F3	10850421	1	10712 KEDGE AVE	309.96
2269	F3	10850441	1	10721 KEDGE AVE	309.96
2270	F3	10850440	1	10722 KEDGE AVE	309.96
2271	F3	10850439	1	10726 KEDGE AVE	309.96
2272	F3	10847219	1	10521 KEELSON AVE	309.96
2273	F3	10847218	1	10531 KEELSON AVE	309.96
2274	F3	10847217	1	10551 KEELSON AVE	309.96
2275	F3	10847216	1	10561 KEELSON AVE	309.96
2276	F3	10847306	1	10562 KEELSON AVE	309.96
2277	F3	10847215	1	10571 KEELSON AVE	309.96
2278	F3	10847305	1	10572 KEELSON AVE	309.96
2279	F3	10847214	1	10581 KEELSON AVE	309.96
2280	F3	10847304	1	10582 KEELSON AVE	309.96
2281	F3	10847213	1	10591 KEELSON AVE	309.96
2282	F3	10847303	1	10592 KEELSON AVE	309.96
2283	F3	10847212	1	10601 KEELSON AVE	309.96
2284	F3	10847302	1	10602 KEELSON AVE	309.96
2285	F3	10847211	1	10611 KEELSON AVE	309.96
2286	F3	10847301	1	10612 KEELSON AVE	309.96
2287	F3	13065241	1	5972 KILLARNEY AVE	309.96
2288	F3	13065109	1	5991 KILLARNEY AVE	309.96
2289	F3	13065210	1	5992 KILLARNEY AVE	309.96
2290	F3	13065110	1	6011 KILLARNEY AVE	309.96
2291	F3	13065211	1	6012 KILLARNEY AVE	309.96
2292	F3	13065111	1	6021 KILLARNEY AVE	309.96
2293	F3	13065212	1	6022 KILLARNEY AVE	309.96
2294	F3	13065112	1	6031 KILLARNEY AVE	309.96
2295	F3	13065213	1	6032 KILLARNEY AVE	309.96
2296	F3	13065113	1	6041 KILLARNEY AVE	309.96
2297	F3	13065214	1	6042 KILLARNEY AVE	309.96
2298	F3	13065114	1	6061 KILLARNEY AVE	309.96
2299	F3	13065215	1	6062 KILLARNEY AVE	309.96
2300	F3	13065115	1	6071 KILLARNEY AVE	309.96
2301	F3	13065216	1	6072 KILLARNEY AVE	309.96
2302	F3	13065116	1	6081 KILLARNEY AVE	309.96

2303	F3	13065217	1	6082 KILLARNEY AVE	309.96
2304	F3	13065117	1	6091 KILLARNEY AVE	309.96
2305	F3	13065218	1	6092 KILLARNEY AVE	309.96
2306	F3	13065118	1	6101 KILLARNEY AVE	309.96
2307	F3	13065219	1	6102 KILLARNEY AVE	309.96
2308	F3	13064128	1	6111 KILLARNEY AVE	309.96
2309	F3	13064201	1	6112 KILLARNEY AVE	309.96
2310	F3	13064127	1	6121 KILLARNEY AVE	309.96
2311	F3	13064202	1	6122 KILLARNEY AVE	309.96
2312	F3	13064126	1	6131 KILLARNEY AVE	309.96
2313	F3	13064203	1	6132 KILLARNEY AVE	309.96
2314	F3	13064125	1	6141 KILLARNEY AVE	309.96
2315	F3	13064204	1	6142 KILLARNEY AVE	309.96
2316	F3	13064124	1	6151 KILLARNEY AVE	309.96
2317	F3	13064205	1	6152 KILLARNEY AVE	309.96
2318	F3	13064123	1	6161 KILLARNEY AVE	309.96
2319	F3	13064206	1	6162 KILLARNEY AVE	309.96
2320	F3	13064122	1	6181 KILLARNEY AVE	309.96
2321	F3	13064207	1	6182 KILLARNEY AVE	309.96
2322	F3	13064121	1	6191 KILLARNEY AVE	309.96
2323	F3	13064208	1	6192 KILLARNEY AVE	309.96
2324	F3	13064120	1	6201 KILLARNEY AVE	309.96
2325	F3	13062201	1	6261 KILLARNEY AVE	309.96
2326	F3	13062202	1	6271 KILLARNEY AVE	309.96
2327	F3	13062203	1	6291 KILLARNEY AVE	309.96
2328	F3	13062204	1	6301 KILLARNEY AVE	309.96
2329	F3	13046350	1	6501 KILLARNEY AVE	309.96
2330	F3	13046401	1	6502 KILLARNEY AVE	309.96
2331	F3	13046349	1	6521 KILLARNEY AVE	309.96
2332	F3	13046402	1	6522 KILLARNEY AVE	309.96
2333	F3	13046315	1	6531 KILLARNEY AVE	309.96
2334	F3	13046403	1	6532 KILLARNEY AVE	309.96
2335	F3	13046314	1	6541 KILLARNEY AVE	309.96
2336	F3	13046404	1	6542 KILLARNEY AVE	309.96
2337	F3	13046313	1	6551 KILLARNEY AVE	309.96
2338	F3	13046405	1	6552 KILLARNEY AVE	309.96
2339	F3	13046312	1	6561 KILLARNEY AVE	309.96
2340	F3	13046406	1	6562 KILLARNEY AVE	309.96
2341	F3	13046311	1	6571 KILLARNEY AVE	309.96
2342	F3	13046407	1	6572 KILLARNEY AVE	309.96
2343	F3	13046310	1	6591 KILLARNEY AVE	309.96
2344	F3	13046408	1	6592 KILLARNEY AVE	309.96
2345	F3	13046309	1	6601 KILLARNEY AVE	309.96
2346	F3	13046409	1	6602 KILLARNEY AVE	309.96
2347	F3	13046308	1	6611 KILLARNEY AVE	309.96
2348	F3	13046410	1	6612 KILLARNEY AVE	309.96
2349	F3	13046307	1	6621 KILLARNEY AVE	309.96

2350	F3	13046411	1	6622 KILLARNEY AVE	309.96
2351	F3	13046306	1	6631 KILLARNEY AVE	309.96
2352	F3	13046412	1	6632 KILLARNEY AVE	309.96
2353	F3	13046305	1	6641 KILLARNEY AVE	309.96
2354	F3	13046413	1	6642 KILLARNEY AVE	309.96
2355	F3	13046304	1	6651 KILLARNEY AVE	309.96
2356	F3	13046414	1	6652 KILLARNEY AVE	309.96
2357	F3	13046303	1	6661 KILLARNEY AVE	309.96
2358	F3	13046415	1	6662 KILLARNEY AVE	309.96
2359	F3	13046302	1	6671 KILLARNEY AVE	309.96
2360	F3	13046416	1	6672 KILLARNEY AVE	309.96
2361	F3	13046301	1	6691 KILLARNEY AVE	309.96
2362	F3	13046417	1	6692 KILLARNEY AVE	309.96
2363	F3	13048126	1	6711 KILLARNEY AVE	309.96
2364	F3	13048125	1	6721 KILLARNEY AVE	309.96
2365	F3	13048124	1	6731 KILLARNEY AVE	309.96
2366	F3	13048123	1	6741 KILLARNEY AVE	309.96
2367	F3	13048122	1	6751 KILLARNEY AVE	309.96
2368	F3	13048121	1	6761 KILLARNEY AVE	309.96
2369	F3	13048120	1	6771 KILLARNEY AVE	309.96
2370	F3	13048119	1	6781 KILLARNEY AVE	309.96
2371	F3	13048118	1	6791 KILLARNEY AVE	309.96
2372	F3	13044201	1	11771 LAMPLIGHTER ST	309.96
2373	F3	13044401	1	11772 LAMPLIGHTER ST	309.96
2374	F3	13044202	1	11781 LAMPLIGHTER ST	309.96
2375	F3	13044402	1	11782 LAMPLIGHTER ST	309.96
2376	F3	13044203	1	11791 LAMPLIGHTER ST	309.96
2377	F3	13044403	1	11792 LAMPLIGHTER ST	309.96
2378	F3	13044404	1	11812 LAMPLIGHTER ST	309.96
2379	F3	13044301	1	11821 LAMPLIGHTER ST	309.96
2380	F3	13044405	1	11822 LAMPLIGHTER ST	309.96
2381	F3	13044302	1	11831 LAMPLIGHTER ST	309.96
2382	F3	13044406	1	11832 LAMPLIGHTER ST	309.96
2383	F3	13044303	1	11841 LAMPLIGHTER ST	309.96
2384	F3	13044407	1	11842 LAMPLIGHTER ST	309.96
2385	F3	13044304	1	11851 LAMPLIGHTER ST	309.96
2386	F3	13044408	1	11852 LAMPLIGHTER ST	309.96
2387	F3	13043101	1	11871 LAMPLIGHTER ST	309.96
2388	F3	13043201	1	11872 LAMPLIGHTER ST	309.96
2389	F3	13043102	1	11881 LAMPLIGHTER ST	309.96
2390	F3	13043202	1	11882 LAMPLIGHTER ST	309.96
2391	F3	13043103	1	11891 LAMPLIGHTER ST	309.96
2392	F3	13043203	1	11892 LAMPLIGHTER ST	309.96
2393	F3	13043204	1	11902 LAMPLIGHTER ST	309.96
2394	F3	13043205	1	11912 LAMPLIGHTER ST	309.96
2395	F3	13045202	1	12251 LAMPLIGHTER ST	309.96
2396	F3	13045102	1	12252 LAMPLIGHTER ST	309.96

2397	F3	13045203	1	12261	LAMPLIGHTER ST	309.96
2398	F3	13045103	1	12262	LAMPLIGHTER ST	309.96
2399	F3	13045204	1	12265	LAMPLIGHTER ST	309.96
2400	F3	13045104	1	12266	LAMPLIGHTER ST	309.96
2401	F3	13045105	1	12272	LAMPLIGHTER ST	309.96
2402	F3	13045106	1	12282	LAMPLIGHTER ST	309.96
2403	F3	13045107	1	12292	LAMPLIGHTER ST	309.96
2404	F3	13045210	1	12301	LAMPLIGHTER ST	309.96
2405	F3	13045108	1	12302	LAMPLIGHTER ST	309.96
2406	F3	13045211	1	12311	LAMPLIGHTER ST	309.96
2407	F3	13045212	1	12321	LAMPLIGHTER ST	309.96
2408	F3	13045109	1	12322	LAMPLIGHTER ST	309.96
2409	F3	13045213	1	12331	LAMPLIGHTER ST	309.96
2410	F3	13045110	1	12332	LAMPLIGHTER ST	309.96
2411	F3	13045111	1	12342	LAMPLIGHTER ST	309.96
2412	F3	13045214	1	12351	LAMPLIGHTER ST	309.96
2413	F3	13045112	1	12352	LAMPLIGHTER ST	309.96
2414	F3	13045215	1	12361	LAMPLIGHTER ST	309.96
2415	F3	13045113	1	12362	LAMPLIGHTER ST	309.96
2416	F3	13045216	1	12371	LAMPLIGHTER ST	309.96
2417	F3	13045114	1	12372	LAMPLIGHTER ST	309.96
2418	F3	13045217	1	12381	LAMPLIGHTER ST	309.96
2419	F3	13045115	1	12382	LAMPLIGHTER ST	309.96
2420	F3	13045218	1	12391	LAMPLIGHTER ST	309.96
2421	F3	13045116	1	12392	LAMPLIGHTER ST	309.96
2422	F3	13045219	1	12401	LAMPLIGHTER ST	309.96
2423	F3	13045117	1	12412	LAMPLIGHTER ST	309.96
2424	F3	13045220	1	12421	LAMPLIGHTER ST	309.96
2425	F3	13045118	1	12422	LAMPLIGHTER ST	309.96
2426	F3	13046101	1	12431	LAMPLIGHTER ST	309.96
2427	F3	13045119	1	12432	LAMPLIGHTER ST	309.96
2428	F3	13046102	1	12451	LAMPLIGHTER ST	309.96
2429	F3	13045120	1	12452	LAMPLIGHTER ST	309.96
2430	F3	13045121	1	12462	LAMPLIGHTER ST	309.96
2431	F3	13045122	1	12482	LAMPLIGHTER ST	309.96
2432	F3	13048332	1	12542	LAMPLIGHTER ST	309.96
2433	F3	13048331	1	12552	LAMPLIGHTER ST	309.96
2434	F3	13048330	1	12562	LAMPLIGHTER ST	309.96
2435	F3	13048329	1	12572	LAMPLIGHTER ST	309.96
2436	F3	13048328	1	12592	LAMPLIGHTER ST	309.96
2437	F3	13048327	1	12602	LAMPLIGHTER ST	309.96
2438	F3	13048326	1	12612	LAMPLIGHTER ST	309.96
2439	F3	13048325	1	12622	LAMPLIGHTER ST	309.96
2440	F3	13048324	1	12632	LAMPLIGHTER ST	309.96
2441	F3	13048323	1	12642	LAMPLIGHTER ST	309.96
2442	F3	13048322	1	12652	LAMPLIGHTER ST	309.96
2443	F3	13048321	1	12662	LAMPLIGHTER ST	309.96

2444	F3	13048320	1	12672 LAMPLIGHTER ST	309.96
2445	F3	13048319	1	12682 LAMPLIGHTER ST	309.96
2446	F3	13048318	1	12692 LAMPLIGHTER ST	309.96
2447	F3	13048317	1	12702 LAMPLIGHTER ST	309.96
2448	F3	09743112	1	8611 LARIAT AVE	309.96
2449	F3	09743111	1	8621 LARIAT AVE	309.96
2450	F3	09743109	1	8631 LARIAT AVE	309.96
2451	F3	09743108	1	8641 LARIAT AVE	309.96
2452	F3	09743107	1	8661 LARIAT AVE	309.96
2453	F3	09743106	1	8671 LARIAT AVE	309.96
2454	F3	09743233	1	8672 LARIAT AVE	309.96
2455	F3	09743105	1	8681 LARIAT AVE	309.96
2456	F3	09743234	1	8682 LARIAT AVE	309.96
2457	F3	09743104	1	8691 LARIAT AVE	309.96
2458	F3	09743235	1	8692 LARIAT AVE	309.96
2459	F3	09743103	1	8701 LARIAT AVE	309.96
2460	F3	09743236	1	8702 LARIAT AVE	309.96
2461	F3	09743102	1	8721 LARIAT AVE	309.96
2462	F3	09743101	1	8731 LARIAT AVE	309.96
2463	F3	13029312	1	5371 LAURELTON AVE	309.96
2464	F3	13029411	1	5372 LAURELTON AVE	309.96
2465	F3	13029313	1	5381 LAURELTON AVE	309.96
2466	F3	13029410	1	5382 LAURELTON AVE	309.96
2467	F3	13029314	1	5391 LAURELTON AVE	309.96
2468	F3	13029409	1	5392 LAURELTON AVE	309.96
2469	F3	13029315	1	5401 LAURELTON AVE	309.96
2470	F3	13029408	1	5402 LAURELTON AVE	309.96
2471	F3	13029316	1	5411 LAURELTON AVE	309.96
2472	F3	13029407	1	5412 LAURELTON AVE	309.96
2473	F3	13029317	1	5421 LAURELTON AVE	309.96
2474	F3	13029406	1	5422 LAURELTON AVE	309.96
2475	F3	13029318	1	5441 LAURELTON AVE	309.96
2476	F3	13029405	1	5442 LAURELTON AVE	309.96
2477	F3	13029319	1	5451 LAURELTON AVE	309.96
2478	F3	13029404	1	5452 LAURELTON AVE	309.96
2479	F3	13029320	1	5461 LAURELTON AVE	309.96
2480	F3	13029403	1	5462 LAURELTON AVE	309.96
2481	F3	13029321	1	5471 LAURELTON AVE	309.96
2482	F3	13029402	1	5472 LAURELTON AVE	309.96
2483	F3	13029322	1	5501 LAURELTON AVE	309.96
2484	F3	13029401	1	5502 LAURELTON AVE	309.96
2485	F3	13023101	1	5511 LAURELTON AVE	309.96
2486	F3	13023201	1	5512 LAURELTON AVE	309.96
2487	F3	13023102	1	5521 LAURELTON AVE	309.96
2488	F3	13023202	1	5522 LAURELTON AVE	309.96
2489	F3	13023103	1	5531 LAURELTON AVE	309.96
2490	F3	13023203	1	5532 LAURELTON AVE	309.96

2491	F3	13023104	1	5551 LAURELTON AVE	309.96
2492	F3	13023204	1	5552 LAURELTON AVE	309.96
2493	F3	13023105	1	5561 LAURELTON AVE	309.96
2494	F3	13023205	1	5562 LAURELTON AVE	309.96
2495	F3	13023206	1	5572 LAURELTON AVE	309.96
2496	F3	13023207	1	5592 LAURELTON AVE	309.96
2497	F3	13018426	1	6511 LAURELTON AVE	309.96
2498	F3	13018427	1	6512 LAURELTON AVE	309.96
2499	F3	13018425	1	6521 LAURELTON AVE	309.96
2500	F3	13018428	1	6522 LAURELTON AVE	309.96
2501	F3	13018424	1	6531 LAURELTON AVE	309.96
2502	F3	13018429	1	6532 LAURELTON AVE	309.96
2503	F3	13018423	1	6541 LAURELTON AVE	309.96
2504	F3	13018430	1	6542 LAURELTON AVE	309.96
2505	F3	13018422	1	6561 LAURELTON AVE	309.96
2506	F3	13018431	1	6562 LAURELTON AVE	309.96
2507	F3	13016709	1	6671 LAURELTON AVE	309.96
2508	F3	13016710	1	6681 LAURELTON AVE	309.96
2509	F3	13016411	1	6702 LAURELTON AVE	309.96
2510	F3	13016711	1	6711 LAURELTON AVE	309.96
2511	F3	13016712	1	6721 LAURELTON AVE	309.96
2512	F3	13016410	1	6722 LAURELTON AVE	309.96
2513	F3	13016713	1	6731 LAURELTON AVE	309.96
2514	F3	13016409	1	6732 LAURELTON AVE	309.96
2515	F3	13016714	1	6741 LAURELTON AVE	309.96
2516	F3	13016408	1	6742 LAURELTON AVE	309.96
2517	F3	13016715	1	6751 LAURELTON AVE	309.96
2518	F3	13016407	1	6752 LAURELTON AVE	309.96
2519	F3	13016716	1	6761 LAURELTON AVE	309.96
2520	F3	13016406	1	6762 LAURELTON AVE	309.96
2521	F3	13016405	1	6772 LAURELTON AVE	309.96
2522	F3	13016305	1	6781 LAURELTON AVE	309.96
2523	F3	13016404	1	6782 LAURELTON AVE	309.96
2524	F3	13016306	1	6801 LAURELTON AVE	309.96
2525	F3	13016403	1	6802 LAURELTON AVE	309.96
2526	F3	13016307	1	6811 LAURELTON AVE	309.96
2527	F3	13016402	1	6812 LAURELTON AVE	309.96
2528	F3	13016308	1	6821 LAURELTON AVE	309.96
2529	F3	13016401	1	6822 LAURELTON AVE	309.96
2530	F3	13017518	1	6841 LAURELTON AVE	309.96
2531	F3	13017205	1	6842 LAURELTON AVE	309.96
2532	F3	13017519	1	6851 LAURELTON AVE	309.96
2533	F3	13017204	1	6852 LAURELTON AVE	309.96
2534	F3	13017520	1	6861 LAURELTON AVE	309.96
2535	F3	13017203	1	6862 LAURELTON AVE	309.96
2536	F3	13017521	1	6871 LAURELTON AVE	309.96
2537	F3	13017202	1	6872 LAURELTON AVE	309.96

2538	F3	13017522	1	6881 LAURELTON AVE	309.96
2539	F3	13017201	1	6882 LAURELTON AVE	309.96
2540	F3	13017430	1	6901 LAURELTON AVE	309.96
2541	F3	13017441	1	6902 LAURELTON AVE	309.96
2542	F3	13017431	1	6921 LAURELTON AVE	309.96
2543	F3	13017440	1	6922 LAURELTON AVE	309.96
2544	F3	13017432	1	6931 LAURELTON AVE	309.96
2545	F3	13017439	1	6932 LAURELTON AVE	309.96
2546	F3	13017433	1	6941 LAURELTON AVE	309.96
2547	F3	13017438	1	6942 LAURELTON AVE	309.96
2548	F3	13017434	1	6961 LAURELTON AVE	309.96
2549	F3	13017437	1	6962 LAURELTON AVE	309.96
2550	F3	13017435	1	6971 LAURELTON AVE	309.96
2551	F3	13017436	1	6972 LAURELTON AVE	309.96
2552	F3	13065231	1	5951 LENORE AVE	309.96
2553	F3	13065242	1	5971 LENORE AVE	309.96
2554	F3	13065229	1	5991 LENORE AVE	309.96
2555	F3	13065331	1	5992 LENORE AVE	309.96
2556	F3	13065228	1	6011 LENORE AVE	309.96
2557	F3	13065304	1	6012 LENORE AVE	309.96
2558	F3	13065227	1	6021 LENORE AVE	309.96
2559	F3	13065305	1	6022 LENORE AVE	309.96
2560	F3	13065226	1	6031 LENORE AVE	309.96
2561	F3	13065306	1	6032 LENORE AVE	309.96
2562	F3	13065225	1	6041 LENORE AVE	309.96
2563	F3	13065307	1	6042 LENORE AVE	309.96
2564	F3	13065224	1	6061 LENORE AVE	309.96
2565	F3	13065308	1	6062 LENORE AVE	309.96
2566	F3	13065223	1	6071 LENORE AVE	309.96
2567	F3	13065309	1	6072 LENORE AVE	309.96
2568	F3	13065222	1	6081 LENORE AVE	309.96
2569	F3	13065310	1	6082 LENORE AVE	309.96
2570	F3	13065221	1	6091 LENORE AVE	309.96
2571	F3	13065311	1	6092 LENORE AVE	309.96
2572	F3	13065220	1	6101 LENORE AVE	309.96
2573	F3	13065312	1	6102 LENORE AVE	309.96
2574	F3	13064216	1	6111 LENORE AVE	309.96
2575	F3	13064301	1	6112 LENORE AVE	309.96
2576	F3	13064215	1	6121 LENORE AVE	309.96
2577	F3	13064302	1	6122 LENORE AVE	309.96
2578	F3	13064214	1	6131 LENORE AVE	309.96
2579	F3	13064303	1	6132 LENORE AVE	309.96
2580	F3	13064213	1	6141 LENORE AVE	309.96
2581	F3	13064304	1	6142 LENORE AVE	309.96
2582	F3	13064212	1	6151 LENORE AVE	309.96
2583	F3	13064305	1	6152 LENORE AVE	309.96
2584	F3	13064211	1	6161 LENORE AVE	309.96

2585	F3	13064306	1	6162 LENORE AVE	309.96
2586	F3	13064210	1	6181 LENORE AVE	309.96
2587	F3	13064307	1	6182 LENORE AVE	309.96
2588	F3	13064209	1	6191 LENORE AVE	309.96
2589	F3	13064308	1	6192 LENORE AVE	309.96
2590	F3	13046434	1	6501 LENORE AVE	309.96
2591	F3	13047101	1	6502 LENORE AVE	309.96
2592	F3	13046433	1	6521 LENORE AVE	309.96
2593	F3	13047102	1	6522 LENORE AVE	309.96
2594	F3	13046432	1	6531 LENORE AVE	309.96
2595	F3	13047103	1	6532 LENORE AVE	309.96
2596	F3	13046431	1	6541 LENORE AVE	309.96
2597	F3	13047104	1	6542 LENORE AVE	309.96
2598	F3	13046430	1	6551 LENORE AVE	309.96
2599	F3	13047105	1	6552 LENORE AVE	309.96
2600	F3	13046429	1	6561 LENORE AVE	309.96
2601	F3	13047106	1	6562 LENORE AVE	309.96
2602	F3	13046428	1	6571 LENORE AVE	309.96
2603	F3	13047107	1	6572 LENORE AVE	309.96
2604	F3	13046427	1	6591 LENORE AVE	309.96
2605	F3	13047108	1	6592 LENORE AVE	309.96
2606	F3	13046426	1	6601 LENORE AVE	309.96
2607	F3	13047109	1	6602 LENORE AVE	309.96
2608	F3	13046425	1	6611 LENORE AVE	309.96
2609	F3	13047110	1	6612 LENORE AVE	309.96
2610	F3	13046424	1	6621 LENORE AVE	309.96
2611	F3	13047111	1	6622 LENORE AVE	309.96
2612	F3	13046423	1	6631 LENORE AVE	309.96
2613	F3	13047112	1	6632 LENORE AVE	309.96
2614	F3	13046422	1	6641 LENORE AVE	309.96
2615	F3	13047113	1	6642 LENORE AVE	309.96
2616	F3	13046421	1	6651 LENORE AVE	309.96
2617	F3	13047114	1	6652 LENORE AVE	309.96
2618	F3	13046420	1	6661 LENORE AVE	309.96
2619	F3	13047115	1	6662 LENORE AVE	309.96
2620	F3	13046419	1	6671 LENORE AVE	309.96
2621	F3	13047116	1	6672 LENORE AVE	309.96
2622	F3	13046418	1	6691 LENORE AVE	309.96
2623	F3	13047117	1	6692 LENORE AVE	309.96
2624	F3	09744220	1	8501 LOMAY AVE	309.96
2625	F3	09744124	1	8502 LOMAY AVE	309.96
2626	F3	09744219	1	8521 LOMAY AVE	309.96
2627	F3	09744123	1	8522 LOMAY AVE	309.96
2628	F3	09744218	1	8531 LOMAY AVE	309.96
2629	F3	09744122	1	8532 LOMAY AVE	309.96
2630	F3	09744217	1	8541 LOMAY AVE	309.96
2631	F3	09744121	1	8542 LOMAY AVE	309.96

2632	F3	09744216	1	8551 LOMAY AVE	309.96
2633	F3	09744120	1	8552 LOMAY AVE	309.96
2634	F3	09744119	1	8562 LOMAY AVE	309.96
2635	F3	09744215	1	8571 LOMAY AVE	309.96
2636	F3	09744118	1	8572 LOMAY AVE	309.96
2637	F3	09744117	1	8582 LOMAY AVE	309.96
2638	F3	09744116	1	8592 LOMAY AVE	309.96
2639	F3	09743314	1	8642 LOMAY AVE	309.96
2640	F3	09743315	1	8652 LOMAY AVE	309.96
2641	F3	09743216	1	8671 LOMAY AVE	309.96
2642	F3	09743316	1	8672 LOMAY AVE	309.96
2643	F3	09743215	1	8681 LOMAY AVE	309.96
2644	F3	09743317	1	8682 LOMAY AVE	309.96
2645	F3	09743214	1	8691 LOMAY AVE	309.96
2646	F3	09743318	1	8692 LOMAY AVE	309.96
2647	F3	09743213	1	8701 LOMAY AVE	309.96
2648	F3	09743319	1	8702 LOMAY AVE	309.96
2649	F3	09743320	1	8722 LOMAY AVE	309.96
2650	F3	09743321	1	8732 LOMAY AVE	309.96
2651	F3	13069111	1	12711 LONGDEN ST	309.96
2652	F3	13069112	1	12721 LONGDEN ST	309.96
2653	F3	13069113	1	12731 LONGDEN ST	309.96
2654	F3	13069211	1	12732 LONGDEN ST	309.96
2655	F3	13069114	1	12741 LONGDEN ST	309.96
2656	F3	13069210	1	12742 LONGDEN ST	309.96
2657	F3	13069115	1	12751 LONGDEN ST	309.96
2658	F3	13069209	1	12752 LONGDEN ST	309.96
2659	F3	13069116	1	12761 LONGDEN ST	309.96
2660	F3	13069208	1	12762 LONGDEN ST	309.96
2661	F3	13069117	1	12771 LONGDEN ST	309.96
2662	F3	13069207	1	12772 LONGDEN ST	309.96
2663	F3	13069118	1	12781 LONGDEN ST	309.96
2664	F3	13069206	1	12782 LONGDEN ST	309.96
2665	F3	13069119	1	12791 LONGDEN ST	309.96
2666	F3	13069205	1	12792 LONGDEN ST	309.96
2667	F3	13069204	1	12802 LONGDEN ST	309.96
2668	F3	13069120	1	12811 LONGDEN ST	309.96
2669	F3	13069203	1	12812 LONGDEN ST	309.96
2670	F3	13069121	1	12821 LONGDEN ST	309.96
2671	F3	13069202	1	12822 LONGDEN ST	309.96
2672	F3	13069122	1	12831 LONGDEN ST	309.96
2673	F3	13069201	1	12832 LONGDEN ST	309.96
2674	F3	13070212	1	12841 LONGDEN ST	309.96
2675	F3	13070317	1	12842 LONGDEN ST	309.96
2676	F3	13070211	1	12851 LONGDEN ST	309.96
2677	F3	13070316	1	12852 LONGDEN ST	309.96
2678	F3	13070210	1	12861 LONGDEN ST	309.96

2679	F3	13070315	1	12862 LONGDEN ST	309.96
2680	F3	13070209	1	12871 LONGDEN ST	309.96
2681	F3	13070314	1	12872 LONGDEN ST	309.96
2682	F3	13070208	1	12881 LONGDEN ST	309.96
2683	F3	13070313	1	12882 LONGDEN ST	309.96
2684	F3	13070207	1	12891 LONGDEN ST	309.96
2685	F3	13070312	1	12892 LONGDEN ST	309.96
2686	F3	13070311	1	12902 LONGDEN ST	309.96
2687	F3	09756401	1	13601 LORNA ST	309.96
2688	F3	09756220	1	13602 LORNA ST	309.96
2689	F3	09756402	1	13611 LORNA ST	309.96
2690	F3	09756219	1	13612 LORNA ST	309.96
2691	F3	09756403	1	13621 LORNA ST	309.96
2692	F3	09756218	1	13622 LORNA ST	309.96
2693	F3	09756404	1	13631 LORNA ST	309.96
2694	F3	09756217	1	13632 LORNA ST	309.96
2695	F3	09756405	1	13641 LORNA ST	309.96
2696	F3	09756216	1	13642 LORNA ST	309.96
2697	F3	09756406	1	13651 LORNA ST	309.96
2698	F3	09756215	1	13652 LORNA ST	309.96
2699	F3	09756407	1	13661 LORNA ST	309.96
2700	F3	09756214	1	13662 LORNA ST	309.96
2701	F3	09756408	1	13671 LORNA ST	309.96
2702	F3	09756213	1	13672 LORNA ST	309.96
2703	F3	09756409	1	13691 LORNA ST	309.96
2704	F3	09756212	1	13692 LORNA ST	309.96
2705	F3	09756410	1	13701 LORNA ST	309.96
2706	F3	09756211	1	13702 LORNA ST	309.96
2707	F3	21728325	1	5332 LUDLOW AVE	309.96
2708	F3	21726324	1	5341 LUDLOW AVE	309.96
2709	F3	21728324	1	5342 LUDLOW AVE	309.96
2710	F3	21726325	1	5361 LUDLOW AVE	309.96
2711	F3	21728323	1	5362 LUDLOW AVE	309.96
2712	F3	21728322	1	5372 LUDLOW AVE	309.96
2713	F3	21728321	1	5382 LUDLOW AVE	309.96
2714	F3	21728320	1	5392 LUDLOW AVE	309.96
2715	F3	21728319	1	5402 LUDLOW AVE	309.96
2716	F3	21728318	1	5412 LUDLOW AVE	309.96
2717	F3	21726344	1	5421 LUDLOW AVE	309.96
2718	F3	21728317	1	5422 LUDLOW AVE	309.96
2719	F3	21726345	1	5431 LUDLOW AVE	309.96
2720	F3	21728316	1	5432 LUDLOW AVE	309.96
2721	F3	21726346	1	5441 LUDLOW AVE	309.96
2722	F3	21727313	1	5442 LUDLOW AVE	309.96
2723	F3	21727312	1	5452 LUDLOW AVE	309.96
2724	F3	21727311	1	5462 LUDLOW AVE	309.96
2725	F3	21727310	1	5472 LUDLOW AVE	309.96

2726	F3	21726351	1	5501 LUDLOW AVE	309.96
2727	F3	21727309	1	5502 LUDLOW AVE	309.96
2728	F3	21727209	1	5511 LUDLOW AVE	309.96
2729	F3	21727308	1	5512 LUDLOW AVE	309.96
2730	F3	21727210	1	5521 LUDLOW AVE	309.96
2731	F3	21727307	1	5522 LUDLOW AVE	309.96
2732	F3	21727211	1	5531 LUDLOW AVE	309.96
2733	F3	21727306	1	5532 LUDLOW AVE	309.96
2734	F3	21727212	1	5541 LUDLOW AVE	309.96
2735	F3	21727305	1	5542 LUDLOW AVE	309.96
2736	F3	21727213	1	5551 LUDLOW AVE	309.96
2737	F3	21727304	1	5552 LUDLOW AVE	309.96
2738	F3	21727214	1	5561 LUDLOW AVE	309.96
2739	F3	21727303	1	5562 LUDLOW AVE	309.96
2740	F3	21727215	1	5571 LUDLOW AVE	309.96
2741	F3	21727302	1	5572 LUDLOW AVE	309.96
2742	F3	21727216	1	5591 LUDLOW AVE	309.96
2743	F3	21727301	1	5592 LUDLOW AVE	309.96
2744	F3	13084234	1	5651 LUDLOW AVE	309.96
2745	F3	13084233	1	5671 LUDLOW AVE	309.96
2746	F3	13084232	1	5681 LUDLOW AVE	309.96
2747	F3	13084304	1	5692 LUDLOW AVE	309.96
2748	F3	13084231	1	5701 LUDLOW AVE	309.96
2749	F3	13084305	1	5702 LUDLOW AVE	309.96
2750	F3	13084230	1	5711 LUDLOW AVE	309.96
2751	F3	13084306	1	5712 LUDLOW AVE	309.96
2752	F3	13084229	1	5721 LUDLOW AVE	309.96
2753	F3	13084307	1	5722 LUDLOW AVE	309.96
2754	F3	13084228	1	5731 LUDLOW AVE	309.96
2755	F3	13084308	1	5732 LUDLOW AVE	309.96
2756	F3	13084227	1	5741 LUDLOW AVE	309.96
2757	F3	13084309	1	5742 LUDLOW AVE	309.96
2758	F3	13084226	1	5751 LUDLOW AVE	309.96
2759	F3	13084310	1	5752 LUDLOW AVE	309.96
2760	F3	13084225	1	5761 LUDLOW AVE	309.96
2761	F3	13084311	1	5762 LUDLOW AVE	309.96
2762	F3	13084224	1	5771 LUDLOW AVE	309.96
2763	F3	13084312	1	5772 LUDLOW AVE	309.96
2764	F3	13084223	1	5781 LUDLOW AVE	309.96
2765	F3	13084313	1	5782 LUDLOW AVE	309.96
2766	F3	13084222	1	5791 LUDLOW AVE	309.96
2767	F3	13084314	1	5792 LUDLOW AVE	309.96
2768	F3	13084221	1	5801 LUDLOW AVE	309.96
2769	F3	13084315	1	5802 LUDLOW AVE	309.96
2770	F3	13084220	1	5811 LUDLOW AVE	309.96
2771	F3	13084316	1	5812 LUDLOW AVE	309.96
2772	F3	13084219	1	5821 LUDLOW AVE	309.96

2773	F3	13084317	1	5822 LUDLOW AVE	309.96
2774	F3	13084218	1	5831 LUDLOW AVE	309.96
2775	F3	13084318	1	5832 LUDLOW AVE	309.96
2776	F3	13085209	1	5841 LUDLOW AVE	309.96
2777	F3	13085315	1	5842 LUDLOW AVE	309.96
2778	F3	13085208	1	5851 LUDLOW AVE	309.96
2779	F3	13085316	1	5852 LUDLOW AVE	309.96
2780	F3	13085207	1	5861 LUDLOW AVE	309.96
2781	F3	13085317	1	5862 LUDLOW AVE	309.96
2782	F3	13085318	1	5872 LUDLOW AVE	309.96
2783	F3	13085319	1	5882 LUDLOW AVE	309.96
2784	F3	13085320	1	5892 LUDLOW AVE	309.96
2785	F3	13061119	1	6071 LUDLOW AVE	309.96
2786	F3	13061120	1	6081 LUDLOW AVE	309.96
2787	F3	13061205	1	6082 LUDLOW AVE	309.96
2788	F3	13061121	1	6091 LUDLOW AVE	309.96
2789	F3	13061204	1	6092 LUDLOW AVE	309.96
2790	F3	13061122	1	6101 LUDLOW AVE	309.96
2791	F3	13061203	1	6102 LUDLOW AVE	309.96
2792	F3	13061123	1	6111 LUDLOW AVE	309.96
2793	F3	13061202	1	6112 LUDLOW AVE	309.96
2794	F3	13061124	1	6121 LUDLOW AVE	309.96
2795	F3	13061201	1	6122 LUDLOW AVE	309.96
2796	F3	13060301	1	6132 LUDLOW AVE	309.96
2797	F3	13060221	1	6141 LUDLOW AVE	309.96
2798	F3	13060302	1	6142 LUDLOW AVE	309.96
2799	F3	13060220	1	6151 LUDLOW AVE	309.96
2800	F3	13060303	1	6152 LUDLOW AVE	309.96
2801	F3	13060219	1	6161 LUDLOW AVE	309.96
2802	F3	13060304	1	6162 LUDLOW AVE	309.96
2803	F3	13060218	1	6171 LUDLOW AVE	309.96
2804	F3	13060305	1	6172 LUDLOW AVE	309.96
2805	F3	13060217	1	6181 LUDLOW AVE	309.96
2806	F3	13060306	1	6182 LUDLOW AVE	309.96
2807	F3	13060216	1	6201 LUDLOW AVE	309.96
2808	F3	13060307	1	6202 LUDLOW AVE	309.96
2809	F3	13060215	1	6211 LUDLOW AVE	309.96
2810	F3	13060308	1	6212 LUDLOW AVE	309.96
2811	F3	13060214	1	6221 LUDLOW AVE	309.96
2812	F3	13060309	1	6222 LUDLOW AVE	309.96
2813	F3	13060213	1	6231 LUDLOW AVE	309.96
2814	F3	13060310	1	6232 LUDLOW AVE	309.96
2815	F3	13060212	1	6241 LUDLOW AVE	309.96
2816	F3	13060311	1	6242 LUDLOW AVE	309.96
2817	F3	09756109	1	8511 MALLARD AVE	309.96
2818	F3	09756110	1	8521 MALLARD AVE	309.96
2819	F3	09756111	1	8531 MALLARD AVE	309.96

2820	F3	09756112	1	8541 MALLARD AVE	309.96
2821	F3	09756113	1	8551 MALLARD AVE	309.96
2822	F3	09756114	1	8571 MALLARD AVE	309.96
2823	F3	09756115	1	8581 MALLARD AVE	309.96
2824	F3	13032431	1	11851 MANLEY ST	309.96
2825	F3	13032432	1	11861 MANLEY ST	309.96
2826	F3	13032433	1	11871 MANLEY ST	309.96
2827	F3	13031212	1	11881 MANLEY ST	309.96
2828	F3	13031211	1	11891 MANLEY ST	309.96
2829	F3	13031210	1	11901 MANLEY ST	309.96
2830	F3	13031209	1	11921 MANLEY ST	309.96
2831	F3	13031208	1	11931 MANLEY ST	309.96
2832	F3	13031207	1	11941 MANLEY ST	309.96
2833	F3	13030235	1	12071 MANLEY ST	309.96
2834	F3	13030104	1	12082 MANLEY ST	309.96
2835	F3	13030234	1	12091 MANLEY ST	309.96
2836	F3	13030105	1	12092 MANLEY ST	309.96
2837	F3	13030233	1	12101 MANLEY ST	309.96
2838	F3	13030106	1	12102 MANLEY ST	309.96
2839	F3	13030232	1	12111 MANLEY ST	309.96
2840	F3	13030107	1	12112 MANLEY ST	309.96
2841	F3	13030231	1	12121 MANLEY ST	309.96
2842	F3	13030108	1	12122 MANLEY ST	309.96
2843	F3	13030230	1	12131 MANLEY ST	309.96
2844	F3	13030109	1	12132 MANLEY ST	309.96
2845	F3	13030229	1	12141 MANLEY ST	309.96
2846	F3	13030110	1	12142 MANLEY ST	309.96
2847	F3	13030228	1	12151 MANLEY ST	309.96
2848	F3	13030227	1	12161 MANLEY ST	309.96
2849	F3	13030111	1	12162 MANLEY ST	309.96
2850	F3	13030226	1	12171 MANLEY ST	309.96
2851	F3	13030112	1	12172 MANLEY ST	309.96
2852	F3	13030225	1	12181 MANLEY ST	309.96
2853	F3	13030113	1	12182 MANLEY ST	309.96
2854	F3	13030224	1	12201 MANLEY ST	309.96
2855	F3	13030114	1	12202 MANLEY ST	309.96
2856	F3	21726111	1	12241 MANLEY ST	309.96
2857	F3	21726110	1	12261 MANLEY ST	309.96
2858	F3	21726210	1	12272 MANLEY ST	309.96
2859	F3	21726109	1	12281 MANLEY ST	309.96
2860	F3	21726209	1	12282 MANLEY ST	309.96
2861	F3	21726108	1	12291 MANLEY ST	309.96
2862	F3	21726208	1	12292 MANLEY ST	309.96
2863	F3	21726107	1	12301 MANLEY ST	309.96
2864	F3	21726207	1	12302 MANLEY ST	309.96
2865	F3	21726106	1	12311 MANLEY ST	309.96
2866	F3	21726206	1	12312 MANLEY ST	309.96

2867	F3	21726105	1	12321 MANLEY ST	309.96
2868	F3	21726205	1	12322 MANLEY ST	309.96
2869	F3	21726104	1	12331 MANLEY ST	309.96
2870	F3	21726204	1	12332 MANLEY ST	309.96
2871	F3	21726103	1	12341 MANLEY ST	309.96
2872	F3	21726203	1	12342 MANLEY ST	309.96
2873	F3	21726102	1	12351 MANLEY ST	309.96
2874	F3	21726202	1	12352 MANLEY ST	309.96
2875	F3	21726101	1	12361 MANLEY ST	309.96
2876	F3	21726201	1	12362 MANLEY ST	309.96
2877	F3	21728101	1	12371 MANLEY ST	309.96
2878	F3	21728201	1	12372 MANLEY ST	309.96
2879	F3	21728102	1	12381 MANLEY ST	309.96
2880	F3	21728202	1	12382 MANLEY ST	309.96
2881	F3	21728103	1	12391 MANLEY ST	309.96
2882	F3	21728203	1	12392 MANLEY ST	309.96
2883	F3	21728104	1	12411 MANLEY ST	309.96
2884	F3	21728204	1	12412 MANLEY ST	309.96
2885	F3	21728105	1	12421 MANLEY ST	309.96
2886	F3	21728106	1	12431 MANLEY ST	309.96
2887	F3	21728205	1	12432 MANLEY ST	309.96
2888	F3	21728107	1	12441 MANLEY ST	309.96
2889	F3	21728206	1	12442 MANLEY ST	309.96
2890	F3	21729205	1	12542 MANLEY ST	309.96
2891	F3	21729303	1	12561 MANLEY ST	309.96
2892	F3	21729206	1	12562 MANLEY ST	309.96
2893	F3	21729304	1	12571 MANLEY ST	309.96
2894	F3	21729207	1	12572 MANLEY ST	309.96
2895	F3	21729305	1	12581 MANLEY ST	309.96
2896	F3	21729208	1	12582 MANLEY ST	309.96
2897	F3	21729306	1	12591 MANLEY ST	309.96
2898	F3	21729209	1	12592 MANLEY ST	309.96
2899	F3	21729307	1	12601 MANLEY ST	309.96
2900	F3	21729210	1	12602 MANLEY ST	309.96
2901	F3	21729308	1	12611 MANLEY ST	309.96
2902	F3	21729211	1	12612 MANLEY ST	309.96
2903	F3	21701210	1	5222 MARIETTA AVE	309.96
2904	F3	21701126	1	5231 MARIETTA AVE	309.96
2905	F3	21701225	1	5232 MARIETTA AVE	309.96
2906	F3	21701112	1	5241 MARIETTA AVE	309.96
2907	F3	21701208	1	5242 MARIETTA AVE	309.96
2908	F3	21701113	1	5251 MARIETTA AVE	309.96
2909	F3	21701207	1	5252 MARIETTA AVE	309.96
2910	F3	21701114	1	5261 MARIETTA AVE	309.96
2911	F3	21701206	1	5262 MARIETTA AVE	309.96
2912	F3	21701115	1	5271 MARIETTA AVE	309.96
2913	F3	21701205	1	5272 MARIETTA AVE	309.96

2914	F3	21701116	1	5281 MARIETTA AVE	309.96
2915	F3	21701204	1	5282 MARIETTA AVE	309.96
2916	F3	21701117	1	5301 MARIETTA AVE	309.96
2917	F3	21701203	1	5302 MARIETTA AVE	309.96
2918	F3	21701118	1	5311 MARIETTA AVE	309.96
2919	F3	21701202	1	5312 MARIETTA AVE	309.96
2920	F3	21701119	1	5321 MARIETTA AVE	309.96
2921	F3	21701201	1	5322 MARIETTA AVE	309.96
2922	F3	21701120	1	5331 MARIETTA AVE	309.96
2923	F3	21702101	1	5332 MARIETTA AVE	309.96
2924	F3	21703106	1	5341 MARIETTA AVE	309.96
2925	F3	21702102	1	5342 MARIETTA AVE	309.96
2926	F3	21703105	1	5351 MARIETTA AVE	309.96
2927	F3	21702103	1	5352 MARIETTA AVE	309.96
2928	F3	21703104	1	5361 MARIETTA AVE	309.96
2929	F3	21702104	1	5362 MARIETTA AVE	309.96
2930	F3	21702105	1	5382 MARIETTA AVE	309.96
2931	F3	21703238	1	5391 MARIETTA AVE	309.96
2932	F3	21702106	1	5392 MARIETTA AVE	309.96
2933	F3	21703237	1	5401 MARIETTA AVE	309.96
2934	F3	21702107	1	5402 MARIETTA AVE	309.96
2935	F3	21703236	1	5411 MARIETTA AVE	309.96
2936	F3	21702108	1	5412 MARIETTA AVE	309.96
2937	F3	21703235	1	5421 MARIETTA AVE	309.96
2938	F3	21702109	1	5422 MARIETTA AVE	309.96
2939	F3	21703301	1	5431 MARIETTA AVE	309.96
2940	F3	21702110	1	5432 MARIETTA AVE	309.96
2941	F3	21702501	1	5441 MARIETTA AVE	309.96
2942	F3	21702111	1	5442 MARIETTA AVE	309.96
2943	F3	21702502	1	5451 MARIETTA AVE	309.96
2944	F3	21702112	1	5452 MARIETTA AVE	309.96
2945	F3	21702503	1	5461 MARIETTA AVE	309.96
2946	F3	21702113	1	5462 MARIETTA AVE	309.96
2947	F3	21702504	1	5471 MARIETTA AVE	309.96
2948	F3	21702114	1	5472 MARIETTA AVE	309.96
2949	F3	21702505	1	5481 MARIETTA AVE	309.96
2950	F3	21702115	1	5482 MARIETTA AVE	309.96
2951	F3	21702506	1	5491 MARIETTA AVE	309.96
2952	F3	21702507	1	5501 MARIETTA AVE	309.96
2953	F3	13051236	1	6661 MARIETTA AVE	309.96
2954	F3	13051301	1	6662 MARIETTA AVE	309.96
2955	F3	13051235	1	6671 MARIETTA AVE	309.96
2956	F3	13051302	1	6672 MARIETTA AVE	309.96
2957	F3	13051234	1	6681 MARIETTA AVE	309.96
2958	F3	13051303	1	6682 MARIETTA AVE	309.96
2959	F3	13051233	1	6691 MARIETTA AVE	309.96
2960	F3	13051304	1	6692 MARIETTA AVE	309.96

2961	F3	13051232	1	6701 MARIETTA AVE	309.96
2962	F3	13051305	1	6702 MARIETTA AVE	309.96
2963	F3	13051231	1	6711 MARIETTA AVE	309.96
2964	F3	13051306	1	6712 MARIETTA AVE	309.96
2965	F3	13051230	1	6721 MARIETTA AVE	309.96
2966	F3	13051307	1	6722 MARIETTA AVE	309.96
2967	F3	13051229	1	6731 MARIETTA AVE	309.96
2968	F3	13051308	1	6732 MARIETTA AVE	309.96
2969	F3	13051228	1	6741 MARIETTA AVE	309.96
2970	F3	13051309	1	6742 MARIETTA AVE	309.96
2971	F3	13051227	1	6751 MARIETTA AVE	309.96
2972	F3	13051310	1	6752 MARIETTA AVE	309.96
2973	F3	13051226	1	6761 MARIETTA AVE	309.96
2974	F3	13051311	1	6762 MARIETTA AVE	309.96
2975	F3	13051225	1	6771 MARIETTA AVE	309.96
2976	F3	13051312	1	6772 MARIETTA AVE	309.96
2977	F3	13051224	1	6781 MARIETTA AVE	309.96
2978	F3	13051313	1	6782 MARIETTA AVE	309.96
2979	F3	13051223	1	6791 MARIETTA AVE	309.96
2980	F3	13051314	1	6792 MARIETTA AVE	309.96
2981	F3	13051222	1	6801 MARIETTA AVE	309.96
2982	F3	13051315	1	6802 MARIETTA AVE	309.96
2983	F3	13051221	1	6811 MARIETTA AVE	309.96
2984	F3	13051316	1	6812 MARIETTA AVE	309.96
2985	F3	13051220	1	6831 MARIETTA AVE	309.96
2986	F3	13051317	1	6832 MARIETTA AVE	309.96
2987	F3	13050316	1	6842 MARIETTA AVE	309.96
2988	F3	13051219	1	6851 MARIETTA AVE	309.96
2989	F3	13050317	1	6852 MARIETTA AVE	309.96
2990	F3	13050318	1	6872 MARIETTA AVE	309.96
2991	F3	09756306	1	8512 MAYS AVE	309.96
2992	F3	09756305	1	8522 MAYS AVE	309.96
2993	F3	09756304	1	8532 MAYS AVE	309.96
2994	F3	09756303	1	8552 MAYS AVE	309.96
2995	F3	09756302	1	8562 MAYS AVE	309.96
2996	F3	09756301	1	8582 MAYS AVE	309.96
2997	F3	09727119	1	8642 MAYS AVE	309.96
2998	F3	09727118	1	8652 MAYS AVE	309.96
2999	F3	09727117	1	8662 MAYS AVE	309.96
3000	F3	09728145	1	8741 MAYS AVE	309.96
3001	F3	09728304	1	8742 MAYS AVE	309.96
3002	F3	09728144	1	8751 MAYS AVE	309.96
3003	F3	09728303	1	8752 MAYS AVE	309.96
3004	F3	09728143	1	8761 MAYS AVE	309.96
3005	F3	09728302	1	8762 MAYS AVE	309.96
3006	F3	09728142	1	8781 MAYS AVE	309.96
3007	F3	09728301	1	8782 MAYS AVE	309.96

3008	F3	09728141	1	8791 MAYS AVE	309.96
3009	F3	09728140	1	8801 MAYS AVE	309.96
3010	F3	09728205	1	8802 MAYS AVE	309.96
3011	F3	09728139	1	8811 MAYS AVE	309.96
3012	F3	09728204	1	8812 MAYS AVE	309.96
3013	F3	09728138	1	8821 MAYS AVE	309.96
3014	F3	09728203	1	8822 MAYS AVE	309.96
3015	F3	09728137	1	8841 MAYS AVE	309.96
3016	F3	09728202	1	8842 MAYS AVE	309.96
3017	F3	09728136	1	8851 MAYS AVE	309.96
3018	F3	09728201	1	8852 MAYS AVE	309.96
3019	F3	10847512	3	10561 MCFADDEN AVE	309.96
3020	F3	10849110	1	10512 MELRIC AVE	309.96
3021	F3	10849109	1	10522 MELRIC AVE	309.96
3022	F3	10849214	1	10531 MELRIC AVE	309.96
3023	F3	10849108	1	10532 MELRIC AVE	309.96
3024	F3	10849107	1	10552 MELRIC AVE	309.96
3025	F3	10849106	1	10562 MELRIC AVE	309.96
3026	F3	10849105	1	10572 MELRIC AVE	309.96
3027	F3	10849104	1	10582 MELRIC AVE	309.96
3028	F3	10849103	1	10592 MELRIC AVE	309.96
3029	F3	10849102	1	10602 MELRIC AVE	309.96
3030	F3	10849101	1	10612 MELRIC AVE	309.96
3031	F3	10808208	1	10622 MELRIC AVE	309.96
3032	F3	10808207	1	10632 MELRIC AVE	309.96
3033	F3	10808206	1	10642 MELRIC AVE	309.96
3034	F3	10808205	1	10652 MELRIC AVE	309.96
3035	F3	10808204	1	10662 MELRIC AVE	309.96
3036	F3	10808435	1	10681 MELRIC AVE	309.96
3037	F3	10808203	1	10682 MELRIC AVE	309.96
3038	F3	10808202	1	10692 MELRIC AVE	309.96
3039	F3	13035201	1	11742 MIRANDA ST	309.96
3040	F3	13035202	1	11752 MIRANDA ST	309.96
3041	F3	13035203	1	11762 MIRANDA ST	309.96
3042	F3	13035204	1	11772 MIRANDA ST	309.96
3043	F3	13035205	1	11782 MIRANDA ST	309.96
3044	F3	13035206	1	11802 MIRANDA ST	309.96
3045	F3	13035207	1	11812 MIRANDA ST	309.96
3046	F3	09744242	1	13812 NEWLAND ST	309.96
3047	F3	13066314	1	12711 OLIVE ST	309.96
3048	F3	13067114	1	12721 OLIVE ST	309.96
3049	F3	13067115	1	12731 OLIVE ST	309.96
3050	F3	13067116	1	12741 OLIVE ST	309.96
3051	F3	13067210	1	12742 OLIVE ST	309.96
3052	F3	13067117	1	12751 OLIVE ST	309.96
3053	F3	13067209	1	12752 OLIVE ST	309.96
3054	F3	13067118	1	12761 OLIVE ST	309.96

3055	F3	13067208	1	12762 OLIVE ST	309.96
3056	F3	13067119	1	12771 OLIVE ST	309.96
3057	F3	13067207	1	12772 OLIVE ST	309.96
3058	F3	13067120	1	12781 OLIVE ST	309.96
3059	F3	13067206	1	12782 OLIVE ST	309.96
3060	F3	13067121	1	12801 OLIVE ST	309.96
3061	F3	13067205	1	12802 OLIVE ST	309.96
3062	F3	13067122	1	12811 OLIVE ST	309.96
3063	F3	13067204	1	12812 OLIVE ST	309.96
3064	F3	13067123	1	12821 OLIVE ST	309.96
3065	F3	13067203	1	12822 OLIVE ST	309.96
3066	F3	13067124	1	12831 OLIVE ST	309.96
3067	F3	13067202	1	12832 OLIVE ST	309.96
3068	F3	13067125	1	12841 OLIVE ST	309.96
3069	F3	13067201	1	12842 OLIVE ST	309.96
3070	F3	13068110	1	12851 OLIVE ST	309.96
3071	F3	13068201	1	12852 OLIVE ST	309.96
3072	F3	13068109	1	12861 OLIVE ST	309.96
3073	F3	13068202	1	12862 OLIVE ST	309.96
3074	F3	13068108	1	12871 OLIVE ST	309.96
3075	F3	13068203	1	12872 OLIVE ST	309.96
3076	F3	13068107	1	12881 OLIVE ST	309.96
3077	F3	13068204	1	12882 OLIVE ST	309.96
3078	F3	13068106	1	12891 OLIVE ST	309.96
3079	F3	13068205	1	12892 OLIVE ST	309.96
3080	F3	13019418	1	12131 ONYX CIR	309.96
3081	F3	13019414	1	12132 ONYX CIR	309.96
3082	F3	13019419	1	12141 ONYX CIR	309.96
3083	F3	13019413	1	12142 ONYX CIR	309.96
3084	F3	13019420	1	12161 ONYX CIR	309.96
3085	F3	13019412	1	12162 ONYX CIR	309.96
3086	F3	13019421	1	12171 ONYX CIR	309.96
3087	F3	13019411	1	12172 ONYX CIR	309.96
3088	F3	13019422	1	12181 ONYX CIR	309.96
3089	F3	13019410	1	12182 ONYX CIR	309.96
3090	F3	13019423	1	12201 ONYX CIR	309.96
3091	F3	13019409	1	12202 ONYX CIR	309.96
3092	F3	13037201	1	11771 ONYX ST	309.96
3093	F3	13037626	1	11772 ONYX ST	309.96
3094	F3	13037202	1	11781 ONYX ST	309.96
3095	F3	13037625	1	11782 ONYX ST	309.96
3096	F3	13037203	1	11791 ONYX ST	309.96
3097	F3	13037624	1	11792 ONYX ST	309.96
3098	F3	13037204	1	11801 ONYX ST	309.96
3099	F3	13037623	1	11802 ONYX ST	309.96
3100	F3	13037205	1	11821 ONYX ST	309.96
3101	F3	13037622	1	11822 ONYX ST	309.96

3102	F3	13037206	1	11831 ONYX ST	309.96
3103	F3	13037621	1	11832 ONYX ST	309.96
3104	F3	13037207	1	11841 ONYX ST	309.96
3105	F3	13037620	1	11842 ONYX ST	309.96
3106	F3	13037208	1	11851 ONYX ST	309.96
3107	F3	13037619	1	11852 ONYX ST	309.96
3108	F3	13037209	1	11861 ONYX ST	309.96
3109	F3	13037618	1	11862 ONYX ST	309.96
3110	F3	13037210	1	11871 ONYX ST	309.96
3111	F3	13037617	1	11872 ONYX ST	309.96
3112	F3	13037211	1	11881 ONYX ST	309.96
3113	F3	13037616	1	11882 ONYX ST	309.96
3114	F3	13037212	1	11891 ONYX ST	309.96
3115	F3	13037615	1	11892 ONYX ST	309.96
3116	F3	13037213	1	11911 ONYX ST	309.96
3117	F3	13037614	1	11912 ONYX ST	309.96
3118	F3	13061118	1	12301 OWEN ST	309.96
3119	F3	13061117	1	12311 OWEN ST	309.96
3120	F3	13061116	1	12321 OWEN ST	309.96
3121	F3	13069212	1	12731 OWEN ST	309.96
3122	F3	13069213	1	12741 OWEN ST	309.96
3123	F3	13069214	1	12751 OWEN ST	309.96
3124	F3	13069215	1	12761 OWEN ST	309.96
3125	F3	13069216	1	12771 OWEN ST	309.96
3126	F3	13069217	1	12781 OWEN ST	309.96
3127	F3	13069218	1	12791 OWEN ST	309.96
3128	F3	13069219	1	12801 OWEN ST	309.96
3129	F3	13069220	1	12811 OWEN ST	309.96
3130	F3	13069221	1	12821 OWEN ST	309.96
3131	F3	13069222	1	12831 OWEN ST	309.96
3132	F3	13070318	1	12841 OWEN ST	309.96
3133	F3	13070319	1	12851 OWEN ST	309.96
3134	F3	13070320	1	12861 OWEN ST	309.96
3135	F3	13070510	1	12862 OWEN ST	309.96
3136	F3	13070321	1	12871 OWEN ST	309.96
3137	F3	13070511	1	12872 OWEN ST	309.96
3138	F3	13070322	1	12881 OWEN ST	309.96
3139	F3	13070323	1	12891 OWEN ST	309.96
3140	F3	13070512	1	12892 OWEN ST	309.96
3141	F3	13070324	1	12901 OWEN ST	309.96
3142	F3	13048301	1	12541 PALOMAR ST	309.96
3143	F3	13048232	1	12542 PALOMAR ST	309.96
3144	F3	13048302	1	12551 PALOMAR ST	309.96
3145	F3	13048231	1	12552 PALOMAR ST	309.96
3146	F3	13048303	1	12561 PALOMAR ST	309.96
3147	F3	13048230	1	12562 PALOMAR ST	309.96
3148	F3	13048304	1	12571 PALOMAR ST	309.96

3149	F3	13048229	1	12572 PALOMAR ST	309.96
3150	F3	13048305	1	12591 PALOMAR ST	309.96
3151	F3	13048228	1	12592 PALOMAR ST	309.96
3152	F3	13048306	1	12601 PALOMAR ST	309.96
3153	F3	13048227	1	12602 PALOMAR ST	309.96
3154	F3	13048307	1	12611 PALOMAR ST	309.96
3155	F3	13048226	1	12612 PALOMAR ST	309.96
3156	F3	13048308	1	12621 PALOMAR ST	309.96
3157	F3	13048225	1	12622 PALOMAR ST	309.96
3158	F3	13048309	1	12631 PALOMAR ST	309.96
3159	F3	13048224	1	12632 PALOMAR ST	309.96
3160	F3	13048310	1	12641 PALOMAR ST	309.96
3161	F3	13048223	1	12642 PALOMAR ST	309.96
3162	F3	13048311	1	12651 PALOMAR ST	309.96
3163	F3	13048222	1	12652 PALOMAR ST	309.96
3164	F3	13048312	1	12661 PALOMAR ST	309.96
3165	F3	13048221	1	12662 PALOMAR ST	309.96
3166	F3	13048313	1	12671 PALOMAR ST	309.96
3167	F3	13048220	1	12672 PALOMAR ST	309.96
3168	F3	13048314	1	12681 PALOMAR ST	309.96
3169	F3	13048219	1	12682 PALOMAR ST	309.96
3170	F3	13048315	1	12691 PALOMAR ST	309.96
3171	F3	13048218	1	12692 PALOMAR ST	309.96
3172	F3	13048316	1	12701 PALOMAR ST	309.96
3173	F3	13048217	1	12702 PALOMAR ST	309.96
3174	F3	21701125	1	5232 PARK AVE	309.96
3175	F3	21729410	1	5241 PARK AVE	309.96
3176	F3	21701109	1	5242 PARK AVE	309.96
3177	F3	21729411	1	5251 PARK AVE	309.96
3178	F3	21701108	1	5252 PARK AVE	309.96
3179	F3	21729412	1	5261 PARK AVE	309.96
3180	F3	21701107	1	5262 PARK AVE	309.96
3181	F3	21729413	1	5281 PARK AVE	309.96
3182	F3	21701106	1	5282 PARK AVE	309.96
3183	F3	21729414	1	5291 PARK AVE	309.96
3184	F3	21701105	1	5292 PARK AVE	309.96
3185	F3	21729415	1	5301 PARK AVE	309.96
3186	F3	21701104	1	5302 PARK AVE	309.96
3187	F3	21729416	1	5311 PARK AVE	309.96
3188	F3	21701103	1	5312 PARK AVE	309.96
3189	F3	21729417	1	5321 PARK AVE	309.96
3190	F3	21701102	1	5322 PARK AVE	309.96
3191	F3	21729418	1	5341 PARK AVE	309.96
3192	F3	21701101	1	5342 PARK AVE	309.96
3193	F3	21730412	1	5351 PARK AVE	309.96
3194	F3	21703101	1	5352 PARK AVE	309.96
3195	F3	21730413	1	5361 PARK AVE	309.96

3196	F3	21703102	1	5362 PARK AVE	309.96
3197	F3	21730414	1	5371 PARK AVE	309.96
3198	F3	21703103	1	5372 PARK AVE	309.96
3199	F3	21730415	1	5381 PARK AVE	309.96
3200	F3	21730416	1	5391 PARK AVE	309.96
3201	F3	21703201	1	5392 PARK AVE	309.96
3202	F3	21703202	1	5394 PARK AVE	309.96
3203	F3	21730417	1	5395 PARK AVE	309.96
3204	F3	21703203	1	5396 PARK AVE	309.96
3205	F3	21730418	1	5397 PARK AVE	309.96
3206	F3	21703204	1	5398 PARK AVE	309.96
3207	F3	21730419	1	5401 PARK AVE	309.96
3208	F3	21703205	1	5402 PARK AVE	309.96
3209	F3	21703206	1	5404 PARK AVE	309.96
3210	F3	21730420	1	5405 PARK AVE	309.96
3211	F3	21703207	1	5406 PARK AVE	309.96
3212	F3	21730421	1	5411 PARK AVE	309.96
3213	F3	21703208	1	5412 PARK AVE	309.96
3214	F3	21730422	1	5421 PARK AVE	309.96
3215	F3	21703209	1	5422 PARK AVE	309.96
3216	F3	21730423	1	5431 PARK AVE	309.96
3217	F3	21703210	1	5432 PARK AVE	309.96
3218	F3	21730424	1	5441 PARK AVE	309.96
3219	F3	21703211	1	5442 PARK AVE	309.96
3220	F3	21703212	1	5452 PARK AVE	309.96
3221	F3	21730307	1	5461 PARK AVE	309.96
3222	F3	21703213	1	5462 PARK AVE	309.96
3223	F3	21730308	1	5481 PARK AVE	309.96
3224	F3	21703214	1	5482 PARK AVE	309.96
3225	F3	21730309	1	5501 PARK AVE	309.96
3226	F3	21703215	1	5502 PARK AVE	309.96
3227	F3	21730310	1	5511 PARK AVE	309.96
3228	F3	21703216	1	5512 PARK AVE	309.96
3229	F3	21731218	1	5521 PARK AVE	309.96
3230	F3	21703217	1	5522 PARK AVE	309.96
3231	F3	21731217	1	5531 PARK AVE	309.96
3232	F3	21731216	1	5541 PARK AVE	309.96
3233	F3	21731215	1	5551 PARK AVE	309.96
3234	F3	21731214	1	5561 PARK AVE	309.96
3235	F3	21703218	1	5562 PARK AVE	309.96
3236	F3	21731213	1	5581 PARK AVE	309.96
3237	F3	21703219	1	5582 PARK AVE	309.96
3238	F3	21731212	1	5591 PARK AVE	309.96
3239	F3	13073201	1	6392 PARK AVE	309.96
3240	F3	13073202	1	6402 PARK AVE	309.96
3241	F3	13063504	1	6411 PARK AVE	309.96
3242	F3	13073203	1	6412 PARK AVE	309.96

3243	F3	13063503	1	6431 PARK AVE	309.96
3244	F3	13063502	1	6441 PARK AVE	309.96
3245	F3	13051136	1	6661 PARK AVE	309.96
3246	F3	13051201	1	6662 PARK AVE	309.96
3247	F3	13051135	1	6671 PARK AVE	309.96
3248	F3	13051202	1	6672 PARK AVE	309.96
3249	F3	13051134	1	6681 PARK AVE	309.96
3250	F3	13051203	1	6682 PARK AVE	309.96
3251	F3	13051133	1	6691 PARK AVE	309.96
3252	F3	13051204	1	6692 PARK AVE	309.96
3253	F3	13051132	1	6701 PARK AVE	309.96
3254	F3	13051205	1	6702 PARK AVE	309.96
3255	F3	13051131	1	6711 PARK AVE	309.96
3256	F3	13051206	1	6712 PARK AVE	309.96
3257	F3	13051130	1	6721 PARK AVE	309.96
3258	F3	13051207	1	6722 PARK AVE	309.96
3259	F3	13051129	1	6731 PARK AVE	309.96
3260	F3	13051208	1	6732 PARK AVE	309.96
3261	F3	13051128	1	6741 PARK AVE	309.96
3262	F3	13051209	1	6742 PARK AVE	309.96
3263	F3	13051127	1	6751 PARK AVE	309.96
3264	F3	13051210	1	6752 PARK AVE	309.96
3265	F3	13051126	1	6761 PARK AVE	309.96
3266	F3	13051211	1	6762 PARK AVE	309.96
3267	F3	13051125	1	6771 PARK AVE	309.96
3268	F3	13051212	1	6772 PARK AVE	309.96
3269	F3	13051124	1	6781 PARK AVE	309.96
3270	F3	13051213	1	6782 PARK AVE	309.96
3271	F3	13051123	1	6791 PARK AVE	309.96
3272	F3	13051214	1	6792 PARK AVE	309.96
3273	F3	13051122	1	6801 PARK AVE	309.96
3274	F3	13051215	1	6802 PARK AVE	309.96
3275	F3	13051121	1	6811 PARK AVE	309.96
3276	F3	13051216	1	6812 PARK AVE	309.96
3277	F3	13051120	1	6831 PARK AVE	309.96
3278	F3	13051217	1	6832 PARK AVE	309.96
3279	F3	13051119	1	6851 PARK AVE	309.96
3280	F3	13051218	1	6852 PARK AVE	309.96
3281	F3	13050108	1	6941 PARK AVE	309.96
3282	F3	13050109	1	6951 PARK AVE	309.96
3283	F3	13050110	1	6961 PARK AVE	309.96
3284	F3	13061411	1	6021 PICKETT AVE	309.96
3285	F3	13061412	1	6031 PICKETT AVE	309.96
3286	F3	13061509	1	6032 PICKETT AVE	309.96
3287	F3	13061413	1	6041 PICKETT AVE	309.96
3288	F3	13061508	1	6052 PICKETT AVE	309.96
3289	F3	13061414	1	6061 PICKETT AVE	309.96

3290	F3	13061507	1	6062 PICKETT AVE	309.96
3291	F3	13061415	1	6071 PICKETT AVE	309.96
3292	F3	13061506	1	6072 PICKETT AVE	309.96
3293	F3	13061416	1	6081 PICKETT AVE	309.96
3294	F3	13061505	1	6082 PICKETT AVE	309.96
3295	F3	13061417	1	6091 PICKETT AVE	309.96
3296	F3	13061504	1	6092 PICKETT AVE	309.96
3297	F3	13061418	1	6101 PICKETT AVE	309.96
3298	F3	13061503	1	6102 PICKETT AVE	309.96
3299	F3	13061419	1	6111 PICKETT AVE	309.96
3300	F3	13061502	1	6112 PICKETT AVE	309.96
3301	F3	13061420	1	6121 PICKETT AVE	309.96
3302	F3	13061501	1	6122 PICKETT AVE	309.96
3303	F3	13060522	1	6131 PICKETT AVE	309.96
3304	F3	13060611	1	6132 PICKETT AVE	309.96
3305	F3	13060521	1	6141 PICKETT AVE	309.96
3306	F3	13060610	1	6142 PICKETT AVE	309.96
3307	F3	13060520	1	6151 PICKETT AVE	309.96
3308	F3	13060609	1	6152 PICKETT AVE	309.96
3309	F3	13060519	1	6161 PICKETT AVE	309.96
3310	F3	13060608	1	6162 PICKETT AVE	309.96
3311	F3	13060518	1	6171 PICKETT AVE	309.96
3312	F3	13060607	1	6172 PICKETT AVE	309.96
3313	F3	13060517	1	6181 PICKETT AVE	309.96
3314	F3	13060606	1	6182 PICKETT AVE	309.96
3315	F3	13060516	1	6201 PICKETT AVE	309.96
3316	F3	13060605	1	6202 PICKETT AVE	309.96
3317	F3	13060515	1	6211 PICKETT AVE	309.96
3318	F3	13060604	1	6212 PICKETT AVE	309.96
3319	F3	13060514	1	6221 PICKETT AVE	309.96
3320	F3	13060603	1	6222 PICKETT AVE	309.96
3321	F3	13060513	1	6231 PICKETT AVE	309.96
3322	F3	13060602	1	6232 PICKETT AVE	309.96
3323	F3	13060512	1	6241 PICKETT AVE	309.96
3324	F3	13060601	1	6242 PICKETT AVE	309.96
3325	F3	13059206	1	6301 PICKETT AVE	309.96
3326	F3	13059207	1	6311 PICKETT AVE	309.96
3327	F3	13059208	1	6321 PICKETT AVE	309.96
3328	F3	13059209	1	6331 PICKETT AVE	309.96
3329	F3	13059210	1	6341 PICKETT AVE	309.96
3330	F3	13059211	1	6351 PICKETT AVE	309.96
3331	F3	13059212	1	6361 PICKETT AVE	309.96
3332	F3	13059213	1	6371 PICKETT AVE	309.96
3333	F3	13059214	1	6381 PICKETT AVE	309.96
3334	F3	13059215	1	6391 PICKETT AVE	309.96
3335	F3	13046117	1	6501 PICKETT AVE	309.96
3336	F3	13046116	1	6511 PICKETT AVE	309.96

3337	F3	13046118	1	6512 PICKETT AVE	309.96
3338	F3	13046115	1	6521 PICKETT AVE	309.96
3339	F3	13046119	1	6522 PICKETT AVE	309.96
3340	F3	13046114	1	6541 PICKETT AVE	309.96
3341	F3	13046120	1	6542 PICKETT AVE	309.96
3342	F3	13046113	1	6551 PICKETT AVE	309.96
3343	F3	13046121	1	6552 PICKETT AVE	309.96
3344	F3	13046112	1	6561 PICKETT AVE	309.96
3345	F3	13046122	1	6562 PICKETT AVE	309.96
3346	F3	13046111	1	6571 PICKETT AVE	309.96
3347	F3	13046123	1	6572 PICKETT AVE	309.96
3348	F3	13046110	1	6591 PICKETT AVE	309.96
3349	F3	13046124	1	6592 PICKETT AVE	309.96
3350	F3	13046109	1	6601 PICKETT AVE	309.96
3351	F3	13046108	1	6611 PICKETT AVE	309.96
3352	F3	13046201	1	6612 PICKETT AVE	309.96
3353	F3	13046107	1	6621 PICKETT AVE	309.96
3354	F3	13046202	1	6622 PICKETT AVE	309.96
3355	F3	13046106	1	6631 PICKETT AVE	309.96
3356	F3	13046203	1	6632 PICKETT AVE	309.96
3357	F3	13046105	1	6641 PICKETT AVE	309.96
3358	F3	13046204	1	6642 PICKETT AVE	309.96
3359	F3	13046104	1	6651 PICKETT AVE	309.96
3360	F3	13046205	1	6652 PICKETT AVE	309.96
3361	F3	13046103	1	6661 PICKETT AVE	309.96
3362	F3	13046206	1	6662 PICKETT AVE	309.96
3363	F3	13046207	1	6672 PICKETT AVE	309.96
3364	F3	13046208	1	6682 PICKETT AVE	309.96
3365	F3	13059216	1	12422 POPLAR ST	309.96
3366	F3	13059217	1	12432 POPLAR ST	309.96
3367	F3	13059310	1	12441 POPLAR ST	309.96
3368	F3	13059218	1	12442 POPLAR ST	309.96
3369	F3	13059311	1	12461 POPLAR ST	309.96
3370	F3	13059219	1	12462 POPLAR ST	309.96
3371	F3	13059312	1	12471 POPLAR ST	309.96
3372	F3	13059220	1	12472 POPLAR ST	309.96
3373	F3	13063409	1	12671 POPLAR ST	309.96
3374	F3	13063410	1	12681 POPLAR ST	309.96
3375	F3	13063208	1	12682 POPLAR ST	309.96
3376	F3	13063411	1	12691 POPLAR ST	309.96
3377	F3	13063209	1	12692 POPLAR ST	309.96
3378	F3	13063412	1	12701 POPLAR ST	309.96
3379	F3	13063210	1	12702 POPLAR ST	309.96
3380	F3	13063413	1	12711 POPLAR ST	309.96
3381	F3	13063507	1	12712 POPLAR ST	309.96
3382	F3	13063414	1	12721 POPLAR ST	309.96
3383	F3	13063506	1	12722 POPLAR ST	309.96

3384	F3	13063415	1	12731 POPLAR ST	309.96
3385	F3	13063505	1	12732 POPLAR ST	309.96
3386	F3	13063416	1	12741 POPLAR ST	309.96
3387	F3	13073131	1	12751 POPLAR ST	309.96
3388	F3	13073130	1	12771 POPLAR ST	309.96
3389	F3	13073129	1	12781 POPLAR ST	309.96
3390	F3	13073215	1	12782 POPLAR ST	309.96
3391	F3	13073128	1	12791 POPLAR ST	309.96
3392	F3	13073214	1	12792 POPLAR ST	309.96
3393	F3	13073127	1	12801 POPLAR ST	309.96
3394	F3	13073213	1	12802 POPLAR ST	309.96
3395	F3	13073126	1	12811 POPLAR ST	309.96
3396	F3	13073212	1	12812 POPLAR ST	309.96
3397	F3	13073125	1	12831 POPLAR ST	309.96
3398	F3	13073211	1	12832 POPLAR ST	309.96
3399	F3	13073124	1	12841 POPLAR ST	309.96
3400	F3	13073123	1	12851 POPLAR ST	309.96
3401	F3	13073210	1	12852 POPLAR ST	309.96
3402	F3	13073122	1	12861 POPLAR ST	309.96
3403	F3	09727225	1	13511 PURDY ST	309.96
3404	F3	09727101	1	13512 PURDY ST	309.96
3405	F3	09727226	1	13521 PURDY ST	309.96
3406	F3	09727102	1	13522 PURDY ST	309.96
3407	F3	09727227	1	13541 PURDY ST	309.96
3408	F3	09727103	1	13542 PURDY ST	309.96
3409	F3	09727204	1	13551 PURDY ST	309.96
3410	F3	09727104	1	13552 PURDY ST	309.96
3411	F3	09727228	1	13561 PURDY ST	309.96
3412	F3	09727135	1	13562 PURDY ST	309.96
3413	F3	09727206	1	13581 PURDY ST	309.96
3414	F3	09727106	1	13582 PURDY ST	309.96
3415	F3	09727207	1	13591 PURDY ST	309.96
3416	F3	09727107	1	13592 PURDY ST	309.96
3417	F3	09727208	1	13601 PURDY ST	309.96
3418	F3	09727108	1	13602 PURDY ST	309.96
3419	F3	09727209	1	13611 PURDY ST	309.96
3420	F3	09727109	1	13612 PURDY ST	309.96
3421	F3	09727210	1	13621 PURDY ST	309.96
3422	F3	09727110	1	13622 PURDY ST	309.96
3423	F3	09727211	1	13631 PURDY ST	309.96
3424	F3	09727111	1	13632 PURDY ST	309.96
3425	F3	09727212	1	13641 PURDY ST	309.96
3426	F3	09727112	1	13642 PURDY ST	309.96
3427	F3	09727213	1	13661 PURDY ST	309.96
3428	F3	09727113	1	13662 PURDY ST	309.96
3429	F3	09727214	1	13671 PURDY ST	309.96
3430	F3	09727114	1	13682 PURDY ST	309.96

3431	F3	09727215	1	13691 PURDY ST	309.96
3432	F3	09727216	1	13701 PURDY ST	309.96
3433	F3	09727115	1	13702 PURDY ST	309.96
3434	F3	09727116	1	13712 PURDY ST	309.96
3435	F3	09743301	1	13781 PURDY ST	309.96
3436	F3	09743302	1	13791 PURDY ST	309.96
3437	F3	09743304	1	13811 PURDY ST	309.96
3438	F3	09743305	1	13831 PURDY ST	309.96
3439	F3	09743306	1	13841 PURDY ST	309.96
3440	F3	09743307	1	13851 PURDY ST	309.96
3441	F3	09743308	1	13861 PURDY ST	309.96
3442	F3	09743309	1	13871 PURDY ST	309.96
3443	F3	09743310	1	13881 PURDY ST	309.96
3444	F3	09743311	1	13891 PURDY ST	309.96
3445	F3	09743312	1	13911 PURDY ST	309.96
3446	F3	09743313	1	13921 PURDY ST	309.96
3447	F3	13065105	1	12501 RAYMOND CIR	309.96
3448	F3	13065104	1	12511 RAYMOND CIR	309.96
3449	F3	13065125	1	12512 RAYMOND CIR	309.96
3450	F3	13065103	1	12521 RAYMOND CIR	309.96
3451	F3	13065126	1	12522 RAYMOND CIR	309.96
3452	F3	13065127	1	12532 RAYMOND CIR	309.96
3453	F3	10849230	1	15151 REEVE ST	309.96
3454	F3	10849231	1	15152 REEVE ST	309.96
3455	F3	10849229	1	15161 REEVE ST	309.96
3456	F3	10849232	1	15162 REEVE ST	309.96
3457	F3	10849228	1	15171 REEVE ST	309.96
3458	F3	10849233	1	15172 REEVE ST	309.96
3459	F3	10849227	1	15181 REEVE ST	309.96
3460	F3	10849234	1	15182 REEVE ST	309.96
3461	F3	10849226	1	15191 REEVE ST	309.96
3462	F3	10849235	1	15192 REEVE ST	309.96
3463	F3	10849213	1	15201 REEVE ST	309.96
3464	F3	10849212	1	15202 REEVE ST	309.96
3465	F3	10847506	1	15431 REEVE ST	309.96
3466	F3	10847501	1	15432 REEVE ST	309.96
3467	F3	10847505	1	15441 REEVE ST	309.96
3468	F3	10847502	1	15442 REEVE ST	309.96
3469	F3	10847504	1	15451 REEVE ST	309.96
3470	F3	10847503	1	15452 REEVE ST	309.96
3471	F3	10848106	1	15511 REEVE ST	309.96
3472	F3	10848105	1	15512 REEVE ST	309.96
3473	F3	10848107	1	15521 REEVE ST	309.96
3474	F3	10848104	1	15522 REEVE ST	309.96
3475	F3	10848108	1	15531 REEVE ST	309.96
3476	F3	10848103	1	15532 REEVE ST	309.96
3477	F3	10848109	1	15541 REEVE ST	309.96

3478	F3	10848102	1	15542 REEVE ST	309.96
3479	F3	10848110	1	15551 REEVE ST	309.96
3480	F3	10848101	1	15552 REEVE ST	309.96
3481	F3	09756117	1	13592 RIATA ST	309.96
3482	F3	09756201	1	13601 RIATA ST	309.96
3483	F3	09756118	1	13602 RIATA ST	309.96
3484	F3	09756202	1	13611 RIATA ST	309.96
3485	F3	09756119	1	13612 RIATA ST	309.96
3486	F3	09756203	1	13621 RIATA ST	309.96
3487	F3	09756120	1	13622 RIATA ST	309.96
3488	F3	09756204	1	13631 RIATA ST	309.96
3489	F3	09756121	1	13632 RIATA ST	309.96
3490	F3	09756205	1	13641 RIATA ST	309.96
3491	F3	09756122	1	13642 RIATA ST	309.96
3492	F3	09756206	1	13651 RIATA ST	309.96
3493	F3	09756123	1	13652 RIATA ST	309.96
3494	F3	09756207	1	13661 RIATA ST	309.96
3495	F3	09756124	1	13662 RIATA ST	309.96
3496	F3	09756208	1	13671 RIATA ST	309.96
3497	F3	09756125	1	13672 RIATA ST	309.96
3498	F3	09756209	1	13691 RIATA ST	309.96
3499	F3	09756126	1	13692 RIATA ST	309.96
3500	F3	09756210	1	13701 RIATA ST	309.96
3501	F3	09756127	1	13702 RIATA ST	309.96
3502	F3	09756503	1	13722 RIATA ST	309.96
3503	F3	09744201	1	13741 RIATA ST	309.96
3504	F3	09744101	1	13742 RIATA ST	309.96
3505	F3	09744202	1	13751 RIATA ST	309.96
3506	F3	09744102	1	13752 RIATA ST	309.96
3507	F3	09744203	1	13761 RIATA ST	309.96
3508	F3	09744204	1	13781 RIATA ST	309.96
3509	F3	09744103	1	13782 RIATA ST	309.96
3510	F3	09744205	1	13791 RIATA ST	309.96
3511	F3	09744104	1	13792 RIATA ST	309.96
3512	F3	09744206	1	13801 RIATA ST	309.96
3513	F3	09744105	1	13802 RIATA ST	309.96
3514	F3	09744207	1	13811 RIATA ST	309.96
3515	F3	09744106	1	13812 RIATA ST	309.96
3516	F3	09744208	1	13831 RIATA ST	309.96
3517	F3	09744107	1	13832 RIATA ST	309.96
3518	F3	09744209	1	13841 RIATA ST	309.96
3519	F3	09744108	1	13842 RIATA ST	309.96
3520	F3	09744210	1	13851 RIATA ST	309.96
3521	F3	09744109	1	13852 RIATA ST	309.96
3522	F3	09744211	1	13861 RIATA ST	309.96
3523	F3	09744110	1	13862 RIATA ST	309.96
3524	F3	09744212	1	13871 RIATA ST	309.96

3525	F3	09744111	1	13872 RIATA ST	309.96
3526	F3	09744213	1	13881 RIATA ST	309.96
3527	F3	09744112	1	13882 RIATA ST	309.96
3528	F3	09744214	1	13891 RIATA ST	309.96
3529	F3	09744113	1	13892 RIATA ST	309.96
3530	F3	09744114	1	13912 RIATA ST	309.96
3531	F3	09744115	1	13922 RIATA ST	309.96
3532	F3	21728401	1	5282 RICHMOND AVE	309.96
3533	F3	21728402	1	5292 RICHMOND AVE	309.96
3534	F3	21728403	1	5302 RICHMOND AVE	309.96
3535	F3	21728404	1	5312 RICHMOND AVE	309.96
3536	F3	21728405	1	5322 RICHMOND AVE	309.96
3537	F3	21728305	1	5331 RICHMOND AVE	309.96
3538	F3	21728406	1	5332 RICHMOND AVE	309.96
3539	F3	21728306	1	5341 RICHMOND AVE	309.96
3540	F3	21728407	1	5342 RICHMOND AVE	309.96
3541	F3	21728307	1	5351 RICHMOND AVE	309.96
3542	F3	21728408	1	5352 RICHMOND AVE	309.96
3543	F3	21728308	1	5361 RICHMOND AVE	309.96
3544	F3	21728409	1	5362 RICHMOND AVE	309.96
3545	F3	21728309	1	5371 RICHMOND AVE	309.96
3546	F3	21728410	1	5372 RICHMOND AVE	309.96
3547	F3	21728310	1	5381 RICHMOND AVE	309.96
3548	F3	21728411	1	5382 RICHMOND AVE	309.96
3549	F3	21728311	1	5391 RICHMOND AVE	309.96
3550	F3	21728412	1	5392 RICHMOND AVE	309.96
3551	F3	21728312	1	5401 RICHMOND AVE	309.96
3552	F3	21728413	1	5402 RICHMOND AVE	309.96
3553	F3	21728313	1	5411 RICHMOND AVE	309.96
3554	F3	21728414	1	5412 RICHMOND AVE	309.96
3555	F3	21728314	1	5421 RICHMOND AVE	309.96
3556	F3	21728415	1	5422 RICHMOND AVE	309.96
3557	F3	21728315	1	5431 RICHMOND AVE	309.96
3558	F3	21727413	1	5432 RICHMOND AVE	309.96
3559	F3	21727314	1	5441 RICHMOND AVE	309.96
3560	F3	21727412	1	5442 RICHMOND AVE	309.96
3561	F3	21727315	1	5451 RICHMOND AVE	309.96
3562	F3	21727411	1	5452 RICHMOND AVE	309.96
3563	F3	21727316	1	5461 RICHMOND AVE	309.96
3564	F3	21727410	1	5462 RICHMOND AVE	309.96
3565	F3	21727317	1	5501 RICHMOND AVE	309.96
3566	F3	21727409	1	5502 RICHMOND AVE	309.96
3567	F3	21727318	1	5511 RICHMOND AVE	309.96
3568	F3	21727408	1	5512 RICHMOND AVE	309.96
3569	F3	21727319	1	5521 RICHMOND AVE	309.96
3570	F3	21727407	1	5522 RICHMOND AVE	309.96
3571	F3	21727320	1	5531 RICHMOND AVE	309.96

3572 F3 21727406	1	5532 RICHMOND AVE	309.96
3573 F3 21727321	1	5541 RICHMOND AVE	309.96
3574 F3 21727405	1	5542 RICHMOND AVE	309.96
3575 F3 21727322	1	5551 RICHMOND AVE	309.96
3576 F3 21727404	1	5552 RICHMOND AVE	309.96
3577 F3 21727323	1	5561 RICHMOND AVE	309.96
3578 F3 21727403	1	5562 RICHMOND AVE	309.96
3579 F3 21727324	1	5571 RICHMOND AVE	309.96
3580 F3 21727402	1	5572 RICHMOND AVE	309.96
3581 F3 21727325	1	5591 RICHMOND AVE	309.96
3582 F3 21727401	1	5592 RICHMOND AVE	309.96
3583 F3 13084109	1	5611 RICHMOND AVE	309.96
3584 F3 13084401	1	5612 RICHMOND AVE	309.96
3585 F3 13084110	1	5621 RICHMOND AVE	309.96
3586 F3 13084402	1	5622 RICHMOND AVE	309.96
3587 F3 13084111	1	5631 RICHMOND AVE	309.96
3588 F3 13084403	1	5632 RICHMOND AVE	309.96
3589 F3 13084404	1	5642 RICHMOND AVE	309.96
3590 F3 13084405	1	5652 RICHMOND AVE	309.96
3591 F3 13084406	1	5672 RICHMOND AVE	309.96
3592 F3 13084333	1	5691 RICHMOND AVE	309.96
3593 F3 13084407	1	5692 RICHMOND AVE	309.96
3594 F3 13084332	1	5701 RICHMOND AVE	309.96
3595 F3 13084408	1	5702 RICHMOND AVE	309.96
3596 F3 13084331	1	5711 RICHMOND AVE	309.96
3597 F3 13084409	1	5712 RICHMOND AVE	309.96
3598 F3 13084330	1	5721 RICHMOND AVE	309.96
3599 F3 13084410	1	5722 RICHMOND AVE	309.96
3600 F3 13084329	1	5731 RICHMOND AVE	309.96
3601 F3 13084411	1	5732 RICHMOND AVE	309.96
3602 F3 13084328	1	5741 RICHMOND AVE	309.96
3603 F3 13084412	1	5742 RICHMOND AVE	309.96
3604 F3 13084327	1	5751 RICHMOND AVE	309.96
3605 F3 13084413	1	5752 RICHMOND AVE	309.96
3606 F3 13084326	1	5761 RICHMOND AVE	309.96
3607 F3 13084414	1	5762 RICHMOND AVE	309.96
3608 F3 13084325	1	5771 RICHMOND AVE	309.96
3609 F3 13084415	1	5772 RICHMOND AVE	309.96
3610 F3 13084324	1	5781 RICHMOND AVE	309.96
3611 F3 13084416	1	5782 RICHMOND AVE	309.96
3612 F3 13084323	1	5791 RICHMOND AVE	309.96
3613 F3 13084417	1	5792 RICHMOND AVE	309.96
3614 F3 13084322	1	5801 RICHMOND AVE	309.96
3615 F3 13084418	1	5802 RICHMOND AVE	309.96
3616 F3 13084321	1	5811 RICHMOND AVE	309.96
3617 F3 13084419	1	5812 RICHMOND AVE	309.96
3618 F3 13084320	1	5821 RICHMOND AVE	309.96

3619	F3	13084420	1	5822 RICHMOND AVE	309.96
3620	F3	13084319	1	5831 RICHMOND AVE	309.96
3621	F3	13084421	1	5832 RICHMOND AVE	309.96
3622	F3	13085314	1	5841 RICHMOND AVE	309.96
3623	F3	13085402	1	5842 RICHMOND AVE	309.96
3624	F3	13085313	1	5851 RICHMOND AVE	309.96
3625	F3	13085401	1	5852 RICHMOND AVE	309.96
3626	F3	13085312	1	5861 RICHMOND AVE	309.96
3627	F3	13085311	1	5871 RICHMOND AVE	309.96
3628	F3	13085128	1	5872 RICHMOND AVE	309.96
3629	F3	13085310	1	5881 RICHMOND AVE	309.96
3630	F3	13085127	1	5882 RICHMOND AVE	309.96
3631	F3	13085309	1	5891 RICHMOND AVE	309.96
3632	F3	13085126	1	5892 RICHMOND AVE	309.96
3633	F3	13085308	1	5901 RICHMOND AVE	309.96
3634	F3	13085125	1	5902 RICHMOND AVE	309.96
3635	F3	13085307	1	5911 RICHMOND AVE	309.96
3636	F3	13085124	1	5912 RICHMOND AVE	309.96
3637	F3	13085123	1	5932 RICHMOND AVE	309.96
3638	F3	13061309	1	6032 RICHMOND AVE	309.96
3639	F3	13061308	1	6042 RICHMOND AVE	309.96
3640	F3	13061115	1	6051 RICHMOND AVE	309.96
3641	F3	13061307	1	6062 RICHMOND AVE	309.96
3642	F3	13061306	1	6072 RICHMOND AVE	309.96
3643	F3	13061206	1	6081 RICHMOND AVE	309.96
3644	F3	13061305	1	6082 RICHMOND AVE	309.96
3645	F3	13061207	1	6091 RICHMOND AVE	309.96
3646	F3	13061304	1	6092 RICHMOND AVE	309.96
3647	F3	13061208	1	6101 RICHMOND AVE	309.96
3648	F3	13061303	1	6102 RICHMOND AVE	309.96
3649	F3	13061209	1	6111 RICHMOND AVE	309.96
3650	F3	13061302	1	6112 RICHMOND AVE	309.96
3651	F3	13061210	1	6121 RICHMOND AVE	309.96
3652	F3	13061301	1	6122 RICHMOND AVE	309.96
3653	F3	13060322	1	6131 RICHMOND AVE	309.96
3654	F3	13060401	1	6132 RICHMOND AVE	309.96
3655	F3	13060321	1	6141 RICHMOND AVE	309.96
3656	F3	13060402	1	6142 RICHMOND AVE	309.96
3657	F3	13060320	1	6151 RICHMOND AVE	309.96
3658	F3	13060403	1	6152 RICHMOND AVE	309.96
3659	F3	13060319	1	6161 RICHMOND AVE	309.96
3660	F3	13060404	1	6162 RICHMOND AVE	309.96
3661	F3	13060318	1	6171 RICHMOND AVE	309.96
3662	F3	13060405	1	6172 RICHMOND AVE	309.96
3663	F3	13060317	1	6181 RICHMOND AVE	309.96
3664	F3	13060406	1	6182 RICHMOND AVE	309.96
3665	F3	13060316	1	6201 RICHMOND AVE	309.96

3666	F3	13060407	1	6202 RICHMOND AVE	309.96
3667	F3	13060315	1	6211 RICHMOND AVE	309.96
3668	F3	13060408	1	6212 RICHMOND AVE	309.96
3669	F3	13060314	1	6221 RICHMOND AVE	309.96
3670	F3	13060409	1	6222 RICHMOND AVE	309.96
3671	F3	13060313	1	6231 RICHMOND AVE	309.96
3672	F3	13060410	1	6232 RICHMOND AVE	309.96
3673	F3	13060312	1	6241 RICHMOND AVE	309.96
3674	F3	13060411	1	6242 RICHMOND AVE	309.96
3675	F3	21725255	1	12631 ROMAINE WAY	309.96
3676	F3	21725250	1	12632 ROMAINE WAY	309.96
3677	F3	21725251	1	12640 ROMAINE WAY	309.96
3678	F3	21725256	1	12641 ROMAINE WAY	309.96
3679	F3	21725252	1	12648 ROMAINE WAY	309.96
3680	F3	21725257	1	12651 ROMAINE WAY	309.96
3681	F3	21725253	1	12656 ROMAINE WAY	309.96
3682	F3	21725258	1	12661 ROMAINE WAY	309.96
3683	F3	21725254	1	12662 ROMAINE WAY	309.96
3684	F3	10808426	1	15121 SAIL ST	309.96
3685	F3	10808427	1	15122 SAIL ST	309.96
3686	F3	10808425	1	15131 SAIL ST	309.96
3687	F3	10808428	1	15132 SAIL ST	309.96
3688	F3	10808424	1	15141 SAIL ST	309.96
3689	F3	10808429	1	15142 SAIL ST	309.96
3690	F3	10808423	1	15151 SAIL ST	309.96
3691	F3	10808430	1	15152 SAIL ST	309.96
3692	F3	10808422	1	15161 SAIL ST	309.96
3693	F3	10808431	1	15162 SAIL ST	309.96
3694	F3	10808421	1	15171 SAIL ST	309.96
3695	F3	10808432	1	15172 SAIL ST	309.96
3696	F3	10808420	1	15181 SAIL ST	309.96
3697	F3	10808433	1	15182 SAIL ST	309.96
3698	F3	10808419	1	15191 SAIL ST	309.96
3699	F3	10808434	1	15192 SAIL ST	309.96
3700	F3	10808418	1	15201 SAIL ST	309.96
3701	F3	10850415	1	15612 SAIL ST	309.96
3702	F3	13032401	1	5272 SANTA BARBARA AVE	309.96
3703	F3	13032402	1	5292 SANTA BARBARA AVE	309.96
3704	F3	13032331	1	5301 SANTA BARBARA AVE	309.96
3705	F3	13032403	1	5302 SANTA BARBARA AVE	309.96
3706	F3	13032330	1	5311 SANTA BARBARA AVE	309.96
3707	F3	13032404	1	5312 SANTA BARBARA AVE	309.96
3708	F3	13032329	1	5321 SANTA BARBARA AVE	309.96
3709	F3	13032405	1	5322 SANTA BARBARA AVE	309.96
3710	F3	13032328	1	5341 SANTA BARBARA AVE	309.96
3711	F3	13032406	1	5342 SANTA BARBARA AVE	309.96
3712	F3	13032327	1	5351 SANTA BARBARA AVE	309.96

3713	F3	13032407	1	5352	SANTA BARBARA AVE	309.96
3714	F3	13032326	1	5361	SANTA BARBARA AVE	309.96
3715	F3	13032408	1	5362	SANTA BARBARA AVE	309.96
3716	F3	13032325	1	5371	SANTA BARBARA AVE	309.96
3717	F3	13032409	1	5372	SANTA BARBARA AVE	309.96
3718	F3	13032324	1	5381	SANTA BARBARA AVE	309.96
3719	F3	13032410	1	5382	SANTA BARBARA AVE	309.96
3720	F3	13032323	1	5391	SANTA BARBARA AVE	309.96
3721	F3	13032411	1	5392	SANTA BARBARA AVE	309.96
3722	F3	13032322	1	5401	SANTA BARBARA AVE	309.96
3723	F3	13032412	1	5402	SANTA BARBARA AVE	309.96
3724	F3	13032321	1	5411	SANTA BARBARA AVE	309.96
3725	F3	13032413	1	5412	SANTA BARBARA AVE	309.96
3726	F3	13032320	1	5421	SANTA BARBARA AVE	309.96
3727	F3	13032414	1	5422	SANTA BARBARA AVE	309.96
3728	F3	13032319	1	5431	SANTA BARBARA AVE	309.96
3729	F3	13032415	1	5432	SANTA BARBARA AVE	309.96
3730	F3	13032318	1	5441	SANTA BARBARA AVE	309.96
3731	F3	13032416	1	5442	SANTA BARBARA AVE	309.96
3732	F3	13032317	1	5451	SANTA BARBARA AVE	309.96
3733	F3	13032417	1	5452	SANTA BARBARA AVE	309.96
3734	F3	13033210	1	5471	SANTA BARBARA AVE	309.96
3735	F3	13033301	1	5472	SANTA BARBARA AVE	309.96
3736	F3	13033209	1	5481	SANTA BARBARA AVE	309.96
3737	F3	13033302	1	5482	SANTA BARBARA AVE	309.96
3738	F3	13033208	1	5501	SANTA BARBARA AVE	309.96
3739	F3	13033303	1	5502	SANTA BARBARA AVE	309.96
3740	F3	13033207	1	5511	SANTA BARBARA AVE	309.96
3741	F3	13033304	1	5512	SANTA BARBARA AVE	309.96
3742	F3	13033206	1	5531	SANTA BARBARA AVE	309.96
3743	F3	13033305	1	5532	SANTA BARBARA AVE	309.96
3744	F3	13033306	1	5542	SANTA BARBARA AVE	309.96
3745	F3	13033307	1	5552	SANTA BARBARA AVE	309.96
3746	F3	13033109	1	5561	SANTA BARBARA AVE	309.96
3747	F3	13033110	1	5571	SANTA BARBARA AVE	309.96
3748	F3	13033111	1	5581	SANTA BARBARA AVE	309.96
3749	F3	22421224	1	5841	SANTA BARBARA AVE	309.96
3750	F3	22421223	1	5851	SANTA BARBARA AVE	309.96
3751	F3	22421222	1	5861	SANTA BARBARA AVE	309.96
3752	F3	22421221	1	5871	SANTA BARBARA AVE	309.96
3753	F3	22421305	4	5872	SANTA BARBARA AVE	309.96
3754	F3	22421220	1	5881	SANTA BARBARA AVE	309.96
3755	F3	22421306	4	5882	SANTA BARBARA AVE	309.96
3756	F3	22421219	1	5891	SANTA BARBARA AVE	309.96
3757	F3	22421307	4	5892	SANTA BARBARA AVE	309.96
3758	F3	22421218	1	5911	SANTA BARBARA AVE	309.96
3759	F4	22421308	2	5912	SANTA BARBARA AVE	309.96

3760	F5	22421217	1	5921	SANTA BARBARA AVE	309.96
3761	F6	22421309	4	5922	SANTA BARBARA AVE	309.96
3762	F7	22421216	1	5931	SANTA BARBARA AVE	309.96
3763	F3	22421310	4	5932	SANTA BARBARA AVE	309.96
3764	F3	22421215	1	5941	SANTA BARBARA AVE	309.96
3765	F3	22421311	4	5942	SANTA BARBARA AVE	309.96
3766	F3	13035312	1	6011	SANTA BARBARA AVE	309.96
3767	F3	13035212	1	6012	SANTA BARBARA AVE	309.96
3768	F3	13035311	1	6021	SANTA BARBARA AVE	309.96
3769	F3	13035211	1	6022	SANTA BARBARA AVE	309.96
3770	F3	13035310	1	6041	SANTA BARBARA AVE	309.96
3771	F3	13035210	1	6042	SANTA BARBARA AVE	309.96
3772	F3	13035309	1	6051	SANTA BARBARA AVE	309.96
3773	F3	13035209	1	6052	SANTA BARBARA AVE	309.96
3774	F3	13035208	1	6062	SANTA BARBARA AVE	309.96
3775	F3	13036331	1	6171	SANTA BARBARA AVE	309.96
3776	F3	13036332	1	6181	SANTA BARBARA AVE	309.96
3777	F3	13036333	1	6191	SANTA BARBARA AVE	309.96
3778	F3	13036406	1	6192	SANTA BARBARA AVE	309.96
3779	F3	13036334	1	6211	SANTA BARBARA AVE	309.96
3780	F3	13036405	1	6212	SANTA BARBARA AVE	309.96
3781	F3	13036404	1	6222	SANTA BARBARA AVE	309.96
3782	F3	13036403	1	6232	SANTA BARBARA AVE	309.96
3783	F3	13036402	1	6242	SANTA BARBARA AVE	309.96
3784	F3	13036401	1	6252	SANTA BARBARA AVE	309.96
3785	F3	13037227	1	6261	SANTA BARBARA AVE	309.96
3786	F3	13037316	1	6262	SANTA BARBARA AVE	309.96
3787	F3	13037226	1	6271	SANTA BARBARA AVE	309.96
3788	F3	13037317	1	6272	SANTA BARBARA AVE	309.96
3789	F3	13037225	1	6281	SANTA BARBARA AVE	309.96
3790	F3	13037224	1	6301	SANTA BARBARA AVE	309.96
3791	F3	13041714	1	6431	SANTA BARBARA AVE	309.96
3792	F3	13041604	1	6432	SANTA BARBARA AVE	309.96
3793	F3	13041715	1	6441	SANTA BARBARA AVE	309.96
3794	F3	13041603	1	6442	SANTA BARBARA AVE	309.96
3795	F3	13041716	1	6451	SANTA BARBARA AVE	309.96
3796	F3	13041602	1	6452	SANTA BARBARA AVE	309.96
3797	F3	13041717	1	6471	SANTA BARBARA AVE	309.96
3798	F3	13041601	1	6472	SANTA BARBARA AVE	309.96
3799	F3	13041213	1	6501	SANTA BARBARA AVE	309.96
3800	F3	13041301	1	6502	SANTA BARBARA AVE	309.96
3801	F3	13041212	1	6511	SANTA BARBARA AVE	309.96
3802	F3	13041302	1	6512	SANTA BARBARA AVE	309.96
3803	F3	13042311	1	6601	SANTA BARBARA AVE	309.96
3804	F3	13042312	1	6611	SANTA BARBARA AVE	309.96
3805	F3	13042313	1	6621	SANTA BARBARA AVE	309.96
3806	F3	13042408	1	6622	SANTA BARBARA AVE	309.96

3807	F3	13042314	1	6631	SANTA BARBARA AVE	309.96
3808	F3	13042407	1	6632	SANTA BARBARA AVE	309.96
3809	F3	13042315	1	6641	SANTA BARBARA AVE	309.96
3810	F3	13042406	1	6642	SANTA BARBARA AVE	309.96
3811	F3	13042316	1	6651	SANTA BARBARA AVE	309.96
3812	F3	13042405	1	6652	SANTA BARBARA AVE	309.96
3813	F3	13042317	1	6661	SANTA BARBARA AVE	309.96
3814	F3	13042404	1	6662	SANTA BARBARA AVE	309.96
3815	F3	13042318	1	6671	SANTA BARBARA AVE	309.96
3816	F3	13042403	1	6672	SANTA BARBARA AVE	309.96
3817	F3	13042319	1	6691	SANTA BARBARA AVE	309.96
3818	F3	13042402	1	6692	SANTA BARBARA AVE	309.96
3819	F3	13042320	1	6701	SANTA BARBARA AVE	309.96
3820	F3	13042401	1	6702	SANTA BARBARA AVE	309.96
3821	F3	13032201	1	5301	SANTA CATALINA AVE	309.96
3822	F3	13032302	1	5302	SANTA CATALINA AVE	309.96
3823	F3	13032303	1	5312	SANTA CATALINA AVE	309.96
3824	F3	13032202	1	5321	SANTA CATALINA AVE	309.96
3825	F3	13032304	1	5322	SANTA CATALINA AVE	309.96
3826	F3	13032203	1	5331	SANTA CATALINA AVE	309.96
3827	F3	13032204	1	5341	SANTA CATALINA AVE	309.96
3828	F3	13032305	1	5342	SANTA CATALINA AVE	309.96
3829	F3	13032205	1	5351	SANTA CATALINA AVE	309.96
3830	F3	13032306	1	5352	SANTA CATALINA AVE	309.96
3831	F3	13032206	1	5361	SANTA CATALINA AVE	309.96
3832	F3	13032307	1	5362	SANTA CATALINA AVE	309.96
3833	F3	13032207	1	5371	SANTA CATALINA AVE	309.96
3834	F3	13032308	1	5372	SANTA CATALINA AVE	309.96
3835	F3	13032208	1	5381	SANTA CATALINA AVE	309.96
3836	F3	13032309	1	5382	SANTA CATALINA AVE	309.96
3837	F3	13032209	1	5391	SANTA CATALINA AVE	309.96
3838	F3	13032310	1	5392	SANTA CATALINA AVE	309.96
3839	F3	13032210	1	5401	SANTA CATALINA AVE	309.96
3840	F3	13032311	1	5402	SANTA CATALINA AVE	309.96
3841	F3	13032312	1	5412	SANTA CATALINA AVE	309.96
3842	F3	13032211	1	5421	SANTA CATALINA AVE	309.96
3843	F3	13032313	1	5422	SANTA CATALINA AVE	309.96
3844	F3	13032212	1	5431	SANTA CATALINA AVE	309.96
3845	F3	13032314	1	5432	SANTA CATALINA AVE	309.96
3846	F3	13032213	1	5441	SANTA CATALINA AVE	309.96
3847	F3	13032315	1	5442	SANTA CATALINA AVE	309.96
3848	F3	13032214	1	5451	SANTA CATALINA AVE	309.96
3849	F3	13032316	1	5452	SANTA CATALINA AVE	309.96
3850	F3	13032215	1	5471	SANTA CATALINA AVE	309.96
3851	F3	13033201	1	5472	SANTA CATALINA AVE	309.96
3852	F3	13033101	1	5481	SANTA CATALINA AVE	309.96
3853	F3	13033202	1	5482	SANTA CATALINA AVE	309.96

3854	F3	13033102	1	5501	SANTA CATALINA AVE	309.96
3855	F3	13033203	1	5502	SANTA CATALINA AVE	309.96
3856	F3	13033103	1	5511	SANTA CATALINA AVE	309.96
3857	F3	13033204	1	5512	SANTA CATALINA AVE	309.96
3858	F3	13033104	1	5521	SANTA CATALINA AVE	309.96
3859	F3	13033205	1	5532	SANTA CATALINA AVE	309.96
3860	F3	13033105	1	5541	SANTA CATALINA AVE	309.96
3861	F3	13033106	1	5551	SANTA CATALINA AVE	309.96
3862	F3	13033701	1	5611	SANTA CATALINA AVE	309.96
3863	F3	13033702	1	5621	SANTA CATALINA AVE	309.96
3864	F3	13033703	1	5631	SANTA CATALINA AVE	309.96
3865	F3	13033704	1	5641	SANTA CATALINA AVE	309.96
3866	F3	13033705	1	5651	SANTA CATALINA AVE	309.96
3867	F3	13033706	1	5661	SANTA CATALINA AVE	309.96
3868	F3	13033707	1	5671	SANTA CATALINA AVE	309.96
3869	F3	22423107	1	5691	SANTA CATALINA AVE	309.96
3870	F3	22423106	1	5701	SANTA CATALINA AVE	309.96
3871	F3	22423105	1	5711	SANTA CATALINA AVE	309.96
3872	F3	22423104	1	5721	SANTA CATALINA AVE	309.96
3873	F3	22423103	1	5731	SANTA CATALINA AVE	309.96
3874	F3	22423102	1	5741	SANTA CATALINA AVE	309.96
3875	F3	22423101	1	5751	SANTA CATALINA AVE	309.96
3876	F3	22421101	1	5761	SANTA CATALINA AVE	309.96
3877	F3	22421102	1	5771	SANTA CATALINA AVE	309.96
3878	F3	22421103	1	5791	SANTA CATALINA AVE	309.96
3879	F3	22421104	1	5801	SANTA CATALINA AVE	309.96
3880	F3	22421105	1	5811	SANTA CATALINA AVE	309.96
3881	F3	22421106	1	5821	SANTA CATALINA AVE	309.96
3882	F3	22421107	1	5831	SANTA CATALINA AVE	309.96
3883	F3	22421108	1	5841	SANTA CATALINA AVE	309.96
3884	F3	22421202	1	5842	SANTA CATALINA AVE	309.96
3885	F3	22421109	1	5851	SANTA CATALINA AVE	309.96
3886	F3	22421203	1	5852	SANTA CATALINA AVE	309.96
3887	F3	22421110	1	5861	SANTA CATALINA AVE	309.96
3888	F3	22421204	1	5862	SANTA CATALINA AVE	309.96
3889	F3	22421111	1	5871	SANTA CATALINA AVE	309.96
3890	F3	22421205	1	5872	SANTA CATALINA AVE	309.96
3891	F3	22421112	1	5881	SANTA CATALINA AVE	309.96
3892	F3	22421206	1	5882	SANTA CATALINA AVE	309.96
3893	F3	22421113	1	5891	SANTA CATALINA AVE	309.96
3894	F3	22421207	1	5892	SANTA CATALINA AVE	309.96
3895	F3	22421114	1	5911	SANTA CATALINA AVE	309.96
3896	F3	22421208	1	5912	SANTA CATALINA AVE	309.96
3897	F3	22421115	1	5921	SANTA CATALINA AVE	309.96
3898	F3	22421209	1	5922	SANTA CATALINA AVE	309.96
3899	F3	22421116	1	5931	SANTA CATALINA AVE	309.96
3900	F3	22421210	1	5932	SANTA CATALINA AVE	309.96

3901	F3	22421117	1	5941	SANTA CATALINA AVE	309.96
3902	F3	22421211	1	5942	SANTA CATALINA AVE	309.96
3903	F3	22421118	1	5961	SANTA CATALINA AVE	309.96
3904	F3	13035304	1	6011	SANTA CATALINA AVE	309.96
3905	F3	13035305	1	6012	SANTA CATALINA AVE	309.96
3906	F3	13035303	1	6021	SANTA CATALINA AVE	309.96
3907	F3	13035306	1	6022	SANTA CATALINA AVE	309.96
3908	F3	13035302	1	6041	SANTA CATALINA AVE	309.96
3909	F3	13035307	1	6042	SANTA CATALINA AVE	309.96
3910	F3	13035301	1	6051	SANTA CATALINA AVE	309.96
3911	F3	13035308	1	6052	SANTA CATALINA AVE	309.96
3912	F3	13035102	1	6111	SANTA CATALINA AVE	309.96
3913	F3	13035101	1	6121	SANTA CATALINA AVE	309.96
3914	F3	13036111	1	6131	SANTA CATALINA AVE	309.96
3915	F3	13036110	1	6151	SANTA CATALINA AVE	309.96
3916	F3	13036307	1	6152	SANTA CATALINA AVE	309.96
3917	F3	13036109	1	6161	SANTA CATALINA AVE	309.96
3918	F3	13036306	1	6162	SANTA CATALINA AVE	309.96
3919	F3	13036108	1	6171	SANTA CATALINA AVE	309.96
3920	F3	13036305	1	6172	SANTA CATALINA AVE	309.96
3921	F3	13036107	1	6181	SANTA CATALINA AVE	309.96
3922	F3	13036304	1	6182	SANTA CATALINA AVE	309.96
3923	F3	13036106	1	6191	SANTA CATALINA AVE	309.96
3924	F3	13036303	1	6192	SANTA CATALINA AVE	309.96
3925	F3	13036105	1	6211	SANTA CATALINA AVE	309.96
3926	F3	13036302	1	6212	SANTA CATALINA AVE	309.96
3927	F3	13036104	1	6221	SANTA CATALINA AVE	309.96
3928	F3	13036103	1	6231	SANTA CATALINA AVE	309.96
3929	F3	13036102	1	6241	SANTA CATALINA AVE	309.96
3930	F3	13036101	1	6251	SANTA CATALINA AVE	309.96
3931	F3	13037108	1	6261	SANTA CATALINA AVE	309.96
3932	F3	13037228	1	6262	SANTA CATALINA AVE	309.96
3933	F3	13037107	1	6271	SANTA CATALINA AVE	309.96
3934	F3	13037229	1	6272	SANTA CATALINA AVE	309.96
3935	F3	13037106	1	6281	SANTA CATALINA AVE	309.96
3936	F3	13037230	1	6282	SANTA CATALINA AVE	309.96
3937	F3	13037105	1	6301	SANTA CATALINA AVE	309.96
3938	F3	13037231	1	6302	SANTA CATALINA AVE	309.96
3939	F3	13037104	1	6311	SANTA CATALINA AVE	309.96
3940	F3	13037232	1	6312	SANTA CATALINA AVE	309.96
3941	F3	13037103	1	6321	SANTA CATALINA AVE	309.96
3942	F3	13037233	1	6322	SANTA CATALINA AVE	309.96
3943	F3	13037102	1	6331	SANTA CATALINA AVE	309.96
3944	F3	13037101	1	6351	SANTA CATALINA AVE	309.96
3945	F3	13037704	1	6361	SANTA CATALINA AVE	309.96
3946	F3	13037703	1	6371	SANTA CATALINA AVE	309.96
3947	F3	13037702	1	6381	SANTA CATALINA AVE	309.96

3948	F3	13037701	1	6391	SANTA CATALINA AVE	309.96
3949	F3	13041701	1	6411	SANTA CATALINA AVE	309.96
3950	F3	13041702	1	6421	SANTA CATALINA AVE	309.96
3951	F3	13041703	1	6431	SANTA CATALINA AVE	309.96
3952	F3	13041710	1	6432	SANTA CATALINA AVE	309.96
3953	F3	13041704	1	6441	SANTA CATALINA AVE	309.96
3954	F3	13041709	1	6442	SANTA CATALINA AVE	309.96
3955	F3	13041705	1	6451	SANTA CATALINA AVE	309.96
3956	F3	13041708	1	6452	SANTA CATALINA AVE	309.96
3957	F3	13041706	1	6471	SANTA CATALINA AVE	309.96
3958	F3	13041707	1	6472	SANTA CATALINA AVE	309.96
3959	F3	13041206	1	6501	SANTA CATALINA AVE	309.96
3960	F3	13041207	1	6502	SANTA CATALINA AVE	309.96
3961	F3	13041205	1	6511	SANTA CATALINA AVE	309.96
3962	F3	13041208	1	6512	SANTA CATALINA AVE	309.96
3963	F3	13041204	1	6521	SANTA CATALINA AVE	309.96
3964	F3	13041203	1	6541	SANTA CATALINA AVE	309.96
3965	F3	13041202	1	6551	SANTA CATALINA AVE	309.96
3966	F3	13041201	1	6561	SANTA CATALINA AVE	309.96
3967	F3	13042209	1	6571	SANTA CATALINA AVE	309.96
3968	F3	13042332	1	6572	SANTA CATALINA AVE	309.96
3969	F3	13042208	1	6591	SANTA CATALINA AVE	309.96
3970	F3	13042331	1	6592	SANTA CATALINA AVE	309.96
3971	F3	13042207	1	6601	SANTA CATALINA AVE	309.96
3972	F3	13042330	1	6602	SANTA CATALINA AVE	309.96
3973	F3	13042206	1	6611	SANTA CATALINA AVE	309.96
3974	F3	13042329	1	6612	SANTA CATALINA AVE	309.96
3975	F3	13042205	1	6621	SANTA CATALINA AVE	309.96
3976	F3	13042328	1	6622	SANTA CATALINA AVE	309.96
3977	F3	13042204	1	6631	SANTA CATALINA AVE	309.96
3978	F3	13042327	1	6632	SANTA CATALINA AVE	309.96
3979	F3	13042203	1	6641	SANTA CATALINA AVE	309.96
3980	F3	13042326	1	6642	SANTA CATALINA AVE	309.96
3981	F3	13042202	1	6651	SANTA CATALINA AVE	309.96
3982	F3	13042325	1	6652	SANTA CATALINA AVE	309.96
3983	F3	13042201	1	6661	SANTA CATALINA AVE	309.96
3984	F3	13042324	1	6662	SANTA CATALINA AVE	309.96
3985	F3	13042323	1	6672	SANTA CATALINA AVE	309.96
3986	F3	13042102	1	6691	SANTA CATALINA AVE	309.96
3987	F3	13042322	1	6692	SANTA CATALINA AVE	309.96
3988	F3	13042101	1	6701	SANTA CATALINA AVE	309.96
3989	F3	13042321	1	6702	SANTA CATALINA AVE	309.96
3990	F3	13044101	1	6721	SANTA CATALINA AVE	309.96
3991	F3	13044108	1	6731	SANTA CATALINA AVE	309.96
3992	F3	13044104	1	6741	SANTA CATALINA AVE	309.96
3993	F3	13044105	1	6751	SANTA CATALINA AVE	309.96
3994	F3	13044106	1	6771	SANTA CATALINA AVE	309.96

3995	F3	13031501	1	5272	SANTA GERTRUDES AVE	309.96
3996	F3	13031502	1	5282	SANTA GERTRUDES AVE	309.96
3997	F3	13031503	1	5302	SANTA GERTRUDES AVE	309.96
3998	F3	13031504	1	5312	SANTA GERTRUDES AVE	309.96
3999	F3	13031426	1	5321	SANTA GERTRUDES AVE	309.96
4000	F3	13031505	1	5322	SANTA GERTRUDES AVE	309.96
4001	F3	13031425	1	5341	SANTA GERTRUDES AVE	309.96
4002	F3	13031506	1	5342	SANTA GERTRUDES AVE	309.96
4003	F3	13031424	1	5351	SANTA GERTRUDES AVE	309.96
4004	F3	13031507	1	5352	SANTA GERTRUDES AVE	309.96
4005	F3	13031423	1	5361	SANTA GERTRUDES AVE	309.96
4006	F3	13031508	1	5362	SANTA GERTRUDES AVE	309.96
4007	F3	13031422	1	5371	SANTA GERTRUDES AVE	309.96
4008	F3	13031509	1	5372	SANTA GERTRUDES AVE	309.96
4009	F3	13031421	1	5381	SANTA GERTRUDES AVE	309.96
4010	F3	13031510	1	5382	SANTA GERTRUDES AVE	309.96
4011	F3	13031420	1	5391	SANTA GERTRUDES AVE	309.96
4012	F3	13031511	1	5392	SANTA GERTRUDES AVE	309.96
4013	F3	13031419	1	5401	SANTA GERTRUDES AVE	309.96
4014	F3	13031512	1	5402	SANTA GERTRUDES AVE	309.96
4015	F3	13031418	1	5411	SANTA GERTRUDES AVE	309.96
4016	F3	13031513	1	5412	SANTA GERTRUDES AVE	309.96
4017	F3	13031417	1	5421	SANTA GERTRUDES AVE	309.96
4018	F3	13031514	1	5422	SANTA GERTRUDES AVE	309.96
4019	F3	13031416	1	5431	SANTA GERTRUDES AVE	309.96
4020	F3	13031515	1	5432	SANTA GERTRUDES AVE	309.96
4021	F3	13031415	1	5441	SANTA GERTRUDES AVE	309.96
4022	F3	13031516	1	5442	SANTA GERTRUDES AVE	309.96
4023	F3	13031414	1	5451	SANTA GERTRUDES AVE	309.96
4024	F3	13031517	1	5452	SANTA GERTRUDES AVE	309.96
4025	F3	13034208	1	5471	SANTA GERTRUDES AVE	309.96
4026	F3	13034309	1	5472	SANTA GERTRUDES AVE	309.96
4027	F3	13034207	1	5481	SANTA GERTRUDES AVE	309.96
4028	F3	13034308	1	5482	SANTA GERTRUDES AVE	309.96
4029	F3	13034206	1	5501	SANTA GERTRUDES AVE	309.96
4030	F3	13034307	1	5502	SANTA GERTRUDES AVE	309.96
4031	F3	13034205	1	5511	SANTA GERTRUDES AVE	309.96
4032	F3	13034306	1	5512	SANTA GERTRUDES AVE	309.96
4033	F3	13034305	1	5532	SANTA GERTRUDES AVE	309.96
4034	F3	13032430	1	5321	SANTA MONICA AVE	309.96
4035	F3	13032501	1	5322	SANTA MONICA AVE	309.96
4036	F3	13032429	1	5341	SANTA MONICA AVE	309.96
4037	F3	13032502	1	5342	SANTA MONICA AVE	309.96
4038	F3	13032428	1	5351	SANTA MONICA AVE	309.96
4039	F3	13032503	1	5352	SANTA MONICA AVE	309.96
4040	F3	13032427	1	5361	SANTA MONICA AVE	309.96
4041	F3	13032504	1	5362	SANTA MONICA AVE	309.96

4042	F3	13032426	1	5371 SANTA MONICA AVE	309.96
4043	F3	13032505	1	5372 SANTA MONICA AVE	309.96
4044	F3	13032425	1	5381 SANTA MONICA AVE	309.96
4045	F3	13032506	1	5382 SANTA MONICA AVE	309.96
4046	F3	13032424	1	5391 SANTA MONICA AVE	309.96
4047	F3	13032507	1	5392 SANTA MONICA AVE	309.96
4048	F3	13032423	1	5401 SANTA MONICA AVE	309.96
4049	F3	13032508	1	5402 SANTA MONICA AVE	309.96
4050	F3	13032422	1	5411 SANTA MONICA AVE	309.96
4051	F3	13032509	1	5412 SANTA MONICA AVE	309.96
4052	F3	13032421	1	5421 SANTA MONICA AVE	309.96
4053	F3	13032510	1	5422 SANTA MONICA AVE	309.96
4054	F3	13032420	1	5431 SANTA MONICA AVE	309.96
4055	F3	13032511	1	5432 SANTA MONICA AVE	309.96
4056	F3	13032419	1	5441 SANTA MONICA AVE	309.96
4057	F3	13032512	1	5442 SANTA MONICA AVE	309.96
4058	F3	13032418	1	5451 SANTA MONICA AVE	309.96
4059	F3	13032513	1	5452 SANTA MONICA AVE	309.96
4060	F3	13033317	1	5471 SANTA MONICA AVE	309.96
4061	F3	13033401	1	5472 SANTA MONICA AVE	309.96
4062	F3	13033316	1	5481 SANTA MONICA AVE	309.96
4063	F3	13033402	1	5482 SANTA MONICA AVE	309.96
4064	F3	13033315	1	5501 SANTA MONICA AVE	309.96
4065	F3	13033403	1	5502 SANTA MONICA AVE	309.96
4066	F3	13033314	1	5511 SANTA MONICA AVE	309.96
4067	F3	13033404	1	5512 SANTA MONICA AVE	309.96
4068	F3	13033313	1	5531 SANTA MONICA AVE	309.96
4069	F3	13033405	1	5532 SANTA MONICA AVE	309.96
4070	F3	13033312	1	5541 SANTA MONICA AVE	309.96
4071	F3	13033406	1	5542 SANTA MONICA AVE	309.96
4072	F3	13033311	1	5551 SANTA MONICA AVE	309.96
4073	F3	13033407	1	5552 SANTA MONICA AVE	309.96
4074	F3	13041608	1	6431 SANTA MONICA AVE	309.96
4075	F3	13041615	1	6432 SANTA MONICA AVE	309.96
4076	F3	13041609	1	6441 SANTA MONICA AVE	309.96
4077	F3	13041614	1	6442 SANTA MONICA AVE	309.96
4078	F3	13041610	1	6451 SANTA MONICA AVE	309.96
4079	F3	13041613	1	6452 SANTA MONICA AVE	309.96
4080	F3	13041611	1	6471 SANTA MONICA AVE	309.96
4081	F3	13041612	1	6472 SANTA MONICA AVE	309.96
4082	F3	13041307	1	6501 SANTA MONICA AVE	309.96
4083	F3	13041308	1	6502 SANTA MONICA AVE	309.96
4084	F3	13041306	1	6511 SANTA MONICA AVE	309.96
4085	F3	13041309	1	6512 SANTA MONICA AVE	309.96
4086	F3	13031301	1	5321 SANTA RITA AVE	309.96
4087	F3	13031401	1	5322 SANTA RITA AVE	309.96
4088	F3	13031302	1	5341 SANTA RITA AVE	309.96

4089	F3	13031402	1	5342 SANTA RITA AVE	309.96
4090	F3	13031303	1	5351 SANTA RITA AVE	309.96
4091	F3	13031403	1	5352 SANTA RITA AVE	309.96
4092	F3	13031304	1	5361 SANTA RITA AVE	309.96
4093	F3	13031404	1	5362 SANTA RITA AVE	309.96
4094	F3	13031305	1	5371 SANTA RITA AVE	309.96
4095	F3	13031405	1	5372 SANTA RITA AVE	309.96
4096	F3	13031306	1	5381 SANTA RITA AVE	309.96
4097	F3	13031406	1	5382 SANTA RITA AVE	309.96
4098	F3	13031307	1	5391 SANTA RITA AVE	309.96
4099	F3	13031407	1	5392 SANTA RITA AVE	309.96
4100	F3	13031308	1	5401 SANTA RITA AVE	309.96
4101	F3	13031408	1	5402 SANTA RITA AVE	309.96
4102	F3	13031309	1	5411 SANTA RITA AVE	309.96
4103	F3	13031409	1	5412 SANTA RITA AVE	309.96
4104	F3	13031310	1	5421 SANTA RITA AVE	309.96
4105	F3	13031410	1	5422 SANTA RITA AVE	309.96
4106	F3	13031311	1	5431 SANTA RITA AVE	309.96
4107	F3	13031411	1	5432 SANTA RITA AVE	309.96
4108	F3	13031312	1	5441 SANTA RITA AVE	309.96
4109	F3	13031412	1	5442 SANTA RITA AVE	309.96
4110	F3	13031313	1	5451 SANTA RITA AVE	309.96
4111	F3	13031413	1	5452 SANTA RITA AVE	309.96
4112	F3	13034101	1	5471 SANTA RITA AVE	309.96
4113	F3	13034201	1	5472 SANTA RITA AVE	309.96
4114	F3	13034102	1	5481 SANTA RITA AVE	309.96
4115	F3	13034202	1	5482 SANTA RITA AVE	309.96
4116	F3	13034103	1	5501 SANTA RITA AVE	309.96
4117	F3	13034203	1	5502 SANTA RITA AVE	309.96
4118	F3	13034104	1	5511 SANTA RITA AVE	309.96
4119	F3	13034204	1	5512 SANTA RITA AVE	309.96
4120	F3	13034105	1	5531 SANTA RITA AVE	309.96
4121	F3	13034106	1	5541 SANTA RITA AVE	309.96
4122	F3	13034107	1	5551 SANTA RITA AVE	309.96
4123	F3	13036510	1	6142 SANTA RITA AVE	309.96
4124	F3	13036509	1	6162 SANTA RITA AVE	309.96
4125	F3	13036414	1	6171 SANTA RITA AVE	309.96
4126	F3	13036508	1	6172 SANTA RITA AVE	309.96
4127	F3	13036507	1	6182 SANTA RITA AVE	309.96
4128	F3	13036415	1	6191 SANTA RITA AVE	309.96
4129	F3	13036506	1	6192 SANTA RITA AVE	309.96
4130	F3	13036416	1	6201 SANTA RITA AVE	309.96
4131	F3	13036505	1	6212 SANTA RITA AVE	309.96
4132	F3	13036504	1	6222 SANTA RITA AVE	309.96
4133	F3	13036427	1	6231 SANTA RITA AVE	309.96
4134	F3	13036503	1	6232 SANTA RITA AVE	309.96
4135	F3	13036428	1	6241 SANTA RITA AVE	309.96

4136 F3 13036502	1	6242 SANTA RITA AVE	309.96
4137 F3 13036429	1	6251 SANTA RITA AVE	309.96
4138 F3 13036501	1	6252 SANTA RITA AVE	309.96
4139 F3 13037408	1	6262 SANTA RITA AVE	309.96
4140 F3 13037310	1	6271 SANTA RITA AVE	309.96
4141 F3 13037407	1	6272 SANTA RITA AVE	309.96
4142 F3 13037309	1	6281 SANTA RITA AVE	309.96
4143 F3 13037406	1	6282 SANTA RITA AVE	309.96
4144 F3 13037308	1	6291 SANTA RITA AVE	309.96
4145 F3 13037405	1	6292 SANTA RITA AVE	309.96
4146 F3 13037404	1	6312 SANTA RITA AVE	309.96
4147 F3 13037403	1	6322 SANTA RITA AVE	309.96
4148 F3 13037402	1	6332 SANTA RITA AVE	309.96
4149 F3 13037401	1	6352 SANTA RITA AVE	309.96
4150 F3 13037504	1	6362 SANTA RITA AVE	309.96
4151 F3 13037503	1	6372 SANTA RITA AVE	309.96
4152 F3 13037502	1	6382 SANTA RITA AVE	309.96
4153 F3 13037501	1	6392 SANTA RITA AVE	309.96
4154 F3 13041509	1	6402 SANTA RITA AVE	309.96
4155 F3 13041510	1	6422 SANTA RITA AVE	309.96
4156 F3 13041620	1	6431 SANTA RITA AVE	309.96
4157 F3 13041511	1	6432 SANTA RITA AVE	309.96
4158 F3 13041621	1	6441 SANTA RITA AVE	309.96
4159 F3 13041622	1	6451 SANTA RITA AVE	309.96
4160 F3 13041512	1	6452 SANTA RITA AVE	309.96
4161 F3 13041623	1	6471 SANTA RITA AVE	309.96
4162 F3 13041501	1	6472 SANTA RITA AVE	309.96
4163 F3 13041314	1	6501 SANTA RITA AVE	309.96
4164 F3 13041313	1	6511 SANTA RITA AVE	309.96
4165 F3 13041402	1	6562 SANTA RITA AVE	309.96
4166 F3 13041401	1	6572 SANTA RITA AVE	309.96
4167 F3 13042513	1	6592 SANTA RITA AVE	309.96
4168 F3 13042512	1	6602 SANTA RITA AVE	309.96
4169 F3 13042511	1	6612 SANTA RITA AVE	309.96
4170 F3 13042416	1	6621 SANTA RITA AVE	309.96
4171 F3 13042510	1	6622 SANTA RITA AVE	309.96
4172 F3 13042417	1	6631 SANTA RITA AVE	309.96
4173 F3 13042509	1	6632 SANTA RITA AVE	309.96
4174 F3 13042418	1	6641 SANTA RITA AVE	309.96
4175 F3 13042508	1	6642 SANTA RITA AVE	309.96
4176 F3 13042507	1	6652 SANTA RITA AVE	309.96
4177 F3 13042429	1	6661 SANTA RITA AVE	309.96
4178 F3 13042506	1	6662 SANTA RITA AVE	309.96
4179 F3 13042430	1	6671 SANTA RITA AVE	309.96
4180 F3 13042505	1	6672 SANTA RITA AVE	309.96
4181 F3 13042431	1	6681 SANTA RITA AVE	309.96
4182 F3 13042504	1	6682 SANTA RITA AVE	309.96

4183	F3	13042503	1	6692 SANTA RITA AVE	309.96
4184	F3	13042442	1	6701 SANTA RITA AVE	309.96
4185	F3	13042502	1	6702 SANTA RITA AVE	309.96
4186	F3	13042443	1	6711 SANTA RITA AVE	309.96
4187	F3	13042501	1	6712 SANTA RITA AVE	309.96
4188	F3	13043104	1	6721 SANTA RITA AVE	309.96
4189	F3	13043301	1	6722 SANTA RITA AVE	309.96
4190	F3	13043401	1	6742 SANTA RITA AVE	309.96
4191	F3	13043402	1	6752 SANTA RITA AVE	309.96
4192	F3	13043403	1	6762 SANTA RITA AVE	309.96
4193	F3	13043404	1	6782 SANTA RITA AVE	309.96
4194	F3	13043601	1	6791 SANTA RITA AVE	309.96
4195	F3	13043405	1	6792 SANTA RITA AVE	309.96
4196	F3	13043602	1	6801 SANTA RITA AVE	309.96
4197	F3	13043406	1	6802 SANTA RITA AVE	309.96
4198	F3	13043603	1	6811 SANTA RITA AVE	309.96
4199	F3	13043407	1	6812 SANTA RITA AVE	309.96
4200	F3	13043604	1	6831 SANTA RITA AVE	309.96
4201	F3	13043408	1	6832 SANTA RITA AVE	309.96
4202	F3	13043605	1	6841 SANTA RITA AVE	309.96
4203	F3	13043409	1	6842 SANTA RITA AVE	309.96
4204	F3	13043606	1	6851 SANTA RITA AVE	309.96
4205	F3	13043410	1	6852 SANTA RITA AVE	309.96
4206	F3	13043411	1	6862 SANTA RITA AVE	309.96
4207	F3	13043412	1	6872 SANTA RITA AVE	309.96
4208	F3	13043413	1	6882 SANTA RITA AVE	309.96
4209	F3	13043501	1	6901 SANTA RITA AVE	309.96
4210	F3	13043502	1	6911 SANTA RITA AVE	309.96
4211	F3	13043503	1	6931 SANTA RITA AVE	309.96
4212	F3	13043510	1	6932 SANTA RITA AVE	309.96
4213	F3	13043504	1	6941 SANTA RITA AVE	309.96
4214	F3	13043509	1	6942 SANTA RITA AVE	309.96
4215	F3	13043505	1	6951 SANTA RITA AVE	309.96
4216	F3	13043508	1	6952 SANTA RITA AVE	309.96
4217	F3	13043506	1	6961 SANTA RITA AVE	309.96
4218	F3	13043507	1	6962 SANTA RITA AVE	309.96
4219	F3	13019312	1	12071 SAPPHIRE ST	309.96
4220	F3	13019201	1	12072 SAPPHIRE ST	309.96
4221	F3	13019311	1	12081 SAPPHIRE ST	309.96
4222	F3	13019202	1	12082 SAPPHIRE ST	309.96
4223	F3	13019310	1	12091 SAPPHIRE ST	309.96
4224	F3	13019203	1	12092 SAPPHIRE ST	309.96
4225	F3	13019309	1	12101 SAPPHIRE ST	309.96
4226	F3	13019204	1	12102 SAPPHIRE ST	309.96
4227	F3	13019308	1	12111 SAPPHIRE ST	309.96
4228	F3	13019205	1	12112 SAPPHIRE ST	309.96
4229	F3	13019307	1	12121 SAPPHIRE ST	309.96

4230	F3	13019206	1	12122	SAPPHIRE ST	309.96
4231	F3	13019306	1	12131	SAPPHIRE ST	309.96
4232	F3	13019207	1	12132	SAPPHIRE ST	309.96
4233	F3	13019305	1	12141	SAPPHIRE ST	309.96
4234	F3	13019208	1	12142	SAPPHIRE ST	309.96
4235	F3	13019304	1	12161	SAPPHIRE ST	309.96
4236	F3	13019303	1	12171	SAPPHIRE ST	309.96
4237	F3	13019501	1	12172	SAPPHIRE ST	309.96
4238	F3	13019302	1	12181	SAPPHIRE ST	309.96
4239	F3	13019502	1	12182	SAPPHIRE ST	309.96
4240	F3	13019301	1	12201	SAPPHIRE ST	309.96
4241	F3	13019503	1	12202	SAPPHIRE ST	309.96
4242	F3	13019504	1	12212	SAPPHIRE ST	309.96
4243	F3	13019505	1	12222	SAPPHIRE ST	309.96
4244	F3	13044416	1	11771	SCANDIA ST	309.96
4245	F3	13044415	1	11781	SCANDIA ST	309.96
4246	F3	13044414	1	11791	SCANDIA ST	309.96
4247	F3	13044413	1	11811	SCANDIA ST	309.96
4248	F3	13044412	1	11821	SCANDIA ST	309.96
4249	F3	13044411	1	11831	SCANDIA ST	309.96
4250	F3	13044410	1	11841	SCANDIA ST	309.96
4251	F3	13044409	1	11851	SCANDIA ST	309.96
4252	F3	13043210	1	11871	SCANDIA ST	309.96
4253	F3	13043209	1	11881	SCANDIA ST	309.96
4254	F3	13043208	1	11891	SCANDIA ST	309.96
4255	F3	13043207	1	11901	SCANDIA ST	309.96
4256	F3	13043206	1	11911	SCANDIA ST	309.96
4257	F3	13048117	1	12532	SCANDIA ST	309.96
4258	F3	13048201	1	12541	SCANDIA ST	309.96
4259	F3	13048116	1	12542	SCANDIA ST	309.96
4260	F3	13048202	1	12551	SCANDIA ST	309.96
4261	F3	13048115	1	12552	SCANDIA ST	309.96
4262	F3	13048203	1	12561	SCANDIA ST	309.96
4263	F3	13048114	1	12562	SCANDIA ST	309.96
4264	F3	13048204	1	12571	SCANDIA ST	309.96
4265	F3	13048113	1	12582	SCANDIA ST	309.96
4266	F3	13048205	1	12591	SCANDIA ST	309.96
4267	F3	13048112	1	12592	SCANDIA ST	309.96
4268	F3	13048206	1	12601	SCANDIA ST	309.96
4269	F3	13048111	1	12602	SCANDIA ST	309.96
4270	F3	13048207	1	12611	SCANDIA ST	309.96
4271	F3	13048110	1	12612	SCANDIA ST	309.96
4272	F3	13048208	1	12621	SCANDIA ST	309.96
4273	F3	13048109	1	12622	SCANDIA ST	309.96
4274	F3	13048209	1	12631	SCANDIA ST	309.96
4275	F3	13048108	1	12632	SCANDIA ST	309.96
4276	F3	13048210	1	12641	SCANDIA ST	309.96

4277	F3	13048107	1	12642	SCANDIA ST	309.96
4278	F3	13048211	1	12651	SCANDIA ST	309.96
4279	F3	13048106	1	12652	SCANDIA ST	309.96
4280	F3	13048212	1	12661	SCANDIA ST	309.96
4281	F3	13048105	1	12662	SCANDIA ST	309.96
4282	F3	13048213	1	12671	SCANDIA ST	309.96
4283	F3	13048104	1	12672	SCANDIA ST	309.96
4284	F3	13048214	1	12681	SCANDIA ST	309.96
4285	F3	13048215	1	12691	SCANDIA ST	309.96
4286	F3	13048103	1	12692	SCANDIA ST	309.96
4287	F3	13048216	1	12701	SCANDIA ST	309.96
4288	F3	10848310	1	10561	SENNIT AVE	309.96
4289	F3	10848406	1	10562	SENNIT AVE	309.96
4290	F3	10848311	1	10571	SENNIT AVE	309.96
4291	F3	10848405	1	10572	SENNIT AVE	309.96
4292	F3	10848312	1	10581	SENNIT AVE	309.96
4293	F3	10848404	1	10582	SENNIT AVE	309.96
4294	F3	10848313	1	10591	SENNIT AVE	309.96
4295	F3	10848403	1	10592	SENNIT AVE	309.96
4296	F3	10848314	1	10601	SENNIT AVE	309.96
4297	F3	10848402	1	10602	SENNIT AVE	309.96
4298	F3	10848315	1	10611	SENNIT AVE	309.96
4299	F3	10848401	1	10612	SENNIT AVE	309.96
4300	F3	10850209	1	10621	SENNIT AVE	309.96
4301	F3	10850308	1	10622	SENNIT AVE	309.96
4302	F3	10850210	1	10631	SENNIT AVE	309.96
4303	F3	10850307	1	10632	SENNIT AVE	309.96
4304	F3	10850211	1	10641	SENNIT AVE	309.96
4305	F3	10850306	1	10642	SENNIT AVE	309.96
4306	F3	10850212	1	10661	SENNIT AVE	309.96
4307	F3	10850305	1	10662	SENNIT AVE	309.96
4308	F3	10850213	1	10671	SENNIT AVE	309.96
4309	F3	10850304	1	10672	SENNIT AVE	309.96
4310	F3	10850214	1	10681	SENNIT AVE	309.96
4311	F3	10850303	1	10682	SENNIT AVE	309.96
4312	F3	10850215	1	10691	SENNIT AVE	309.96
4313	F3	10850302	1	10692	SENNIT AVE	309.96
4314	F3	10850216	1	10701	SENNIT AVE	309.96
4315	F3	10850301	1	10702	SENNIT AVE	309.96
4316	F3	10849220	1	15151	SPAR ST	309.96
4317	F3	10849221	1	15152	SPAR ST	309.96
4318	F3	10849219	1	15161	SPAR ST	309.96
4319	F3	10849222	1	15162	SPAR ST	309.96
4320	F3	10849218	1	15171	SPAR ST	309.96
4321	F3	10849223	1	15172	SPAR ST	309.96
4322	F3	10849217	1	15181	SPAR ST	309.96
4323	F3	10849224	1	15182	SPAR ST	309.96

4324	F3	10849216	1	15191 SPAR ST	309.96
4325	F3	10849225	1	15192 SPAR ST	309.96
4326	F3	10849215	1	15201 SPAR ST	309.96
4327	F3	10847220	1	15311 SPAR ST	309.96
4328	F3	10847221	1	15321 SPAR ST	309.96
4329	F3	10847307	1	15322 SPAR ST	309.96
4330	F3	10847222	1	15341 SPAR ST	309.96
4331	F3	10847308	1	15342 SPAR ST	309.96
4332	F3	10847223	1	15351 SPAR ST	309.96
4333	F3	10847309	1	15352 SPAR ST	309.96
4334	F3	10848601	1	15581 SPAR ST	309.96
4335	F3	10848207	1	15582 SPAR ST	309.96
4336	F3	10848602	1	15591 SPAR ST	309.96
4337	F3	10848208	1	15592 SPAR ST	309.96
4338	F3	10848603	1	15601 SPAR ST	309.96
4339	F3	10848209	1	15602 SPAR ST	309.96
4340	F3	10848604	1	15611 SPAR ST	309.96
4341	F3	10848605	1	15621 SPAR ST	309.96
4342	F3	10848307	1	15622 SPAR ST	309.96
4343	F3	10848606	1	15631 SPAR ST	309.96
4344	F3	10848607	1	15641 SPAR ST	309.96
4345	F3	10848308	1	15642 SPAR ST	309.96
4346	F3	10848608	1	15651 SPAR ST	309.96
4347	F3	10848309	1	15652 SPAR ST	309.96
4348	F3	10848609	1	15661 SPAR ST	309.96
4349	F3	10848610	1	15671 SPAR ST	309.96
4350	F3	10848407	1	15672 SPAR ST	309.96
4351	F3	10848611	1	15681 SPAR ST	309.96
4352	F3	10848408	1	15682 SPAR ST	309.96
4353	F3	10848612	1	15701 SPAR ST	309.96
4354	F3	13066308	1	12681 SPRING ST	309.96
4355	F3	13066404	1	12682 SPRING ST	309.96
4356	F3	13066309	1	12691 SPRING ST	309.96
4357	F3	13066403	1	12692 SPRING ST	309.96
4358	F3	13066310	1	12701 SPRING ST	309.96
4359	F3	13066402	1	12702 SPRING ST	309.96
4360	F3	13066401	1	12712 SPRING ST	309.96
4361	F3	13067311	1	12722 SPRING ST	309.96
4362	F3	13067310	1	12732 SPRING ST	309.96
4363	F3	13067214	1	12741 SPRING ST	309.96
4364	F3	13067309	1	12742 SPRING ST	309.96
4365	F3	13067215	1	12751 SPRING ST	309.96
4366	F3	13067308	1	12752 SPRING ST	309.96
4367	F3	13067216	1	12761 SPRING ST	309.96
4368	F3	13067307	1	12762 SPRING ST	309.96
4369	F3	13067217	1	12771 SPRING ST	309.96
4370	F3	13067306	1	12772 SPRING ST	309.96

4371 F3 13067218	1	12781 SPRING ST	309.96
4372 F3 13067305	1	12782 SPRING ST	309.96
4373 F3 13067304	1	12792 SPRING ST	309.96
4374 F3 13067219	1	12801 SPRING ST	309.96
4375 F3 13067220	1	12811 SPRING ST	309.96
4376 F3 13067303	1	12812 SPRING ST	309.96
4377 F3 13067221	1	12821 SPRING ST	309.96
4378 F3 13067302	1	12822 SPRING ST	309.96
4379 F3 13067222	1	12831 SPRING ST	309.96
4380 F3 13067301	1	12832 SPRING ST	309.96
4381 F3 13067223	1	12841 SPRING ST	309.96
4382 F3 13070101	1	12842 SPRING ST	309.96
4383 F3 13068210	1	12851 SPRING ST	309.96
4384 F3 13070102	1	12852 SPRING ST	309.96
4385 F3 13068209	1	12861 SPRING ST	309.96
4386 F3 13070103	1	12862 SPRING ST	309.96
4387 F3 13068208	1	12871 SPRING ST	309.96
4388 F3 13070104	1	12872 SPRING ST	309.96
4389 F3 13068207	1	12881 SPRING ST	309.96
4390 F3 13068206	1	12891 SPRING ST	309.96
4391 F3 13041405	1	11912 SPRINGDALE ST	309.96
4392 F3 13041406	1	11922 SPRINGDALE ST	309.96
4393 F3 13041502	1	11931 SPRINGDALE ST	309.96
4394 F3 13041407	1	11932 SPRINGDALE ST	309.96
4395 F3 13041503	1	11941 SPRINGDALE ST	309.96
4396 F3 13041504	1	11951 SPRINGDALE ST	309.96
4397 F3 13059222	1	12421 SPRINGDALE ST	309.96
4398 F3 22423301	1	11771 ST MARK ST	309.96
4399 F3 22423201	1	11772 ST MARK ST	309.96
4400 F3 22423202	1	11782 ST MARK ST	309.96
4401 F3 22423302	1	11791 ST MARK ST	309.96
4402 F3 22423303	1	11801 ST MARK ST	309.96
4403 F3 22423203	1	11802 ST MARK ST	309.96
4404 F3 22423304	1	11811 ST MARK ST	309.96
4405 F3 22423204	1	11812 ST MARK ST	309.96
4406 F3 22423305	1	11821 ST MARK ST	309.96
4407 F3 22423205	1	11822 ST MARK ST	309.96
4408 F3 22423306	1	11831 ST MARK ST	309.96
4409 F3 22423206	1	11832 ST MARK ST	309.96
4410 F3 22423307	1	11841 ST MARK ST	309.96
4411 F3 22423207	1	11842 ST MARK ST	309.96
4412 F3 22423308	1	11851 ST MARK ST	309.96
4413 F3 22423208	1	11852 ST MARK ST	309.96
4414 F3 22423309	1	11861 ST MARK ST	309.96
4415 F3 22423209	1	11862 ST MARK ST	309.96
4416 F3 22423310	1	11871 ST MARK ST	309.96
4417 F3 22423210	1	11872 ST MARK ST	309.96

4418	F3	22423311	1	11881 ST MARK ST	309.96
4419	F3	22423211	1	11882 ST MARK ST	309.96
4420	F3	22423312	1	11891 ST MARK ST	309.96
4421	F3	22423212	1	11892 ST MARK ST	309.96
4422	F3	22423313	1	11901 ST MARK ST	309.96
4423	F3	22423213	1	11902 ST MARK ST	309.96
4424	F3	22423314	1	11921 ST MARK ST	309.96
4425	F3	22423214	1	11922 ST MARK ST	309.96
4426	F3	22423215	1	11932 ST MARK ST	309.96
4427	F3	22423216	1	11942 ST MARK ST	309.96
4428	F3	22423217	1	11962 ST MARK ST	309.96
4429	F3	22423218	1	11972 ST MARK ST	309.96
4430	F3	13024701	1	12012 ST MARK ST	309.96
4431	F3	13024702	1	12022 ST MARK ST	309.96
4432	F3	13024703	1	12042 ST MARK ST	309.96
4433	F3	13024704	1	12052 ST MARK ST	309.96
4434	F3	13024612	1	12061 ST MARK ST	309.96
4435	F3	13024705	1	12062 ST MARK ST	309.96
4436	F3	13024611	1	12071 ST MARK ST	309.96
4437	F3	13024706	1	12072 ST MARK ST	309.96
4438	F3	13024610	1	12081 ST MARK ST	309.96
4439	F3	13024707	1	12082 ST MARK ST	309.96
4440	F3	13024609	1	12091 ST MARK ST	309.96
4441	F3	13024708	1	12092 ST MARK ST	309.96
4442	F3	13024608	1	12101 ST MARK ST	309.96
4443	F3	13024709	1	12102 ST MARK ST	309.96
4444	F3	13024607	1	12111 ST MARK ST	309.96
4445	F3	13024710	1	12112 ST MARK ST	309.96
4446	F3	13023614	1	12121 ST MARK ST	309.96
4447	F3	13023701	1	12122 ST MARK ST	309.96
4448	F3	13023613	1	12131 ST MARK ST	309.96
4449	F3	13023702	1	12132 ST MARK ST	309.96
4450	F3	13023612	1	12141 ST MARK ST	309.96
4451	F3	13023703	1	12142 ST MARK ST	309.96
4452	F3	13023611	1	12151 ST MARK ST	309.96
4453	F3	13023704	1	12152 ST MARK ST	309.96
4454	F3	13023610	1	12171 ST MARK ST	309.96
4455	F3	13023609	1	12181 ST MARK ST	309.96
4456	F3	13023815	1	12182 ST MARK ST	309.96
4457	F3	13023608	1	12201 ST MARK ST	309.96
4458	F3	13023814	1	12202 ST MARK ST	309.96
4459	F3	13023813	1	12212 ST MARK ST	309.96
4460	F3	13085204	1	12261 ST MARK ST	309.96
4461	F3	13085325	1	12262 ST MARK ST	309.96
4462	F3	13085205	1	12271 ST MARK ST	309.96
4463	F3	13085324	1	12272 ST MARK ST	309.96
4464	F3	13085323	1	12282 ST MARK ST	309.96

4465	F3	13085206	1	12291 ST MARK ST	309.96
4466	F3	13085322	1	12292 ST MARK ST	309.96
4467	F3	13085321	1	12302 ST MARK ST	309.96
4468	F3	21707121	1	12396 ST MARK ST	309.96
4469	F3	21707120	1	12401 ST MARK ST	309.96
4470	F3	21707122	1	12402 ST MARK ST	309.96
4471	F3	21707119	1	12411 ST MARK ST	309.96
4472	F3	21707123	1	12412 ST MARK ST	309.96
4473	F3	21707137	1	12421 ST MARK ST	309.96
4474	F3	21707124	1	12422 ST MARK ST	309.96
4475	F3	21707125	1	12432 ST MARK ST	309.96
4476	F3	21707220	1	12441 ST MARK ST	309.96
4477	F3	21707126	1	12442 ST MARK ST	309.96
4478	F3	21707221	1	12451 ST MARK ST	309.96
4479	F3	21707127	1	12452 ST MARK ST	309.96
4480	F3	21707222	1	12461 ST MARK ST	309.96
4481	F3	21707128	1	12462 ST MARK ST	309.96
4482	F3	21707223	1	12471 ST MARK ST	309.96
4483	F3	21707129	1	12472 ST MARK ST	309.96
4484	F3	21707224	1	12491 ST MARK ST	309.96
4485	F3	21707130	1	12492 ST MARK ST	309.96
4486	F3	21707225	1	12501 ST MARK ST	309.96
4487	F3	21707131	1	12502 ST MARK ST	309.96
4488	F3	21707226	1	12511 ST MARK ST	309.96
4489	F3	21707132	1	12512 ST MARK ST	309.96
4490	F3	21707227	1	12521 ST MARK ST	309.96
4491	F3	21707133	1	12522 ST MARK ST	309.96
4492	F3	21707228	1	12531 ST MARK ST	309.96
4493	F3	21707134	1	12532 ST MARK ST	309.96
4494	F3	21704220	1	12552 ST MARK ST	309.96
4495	F3	21704125	1	12561 ST MARK ST	309.96
4496	F3	21704219	1	12562 ST MARK ST	309.96
4497	F3	21704126	1	12571 ST MARK ST	309.96
4498	F3	21704218	1	12572 ST MARK ST	309.96
4499	F3	21704127	1	12575 ST MARK ST	309.96
4500	F3	21704217	1	12576 ST MARK ST	309.96
4501	F3	21704128	1	12581 ST MARK ST	309.96
4502	F3	21704216	1	12582 ST MARK ST	309.96
4503	F3	21704129	1	12591 ST MARK ST	309.96
4504	F3	21704215	1	12592 ST MARK ST	309.96
4505	F3	21704130	1	12601 ST MARK ST	309.96
4506	F3	21704214	1	12602 ST MARK ST	309.96
4507	F3	21704131	1	12611 ST MARK ST	309.96
4508	F3	21704213	1	12612 ST MARK ST	309.96
4509	F3	21704132	1	12621 ST MARK ST	309.96
4510	F3	21704212	1	12622 ST MARK ST	309.96
4511	F3	21704133	1	12625 ST MARK ST	309.96

4512	F3	21704211	1	12626 ST MARK ST	309.96
4513	F3	21704134	1	12631 ST MARK ST	309.96
4514	F3	21704210	1	12632 ST MARK ST	309.96
4515	F3	21704135	1	12635 ST MARK ST	309.96
4516	F3	21704209	1	12636 ST MARK ST	309.96
4517	F3	21704136	1	12641 ST MARK ST	309.96
4518	F3	21704208	1	12642 ST MARK ST	309.96
4519	F3	21704137	1	12651 ST MARK ST	309.96
4520	F3	21704207	1	12652 ST MARK ST	309.96
4521	F3	21704138	1	12661 ST MARK ST	309.96
4522	F3	21704206	1	12662 ST MARK ST	309.96
4523	F3	21704139	1	12671 ST MARK ST	309.96
4524	F3	21704205	1	12672 ST MARK ST	309.96
4525	F3	21704140	1	12681 ST MARK ST	309.96
4526	F3	21704204	1	12682 ST MARK ST	309.96
4527	F3	21704141	1	12691 ST MARK ST	309.96
4528	F3	21704203	1	12692 ST MARK ST	309.96
4529	F3	21704142	1	12695 ST MARK ST	309.96
4530	F3	21704202	1	12696 ST MARK ST	309.96
4531	F3	21704201	1	12702 ST MARK ST	309.96
4532	F3	21729310	1	5241 STANFORD AVE	309.96
4533	F3	21729409	1	5242 STANFORD AVE	309.96
4534	F3	21729408	1	5252 STANFORD AVE	309.96
4535	F3	21729309	1	5261 STANFORD AVE	309.96
4536	F3	21729407	1	5262 STANFORD AVE	309.96
4537	F3	21729406	1	5282 STANFORD AVE	309.96
4538	F3	21729405	1	5292 STANFORD AVE	309.96
4539	F3	21729404	1	5302 STANFORD AVE	309.96
4540	F3	21729403	1	5312 STANFORD AVE	309.96
4541	F3	21729402	1	5322 STANFORD AVE	309.96
4542	F3	21729401	1	5342 STANFORD AVE	309.96
4543	F3	21730411	1	5352 STANFORD AVE	309.96
4544	F3	21730410	1	5362 STANFORD AVE	309.96
4545	F3	21730409	1	5372 STANFORD AVE	309.96
4546	F3	21730408	1	5382 STANFORD AVE	309.96
4547	F3	21730407	1	5392 STANFORD AVE	309.96
4548	F3	21730406	1	5402 STANFORD AVE	309.96
4549	F3	21730405	1	5406 STANFORD AVE	309.96
4550	F3	21730404	1	5412 STANFORD AVE	309.96
4551	F3	21730403	1	5422 STANFORD AVE	309.96
4552	F3	21730402	1	5432 STANFORD AVE	309.96
4553	F3	21730401	1	5442 STANFORD AVE	309.96
4554	F3	21730306	1	5462 STANFORD AVE	309.96
4555	F3	21730305	1	5472 STANFORD AVE	309.96
4556	F3	21730304	1	5482 STANFORD AVE	309.96
4557	F3	21730303	1	5492 STANFORD AVE	309.96
4558	F3	21730204	1	5501 STANFORD AVE	309.96

4559	F3	21730302	1	5502 STANFORD AVE	309.96
4560	F3	21731126	1	5511 STANFORD AVE	309.96
4561	F3	21730301	1	5512 STANFORD AVE	309.96
4562	F3	21731201	1	5522 STANFORD AVE	309.96
4563	F3	21731125	1	5531 STANFORD AVE	309.96
4564	F3	21731202	1	5532 STANFORD AVE	309.96
4565	F3	21731124	1	5541 STANFORD AVE	309.96
4566	F3	21731203	1	5542 STANFORD AVE	309.96
4567	F3	21731123	1	5551 STANFORD AVE	309.96
4568	F3	21731122	1	5561 STANFORD AVE	309.96
4569	F3	21731204	1	5562 STANFORD AVE	309.96
4570	F3	21731121	1	5571 STANFORD AVE	309.96
4571	F3	21731205	1	5572 STANFORD AVE	309.96
4572	F3	21731120	1	5581 STANFORD AVE	309.96
4573	F3	21731206	1	5582 STANFORD AVE	309.96
4574	F3	21731119	1	5601 STANFORD AVE	309.96
4575	F3	21731207	1	5602 STANFORD AVE	309.96
4576	F3	21731118	1	5611 STANFORD AVE	309.96
4577	F3	21731208	1	5612 STANFORD AVE	309.96
4578	F3	21731117	1	5621 STANFORD AVE	309.96
4579	F3	21731209	1	5622 STANFORD AVE	309.96
4580	F3	13066313	1	5851 STANFORD AVE	309.96
4581	F3	13066312	1	5861 STANFORD AVE	309.96
4582	F3	13067211	1	5862 STANFORD AVE	309.96
4583	F3	13066311	1	5871 STANFORD AVE	309.96
4584	F3	13067212	1	5872 STANFORD AVE	309.96
4585	F3	13067213	1	5882 STANFORD AVE	309.96
4586	F3	13069110	1	6021 STANFORD AVE	309.96
4587	F3	13069109	1	6031 STANFORD AVE	309.96
4588	F3	13069108	1	6051 STANFORD AVE	309.96
4589	F3	13069107	1	6061 STANFORD AVE	309.96
4590	F3	13063211	1	6411 STANFORD AVE	309.96
4591	F3	13063508	1	6412 STANFORD AVE	309.96
4592	F3	13063212	1	6431 STANFORD AVE	309.96
4593	F3	13063509	1	6432 STANFORD AVE	309.96
4594	F3	13063213	1	6441 STANFORD AVE	309.96
4595	F3	13063510	1	6442 STANFORD AVE	309.96
4596	F3	13063214	1	6451 STANFORD AVE	309.96
4597	F3	13063511	1	6452 STANFORD AVE	309.96
4598	F3	13047334	1	6501 STANFORD AVE	309.96
4599	F3	13047333	1	6521 STANFORD AVE	309.96
4600	F3	13047332	1	6531 STANFORD AVE	309.96
4601	F3	13047331	1	6541 STANFORD AVE	309.96
4602	F3	13047330	1	6551 STANFORD AVE	309.96
4603	F3	13047329	1	6561 STANFORD AVE	309.96
4604	F3	13047328	1	6571 STANFORD AVE	309.96
4605	F3	13047327	1	6591 STANFORD AVE	309.96

4606	F3	13047326	1	6601	STANFORD AVE	309.96
4607	F3	13047325	1	6611	STANFORD AVE	309.96
4608	F3	13047324	1	6619	STANFORD AVE	309.96
4609	F3	13047323	1	6621	STANFORD AVE	309.96
4610	F3	13047322	1	6631	STANFORD AVE	309.96
4611	F3	13047321	1	6651	STANFORD AVE	309.96
4612	F3	13047320	1	6661	STANFORD AVE	309.96
4613	F3	13051101	1	6662	STANFORD AVE	309.96
4614	F3	13047319	1	6671	STANFORD AVE	309.96
4615	F3	13051102	1	6672	STANFORD AVE	309.96
4616	F3	13051103	1	6682	STANFORD AVE	309.96
4617	F3	13047318	1	6691	STANFORD AVE	309.96
4618	F3	13051104	1	6692	STANFORD AVE	309.96
4619	F3	13051105	1	6702	STANFORD AVE	309.96
4620	F3	13051106	1	6712	STANFORD AVE	309.96
4621	F3	13051107	1	6722	STANFORD AVE	309.96
4622	F3	13051108	1	6732	STANFORD AVE	309.96
4623	F3	13051109	1	6742	STANFORD AVE	309.96
4624	F3	13051110	1	6752	STANFORD AVE	309.96
4625	F3	13051111	1	6762	STANFORD AVE	309.96
4626	F3	13051112	1	6772	STANFORD AVE	309.96
4627	F3	13051113	1	6782	STANFORD AVE	309.96
4628	F3	13048102	1	6791	STANFORD AVE	309.96
4629	F3	13051114	1	6792	STANFORD AVE	309.96
4630	F3	13048101	1	6801	STANFORD AVE	309.96
4631	F3	13051115	1	6802	STANFORD AVE	309.96
4632	F3	21725118	1	6811	STANFORD AVE	309.96
4633	F3	13051116	1	6812	STANFORD AVE	309.96
4634	F3	21725117	1	6831	STANFORD AVE	309.96
4635	F3	13051117	1	6832	STANFORD AVE	309.96
4636	F3	21725116	1	6851	STANFORD AVE	309.96
4637	F3	13051118	1	6852	STANFORD AVE	309.96
4638	F3	21725115	1	6861	STANFORD AVE	309.96
4639	F3	21725114	1	6871	STANFORD AVE	309.96
4640	F3	21725113	1	6881	STANFORD AVE	309.96
4641	F3	21725112	1	6891	STANFORD AVE	309.96
4642	F3	21725110	1	6911	STANFORD AVE	309.96
4643	F3	21725109	1	6931	STANFORD AVE	309.96
4644	F3	21725108	1	6941	STANFORD AVE	309.96
4645	F3	13050104	1	6942	STANFORD AVE	309.96
4646	F3	21725107	1	6951	STANFORD AVE	309.96
4647	F3	13050103	1	6952	STANFORD AVE	309.96
4648	F3	21725106	1	6961	STANFORD AVE	309.96
4649	F3	13050102	1	6962	STANFORD AVE	309.96
4650	F3	21725105	1	6971	STANFORD AVE	309.96
4651	F3	13050101	1	6972	STANFORD AVE	309.96
4652	F3	10808301	1	15011	STARBOARD ST	309.96

4653	F3	10808101	1	15012	STARBOARD ST	309.96
4654	F3	10808302	1	15031	STARBOARD ST	309.96
4655	F3	10808102	1	15032	STARBOARD ST	309.96
4656	F3	10808303	1	15041	STARBOARD ST	309.96
4657	F3	10808103	1	15042	STARBOARD ST	309.96
4658	F3	10808304	1	15051	STARBOARD ST	309.96
4659	F3	10808104	1	15052	STARBOARD ST	309.96
4660	F3	10808336	1	15061	STARBOARD ST	309.96
4661	F3	10808123	1	15062	STARBOARD ST	309.96
4662	F3	10808106	1	15072	STARBOARD ST	309.96
4663	F3	10808107	1	15092	STARBOARD ST	309.96
4664	F3	10808108	1	15102	STARBOARD ST	309.96
4665	F3	10808109	1	15112	STARBOARD ST	309.96
4666	F3	10808444	1	15121	STARBOARD ST	309.96
4667	F3	10808110	1	15122	STARBOARD ST	309.96
4668	F3	10808443	1	15131	STARBOARD ST	309.96
4669	F3	10808111	1	15132	STARBOARD ST	309.96
4670	F3	10808442	1	15141	STARBOARD ST	309.96
4671	F3	10808112	1	15142	STARBOARD ST	309.96
4672	F3	10808441	1	15151	STARBOARD ST	309.96
4673	F3	10808113	1	15152	STARBOARD ST	309.96
4674	F3	10808440	1	15161	STARBOARD ST	309.96
4675	F3	10808114	1	15162	STARBOARD ST	309.96
4676	F3	10808439	1	15171	STARBOARD ST	309.96
4677	F3	10808438	1	15181	STARBOARD ST	309.96
4678	F3	10808115	1	15182	STARBOARD ST	309.96
4679	F3	10808437	1	15191	STARBOARD ST	309.96
4680	F3	10808116	1	15192	STARBOARD ST	309.96
4681	F3	10808436	1	15201	STARBOARD ST	309.96
4682	F3	10808117	1	15202	STARBOARD ST	309.96
4683	F3	10808118	1	15212	STARBOARD ST	309.96
4684	F3	10808119	1	15222	STARBOARD ST	309.96
4685	F3	10808201	1	15231	STARBOARD ST	309.96
4686	F3	10808120	1	15232	STARBOARD ST	309.96
4687	F3	10850409	1	15622	STARBOARD ST	309.96
4688	F3	10850408	1	15632	STARBOARD ST	309.96
4689	F3	10850407	1	15642	STARBOARD ST	309.96
4690	F3	10850406	1	15662	STARBOARD ST	309.96
4691	F3	10850405	1	15672	STARBOARD ST	309.96
4692	F3	10850404	1	15682	STARBOARD ST	309.96
4693	F3	10850403	1	15692	STARBOARD ST	309.96
4694	F3	10850402	1	15702	STARBOARD ST	309.96
4695	F3	10850401	1	15722	STARBOARD ST	309.96
4696	F3	10851201	1	15732	STARBOARD ST	309.96
4697	F3	10851202	1	15742	STARBOARD ST	309.96
4698	F3	10851203	1	15752	STARBOARD ST	309.96
4699	F3	10851204	1	15772	STARBOARD ST	309.96

4700	F3	10851205	1	15782 STARBOARD ST	309.96
4701	F3	22420301	1	12011 STONEGATE LN	309.96
4702	F3	22420302	1	12013 STONEGATE LN	309.96
4703	F3	22420303	1	12015 STONEGATE LN	309.96
4704	F3	22420304	1	12017 STONEGATE LN	309.96
4705	F3	22420305	1	12019 STONEGATE LN	309.96
4706	F3	22420306	1	12021 STONEGATE LN	309.96
4707	F3	22420307	1	12023 STONEGATE LN	309.96
4708	F3	22420308	1	12025 STONEGATE LN	309.96
4709	F3	22420309	1	12027 STONEGATE LN	309.96
4710	F3	22420310	1	12029 STONEGATE LN	309.96
4711	F3	22420311	1	12031 STONEGATE LN	309.96
4712	F3	22420312	1	12033 STONEGATE LN	309.96
4713	F3	22420401	1	12035 STONEGATE LN	309.96
4714	F3	22420402	1	12037 STONEGATE LN	309.96
4715	F3	22420403	1	12039 STONEGATE LN	309.96
4716	F3	22420404	1	12041 STONEGATE LN	309.96
4717	F3	22420405	1	12043 STONEGATE LN	309.96
4718	F3	22420406	1	12045 STONEGATE LN	309.96
4719	F3	22420355	1	12046 STONEGATE LN	309.96
4720	F3	22420313	1	12047 STONEGATE LN	309.96
4721	F3	22420354	1	12048 STONEGATE LN	309.96
4722	F3	22420314	1	12049 STONEGATE LN	309.96
4723	F3	22420353	1	12050 STONEGATE LN	309.96
4724	F3	22420315	1	12051 STONEGATE LN	309.96
4725	F3	22420352	1	12052 STONEGATE LN	309.96
4726	F3	22420316	1	12053 STONEGATE LN	309.96
4727	F3	22420351	1	12054 STONEGATE LN	309.96
4728	F3	22420317	1	12055 STONEGATE LN	309.96
4729	F3	22420350	1	12056 STONEGATE LN	309.96
4730	F3	22420318	1	12057 STONEGATE LN	309.96
4731	F3	22420349	1	12058 STONEGATE LN	309.96
4732	F3	22420319	1	12059 STONEGATE LN	309.96
4733	F3	22420348	1	12060 STONEGATE LN	309.96
4734	F3	22420320	1	12061 STONEGATE LN	309.96
4735	F3	22420347	1	12062 STONEGATE LN	309.96
4736	F3	22420321	1	12063 STONEGATE LN	309.96
4737	F3	22420346	1	12064 STONEGATE LN	309.96
4738	F3	22420330	1	12065 STONEGATE LN	309.96
4739	F3	22420345	1	12066 STONEGATE LN	309.96
4740	F3	22420331	1	12067 STONEGATE LN	309.96
4741	F3	22420344	1	12068 STONEGATE LN	309.96
4742	F3	22420332	1	12069 STONEGATE LN	309.96
4743	F3	22420343	1	12070 STONEGATE LN	309.96
4744	F3	22420333	1	12071 STONEGATE LN	309.96
4745	F3	22420342	1	12072 STONEGATE LN	309.96
4746	F3	22420334	1	12073 STONEGATE LN	309.96

4747	F3	22420341	1	12074	STONEGATE LN	309.96
4748	F3	22420335	1	12075	STONEGATE LN	309.96
4749	F3	22420340	1	12076	STONEGATE LN	309.96
4750	F3	22420336	1	12077	STONEGATE LN	309.96
4751	F3	22420339	1	12078	STONEGATE LN	309.96
4752	F3	22420337	1	12079	STONEGATE LN	309.96
4753	F3	22420338	1	12080	STONEGATE LN	309.96
4754	F3	22420421	1	12081	STONEGATE LN	309.96
4755	F3	22420422	1	12082	STONEGATE LN	309.96
4756	F3	22420420	1	12083	STONEGATE LN	309.96
4757	F3	22420423	1	12084	STONEGATE LN	309.96
4758	F3	22420419	1	12085	STONEGATE LN	309.96
4759	F3	22420424	1	12086	STONEGATE LN	309.96
4760	F3	22420418	1	12087	STONEGATE LN	309.96
4761	F3	22420425	1	12088	STONEGATE LN	309.96
4762	F3	22420417	1	12089	STONEGATE LN	309.96
4763	F3	22420426	1	12090	STONEGATE LN	309.96
4764	F3	22420416	1	12091	STONEGATE LN	309.96
4765	F3	22420427	1	12092	STONEGATE LN	309.96
4766	F3	22420415	1	12093	STONEGATE LN	309.96
4767	F3	22420428	1	12094	STONEGATE LN	309.96
4768	F3	22420414	1	12095	STONEGATE LN	309.96
4769	F3	22420407	1	12097	STONEGATE LN	309.96
4770	F3	22420429	1	12098	STONEGATE LN	309.96
4771	F3	22420408	1	12099	STONEGATE LN	309.96
4772	F3	22420430	1	12100	STONEGATE LN	309.96
4773	F3	22420409	1	12101	STONEGATE LN	309.96
4774	F3	22420431	1	12102	STONEGATE LN	309.96
4775	F3	22420410	1	12103	STONEGATE LN	309.96
4776	F3	22420432	1	12104	STONEGATE LN	309.96
4777	F3	22420411	1	12105	STONEGATE LN	309.96
4778	F3	22420433	1	12106	STONEGATE LN	309.96
4779	F3	22420412	1	12107	STONEGATE LN	309.96
4780	F3	22420434	1	12108	STONEGATE LN	309.96
4781	F3	22420413	1	12109	STONEGATE LN	309.96
4782	F3	22420435	1	12110	STONEGATE LN	309.96
4783	F3	22420507	1	12111	STONEGATE LN	309.96
4784	F3	22420522	1	12112	STONEGATE LN	309.96
4785	F3	22420506	1	12113	STONEGATE LN	309.96
4786	F3	22420523	1	12114	STONEGATE LN	309.96
4787	F3	22420505	1	12115	STONEGATE LN	309.96
4788	F3	22420524	1	12116	STONEGATE LN	309.96
4789	F3	22420504	1	12117	STONEGATE LN	309.96
4790	F3	22420525	1	12118	STONEGATE LN	309.96
4791	F3	22420503	1	12119	STONEGATE LN	309.96
4792	F3	22420526	1	12120	STONEGATE LN	309.96
4793	F3	22420502	1	12121	STONEGATE LN	309.96

4794	F3	22420527	1	12122 STONEGATE LN	309.96
4795	F3	22420501	1	12123 STONEGATE LN	309.96
4796	F3	22420528	1	12124 STONEGATE LN	309.96
4797	F3	22420514	1	12125 STONEGATE LN	309.96
4798	F3	22420513	1	12127 STONEGATE LN	309.96
4799	F3	22420512	1	12129 STONEGATE LN	309.96
4800	F3	22420511	1	12131 STONEGATE LN	309.96
4801	F3	22420510	1	12133 STONEGATE LN	309.96
4802	F3	22420509	1	12135 STONEGATE LN	309.96
4803	F3	22420508	1	12137 STONEGATE LN	309.96
4804	F3	22420529	1	12138 STONEGATE LN	309.96
4805	F3	22420521	1	12139 STONEGATE LN	309.96
4806	F3	22420530	1	12140 STONEGATE LN	309.96
4807	F3	22420520	1	12141 STONEGATE LN	309.96
4808	F3	22420531	1	12142 STONEGATE LN	309.96
4809	F3	22420519	1	12143 STONEGATE LN	309.96
4810	F3	22420532	1	12144 STONEGATE LN	309.96
4811	F3	22420518	1	12145 STONEGATE LN	309.96
4812	F3	22420533	1	12146 STONEGATE LN	309.96
4813	F3	22420517	1	12147 STONEGATE LN	309.96
4814	F3	22420534	1	12148 STONEGATE LN	309.96
4815	F3	22420516	1	12149 STONEGATE LN	309.96
4816	F3	22420535	1	12150 STONEGATE LN	309.96
4817	F3	22420515	1	12151 STONEGATE LN	309.96
4818	F3	22420536	1	12152 STONEGATE LN	309.96
4819	F3	13050326	1	12722 SUTTER ST	309.96
4820	F3	13050325	1	12732 SUTTER ST	309.96
4821	F3	13050324	1	12742 SUTTER ST	309.96
4822	F3	13050323	1	12752 SUTTER ST	309.96
4823	F3	13050322	1	12762 SUTTER ST	309.96
4824	F3	13050321	1	12782 SUTTER ST	309.96
4825	F3	13050320	1	12792 SUTTER ST	309.96
4826	F3	13050319	1	12802 SUTTER ST	309.96
4827	F3	13062225	1	12612 SYLVAN ST	309.96
4828	F3	13062226	1	12622 SYLVAN ST	309.96
4829	F3	13063111	1	12631 SYLVAN ST	309.96
4830	F3	13063201	1	12632 SYLVAN ST	309.96
4831	F3	13063112	1	12641 SYLVAN ST	309.96
4832	F3	13063202	1	12642 SYLVAN ST	309.96
4833	F3	13063113	1	12651 SYLVAN ST	309.96
4834	F3	13063203	1	12652 SYLVAN ST	309.96
4835	F3	13063204	1	12672 SYLVAN ST	309.96
4836	F3	13063501	1	12752 SYLVAN ST	309.96
4837	F3	13073301	1	12772 SYLVAN ST	309.96
4838	F3	13073204	1	12781 SYLVAN ST	309.96
4839	F3	13073302	1	12782 SYLVAN ST	309.96
4840	F3	13073205	1	12791 SYLVAN ST	309.96

4841	F3	13073303	1	12792 SYLVAN ST	309.96
4842	F3	13073206	1	12801 SYLVAN ST	309.96
4843	F3	13073304	1	12802 SYLVAN ST	309.96
4844	F3	13073207	1	12811 SYLVAN ST	309.96
4845	F3	13073305	1	12812 SYLVAN ST	309.96
4846	F3	13073208	1	12831 SYLVAN ST	309.96
4847	F3	13073306	1	12832 SYLVAN ST	309.96
4848	F3	13073307	1	12842 SYLVAN ST	309.96
4849	F3	13073209	1	12851 SYLVAN ST	309.96
4850	F3	13073308	1	12852 SYLVAN ST	309.96
4851	F3	13073309	1	12862 SYLVAN ST	309.96
4852	F3	13073119	1	12871 SYLVAN ST	309.96
4853	F3	13073310	1	12872 SYLVAN ST	309.96
4854	F3	13073118	1	12881 SYLVAN ST	309.96
4855	F3	13073311	1	12882 SYLVAN ST	309.96
4856	F3	13073117	1	12891 SYLVAN ST	309.96
4857	F3	13073312	1	12892 SYLVAN ST	309.96
4858	F3	13073313	1	12902 SYLVAN ST	309.96
4859	F3	10847412	1	10511 TAMPION AVE	309.96
4860	F3	10847413	1	10521 TAMPION AVE	309.96
4861	F3	10847414	1	10531 TAMPION AVE	309.96
4862	F3	10847415	1	10551 TAMPION AVE	309.96
4863	F3	10847416	1	10561 TAMPION AVE	309.96
4864	F3	10847513	1	10562 TAMPION AVE	309.96
4865	F3	10847417	1	10571 TAMPION AVE	309.96
4866	F3	10847418	1	10581 TAMPION AVE	309.96
4867	F3	10847419	1	10591 TAMPION AVE	309.96
4868	F3	10847420	1	10601 TAMPION AVE	309.96
4869	F3	10847421	1	10611 TAMPION AVE	309.96
4870	F3	13059304	1	12441 TAYLOR CIR	309.96
4871	F3	13059309	1	12442 TAYLOR CIR	309.96
4872	F3	13059305	1	12461 TAYLOR CIR	309.96
4873	F3	13059308	1	12462 TAYLOR CIR	309.96
4874	F3	13059306	1	12471 TAYLOR CIR	309.96
4875	F3	13059307	1	12472 TAYLOR CIR	309.96
4876	F3	13063408	1	12672 TAYLOR ST	309.96
4877	F3	13063407	1	12682 TAYLOR ST	309.96
4878	F3	13063311	1	12691 TAYLOR ST	309.96
4879	F3	13063406	1	12692 TAYLOR ST	309.96
4880	F3	13063312	1	12701 TAYLOR ST	309.96
4881	F3	13063405	1	12702 TAYLOR ST	309.96
4882	F3	13063313	1	12711 TAYLOR ST	309.96
4883	F3	13063404	1	12712 TAYLOR ST	309.96
4884	F3	13063314	1	12721 TAYLOR ST	309.96
4885	F3	13063403	1	12722 TAYLOR ST	309.96
4886	F3	13063315	1	12731 TAYLOR ST	309.96
4887	F3	13063402	1	12732 TAYLOR ST	309.96

4888	F3	13063316	1	12741 TAYLOR ST	309.96
4889	F3	13063401	1	12742 TAYLOR ST	309.96
4890	F3	13063317	1	12751 TAYLOR ST	309.96
4891	F3	13073101	1	12752 TAYLOR ST	309.96
4892	F3	13072324	1	12771 TAYLOR ST	309.96
4893	F3	13073102	1	12772 TAYLOR ST	309.96
4894	F3	13072323	1	12781 TAYLOR ST	309.96
4895	F3	13073103	1	12782 TAYLOR ST	309.96
4896	F3	13072322	1	12791 TAYLOR ST	309.96
4897	F3	13073104	1	12792 TAYLOR ST	309.96
4898	F3	13072321	1	12801 TAYLOR ST	309.96
4899	F3	13073105	1	12802 TAYLOR ST	309.96
4900	F3	13072320	1	12811 TAYLOR ST	309.96
4901	F3	13073106	1	12812 TAYLOR ST	309.96
4902	F3	13072319	1	12831 TAYLOR ST	309.96
4903	F3	13073107	1	12832 TAYLOR ST	309.96
4904	F3	13072318	1	12841 TAYLOR ST	309.96
4905	F3	13073108	1	12842 TAYLOR ST	309.96
4906	F3	13072317	1	12851 TAYLOR ST	309.96
4907	F3	13073109	1	12852 TAYLOR ST	309.96
4908	F3	13072316	1	12861 TAYLOR ST	309.96
4909	F3	13073110	1	12862 TAYLOR ST	309.96
4910	F3	13072315	1	12871 TAYLOR ST	309.96
4911	F3	13073111	1	12872 TAYLOR ST	309.96
4912	F3	13072314	1	12881 TAYLOR ST	309.96
4913	F3	13072313	1	12891 TAYLOR ST	309.96
4914	F3	21704103	1	5521 TIFFANY AVE	309.96
4915	F3	21704102	1	5531 TIFFANY AVE	309.96
4916	F3	21703316	1	5532 TIFFANY AVE	309.96
4917	F3	21704101	1	5541 TIFFANY AVE	309.96
4918	F3	21703317	1	5542 TIFFANY AVE	309.96
4919	F3	21703318	1	5552 TIFFANY AVE	309.96
4920	F3	21703319	1	5562 TIFFANY AVE	309.96
4921	F3	21703320	1	5572 TIFFANY AVE	309.96
4922	F3	13036434	1	11841 TOPAZ CIR	309.96
4923	F3	13037315	1	11842 TOPAZ CIR	309.96
4924	F3	13036433	1	11851 TOPAZ CIR	309.96
4925	F3	13037314	1	11852 TOPAZ CIR	309.96
4926	F3	13036432	1	11861 TOPAZ CIR	309.96
4927	F3	13037313	1	11862 TOPAZ CIR	309.96
4928	F3	13036431	1	11871 TOPAZ CIR	309.96
4929	F3	13037312	1	11872 TOPAZ CIR	309.96
4930	F3	13036430	1	11891 TOPAZ CIR	309.96
4931	F3	13037311	1	11892 TOPAZ CIR	309.96
4932	F3	13020529	1	12131 TOPAZ CIR	309.96
4933	F3	13020523	1	12132 TOPAZ CIR	309.96
4934	F3	13020530	1	12141 TOPAZ CIR	309.96

4935	F3	13020522	1	12142 TOPAZ CIR	309.96
4936	F3	13020531	1	12161 TOPAZ CIR	309.96
4937	F3	13020521	1	12162 TOPAZ CIR	309.96
4938	F3	13020532	1	12171 TOPAZ CIR	309.96
4939	F3	13020520	1	12172 TOPAZ CIR	309.96
4940	F3	13020533	1	12181 TOPAZ CIR	309.96
4941	F3	13020519	1	12182 TOPAZ CIR	309.96
4942	F3	13020534	1	12201 TOPAZ CIR	309.96
4943	F3	13020518	1	12202 TOPAZ CIR	309.96
4944	F3	13060113	1	12252 TOPAZ ST	309.96
4945	F3	13060114	1	12262 TOPAZ ST	309.96
4946	F3	13060115	1	12282 TOPAZ ST	309.96
4947	F3	13060116	1	12292 TOPAZ ST	309.96
4948	F3	13060117	1	12302 TOPAZ ST	309.96
4949	F3	13060118	1	12312 TOPAZ ST	309.96
4950	F3	13060119	1	12322 TOPAZ ST	309.96
4951	F3	13060120	1	12332 TOPAZ ST	309.96
4952	F3	13060121	1	12342 TOPAZ ST	309.96
4953	F3	13060122	1	12352 TOPAZ ST	309.96
4954	F3	13060123	1	12362 TOPAZ ST	309.96
4955	F3	13060124	1	12372 TOPAZ ST	309.96
4956	F3	13060125	1	12382 TOPAZ ST	309.96
4957	F3	13060126	1	12392 TOPAZ ST	309.96
4958	F3	13060127	1	12412 TOPAZ ST	309.96
4959	F3	13060128	1	12422 TOPAZ ST	309.96
4960	F3	13060129	1	12432 TOPAZ ST	309.96
4961	F3	13060130	1	12442 TOPAZ ST	309.96
4962	F3	13060131	1	12462 TOPAZ ST	309.96
4963	F3	13060132	1	12472 TOPAZ ST	309.96
4964	F3	13064101	1	12511 TOPAZ ST	309.96
4965	F3	13064102	1	12521 TOPAZ ST	309.96
4966	F3	13064103	1	12531 TOPAZ ST	309.96
4967	F3	13064104	1	12541 TOPAZ ST	309.96
4968	F3	13062101	1	12542 TOPAZ ST	309.96
4969	F3	13064105	1	12551 TOPAZ ST	309.96
4970	F3	13064106	1	12561 TOPAZ ST	309.96
4971	F3	13062102	1	12562 TOPAZ ST	309.96
4972	F3	13062103	1	12572 TOPAZ ST	309.96
4973	F3	13064107	1	12581 TOPAZ ST	309.96
4974	F3	13062104	1	12582 TOPAZ ST	309.96
4975	F3	13064108	1	12591 TOPAZ ST	309.96
4976	F3	13062105	1	12592 TOPAZ ST	309.96
4977	F3	13064109	1	12601 TOPAZ ST	309.96
4978	F3	13062106	1	12602 TOPAZ ST	309.96
4979	F3	13064110	1	12611 TOPAZ ST	309.96
4980	F3	13062107	1	12612 TOPAZ ST	309.96
4981	F3	13062108	1	12622 TOPAZ ST	309.96

4982	F3	13062109	1	12632 TOPAZ ST	309.96
4983	F3	13071201	1	12642 TOPAZ ST	309.96
4984	F3	13071202	1	12652 TOPAZ ST	309.96
4985	F3	13071203	1	12662 TOPAZ ST	309.96
4986	F3	13071204	1	12672 TOPAZ ST	309.96
4987	F3	13071205	1	12682 TOPAZ ST	309.96
4988	F3	13071206	1	12692 TOPAZ ST	309.96
4989	F3	13071207	1	12702 TOPAZ ST	309.96
4990	F3	13071208	1	12712 TOPAZ ST	309.96
4991	F3	13071311	1	12732 TOPAZ ST	309.96
4992	F3	13071310	1	12742 TOPAZ ST	309.96
4993	F3	13071309	1	12752 TOPAZ ST	309.96
4994	F3	13071308	1	12772 TOPAZ ST	309.96
4995	F3	13071307	1	12782 TOPAZ ST	309.96
4996	F3	13071306	1	12792 TOPAZ ST	309.96
4997	F3	13071305	1	12802 TOPAZ ST	309.96
4998	F3	13071304	1	12812 TOPAZ ST	309.96
4999	F3	13071303	1	12832 TOPAZ ST	309.96
5000	F3	13071302	1	12842 TOPAZ ST	309.96
5001	F3	13071301	1	12852 TOPAZ ST	309.96
5002	F3	13072201	1	12862 TOPAZ ST	309.96
5003	F3	13072202	1	12872 TOPAZ ST	309.96
5004	F3	13072203	1	12882 TOPAZ ST	309.96
5005	F3	13072204	1	12892 TOPAZ ST	309.96
5006	F3	21729104	1	5281 TRINETTE AVE	309.96
5007	F3	21729204	1	5282 TRINETTE AVE	309.96
5008	F3	21729103	1	5291 TRINETTE AVE	309.96
5009	F3	21729203	1	5292 TRINETTE AVE	309.96
5010	F3	21729102	1	5301 TRINETTE AVE	309.96
5011	F3	21729202	1	5302 TRINETTE AVE	309.96
5012	F3	21729101	1	5321 TRINETTE AVE	309.96
5013	F3	21729201	1	5322 TRINETTE AVE	309.96
5014	F3	21728501	1	5331 TRINETTE AVE	309.96
5015	F3	21730110	1	5332 TRINETTE AVE	309.96
5016	F3	21728502	1	5341 TRINETTE AVE	309.96
5017	F3	21730109	1	5342 TRINETTE AVE	309.96
5018	F3	21728503	1	5351 TRINETTE AVE	309.96
5019	F3	21730108	1	5352 TRINETTE AVE	309.96
5020	F3	21728504	1	5361 TRINETTE AVE	309.96
5021	F3	21730107	1	5362 TRINETTE AVE	309.96
5022	F3	21728505	1	5371 TRINETTE AVE	309.96
5023	F3	21730106	1	5372 TRINETTE AVE	309.96
5024	F3	21728506	1	5381 TRINETTE AVE	309.96
5025	F3	21730105	1	5382 TRINETTE AVE	309.96
5026	F3	21728507	1	5391 TRINETTE AVE	309.96
5027	F3	21730104	1	5392 TRINETTE AVE	309.96
5028	F3	21728508	1	5401 TRINETTE AVE	309.96

5029	F3	21730103	1	5402	TRINETTE AVE	309.96
5030	F3	21728509	1	5411	TRINETTE AVE	309.96
5031	F3	21730102	1	5412	TRINETTE AVE	309.96
5032	F3	21728510	1	5421	TRINETTE AVE	309.96
5033	F3	21730101	1	5422	TRINETTE AVE	309.96
5034	F3	21728511	1	5431	TRINETTE AVE	309.96
5035	F3	21727608	1	5432	TRINETTE AVE	309.96
5036	F3	21727519	1	5441	TRINETTE AVE	309.96
5037	F3	21727607	1	5442	TRINETTE AVE	309.96
5038	F3	21727518	1	5451	TRINETTE AVE	309.96
5039	F3	21727606	1	5452	TRINETTE AVE	309.96
5040	F3	21727517	1	5461	TRINETTE AVE	309.96
5041	F3	21727605	1	5462	TRINETTE AVE	309.96
5042	F3	21727516	1	5471	TRINETTE AVE	309.96
5043	F3	21727604	1	5472	TRINETTE AVE	309.96
5044	F3	21727515	1	5491	TRINETTE AVE	309.96
5045	F3	21727603	1	5492	TRINETTE AVE	309.96
5046	F3	21727514	1	5501	TRINETTE AVE	309.96
5047	F3	21727602	1	5502	TRINETTE AVE	309.96
5048	F3	21727513	1	5521	TRINETTE AVE	309.96
5049	F3	21727601	1	5522	TRINETTE AVE	309.96
5050	F3	21727512	1	5531	TRINETTE AVE	309.96
5051	F3	21727511	1	5541	TRINETTE AVE	309.96
5052	F3	21707101	1	5611	TRINETTE AVE	309.96
5053	F3	21707201	1	5612	TRINETTE AVE	309.96
5054	F3	21707102	1	5621	TRINETTE AVE	309.96
5055	F3	21707202	1	5622	TRINETTE AVE	309.96
5056	F3	21707103	1	5631	TRINETTE AVE	309.96
5057	F3	21707203	1	5632	TRINETTE AVE	309.96
5058	F3	21707104	1	5641	TRINETTE AVE	309.96
5059	F3	21707204	1	5642	TRINETTE AVE	309.96
5060	F3	21707105	1	5651	TRINETTE AVE	309.96
5061	F3	21707205	1	5652	TRINETTE AVE	309.96
5062	F3	21707106	1	5671	TRINETTE AVE	309.96
5063	F3	21707206	1	5672	TRINETTE AVE	309.96
5064	F3	21707107	1	5691	TRINETTE AVE	309.96
5065	F3	21707207	1	5692	TRINETTE AVE	309.96
5066	F3	21707108	1	5701	TRINETTE AVE	309.96
5067	F3	21707208	1	5702	TRINETTE AVE	309.96
5068	F3	21707109	1	5711	TRINETTE AVE	309.96
5069	F3	21707110	1	5721	TRINETTE AVE	309.96
5070	F3	21707111	1	5731	TRINETTE AVE	309.96
5071	F3	21707216	1	5732	TRINETTE AVE	309.96
5072	F3	21707112	1	5741	TRINETTE AVE	309.96
5073	F3	21707217	1	5742	TRINETTE AVE	309.96
5074	F3	21707113	1	5751	TRINETTE AVE	309.96
5075	F3	21707218	1	5752	TRINETTE AVE	309.96

5076 F3 21707114	1	5761 TRINETTE AVE	309.96
5077 F3 21707115	1	5771 TRINETTE AVE	309.96
5078 F3 21707219	1	5772 TRINETTE AVE	309.96
5079 F3 21707116	1	5775 TRINETTE AVE	309.96
5080 F3 21707135	1	5781 TRINETTE AVE	309.96
5081 F3 13066201	1	5952 TRINETTE AVE	309.96
5082 F3 13066229	1	5972 TRINETTE AVE	309.96
5083 F3 13065322	1	5991 TRINETTE AVE	309.96
5084 F3 13066203	1	5992 TRINETTE AVE	309.96
5085 F3 13065321	1	6011 TRINETTE AVE	309.96
5086 F3 13066204	1	6012 TRINETTE AVE	309.96
5087 F3 13065320	1	6021 TRINETTE AVE	309.96
5088 F3 13066205	1	6022 TRINETTE AVE	309.96
5089 F3 13065319	1	6031 TRINETTE AVE	309.96
5090 F3 13066206	1	6032 TRINETTE AVE	309.96
5091 F3 13065318	1	6041 TRINETTE AVE	309.96
5092 F3 13066207	1	6042 TRINETTE AVE	309.96
5093 F3 13065317	1	6061 TRINETTE AVE	309.96
5094 F3 13066208	1	6062 TRINETTE AVE	309.96
5095 F3 13065316	1	6071 TRINETTE AVE	309.96
5096 F3 13066209	1	6072 TRINETTE AVE	309.96
5097 F3 13065315	1	6081 TRINETTE AVE	309.96
5098 F3 13066210	1	6082 TRINETTE AVE	309.96
5099 F3 13065314	1	6091 TRINETTE AVE	309.96
5100 F3 13066211	1	6092 TRINETTE AVE	309.96
5101 F3 13065313	1	6101 TRINETTE AVE	309.96
5102 F3 13066212	1	6102 TRINETTE AVE	309.96
5103 F3 13064316	1	6111 TRINETTE AVE	309.96
5104 F3 13064401	1	6112 TRINETTE AVE	309.96
5105 F3 13064315	1	6121 TRINETTE AVE	309.96
5106 F3 13064402	1	6122 TRINETTE AVE	309.96
5107 F3 13064314	1	6131 TRINETTE AVE	309.96
5108 F3 13064403	1	6132 TRINETTE AVE	309.96
5109 F3 13064313	1	6141 TRINETTE AVE	309.96
5110 F3 13064404	1	6142 TRINETTE AVE	309.96
5111 F3 13064312	1	6151 TRINETTE AVE	309.96
5112 F3 13064405	1	6152 TRINETTE AVE	309.96
5113 F3 13064311	1	6161 TRINETTE AVE	309.96
5114 F3 13064406	1	6162 TRINETTE AVE	309.96
5115 F3 13064310	1	6181 TRINETTE AVE	309.96
5116 F3 13064407	1	6182 TRINETTE AVE	309.96
5117 F3 13064309	1	6191 TRINETTE AVE	309.96
5118 F3 13064408	1	6192 TRINETTE AVE	309.96
5119 F3 13064409	1	6202 TRINETTE AVE	309.96
5120 F3 13064410	1	6212 TRINETTE AVE	309.96
5121 F3 13064411	1	6222 TRINETTE AVE	309.96
5122 F3 13064412	1	6232 TRINETTE AVE	309.96

5123	F3	13062212	1	6301	TRINETTE AVE	309.96
5124	F3	13063101	1	6302	TRINETTE AVE	309.96
5125	F3	13062213	1	6311	TRINETTE AVE	309.96
5126	F3	13063102	1	6312	TRINETTE AVE	309.96
5127	F3	13062214	1	6331	TRINETTE AVE	309.96
5128	F3	13063103	1	6332	TRINETTE AVE	309.96
5129	F3	13062215	1	6341	TRINETTE AVE	309.96
5130	F3	13063104	1	6342	TRINETTE AVE	309.96
5131	F3	13062216	1	6351	TRINETTE AVE	309.96
5132	F3	13063105	1	6352	TRINETTE AVE	309.96
5133	F3	13062217	1	6361	TRINETTE AVE	309.96
5134	F3	13063106	1	6362	TRINETTE AVE	309.96
5135	F3	13062218	1	6371	TRINETTE AVE	309.96
5136	F3	13063107	1	6372	TRINETTE AVE	309.96
5137	F3	13062219	1	6381	TRINETTE AVE	309.96
5138	F3	13063108	1	6382	TRINETTE AVE	309.96
5139	F3	13062220	1	6391	TRINETTE AVE	309.96
5140	F3	13063109	1	6392	TRINETTE AVE	309.96
5141	F3	13062221	1	6401	TRINETTE AVE	309.96
5142	F3	13063110	1	6402	TRINETTE AVE	309.96
5143	F3	13062222	1	6411	TRINETTE AVE	309.96
5144	F3	13062223	1	6421	TRINETTE AVE	309.96
5145	F3	13062224	1	6431	TRINETTE AVE	309.96
5146	F3	13047134	1	6501	TRINETTE AVE	309.96
5147	F3	13047201	1	6502	TRINETTE AVE	309.96
5148	F3	13047133	1	6521	TRINETTE AVE	309.96
5149	F3	13047202	1	6522	TRINETTE AVE	309.96
5150	F3	13047132	1	6531	TRINETTE AVE	309.96
5151	F3	13047203	1	6532	TRINETTE AVE	309.96
5152	F3	13047131	1	6541	TRINETTE AVE	309.96
5153	F3	13047204	1	6542	TRINETTE AVE	309.96
5154	F3	13047130	1	6551	TRINETTE AVE	309.96
5155	F3	13047205	1	6552	TRINETTE AVE	309.96
5156	F3	13047129	1	6561	TRINETTE AVE	309.96
5157	F3	13047128	1	6571	TRINETTE AVE	309.96
5158	F3	13047206	1	6572	TRINETTE AVE	309.96
5159	F3	13047207	1	6582	TRINETTE AVE	309.96
5160	F3	13047127	1	6591	TRINETTE AVE	309.96
5161	F3	13047208	1	6592	TRINETTE AVE	309.96
5162	F3	13047126	1	6601	TRINETTE AVE	309.96
5163	F3	13047209	1	6602	TRINETTE AVE	309.96
5164	F3	13047125	1	6611	TRINETTE AVE	309.96
5165	F3	13047210	1	6612	TRINETTE AVE	309.96
5166	F3	13047124	1	6619	TRINETTE AVE	309.96
5167	F3	13047123	1	6621	TRINETTE AVE	309.96
5168	F3	13047211	1	6622	TRINETTE AVE	309.96
5169	F3	13047122	1	6631	TRINETTE AVE	309.96

5170	F3	13047212	1	6632 TRINETTE AVE	309.96
5171	F3	13047213	1	6642 TRINETTE AVE	309.96
5172	F3	13047121	1	6651 TRINETTE AVE	309.96
5173	F3	13047214	1	6652 TRINETTE AVE	309.96
5174	F3	13047120	1	6661 TRINETTE AVE	309.96
5175	F3	13047215	1	6662 TRINETTE AVE	309.96
5176	F3	13047119	1	6671 TRINETTE AVE	309.96
5177	F3	13047216	1	6672 TRINETTE AVE	309.96
5178	F3	13047118	1	6691 TRINETTE AVE	309.96
5179	F3	13047217	1	6692 TRINETTE AVE	309.96
5180	F3	21707209	1	12431 TUNSTALL CIR	309.96
5181	F3	21707210	1	12441 TUNSTALL CIR	309.96
5182	F3	21707215	1	12442 TUNSTALL CIR	309.96
5183	F3	21707211	1	12451 TUNSTALL CIR	309.96
5184	F3	21707214	1	12452 TUNSTALL CIR	309.96
5185	F3	21707212	1	12461 TUNSTALL CIR	309.96
5186	F3	21707213	1	12462 TUNSTALL CIR	309.96
5187	F3	13033620	1	11771 TUNSTALL ST	309.96
5188	F3	22423328	1	11772 TUNSTALL ST	309.96
5189	F3	13033619	1	11791 TUNSTALL ST	309.96
5190	F3	22423327	1	11792 TUNSTALL ST	309.96
5191	F3	13033618	1	11801 TUNSTALL ST	309.96
5192	F3	22423326	1	11802 TUNSTALL ST	309.96
5193	F3	13033617	1	11811 TUNSTALL ST	309.96
5194	F3	22423325	1	11812 TUNSTALL ST	309.96
5195	F3	13033616	1	11821 TUNSTALL ST	309.96
5196	F3	22423324	1	11822 TUNSTALL ST	309.96
5197	F3	13033615	1	11831 TUNSTALL ST	309.96
5198	F3	22423323	1	11832 TUNSTALL ST	309.96
5199	F3	13033614	1	11841 TUNSTALL ST	309.96
5200	F3	22423322	1	11842 TUNSTALL ST	309.96
5201	F3	13033613	1	11851 TUNSTALL ST	309.96
5202	F3	22423321	1	11852 TUNSTALL ST	309.96
5203	F3	13033612	1	11861 TUNSTALL ST	309.96
5204	F3	22423320	1	11862 TUNSTALL ST	309.96
5205	F3	13033611	1	11871 TUNSTALL ST	309.96
5206	F3	22423319	1	11872 TUNSTALL ST	309.96
5207	F3	13034508	1	11881 TUNSTALL ST	309.96
5208	F3	22423318	1	11882 TUNSTALL ST	309.96
5209	F3	13034507	1	11891 TUNSTALL ST	309.96
5210	F3	22423317	1	11892 TUNSTALL ST	309.96
5211	F3	13034506	1	11901 TUNSTALL ST	309.96
5212	F3	22423316	1	11902 TUNSTALL ST	309.96
5213	F3	13034505	1	11911 TUNSTALL ST	309.96
5214	F3	22423315	1	11912 TUNSTALL ST	309.96
5215	F3	13024601	1	12062 TUNSTALL ST	309.96
5216	F3	13024512	1	12071 TUNSTALL ST	309.96

5217	F3	13024602	1	12072 TUNSTALL ST	309.96
5218	F3	13024511	1	12081 TUNSTALL ST	309.96
5219	F3	13024510	1	12091 TUNSTALL ST	309.96
5220	F3	13024603	1	12092 TUNSTALL ST	309.96
5221	F3	13024509	1	12101 TUNSTALL ST	309.96
5222	F3	13024604	1	12102 TUNSTALL ST	309.96
5223	F3	13024508	1	12111 TUNSTALL ST	309.96
5224	F3	13024605	1	12112 TUNSTALL ST	309.96
5225	F3	13024507	1	12121 TUNSTALL ST	309.96
5226	F3	13024606	1	12122 TUNSTALL ST	309.96
5227	F3	13023512	1	12131 TUNSTALL ST	309.96
5228	F3	13023601	1	12132 TUNSTALL ST	309.96
5229	F3	13023511	1	12141 TUNSTALL ST	309.96
5230	F3	13023602	1	12142 TUNSTALL ST	309.96
5231	F3	13023603	1	12152 TUNSTALL ST	309.96
5232	F3	13023510	1	12161 TUNSTALL ST	309.96
5233	F3	13023604	1	12162 TUNSTALL ST	309.96
5234	F3	13023509	1	12171 TUNSTALL ST	309.96
5235	F3	13023605	1	12172 TUNSTALL ST	309.96
5236	F3	13023508	1	12181 TUNSTALL ST	309.96
5237	F3	13023606	1	12182 TUNSTALL ST	309.96
5238	F3	13023507	1	12201 TUNSTALL ST	309.96
5239	F3	13023607	1	12202 TUNSTALL ST	309.96
5240	F3	21731113	1	12501 TUNSTALL ST	309.96
5241	F3	21731114	1	12511 TUNSTALL ST	309.96
5242	F3	21731115	1	12521 TUNSTALL ST	309.96
5243	F3	21704121	1	12522 TUNSTALL ST	309.96
5244	F3	21731116	1	12531 TUNSTALL ST	309.96
5245	F3	21704120	1	12532 TUNSTALL ST	309.96
5246	F3	21704119	1	12542 TUNSTALL ST	309.96
5247	F3	21731210	1	12551 TUNSTALL ST	309.96
5248	F3	21704118	1	12552 TUNSTALL ST	309.96
5249	F3	21731211	1	12561 TUNSTALL ST	309.96
5250	F3	21704117	1	12562 TUNSTALL ST	309.96
5251	F3	21704116	1	12566 TUNSTALL ST	309.96
5252	F3	21704115	1	12572 TUNSTALL ST	309.96
5253	F3	21704114	1	12582 TUNSTALL ST	309.96
5254	F3	21704113	1	12592 TUNSTALL ST	309.96
5255	F3	21704112	1	12602 TUNSTALL ST	309.96
5256	F3	21704111	1	12612 TUNSTALL ST	309.96
5257	F3	21704110	1	12622 TUNSTALL ST	309.96
5258	F3	21703220	1	12625 TUNSTALL ST	309.96
5259	F3	21704109	1	12626 TUNSTALL ST	309.96
5260	F3	21703221	1	12631 TUNSTALL ST	309.96
5261	F3	21704108	1	12632 TUNSTALL ST	309.96
5262	F3	21703222	1	12635 TUNSTALL ST	309.96
5263	F3	21704107	1	12636 TUNSTALL ST	309.96

5264	F3	21703223	1	12641 TUNSTALL ST	309.96
5265	F3	21704106	1	12642 TUNSTALL ST	309.96
5266	F3	21703224	1	12651 TUNSTALL ST	309.96
5267	F3	21704105	1	12652 TUNSTALL ST	309.96
5268	F3	21703225	1	12661 TUNSTALL ST	309.96
5269	F3	21704104	1	12662 TUNSTALL ST	309.96
5270	F3	21703226	1	12671 TUNSTALL ST	309.96
5271	F3	21703227	1	12681 TUNSTALL ST	309.96
5272	F3	21703228	1	12691 TUNSTALL ST	309.96
5273	F3	21703229	1	12701 TUNSTALL ST	309.96
5274	F3	21703315	1	12702 TUNSTALL ST	309.96
5275	F3	21703230	1	12711 TUNSTALL ST	309.96
5276	F3	21703314	1	12712 TUNSTALL ST	309.96
5277	F3	21703231	1	12721 TUNSTALL ST	309.96
5278	F3	21703313	1	12722 TUNSTALL ST	309.96
5279	F3	21703232	1	12731 TUNSTALL ST	309.96
5280	F3	21703233	1	12741 TUNSTALL ST	309.96
5281	F3	21703234	1	12751 TUNSTALL ST	309.96
5282	F3	13036330	1	11801 TURQUOISE ST	309.96
5283	F3	13036329	1	11811 TURQUOISE ST	309.96
5284	F3	13036407	1	11822 TURQUOISE ST	309.96
5285	F3	13036328	1	11831 TURQUOISE ST	309.96
5286	F3	13036408	1	11832 TURQUOISE ST	309.96
5287	F3	13036327	1	11841 TURQUOISE ST	309.96
5288	F3	13036409	1	11842 TURQUOISE ST	309.96
5289	F3	13036326	1	11851 TURQUOISE ST	309.96
5290	F3	13036410	1	11852 TURQUOISE ST	309.96
5291	F3	13036325	1	11861 TURQUOISE ST	309.96
5292	F3	13036411	1	11862 TURQUOISE ST	309.96
5293	F3	13036324	1	11871 TURQUOISE ST	309.96
5294	F3	13036412	1	11872 TURQUOISE ST	309.96
5295	F3	13036323	1	11881 TURQUOISE ST	309.96
5296	F3	13036413	1	11892 TURQUOISE ST	309.96
5297	F3	13036322	1	11901 TURQUOISE ST	309.96
5298	F3	13036321	1	11911 TURQUOISE ST	309.96
5299	F3	13021327	1	12101 TURQUOISE ST	309.96
5300	F3	13021326	1	12111 TURQUOISE ST	309.96
5301	F3	13021203	1	12112 TURQUOISE ST	309.96
5302	F3	13021325	1	12121 TURQUOISE ST	309.96
5303	F3	13021204	1	12122 TURQUOISE ST	309.96
5304	F3	13021324	1	12131 TURQUOISE ST	309.96
5305	F3	13021205	1	12132 TURQUOISE ST	309.96
5306	F3	13021323	1	12141 TURQUOISE ST	309.96
5307	F3	13021206	1	12142 TURQUOISE ST	309.96
5308	F3	13021322	1	12161 TURQUOISE ST	309.96
5309	F3	13021207	1	12162 TURQUOISE ST	309.96
5310	F3	13021321	1	12171 TURQUOISE ST	309.96

5311 F3 13021208	1	12172 TURQUOISE ST	309.96
5312 F3 13021320	1	12181 TURQUOISE ST	309.96
5313 F3 13021209	1	12182 TURQUOISE ST	309.96
5314 F3 13021319	1	12201 TURQUOISE ST	309.96
5315 F3 13021210	1	12202 TURQUOISE ST	309.96
5316 F3 22421212	1	11771 VALLEY VIEW ST	309.96
5317 F3 22421213	1	11791 VALLEY VIEW ST	309.96
5318 F3 22421214	1	11801 VALLEY VIEW ST	309.96
5319 F3 13030236	1	5311 VANGUARD AVE	309.96
5320 F3 13030237	1	5321 VANGUARD AVE	309.96
5321 F3 13030238	1	5341 VANGUARD AVE	309.96
5322 F3 13030103	1	5342 VANGUARD AVE	309.96
5323 F3 13030239	1	5351 VANGUARD AVE	309.96
5324 F3 13030102	1	5352 VANGUARD AVE	309.96
5325 F3 13030240	1	5361 VANGUARD AVE	309.96
5326 F3 13030101	1	5362 VANGUARD AVE	309.96
5327 F3 13030241	1	5371 VANGUARD AVE	309.96
5328 F3 13029211	1	5372 VANGUARD AVE	309.96
5329 F3 13029113	1	5381 VANGUARD AVE	309.96
5330 F3 13029210	1	5382 VANGUARD AVE	309.96
5331 F3 13029112	1	5391 VANGUARD AVE	309.96
5332 F3 13029209	1	5392 VANGUARD AVE	309.96
5333 F3 13029111	1	5401 VANGUARD AVE	309.96
5334 F3 13029208	1	5402 VANGUARD AVE	309.96
5335 F3 13029110	1	5411 VANGUARD AVE	309.96
5336 F3 13029207	1	5412 VANGUARD AVE	309.96
5337 F3 13029109	1	5421 VANGUARD AVE	309.96
5338 F3 13029206	1	5432 VANGUARD AVE	309.96
5339 F3 13029108	1	5441 VANGUARD AVE	309.96
5340 F3 13029107	1	5451 VANGUARD AVE	309.96
5341 F3 13029205	1	5452 VANGUARD AVE	309.96
5342 F3 13029106	1	5461 VANGUARD AVE	309.96
5343 F3 13029204	1	5462 VANGUARD AVE	309.96
5344 F3 13029105	1	5471 VANGUARD AVE	309.96
5345 F3 13029203	1	5472 VANGUARD AVE	309.96
5346 F3 13029104	1	5481 VANGUARD AVE	309.96
5347 F3 13029202	1	5482 VANGUARD AVE	309.96
5348 F3 13029201	1	5512 VANGUARD AVE	309.96
5349 F3 13024201	1	5522 VANGUARD AVE	309.96
5350 F3 13024202	1	5532 VANGUARD AVE	309.96
5351 F3 13024203	1	5542 VANGUARD AVE	309.96
5352 F3 13024204	1	5562 VANGUARD AVE	309.96
5353 F3 13021109	1	6121 VANGUARD AVE	309.96
5354 F3 13021110	1	6131 VANGUARD AVE	309.96
5355 F3 13021306	1	6142 VANGUARD AVE	309.96
5356 F3 13021111	1	6151 VANGUARD AVE	309.96
5357 F3 13021305	1	6152 VANGUARD AVE	309.96

5358	F3	13021112	1	6161	VANGUARD AVE	309.96
5359	F3	13021113	1	6171	VANGUARD AVE	309.96
5360	F3	13021304	1	6172	VANGUARD AVE	309.96
5361	F3	13021114	1	6181	VANGUARD AVE	309.96
5362	F3	13021303	1	6182	VANGUARD AVE	309.96
5363	F3	13021302	1	6192	VANGUARD AVE	309.96
5364	F3	13021115	1	6201	VANGUARD AVE	309.96
5365	F3	13021301	1	6202	VANGUARD AVE	309.96
5366	F3	13021116	1	6211	VANGUARD AVE	309.96
5367	F3	13020406	1	6212	VANGUARD AVE	309.96
5368	F3	13020202	1	6221	VANGUARD AVE	309.96
5369	F3	13020405	1	6222	VANGUARD AVE	309.96
5370	F3	13020404	1	6232	VANGUARD AVE	309.96
5371	F3	13020110	1	6241	VANGUARD AVE	309.96
5372	F3	13020403	1	6242	VANGUARD AVE	309.96
5373	F3	13020111	1	6251	VANGUARD AVE	309.96
5374	F3	13020402	1	6252	VANGUARD AVE	309.96
5375	F3	13020112	1	6261	VANGUARD AVE	309.96
5376	F3	13020401	1	6262	VANGUARD AVE	309.96
5377	F3	13020113	1	6271	VANGUARD AVE	309.96
5378	F3	13020114	1	6291	VANGUARD AVE	309.96
5379	F3	13020305	1	6292	VANGUARD AVE	309.96
5380	F3	13020115	1	6301	VANGUARD AVE	309.96
5381	F3	13020304	1	6302	VANGUARD AVE	309.96
5382	F3	13020116	1	6311	VANGUARD AVE	309.96
5383	F3	13020117	1	6321	VANGUARD AVE	309.96
5384	F3	13020303	1	6322	VANGUARD AVE	309.96
5385	F3	13020302	1	6332	VANGUARD AVE	309.96
5386	F3	13020118	1	6341	VANGUARD AVE	309.96
5387	F3	13020301	1	6342	VANGUARD AVE	309.96
5388	F3	13019112	1	6351	VANGUARD AVE	309.96
5389	F3	13019319	1	6352	VANGUARD AVE	309.96
5390	F3	13019113	1	6361	VANGUARD AVE	309.96
5391	F3	13019318	1	6362	VANGUARD AVE	309.96
5392	F3	13019114	1	6371	VANGUARD AVE	309.96
5393	F3	13019317	1	6372	VANGUARD AVE	309.96
5394	F3	13019115	1	6381	VANGUARD AVE	309.96
5395	F3	13019316	1	6382	VANGUARD AVE	309.96
5396	F3	13019116	1	6391	VANGUARD AVE	309.96
5397	F3	13019315	1	6392	VANGUARD AVE	309.96
5398	F3	13019117	1	6401	VANGUARD AVE	309.96
5399	F3	13019314	1	6402	VANGUARD AVE	309.96
5400	F3	13019118	1	6411	VANGUARD AVE	309.96
5401	F3	13019313	1	6412	VANGUARD AVE	309.96
5402	F3	13019119	1	6421	VANGUARD AVE	309.96
5403	F3	13019120	1	6441	VANGUARD AVE	309.96
5404	F3	13019121	1	6451	VANGUARD AVE	309.96

5405 F3 13019122	1	6461 VANGUARD AVE	309.96
5406 F3 13018401	1	6512 VANGUARD AVE	309.96
5407 F3 13018115	1	6521 VANGUARD AVE	309.96
5408 F3 13018402	1	6522 VANGUARD AVE	309.96
5409 F3 13018116	1	6531 VANGUARD AVE	309.96
5410 F3 13018403	1	6532 VANGUARD AVE	309.96
5411 F3 13018117	1	6541 VANGUARD AVE	309.96
5412 F3 13018404	1	6542 VANGUARD AVE	309.96
5413 F3 13018118	1	6561 VANGUARD AVE	309.96
5414 F3 13018405	1	6562 VANGUARD AVE	309.96
5415 F3 13018119	1	6571 VANGUARD AVE	309.96
5416 F3 13018406	1	6572 VANGUARD AVE	309.96
5417 F3 13018120	1	6581 VANGUARD AVE	309.96
5418 F3 13018407	1	6582 VANGUARD AVE	309.96
5419 F3 13018121	1	6591 VANGUARD AVE	309.96
5420 F3 13018122	1	6601 VANGUARD AVE	309.96
5421 F3 13018123	1	6611 VANGUARD AVE	309.96
5422 F3 13018124	1	6621 VANGUARD AVE	309.96
5423 F3 13018305	1	6622 VANGUARD AVE	309.96
5424 F3 13018125	1	6631 VANGUARD AVE	309.96
5425 F3 13018126	1	6641 VANGUARD AVE	309.96
5426 F3 13018304	1	6642 VANGUARD AVE	309.96
5427 F3 13018127	1	6651 VANGUARD AVE	309.96
5428 F3 13018303	1	6652 VANGUARD AVE	309.96
5429 F3 13018128	1	6661 VANGUARD AVE	309.96
5430 F3 13018302	1	6662 VANGUARD AVE	309.96
5431 F3 13018301	1	6672 VANGUARD AVE	309.96
5432 F3 13016906	1	6681 VANGUARD AVE	309.96
5433 F3 13016808	1	6682 VANGUARD AVE	309.96
5434 F3 13016907	1	6691 VANGUARD AVE	309.96
5435 F3 13016807	1	6692 VANGUARD AVE	309.96
5436 F3 13016908	1	6711 VANGUARD AVE	309.96
5437 F3 13016806	1	6712 VANGUARD AVE	309.96
5438 F3 13016909	1	6721 VANGUARD AVE	309.96
5439 F3 13016805	1	6722 VANGUARD AVE	309.96
5440 F3 13016910	1	6731 VANGUARD AVE	309.96
5441 F3 13016804	1	6732 VANGUARD AVE	309.96
5442 F3 13016803	1	6742 VANGUARD AVE	309.96
5443 F3 13016108	1	6751 VANGUARD AVE	309.96
5444 F3 13016802	1	6752 VANGUARD AVE	309.96
5445 F3 13016109	1	6761 VANGUARD AVE	309.96
5446 F3 13016801	1	6762 VANGUARD AVE	309.96
5447 F3 13016110	1	6771 VANGUARD AVE	309.96
5448 F3 13016111	1	6781 VANGUARD AVE	309.96
5449 F3 13016204	1	6782 VANGUARD AVE	309.96
5450 F3 13016112	1	6801 VANGUARD AVE	309.96
5451 F3 13016203	1	6802 VANGUARD AVE	309.96

5452	F3	13016113	1	6811 VANGUARD AVE	309.96
5453	F3	13016202	1	6812 VANGUARD AVE	309.96
5454	F3	13016114	1	6821 VANGUARD AVE	309.96
5455	F3	13016201	1	6822 VANGUARD AVE	309.96
5456	F3	13017506	1	6841 VANGUARD AVE	309.96
5457	F3	13017511	1	6842 VANGUARD AVE	309.96
5458	F3	13017507	1	6851 VANGUARD AVE	309.96
5459	F3	13017510	1	6852 VANGUARD AVE	309.96
5460	F3	13017508	1	6861 VANGUARD AVE	309.96
5461	F3	13017509	1	6862 VANGUARD AVE	309.96
5462	F3	13017406	1	6901 VANGUARD AVE	309.96
5463	F3	13017417	1	6902 VANGUARD AVE	309.96
5464	F3	13017407	1	6921 VANGUARD AVE	309.96
5465	F3	13017416	1	6922 VANGUARD AVE	309.96
5466	F3	13017408	1	6931 VANGUARD AVE	309.96
5467	F3	13017415	1	6932 VANGUARD AVE	309.96
5468	F3	13017409	1	6941 VANGUARD AVE	309.96
5469	F3	13017414	1	6942 VANGUARD AVE	309.96
5470	F3	13017410	1	6951 VANGUARD AVE	309.96
5471	F3	13017413	1	6952 VANGUARD AVE	309.96
5472	F3	13017411	1	6971 VANGUARD AVE	309.96
5473	F3	13017412	1	6972 VANGUARD AVE	309.96
5474	F3	21726331	1	12286 VERA CIR	309.96
5475	F3	21726330	1	12291 VERA CIR	309.96
5476	F3	21726332	1	12292 VERA CIR	309.96
5477	F3	21726329	1	12301 VERA CIR	309.96
5478	F3	21726328	1	12311 VERA CIR	309.96
5479	F3	21726333	1	12312 VERA CIR	309.96
5480	F3	21726327	1	12331 VERA CIR	309.96
5481	F3	21726334	1	12332 VERA CIR	309.96
5482	F3	21726326	1	12341 VERA CIR	309.96
5483	F3	21726335	1	12342 VERA CIR	309.96
5484	F3	21726336	1	12352 VERA CIR	309.96
5485	F3	13042436	1	11841 WEAVER CIR	309.96
5486	F3	13042437	1	11842 WEAVER CIR	309.96
5487	F3	13042435	1	11851 WEAVER CIR	309.96
5488	F3	13042438	1	11852 WEAVER CIR	309.96
5489	F3	13042434	1	11871 WEAVER CIR	309.96
5490	F3	13042439	1	11872 WEAVER CIR	309.96
5491	F3	13042433	1	11881 WEAVER CIR	309.96
5492	F3	13042440	1	11882 WEAVER CIR	309.96
5493	F3	13042432	1	11891 WEAVER CIR	309.96
5494	F3	13042441	1	11892 WEAVER CIR	309.96
5495	F3	13018213	1	12131 WEAVER ST	309.96
5496	F3	13018212	1	12171 WEAVER ST	309.96
5497	F3	13016412	1	12172 WEAVER ST	309.96
5498	F3	13018211	1	12181 WEAVER ST	309.96

5499	F3	13018210	1	12191 WEAVER ST	309.96
5500	F3	13016413	1	12192 WEAVER ST	309.96
5501	F3	13018209	1	12201 WEAVER ST	309.96
5502	F3	13016414	1	12202 WEAVER ST	309.96
5503	F3	13043511	1	11922 WILDGOOSE ST	309.96
5504	F3	13043512	1	11932 WILDGOOSE ST	309.96
5505	F3	13043414	1	11941 WILDGOOSE ST	309.96
5506	F3	13043513	1	11942 WILDGOOSE ST	309.96
5507	F3	13043415	1	11961 WILDGOOSE ST	309.96
5508	F3	13043514	1	11962 WILDGOOSE ST	309.96
5509	F3	13043515	1	11972 WILDGOOSE ST	309.96
5510	F3	13017531	1	12041 WILDGOOSE ST	309.96
5511	F3	13017530	1	12051 WILDGOOSE ST	309.96
5512	F3	13017529	1	12061 WILDGOOSE ST	309.96
5513	F3	13017528	1	12081 WILDGOOSE ST	309.96
5514	F3	13017527	1	12091 WILDGOOSE ST	309.96
5515	F3	13017526	1	12101 WILDGOOSE ST	309.96
5516	F3	13017525	1	12111 WILDGOOSE ST	309.96
5517	F3	13017524	1	12121 WILDGOOSE ST	309.96
5518	F3	13017523	1	12131 WILDGOOSE ST	309.96
5519	F3	13050301	1	12721 WILDGOOSE ST	309.96
5520	F3	13050105	1	12722 WILDGOOSE ST	309.96
5521	F3	13050302	1	12731 WILDGOOSE ST	309.96
5522	F3	13050106	1	12732 WILDGOOSE ST	309.96
5523	F3	13050303	1	12741 WILDGOOSE ST	309.96
5524	F3	13050107	1	12742 WILDGOOSE ST	309.96
5525	F3	13050304	1	12751 WILDGOOSE ST	309.96
5526	F3	13050305	1	12761 WILDGOOSE ST	309.96
5527	F3	13050232	1	12762 WILDGOOSE ST	309.96
5528	F3	13050306	1	12781 WILDGOOSE ST	309.96
5529	F3	13050231	1	12782 WILDGOOSE ST	309.96
5530	F3	13050307	1	12791 WILDGOOSE ST	309.96
5531	F3	13050230	1	12792 WILDGOOSE ST	309.96
5532	F3	13050308	1	12801 WILDGOOSE ST	309.96
5533	F3	13050229	1	12802 WILDGOOSE ST	309.96
5534	F3	13050309	1	12811 WILDGOOSE ST	309.96
5535	F3	13050228	1	12812 WILDGOOSE ST	309.96
5536	F3	13050310	1	12821 WILDGOOSE ST	309.96
5537	F3	13050227	1	12822 WILDGOOSE ST	309.96
5538	F3	13050311	1	12831 WILDGOOSE ST	309.96
5539	F3	13050225	1	12852 WILDGOOSE ST	309.96
5540	F3	13050226	1	12832 or 1285 WILDGOOSE ST	309.96
5541	F3	13033520	1	11771 WINTON ST	309.96
5542	F3	13033601	1	11772 WINTON ST	309.96
5543	F3	13033519	1	11791 WINTON ST	309.96
5544	F3	13033602	1	11792 WINTON ST	309.96
5545	F3	13033518	1	11801 WINTON ST	309.96

5546	F3	13033603	1	11802 WINTON ST	309.96
5547	F3	13033517	1	11811 WINTON ST	309.96
5548	F3	13033604	1	11812 WINTON ST	309.96
5549	F3	13033516	1	11821 WINTON ST	309.96
5550	F3	13033605	1	11822 WINTON ST	309.96
5551	F3	13033515	1	11831 WINTON ST	309.96
5552	F3	13033606	1	11832 WINTON ST	309.96
5553	F3	13033514	1	11841 WINTON ST	309.96
5554	F3	13033607	1	11842 WINTON ST	309.96
5555	F3	13033513	1	11851 WINTON ST	309.96
5556	F3	13033608	1	11852 WINTON ST	309.96
5557	F3	13033512	1	11861 WINTON ST	309.96
5558	F3	13033609	1	11862 WINTON ST	309.96
5559	F3	13033511	1	11871 WINTON ST	309.96
5560	F3	13033610	1	11872 WINTON ST	309.96
5561	F3	13034415	1	11881 WINTON ST	309.96
5562	F3	13034501	1	11882 WINTON ST	309.96
5563	F3	13034502	1	11892 WINTON ST	309.96
5564	F3	13034414	1	11901 WINTON ST	309.96
5565	F3	13034503	1	11902 WINTON ST	309.96
5566	F3	13034413	1	11911 WINTON ST	309.96
5567	F3	13034504	1	11912 WINTON ST	309.96
5568	F3	13034412	1	11921 WINTON ST	309.96
5569	F3	13034411	1	11931 WINTON ST	309.96
5570	F3	13034410	1	11951 WINTON ST	309.96
5571	F3	13024422	1	12011 WINTON ST	309.96
5572	F3	13024421	1	12031 WINTON ST	309.96
5573	F3	13024420	1	12041 WINTON ST	309.96
5574	F3	13024419	1	12051 WINTON ST	309.96
5575	F3	13024418	1	12061 WINTON ST	309.96
5576	F3	13024417	1	12071 WINTON ST	309.96
5577	F3	13024501	1	12072 WINTON ST	309.96
5578	F3	13024416	1	12091 WINTON ST	309.96
5579	F3	13024502	1	12092 WINTON ST	309.96
5580	F3	13024415	1	12101 WINTON ST	309.96
5581	F3	13024503	1	12102 WINTON ST	309.96
5582	F3	13024414	1	12111 WINTON ST	309.96
5583	F3	13024504	1	12112 WINTON ST	309.96
5584	F3	13024413	1	12121 WINTON ST	309.96
5585	F3	13024505	1	12122 WINTON ST	309.96
5586	F3	13024412	1	12131 WINTON ST	309.96
5587	F3	13024506	1	12132 WINTON ST	309.96
5588	F3	13023412	1	12141 WINTON ST	309.96
5589	F3	13023501	1	12142 WINTON ST	309.96
5590	F3	13023411	1	12151 WINTON ST	309.96
5591	F3	13023502	1	12152 WINTON ST	309.96
5592	F3	13023410	1	12161 WINTON ST	309.96

5593	F3	13023503	1	12162 WINTON ST	309.96
5594	F3	13023409	1	12171 WINTON ST	309.96
5595	F3	13023504	1	12172 WINTON ST	309.96
5596	F3	13023408	1	12181 WINTON ST	309.96
5597	F3	13023505	1	12182 WINTON ST	309.96
5598	F3	13023407	1	12201 WINTON ST	309.96
5599	F3	13023506	1	12202 WINTON ST	309.96
5600	F3	13084119	1	12241 WINTON ST	309.96
5601	F3	13084118	1	12251 WINTON ST	309.96
5602	F3	13084117	1	12261 WINTON ST	309.96
5603	F3	13084116	1	12271 WINTON ST	309.96
5604	F3	13084115	1	12291 WINTON ST	309.96
5605	F3	13084114	1	12301 WINTON ST	309.96
5606	F3	13084113	1	12311 WINTON ST	309.96
5607	F3	13084303	1	12322 WINTON ST	309.96
5608	F3	13084112	1	12331 WINTON ST	309.96
5609	F3	13084302	1	12332 WINTON ST	309.96
5610	F3	13084301	1	12342 WINTON ST	309.96
5611	F3	13041209	1	11771 WUTZKE ST	309.96
5612	F3	13041101	1	11772 WUTZKE ST	309.96
5613	F3	13041210	1	11781 WUTZKE ST	309.96
5614	F3	13041102	1	11782 WUTZKE ST	309.96
5615	F3	13041211	1	11791 WUTZKE ST	309.96
5616	F3	13041103	1	11792 WUTZKE ST	309.96
5617	F3	13041104	1	11812 WUTZKE ST	309.96
5618	F3	13041303	1	11821 WUTZKE ST	309.96
5619	F3	13041105	1	11822 WUTZKE ST	309.96
5620	F3	13041304	1	11831 WUTZKE ST	309.96
5621	F3	13041106	1	11832 WUTZKE ST	309.96
5622	F3	13041305	1	11841 WUTZKE ST	309.96
5623	F3	13041107	1	11842 WUTZKE ST	309.96
5624	F3	13041108	1	11852 WUTZKE ST	309.96
5625	F3	13041310	1	11871 WUTZKE ST	309.96
5626	F3	13041109	1	11872 WUTZKE ST	309.96
5627	F3	13041311	1	11881 WUTZKE ST	309.96
5628	F3	13041110	1	11882 WUTZKE ST	309.96
5629	F3	13041312	1	11891 WUTZKE ST	309.96
5630	F3	13041111	1	11892 WUTZKE ST	309.96
5631	F3	13041112	1	11902 WUTZKE ST	309.96
5632	F3	13041404	1	11911 WUTZKE ST	309.96
5633	F3	13041113	1	11912 WUTZKE ST	309.96
5634	F3	13041403	1	11931 WUTZKE ST	309.96
5635	F3	13018408	1	12091 WUTZKE ST	309.96
5636	F3	13018409	1	12101 WUTZKE ST	309.96
5637	F3	13018306	1	12102 WUTZKE ST	309.96
5638	F3	13018410	1	12111 WUTZKE ST	309.96
5639	F3	13018307	1	12112 WUTZKE ST	309.96

5640	F3	13018411	1	12121 WUTZKE ST	309.96
5641	F3	13018308	1	12122 WUTZKE ST	309.96
5642	F3	13018309	1	12132 WUTZKE ST	309.96
5643	F3	13018310	1	12152 WUTZKE ST	309.96
5644	F3	13018311	1	12162 WUTZKE ST	309.96
5645	F3	13018312	1	12172 WUTZKE ST	309.96
5646	F3	13018313	1	12182 WUTZKE ST	309.96
5647	F3	13018314	1	12192 WUTZKE ST	309.96
5648	F3	13018315	1	12202 WUTZKE ST	309.96
5649	F3	10849243	1	15121 YAWL ST	309.96
5650	F3	10808409	1	15122 YAWL ST	309.96
5651	F3	10849242	1	15131 YAWL ST	309.96
5652	F3	10808410	1	15132 YAWL ST	309.96
5653	F3	10849241	1	15141 YAWL ST	309.96
5654	F3	10808411	1	15142 YAWL ST	309.96
5655	F3	10849240	1	15151 YAWL ST	309.96
5656	F3	10808412	1	15152 YAWL ST	309.96
5657	F3	10849239	1	15161 YAWL ST	309.96
5658	F3	10808413	1	15162 YAWL ST	309.96
5659	F3	10849238	1	15171 YAWL ST	309.96
5660	F3	10808414	1	15172 YAWL ST	309.96
5661	F3	10849237	1	15181 YAWL ST	309.96
5662	F3	10808415	1	15182 YAWL ST	309.96
5663	F3	10849236	1	15191 YAWL ST	309.96
5664	F3	10808416	1	15192 YAWL ST	309.96
5665	F3	10849211	1	15201 YAWL ST	309.96
5666	F3	10808417	1	15202 YAWL ST	309.96
5667	F3	09727122	1	13711 YOCKEY ST	309.96
5668	F3	09727141	3	13735 YOCKEY ST	309.96
5669	F3	09730113	1	13742 YOCKEY ST	309.96
5670	F3	09730118	1	13772 YOCKEY ST	309.96
5671	F3	09743201	1	13781 YOCKEY ST	309.96
5672	F3	09730117	1	13782 YOCKEY ST	309.96
5673	F3	09743202	1	13791 YOCKEY ST	309.96
5674	F3	09730120	1	13792 YOCKEY ST	309.96
5675	F3	09743203	1	13801 YOCKEY ST	309.96
5676	F3	09730123	1	13802 YOCKEY ST	309.96
5677	F3	09743204	1	13811 YOCKEY ST	309.96
5678	F3	09743205	1	13831 YOCKEY ST	309.96
5679	F3	09743206	1	13841 YOCKEY ST	309.96
5680	F3	09730225	1	13842 YOCKEY ST	309.96
5681	F3	09743207	1	13851 YOCKEY ST	309.96
5682	F3	09730226	1	13852 YOCKEY ST	309.96
5683	F3	09743208	1	13861 YOCKEY ST	309.96
5684	F3	09730217	1	13862 YOCKEY ST	309.96
5685	F3	09743209	1	13871 YOCKEY ST	309.96
5686	F3	09730218	1	13872 YOCKEY ST	309.96

5687	F3	09743210	1	13881	YOCKEY ST	309.96
5688	F3	09730219	1	13882	YOCKEY ST	309.96
5689	F3	09743211	1	13891	YOCKEY ST	309.96
5690	F3	09730220	1	13892	YOCKEY ST	309.96
5691	F3	09730227	1	13902	YOCKEY ST	309.96
5692	F3	09743212	1	13911	YOCKEY ST	309.96
5693	F3	09730228	1	13912	YOCKEY ST	309.96
5694	F3	09730229	1	13932	YOCKEY ST	309.96
5695	F3	09730230	1	13942	YOCKEY ST	309.96
5696	F3	09730231	1	13952	YOCKEY ST	309.96
5697	F3	09730232	1	13962	YOCKEY ST	309.96
5698	F3	09730233	1	13972	YOCKEY ST	309.96

City of Garden Grove

INTER-DEPARTMENT MEMORANDUM

To: Scott C. Stiles From: Patricia Song
Dept.: General Manager Dept.: Finance
Subject: Adoption of a Resolution to collect sewer service fees on tax roll for properties located outside the city limits.
(Action Item) Date: 6/28/2022

OBJECTIVE

For the Garden Grove Sanitary District Board of Directors (Board) to conduct a public hearing on the report identifying charges to be collected on the tax roll for sewer services provided by the Garden Grove Sanitary District for properties located outside the city limits that do not receive City water services; adopt the attached Resolution approving the report detailing the sewer service fees to be collected on the tax roll from these properties; and direct staff to file the necessary documentation with the County for the collection of the fees. This action requires five (5) affirmative votes.

BACKGROUND

In accordance with Health and Safety Code section 6520.5, on September 13, 2005, and February 14, 2012, the Board of Directors adopted Ordinance No. 7 and Ordinance No. 10, respectively to establish Sewer User Fees pursuant to a fee structure based on classification and individual customer water usage. The fee structure was designed to be fair to all residents and businesses. The Sewer User Fees as established are calculated to provide funds required by the District for sewer system operation, capital improvements, debt service payments, and system maintenance, to comply with State and Federal Waste Discharge Requirements. Most of the Garden Grove Sanitary District customers also receive water services from the City of Garden Grove, and the sewer service fee is charged on the customers' water service account bills. For properties located outside the city limits, those customers do not receive water services nor water bill from the City of Garden Grove, therefore it is necessary to collect the sewer service charge by placing the service fee on the property owner's property tax bill through the County Auditor/Controller's Office.

DISCUSSION

In order to place sewer service charges on the property tax bill, the Board must conduct a public hearing to approve the charges assessed for each parcel. A notice announcing this hearing date has been translated into Korean, Spanish, and Vietnamese and published in local newspapers.

All of the parcels listed on the attached sewer service assessment report are outside the City's limit and do not receive water services from the City of Garden Grove. The report is on file with the office of the City Clerk for review, and will also be available at the June 28, 2022 Sanitary District Board meeting.

The attached Resolution authorizes the service charges be placed on the property tax bill of each parcel listed on the sewer service assessment report, and direct staff to forward the assessment to the County Auditor/Controller's Office to be placed on the tax roll.

FINANCIAL IMPACT

It is estimated that a total of \$268,500 in sewer service charges will be collected from the Garden Grove Sanitary District's customers located outside of the city limits. This revenue will be used to fund for the District's sewer operations.

RECOMMENDATION

It is recommended that the Garden Grove Sanitary District Board of Directors:

- Conduct a public hearing for the report detailing fees to be collected on the tax roll for sewer services outside the City limits;
- Adopt the attached Resolution approving the report and authorizing the collection on the tax roll of Sewer Service Fees for property served by the Garden Grove Sanitary District and located outside the city limits (by five (5) affirmative votes); and
- Direct staff to file the necessary documentation with the County for the collection of the fees on the property tax bills.

ATTACHMENTS:

Description	Upload Date	Type	File Name
Attachment 1 - Resolution	6/21/2022	Resolution	Reso-Sewer_Service_-Fee_Outside_City-2022.pdf
Attachment 2 - Report on Sewer Service Charge by Parcel	6/21/2022	Exhibit	Sewer_Tax_Roll_Report.pdf

GARDEN GROVE SANITARY DISTRICT

RESOLUTION NO.

A RESOLUTION OF THE GARDEN GROVE SANITARY DISTRICT AUTHORIZING CHARGES FOR SEWER SERVICES IN THE AREAS OF THE DISTRICT THAT EXTEND BEYOND THE GARDEN GROVE CITY LIMITS AND DO NOT RECEIVE WATER SERVICES FROM THE CITY OF GARDEN GROVE TO BE COLLECTED ON THE TAX ROLL

WHEREAS, the Garden Grove Sanitary District is a subsidiary district of the City of Garden Grove, organized under the Sanitary District Act of 1923;

WHEREAS, in accordance with Ordinance No. 7, adopted September 13, 2005, and Ordinance No. 10, adopted on February 14, 2012, the Garden Grove Sanitary District imposes and collects fees and charges for sewer services it provides within its jurisdictional boundaries, which extend to areas outside the corporate boundaries of the city of Garden Grove;

WHEREAS, pursuant to California Health and Safety Code Section 5471, such sewer user fees and charges applicable to parcels that also receive water service from the City of Garden Grove are collected with the charges of the City of Garden Grove's water utility;

WHEREAS, pursuant to Ordinance No. 7 and Ordinance No. 10, the Garden Grove Sanitary District Board of Directors may elect, in its discretion, to have the sewer user fees for those areas outside of the corporate boundaries collected on the tax roll in the same manner, by the same persons, and at the same time as, together with and not separately from the general taxes of the District;

WHEREAS, on July 22, 1999, the Board of Directors of the Garden Grove Sanitary District adopted Resolution No. 3631 ordering the charges for sewer collection services in the areas of the District that extend beyond the Garden Grove city limits and do not receive water services from the City of Garden Grove to be collected on the tax roll;

WHEREAS, the Board of Directors of the Garden Grove Sanitary District wishes to have charges for sewer services in the areas of the District that extend beyond the Garden Grove city limits and do not receive water services from the City of Garden Grove collected on the tax roll;

WHEREAS, the Board of Directors of the Garden Grove Sanitary District has considered the report containing a description of each parcel of real property receiving sewer services from the District that is located in an area outside the corporate boundaries of the city of Garden Grove and not receiving water service from the City of Garden Grove, and the amount of the charge for each parcel for the year, presented at its meeting of June 28, 2022;

WHEREAS, at the Regular Meeting of the Garden Grove Sanitary District on June 28, 2022, held in the Community Meeting Center, 11300 Stanford Avenue, Garden Grove, California, at 6:30 p.m., the Board of Directors held a duly noticed Public Hearing, at which all oral and written comments, objections, and protests to the report were heard;

WHEREAS, the Secretary has caused notice of the report and Public Hearing to be published in a newspaper of general circulation on June 1, 2022, and June 8, 2022, within the District pursuant to Section 6066 of the Government Code; and

WHEREAS, the Board of Directors has heard and considered all protests, both written and oral, and hereby determines that protest has not been made by the owners of a majority of separate parcels of property described in the report.

NOW THEREFORE, BE IT RESOLVED, that the Board of Directors of the Garden Grove Sanitary District, pursuant to the provisions of the Health and Safety Code 5473, approves the report detailing the charges proposed to be collected on the tax roll for sewer services in the areas of the District that extend beyond the Garden Grove city limits and do not receive water services from the City of Garden Grove, and hereby orders these sewer services charges be collected on the tax roll in the same manner, by the same person, and at the same time as, together with and not separately from, the general taxes of the District. The General Manager of the District, or his designee, shall file all necessary documentation with the County of Orange for the collection of the charges on the property tax roll.

BE IT FURTHER RESOLVED, that the General Manager of the District, or his designee, is directed to cause a written report to be prepared annually containing a description of each parcel of real property receiving sewer services in the areas of the District that extend beyond the Garden Grove city limits and do not receive water services from the City of Garden Grove, and the amount of the charge for each parcel for that year in conformance with the then valid rate ordinance and that this report be filed by the Secretary with the County Auditor in a timely manner for the purpose of adding the fees to the tax roll.

2022 SEWER FEES

GG SANITARY DISTRICT FY IS JUNE 1, 2021 THRU MAY 31, 2022

RATES ARE EFFECTIVE JULY 1, 2021 - JUNE 30, 2022

**FY 22/23
SEWER
CHARGE**

	WATER CO	ADDR	STREET	PARCEL	
1	ANA	10245	AMIES	12741216	126.87
2	ANA	10246	AMIES	12741217	160.08
3	ANA	10251	AMIES	12741215	129.60
4	ANA	10252	AMIES	12741218	133.75
5	ANA	10261	AMIES	12741214	160.08
6	ANA	10262	AMIES	12741219	148.71
7	ANA	10281	AMIES	12741213	89.16
8	ANA	10282	AMIES	12741220	150.07
9	ANA	10291	AMIES	12741212	67.32
10	ANA	10292	AMIES	12741221	111.00
11	ANA	10301	AMIES	12741211	160.08
12	ANA	10302	AMIES	12741222	138.70
13	ANA	10311	AMIES	12741210	63.17
14	ANA	10312	AMIES	12741223	94.11
15	ANA	10321	AMIES	12741209	108.67
16	ANA	10322	AMIES	12741224	123.74
17	ANA	10401	AMIES	12740123	159.17
18	ANA	10402	AMIES	12740118	143.30
19	ANA	10411	AMIES	12740122	159.63
20	ANA	10412	AMIES	12740119	95.47
21	ANA	10421	AMIES	12740121	160.08
22	ANA	10422	AMIES	12740120	160.08
23	ANA	10001	ANTIGUA	12736111	160.08
24	ANA	10002	ANTIGUA	12736110	142.85
25	ANA	10021	ANTIGUA	12736112	121.46
26	ANA	10022	ANTIGUA	12736109	143.76
27	ANA	10031	ANTIGUA	12736113	160.08
28	ANA	10032	ANTIGUA	12736108	160.08
29	ANA	10041	ANTIGUA	12736114	160.08
30	ANA	10042	ANTIGUA	12736107	159.17
31	ANA	10051	ANTIGUA	12736115	121.92
32	ANA	10052	ANTIGUA	12736106	160.08
33	ANA	10071	ANTIGUA	12736301	160.08
34	ANA	10072	ANTIGUA	12736226	79.60
35	ANA	10091	ANTIGUA	12736302	160.08
36	ANA	10092	ANTIGUA	12736225	159.17
37	ANA	10101	ANTIGUA	12736303	110.03
38	ANA	10102	ANTIGUA	12736224	138.24
39	ANA	10111	ANTIGUA	12736304	144.21
40	ANA	10112	ANTIGUA	12736223	156.90

41	ANA	10121	ANTIGUA	12736305	122.37
42	ANA	10122	ANTIGUA	12736222	125.50
43	ANA	10131	ANTIGUA	12736306	160.08
44	ANA	10132	ANTIGUA	12736221	160.08
45	ANA	10141	ANTIGUA	12736307	145.12
46	ANA	10142	ANTIGUA	12736220	160.08
47	ANA	10151	ANTIGUA	12736308	160.08
48	ANA	10152	ANTIGUA	12736219	160.08
49	ANA	10161	ANTIGUA	12736309	160.08
50	ANA	10162	ANTIGUA	12736218	156.90
51	ANA	10171	ANTIGUA	12736310	158.26
52	ANA	10172	ANTIGUA	12736217	156.90
53	ANA	10181	ANTIGUA	12736311	155.13
54	ANA	10182	ANTIGUA	12736216	150.07
55	ANA	10201	ANTIGUA	12736312	123.28
56	ANA	10202	ANTIGUA	12736215	160.08
57	ANA	10211	ANTIGUA	12736313	77.33
58	ANA	10212	ANTIGUA	12736214	99.17
59	ANA	10251	ANTIGUA	12738415	160.08
60	ANA	10261	ANTIGUA	12738414	160.08
61	ANA	10271	ANTIGUA	12738413	160.08
62	ANA	10281	ANTIGUA	12738412	132.84
63	ANA	10301	ANTIGUA	12738411	69.99
64	ANA	10311	ANTIGUA	12738410	138.70
65	ANA	10321	ANTIGUA	12738409	160.08
66	ANA	9512	BALL	12734161	84.55
67	ANA	9582	BALL	12734103	1,572.96
68	ANA	9602	BALL	12734152	1,312.14
69	ANA	9632	BALL	12735131	1,252.52
70	ANA	9661	BALL	12727508	83.24
71	ANA	9662	BALL	12735134	1,668.96
72	ANA	9671	BALL	12727509	90.07
73	ANA	9672	BALL	12735132	440.27
74	ANA	9681	BALL	12727510	111.91
75	ANA	9701	BALL	12727511	130.05
76	ANA	9711	BALL	12727512	63.62
77	ANA	9721	BALL	12727513	125.10
78	ANA	9731	BALL	12727514	160.08
79	ANA	9541	BANTA	12759230	160.08
80	ANA	9542	BANTA	12759401	160.08
81	ANA	9551	BANTA	12759229	160.08
82	ANA	9552	BANTA	12759402	106.85
83	ANA	9561	BANTA	12759228	115.95
84	ANA	9562	BANTA	12759403	124.65
85	ANA	9571	BANTA	12759227	152.35
86	ANA	9572	BANTA	12759404	160.08
87	ANA	9581	BANTA	12759226	160.08

88	ANA	9582	BANTA	12759405	137.79
89	ANA	9591	BANTA	12759225	124.19
90	ANA	9592	BANTA	12759406	157.81
91	ANA	9601	BANTA	12759224	138.70
92	ANA	9602	BANTA	12759407	150.07
93	ANA	9611	BANTA	12759223	160.08
94	ANA	9612	BANTA	12759408	128.69
95	ANA	9621	BANTA	12759222	150.07
96	ANA	9622	BANTA	12759409	78.24
97	ANA	9641	BANTA	12759221	160.08
98	ANA	9642	BANTA	12759410	145.12
99	ANA	9651	BANTA	12759220	56.85
100	ANA	9652	BANTA	12759411	160.08
101	ANA	9661	BANTA	12759219	152.80
102	ANA	9662	BANTA	12759412	160.08
103	ANA	9671	BANTA	12759218	160.08
104	ANA	9672	BANTA	12759413	116.86
105	ANA	9691	BANTA	12759217	131.02
106	ANA	9692	BANTA	12759414	160.08
107	ANA	9701	BANTA	12759216	129.14
108	ANA	9702	BANTA	12759415	143.30
109	ANA	9661	BIENVILLE	12735112	160.08
110	ANA	9671	BIENVILLE	12735111	153.31
111	ANA	9682	BIENVILLE	12735205	160.08
112	ANA	9691	BIENVILLE	12735110	101.44
113	ANA	9692	BIENVILLE	12735204	155.13
114	ANA	9701	BIENVILLE	12735109	124.65
115	ANA	9712	BIENVILLE	12735203	160.08
116	ANA	9722	BIENVILLE	12735202	160.08
117	ANA	9732	BIENVILLE	12735201	160.08
118	ANA	9921	BIENVILLE	12737106	133.29
119	ANA	9931	BIENVILLE	12737107	145.12
120	ANA	9941	BIENVILLE	12737108	137.79
121	ANA	10245	BOUVAIS	12741116	144.21
122	ANA	10246	BOUVAIS	12741117	84.55
123	ANA	10251	BOUVAIS	12741115	157.81
124	ANA	10252	BOUVAIS	12741118	160.08
125	ANA	10261	BOUVAIS	12741114	155.99
126	ANA	10262	BOUVAIS	12741119	160.08
127	ANA	10281	BOUVAIS	12741113	121.46
128	ANA	10282	BOUVAIS	12741120	88.25
129	ANA	10291	BOUVAIS	12741112	118.22
130	ANA	10292	BOUVAIS	12741121	94.56
131	ANA	10301	BOUVAIS	12741111	54.98
132	ANA	10302	BOUVAIS	12741122	113.27
133	ANA	10311	BOUVAIS	12741110	150.07
134	ANA	10312	BOUVAIS	12741123	135.06

135	ANA	10321	BOUVAIS	12741109	155.13
136	ANA	10322	BOUVAIS	12741124	150.07
137	ANA	10391	BROOKHURST	12739227	159.63
138	ANA	10411	BROOKHURST	12739226	56.40
139	ANA	10421	BROOKHURST	12739225	124.19
140	ANA	10431	BROOKHURST	12739224	159.63
141	ANA	10451	BROOKHURST	12739223	160.08
142	ANA	10461	BROOKHURST	12739222	90.01
143	ANA	10471	BROOKHURST	12739221	160.08
144	ANA	10501	BROOKHURST	12752101	160.08
145	ANA	10511	BROOKHURST	12752102	90.07
146	ANA	10531	BROOKHURST	12752103	154.68
147	ANA	10541	BROOKHURST	12752104	119.13
148	ANA	10551	BROOKHURST	12752105	79.15
149	ANA	10561	BROOKHURST	12752106	105.94
150	ANA	10571	BROOKHURST	12752107	160.08
151	ANA	10581	BROOKHURST	12752108	76.87
152	ANA	10591	BROOKHURST	12752109	160.08
153	ANA	10601	BROOKHURST	12752110	135.11
154	ANA	10611	BROOKHURST	12752111	137.79
155	ANA	10621	BROOKHURST	12752112	119.64
156	ANA	10631	BROOKHURST	12752113	139.15
157	ANA	10651	BROOKHURST	12752114	132.38
158	ANA	10691	BROOKHURST	12752401	160.08
159	ANA	10001	BURGUNDY	12735106	110.54
160	ANA	10002	BURGUNDY	12735105	160.08
161	ANA	10012	BURGUNDY	12735104	101.44
162	ANA	10021	BURGUNDY	12735107	78.24
163	ANA	10031	BURGUNDY	12735108	116.40
164	ANA	10032	BURGUNDY	12735103	160.08
165	ANA	10042	BURGUNDY	12735102	116.86
166	ANA	10062	BURGUNDY	12735101	160.08
167	ANA	9621	CAMPUS	12724157	133.75
168	ANA	9632	CAMPUS	12724155	121.46
169	ANA	9641	CAMPUS	12724158	148.71
170	ANA	9642	CAMPUS	12724156	109.12
171	ANA	9651	CAMPUS	12724140	160.08
172	ANA	9652	CAMPUS	12724145	121.92
173	ANA	9661	CAMPUS	12724114	160.08
174	ANA	9662	CAMPUS	12724115	160.08
175	ANA	9671	CAMPUS	12724113	125.96
176	ANA	9672	CAMPUS	12724116	160.08
177	ANA	9691	CAMPUS	12724112	154.62
178	ANA	9692	CAMPUS	12724117	154.62
179	ANA	9702	CAMPUS	12724118	160.08
180	ANA	9541	CANTON	12758101	90.98
181	ANA	9542	CANTON	12758201	138.24

182	ANA	9551	CANTON	12758102	160.08
183	ANA	9552	CANTON	12758202	148.25
184	ANA	9561	CANTON	12758103	153.31
185	ANA	9562	CANTON	12758203	78.64
186	ANA	9571	CANTON	12758104	160.08
187	ANA	9572	CANTON	12758204	142.85
188	ANA	9581	CANTON	12758105	160.08
189	ANA	9582	CANTON	12758205	106.39
190	ANA	9591	CANTON	12758106	160.08
191	ANA	9592	CANTON	12758206	160.08
192	ANA	9601	CANTON	12758107	132.33
193	ANA	9602	CANTON	12758207	160.08
194	ANA	9611	CANTON	12758108	140.06
195	ANA	9612	CANTON	12758208	147.80
196	ANA	9621	CANTON	12758109	160.08
197	ANA	9622	CANTON	12758209	156.90
198	ANA	9641	CANTON	12758110	99.62
199	ANA	9642	CANTON	12758210	154.17
200	ANA	9651	CANTON	12758111	160.08
201	ANA	9652	CANTON	12758211	56.40
202	ANA	9661	CANTON	12758112	159.17
203	ANA	9671	CANTON	12758113	160.08
204	ANA	9672	CANTON	12758212	145.12
205	ANA	9691	CANTON	12758114	130.05
206	ANA	9692	CANTON	12758213	155.13
207	ANA	9701	CANTON	12758115	144.21
208	ANA	9702	CANTON	12758214	144.67
209	ANA	9252	CERRITOS	12748108	91.38
210	ANA	9272	CERRITOS	12748107	95.02
211	ANA	9282	CERRITOS	12748106	126.41
212	ANA	9302	CERRITOS	12748105	56.40
213	ANA	9312	CERRITOS	12748104	90.98
214	ANA	9332	CERRITOS	12748103	100.02
215	ANA	9342	CERRITOS	12748102	137.79
216	ANA	9352	CERRITOS	12748101	151.89
217	ANA	9362	CERRITOS	12749201	121.46
218	ANA	9382	CERRITOS	12749202	137.33
219	ANA	9392	CERRITOS	12749203	160.08
220	ANA	9501	CERRITOS	12740139	2,076.96
221	ANA	9502	CERRITOS	12750114	160.08
222	ANA	9512	CERRITOS	12750113	77.33
223	ANA	9522	CERRITOS	12750112	160.08
224	ANA	9542	CERRITOS	12750111	139.15
225	ANA	9552	CERRITOS	12750110	140.06
226	ANA	9562	CERRITOS	12750109	160.08
227	ANA	9572	CERRITOS	12750108	160.08
228	ANA	9582	CERRITOS	12750107	128.74

229	ANA	9602	CERRITOS	12750106	111.45
230	ANA	9612	CERRITOS	12750105	61.35
231	ANA	9622	CERRITOS	12750104	160.08
232	ANA	9632	CERRITOS	12750103	160.08
233	ANA	9652	CERRITOS	12750102	145.12
234	ANA	9662	CERRITOS	12750101	124.19
235	ANA	9672	CERRITOS	12751204	160.08
236	ANA	9682	CERRITOS	12751203	120.10
237	ANA	9692	CERRITOS	12751202	159.63
238	ANA	9732	CERRITOS	12751108	85.06
239	ANA	9742	CERRITOS	12751107	156.44
240	ANA	9752	CERRITOS	12751106	116.40
241	ANA	9771	CERRITOS	12739424	110.09
242	ANA	9772	CERRITOS	12751105	160.08
243	ANA	9782	CERRITOS	12751104	51.79
244	ANA	9791	CERRITOS	12739423	107.30
245	ANA	9792	CERRITOS	12751103	149.62
246	ANA	9801	CERRITOS	12739422	160.08
247	ANA	9802	CERRITOS	12751102	146.43
248	ANA	9811	CERRITOS	12739421	159.17
249	ANA	9812	CERRITOS	12751101	155.13
250	ANA	9831	CERRITOS	12739420	160.08
251	ANA	9832	CERRITOS	12752204	85.46
252	ANA	9841	CERRITOS	12739419	150.07
253	ANA	9842	CERRITOS	12752203	151.89
254	ANA	9851	CERRITOS	12739418	106.85
255	ANA	9852	CERRITOS	12752202	140.06
256	ANA	9861	CERRITOS	12739417	137.79
257	ANA	9862	CERRITOS	12752201	150.07
258	ANA	9871	CERRITOS	12739416	148.25
259	ANA	9891	CERRITOS	12739415	69.99
260	ANA	9892	CERRITOS	12752147	128.23
261	ANA	9901	CERRITOS	12739414	143.30
262	ANA	9911	CERRITOS	12739413	160.08
263	ANA	9912	CERRITOS	12752148	158.72
264	ANA	9922	CERRITOS	12752149	55.89
265	ANA	9932	CERRITOS	12752150	117.77
266	ANA	9942	CERRITOS	12752151	132.38
267	ANA	9462-72	CERRITOS	12749129	160.08
268	ANA	10502	CHAMBERLAIN	12752146	99.62
269	ANA	10541	CHAMBERLAIN	12752208	160.08
270	ANA	10561	CHAMBERLAIN	12752301	112.36
271	ANA	10562	CHAMBERLAIN	12752134	106.85
272	ANA	10581	CHAMBERLAIN	12752302	54.52
273	ANA	10591	CHAMBERLAIN	12752303	105.48
274	ANA	10601	CHAMBERLAIN	12752304	74.60
275	ANA	10602	CHAMBERLAIN	12752133	126.41

276	ANA	10611	CHAMBERLAIN	12752305	155.13
277	ANA	10621	CHAMBERLAIN	12752306	93.65
278	ANA	10631	CHAMBERLAIN	12752307	160.08
279	ANA	10651	CHAMBERLAIN	12752308	160.08
280	ANA	10662	CHAMBERLAIN	12752121	104.12
281	ANA	9502	CHANTICLEER	12741401	160.08
282	ANA	9512	CHANTICLEER	12741402	160.08
283	ANA	9532	CHANTICLEER	12741403	105.48
284	ANA	9542	CHANTICLEER	12741404	91.43
285	ANA	9552	CHANTICLEER	12741405	160.08
286	ANA	9572	CHANTICLEER	12741406	149.62
287	ANA	9582	CHANTICLEER	12741407	160.08
288	ANA	9592	CHANTICLEER	12741408	160.08
289	ANA	9602	CHANTICLEER	12741409	134.20
290	ANA	9612	CHANTICLEER	12741410	159.17
291	ANA	9622	CHANTICLEER	12741411	160.08
292	ANA	9632	CHANTICLEER	12741412	118.68
293	ANA	9642	CHANTICLEER	12741413	160.08
294	ANA	9662	CHANTICLEER	12741414	106.85
295	ANA	9672	CHANTICLEER	12741415	155.53
296	ANA	9682	CHANTICLEER	12741416	160.08
297	ANA	9702	CHANTICLEER	12741417	160.08
298	ANA	9712	CHANTICLEER	12741418	160.08
299	ANA	9722	CHANTICLEER	12741419	61.86
300	ANA	9732	CHANTICLEER	12741420	79.55
301	ANA	9752	CHANTICLEER	12738303	127.83
302	ANA	9772	CHANTICLEER	12738601	134.66
303	ANA	9792	CHANTICLEER	12738602	98.71
304	ANA	9802	CHANTICLEER	12738603	159.63
305	ANA	9812	CHANTICLEER	12738604	160.08
306	ANA	9822	CHANTICLEER	12738605	160.08
307	ANA	9831	CHANTICLEER	12738630	155.13
308	ANA	9841	CHANTICLEER	12738629	115.95
309	ANA	9842	CHANTICLEER	12738606	146.43
310	ANA	9851	CHANTICLEER	12738628	160.08
311	ANA	9852	CHANTICLEER	12738607	78.24
312	ANA	9861	CHANTICLEER	12738627	160.08
313	ANA	9862	CHANTICLEER	12738608	90.92
314	ANA	9871	CHANTICLEER	12738626	160.08
315	ANA	9872	CHANTICLEER	12738609	159.63
316	ANA	9881	CHANTICLEER	12738625	142.85
317	ANA	9882	CHANTICLEER	12738610	89.16
318	ANA	9891	CHANTICLEER	12738624	160.08
319	ANA	9892	CHANTICLEER	12738611	160.08
320	ANA	9902	CHANTICLEER	12738612	160.08
321	ANA	9911	CHANTICLEER	12738623	155.53
322	ANA	9921	CHANTICLEER	12738622	159.17

323	ANA	9922	CHANTICLEER	12738613	160.08
324	ANA	9931	CHANTICLEER	12738621	160.08
325	ANA	9932	CHANTICLEER	12738614	142.39
326	ANA	9941	CHANTICLEER	12738620	89.16
327	ANA	9942	CHANTICLEER	12738615	142.85
328	ANA	9951	CHANTICLEER	12738619	52.25
329	ANA	9962	CHANTICLEER	12738616	160.08
330	ANA	9971	CHANTICLEER	12738618	61.35
331	ANA	9972	CHANTICLEER	12738617	160.08
332	ANA	9741	CLEARBROOK	12723122	160.08
333	ANA	9742	CLEARBROOK	12723101	160.08
334	ANA	9751	CLEARBROOK	12723121	160.08
335	ANA	9752	CLEARBROOK	12723102	96.84
336	ANA	9752	CLEARBROOK	10010109	96.84
337	ANA	9761	CLEARBROOK	12723120	92.74
338	ANA	9762	CLEARBROOK	12723103	143.76
339	ANA	9771	CLEARBROOK	12723119	158.72
340	ANA	9772	CLEARBROOK	12723104	72.72
341	ANA	9791	CLEARBROOK	12723118	159.17
342	ANA	9792	CLEARBROOK	12723105	101.44
343	ANA	9801	CLEARBROOK	12723117	157.81
344	ANA	9802	CLEARBROOK	12723106	144.21
345	ANA	9811	CLEARBROOK	12723116	160.08
346	ANA	9812	CLEARBROOK	12723107	157.81
347	ANA	9821	CLEARBROOK	12723115	160.08
348	ANA	9822	CLEARBROOK	12723108	103.66
349	ANA	9831	CLEARBROOK	12723114	160.08
350	ANA	9832	CLEARBROOK	12723109	160.08
351	ANA	9841	CLEARBROOK	12723113	158.72
352	ANA	9842	CLEARBROOK	12723110	139.15
353	ANA	9846	CLEARBROOK	12723112	160.08
354	ANA	9501	COLCHESTER	12728210	160.08
355	ANA	9502	COLCHESTER	12728301	154.22
356	ANA	9521	COLCHESTER	12728209	111.85
357	ANA	9522	COLCHESTER	12728302	159.63
358	ANA	9531	COLCHESTER	12728208	52.25
359	ANA	9532	COLCHESTER	12728303	158.26
360	ANA	9541	COLCHESTER	12728207	95.47
361	ANA	9551	COLCHESTER	12728206	135.11
362	ANA	9552	COLCHESTER	12728304	100.08
363	ANA	9561	COLCHESTER	12728205	84.10
364	ANA	9562	COLCHESTER	12728305	145.12
365	ANA	9581	COLCHESTER	12728204	73.18
366	ANA	9591	COLCHESTER	12728203	160.08
367	ANA	9601	COLCHESTER	12728202	160.08
368	ANA	9611	COLCHESTER	12728201	100.08
369	ANA	9621	COLCHESTER	12727111	110.09

370	ANA	9631	COLCHESTER	12727110	121.92
371	ANA	9641	COLCHESTER	12727109	135.11
372	ANA	9661	COLCHESTER	12727108	124.19
373	ANA	9662	COLCHESTER	12727208	52.25
374	ANA	9671	COLCHESTER	12727107	111.45
375	ANA	9672	COLCHESTER	12727207	160.08
376	ANA	9681	COLCHESTER	12727106	160.08
377	ANA	9682	COLCHESTER	12727206	160.08
378	ANA	9691	COLCHESTER	12727105	160.08
379	ANA	9692	COLCHESTER	12727205	148.25
380	ANA	9701	COLCHESTER	12727104	94.56
381	ANA	9702	COLCHESTER	12727204	157.81
382	ANA	9711	COLCHESTER	12727103	160.08
383	ANA	9712	COLCHESTER	12727203	150.07
384	ANA	9721	COLCHESTER	12727102	83.19
385	ANA	9722	COLCHESTER	12727202	160.08
386	ANA	9731	COLCHESTER	12727101	160.08
387	ANA	9732	COLCHESTER	12727201	72.27
388	ANA	9621	COLONY	12724162	160.08
389	ANA	9632	COLONY	12724153	160.08
390	ANA	9641	COLONY	12724161	123.74
391	ANA	9642	COLONY	12724154	160.08
392	ANA	9651	COLONY	12724146	92.29
393	ANA	9652	COLONY	12724151	120.04
394	ANA	9661	COLONY	12724123	158.26
395	ANA	9662	COLONY	12724124	116.86
396	ANA	9671	COLONY	12724122	158.26
397	ANA	9672	COLONY	12724125	160.08
398	ANA	9691	COLONY	12724121	147.80
399	ANA	9692	COLONY	12724126	121.46
400	ANA	9511	CRESTWOOD	12759106	160.08
401	ANA	9521	CRESTWOOD	12759107	62.26
402	ANA	9541	CRESTWOOD	12759108	149.62
403	ANA	9542	CRESTWOOD	12759201	160.08
404	ANA	9551	CRESTWOOD	12759109	160.08
405	ANA	9552	CRESTWOOD	12759202	157.35
406	ANA	9561	CRESTWOOD	12759110	157.81
407	ANA	9562	CRESTWOOD	12759203	160.08
408	ANA	9571	CRESTWOOD	12759111	91.83
409	ANA	9572	CRESTWOOD	12759204	78.24
410	ANA	9581	CRESTWOOD	12759112	160.08
411	ANA	9582	CRESTWOOD	12759205	151.49
412	ANA	9591	CRESTWOOD	12759113	138.24
413	ANA	9592	CRESTWOOD	12759206	160.08
414	ANA	9601	CRESTWOOD	12759114	136.42
415	ANA	9602	CRESTWOOD	12759207	160.08
416	ANA	9611	CRESTWOOD	12759115	160.08

417	ANA	9612	CRESTWOOD	12759208	157.81
418	ANA	9621	CRESTWOOD	12759116	160.08
419	ANA	9622	CRESTWOOD	12759209	160.08
420	ANA	9641	CRESTWOOD	12759117	69.99
421	ANA	9642	CRESTWOOD	12759210	159.17
422	ANA	9651	CRESTWOOD	12759118	155.13
423	ANA	9652	CRESTWOOD	12759211	140.06
424	ANA	9661	CRESTWOOD	12759119	160.08
425	ANA	9662	CRESTWOOD	12759212	160.08
426	ANA	9671	CRESTWOOD	12759120	160.08
427	ANA	9672	CRESTWOOD	12759213	160.08
428	ANA	9691	CRESTWOOD	12759121	155.13
429	ANA	9692	CRESTWOOD	12759214	160.08
430	ANA	9701	CRESTWOOD	12759122	154.17
431	ANA	9702	CRESTWOOD	12759215	160.08
432	ANA	9711	CRESTWOOD	12759123	160.08
433	ANA	9721	CRESTWOOD	12759124	160.08
434	ANA	9731	CRESTWOOD	12759125	160.08
435	ANA	10595	CREW	12751325	135.06
436	ANA	10596	CREW	12751326	155.53
437	ANA	10601	CREW	12751324	160.08
438	ANA	10602	CREW	12751327	112.82
439	ANA	10605	CREW	12751323	51.34
440	ANA	10606	CREW	12751328	158.72
441	ANA	10611	CREW	12751322	160.08
442	ANA	10612	CREW	12751329	117.37
443	ANA	10621	CREW	12751321	94.56
444	ANA	10622	CREW	12751330	148.25
445	ANA	10631	CREW	12751320	150.07
446	ANA	10632	CREW	12751331	159.63
447	ANA	10641	CREW	12751319	125.50
448	ANA	10651	CREW	12751318	160.08
449	ANA	10652	CREW	12751332	125.10
450	ANA	9882	CRIS	12752122	111.00
451	ANA	9891	CRIS	12752132	135.97
452	ANA	9892	CRIS	12752123	119.13
453	ANA	9911	CRIS	12752131	160.08
454	ANA	9912	CRIS	12752124	56.80
455	ANA	9921	CRIS	12752130	155.53
456	ANA	9922	CRIS	12752125	157.81
457	ANA	9931	CRIS	12752129	56.40
458	ANA	9932	CRIS	12752126	103.72
459	ANA	9935	CRIS	12752128	160.08
460	ANA	9936	CRIS	12752127	160.08
461	ANA	10121	D ESTE	12734138	149.16
462	ANA	10122	D ESTE	12734145	73.18
463	ANA	10131	D ESTE	12734137	111.45

464	ANA	10132	D ESTE	12734146	155.08
465	ANA	10151	D ESTE	12734136	160.08
466	ANA	10152	D ESTE	12734147	99.17
467	ANA	10161	D ESTE	12734135	160.08
468	ANA	10162	D ESTE	12734148	108.72
469	ANA	10181	D ESTE	12734134	118.68
470	ANA	10182	D ESTE	12734149	160.08
471	ANA	10191	D ESTE	12734133	160.08
472	ANA	10192	D ESTE	12734150	155.13
473	ANA	10201	D ESTE	12734132	72.78
474	ANA	10202	D ESTE	12734151	160.08
475	ANA	10241	D ESTE	12741132	136.42
476	ANA	10242	D ESTE	12741201	110.54
477	ANA	10251	D ESTE	12741131	160.08
478	ANA	10252	D ESTE	12741202	111.91
479	ANA	10261	D ESTE	12741130	72.72
480	ANA	10262	D ESTE	12741203	113.67
481	ANA	10281	D ESTE	12741129	160.08
482	ANA	10282	D ESTE	12741204	154.62
483	ANA	10291	D ESTE	12741128	160.08
484	ANA	10292	D ESTE	12741205	100.53
485	ANA	10301	D ESTE	12741127	146.89
486	ANA	10302	D ESTE	12741206	84.10
487	ANA	10311	D ESTE	12741126	160.08
488	ANA	10312	D ESTE	12741207	59.98
489	ANA	10321	D ESTE	12741125	58.62
490	ANA	10322	D ESTE	12741208	122.83
491	ANA	9541	DECKER	12758228	81.88
492	ANA	9551	DECKER	12758227	159.17
493	ANA	9561	DECKER	12758226	144.67
494	ANA	9562	DECKER	12758316	88.70
495	ANA	9571	DECKER	12758225	115.95
496	ANA	9572	DECKER	12758317	84.55
497	ANA	9581	DECKER	12758224	158.72
498	ANA	9591	DECKER	12758223	160.08
499	ANA	9601	DECKER	12758222	122.83
500	ANA	9602	DECKER	12758325	160.08
501	ANA	9611	DECKER	12758221	160.08
502	ANA	9621	DECKER	12758220	92.34
503	ANA	9622	DECKER	12758326	144.21
504	ANA	9641	DECKER	12758219	160.08
505	ANA	9651	DECKER	12758218	160.08
506	ANA	9671	DECKER	12758217	65.04
507	ANA	9682	DECKER	12758334	77.78
508	ANA	9691	DECKER	12758216	160.08
509	ANA	9701	DECKER	12758215	160.08
510	ANA	9702	DECKER	12758335	160.08

511	ANA	10552	DESSER	12749227	148.71
512	ANA	10562	DESSER	12749226	125.05
513	ANA	10572	DESSER	12749225	160.08
514	ANA	10581	DESSER	12748237	115.95
515	ANA	10582	DESSER	12749224	160.08
516	ANA	10591	DESSER	12748236	150.07
517	ANA	10592	DESSER	12749223	104.57
518	ANA	10611	DESSER	12748235	148.71
519	ANA	10612	DESSER	12749222	160.08
520	ANA	10621	DESSER	12748234	160.08
521	ANA	10622	DESSER	12749221	83.64
522	ANA	10631	DESSER	12748233	160.08
523	ANA	10632	DESSER	12749220	153.71
524	ANA	10641	DESSER	12748232	160.08
525	ANA	10642	DESSER	12749219	160.08
526	ANA	10652	DESSER	12749218	116.40
527	ANA	10662	DESSER	12749217	156.44
528	ANA	10595	DIXIE	12751341	89.16
529	ANA	10596	DIXIE	12752317	83.64
530	ANA	10601	DIXIE	12751340	69.59
531	ANA	10602	DIXIE	12752316	160.08
532	ANA	10605	DIXIE	12751339	94.56
533	ANA	10606	DIXIE	12752315	159.63
534	ANA	10611	DIXIE	12751338	145.12
535	ANA	10612	DIXIE	12752314	121.92
536	ANA	10621	DIXIE	12751337	109.58
537	ANA	10622	DIXIE	12752313	132.78
538	ANA	10631	DIXIE	12751336	109.18
539	ANA	10632	DIXIE	12752312	145.12
540	ANA	10651	DIXIE	12751335	88.70
541	ANA	10652	DIXIE	12752311	151.49
542	ANA	10662	DIXIE	12752310	83.19
543	ANA	10761	ENDRY	12759105	160.08
544	ANA	10771	ENDRY	12759104	130.56
545	ANA	10781	ENDRY	12759103	160.08
546	ANA	10791	ENDRY	12759102	160.08
547	ANA	10811	ENDRY	12759101	102.35
548	ANA	10831	ENDRY	12759301	80.51
549	ANA	10841	ENDRY	12759302	127.32
550	ANA	10861	ENDRY	12758301	113.73
551	ANA	10871	ENDRY	12758302	160.08
552	ANA	10881	ENDRY	12758303	160.08
553	ANA	10891	ENDRY	12758304	145.12
554	ANA	10901	ENDRY	12758305	100.02
555	ANA	10911	ENDRY	12758306	68.17
556	ANA	10931	ENDRY	12758307	153.31
557	ANA	10941	ENDRY	12758308	160.08

558	ANA	10942	ENDRY	12758315	159.63
559	ANA	10951	ENDRY	12758309	158.72
560	ANA	10952	ENDRY	12758314	160.08
561	ANA	10961	ENDRY	12758310	50.88
562	ANA	10962	ENDRY	12758313	95.47
563	ANA	9662	FARNHAM	12735219	142.85
564	ANA	9672	FARNHAM	12735218	100.08
565	ANA	9681	FARNHAM	12735209	160.08
566	ANA	9682	FARNHAM	12735217	127.78
567	ANA	9701	FARNHAM	12735210	121.01
568	ANA	9702	FARNHAM	12735216	160.08
569	ANA	9711	FARNHAM	12735211	61.80
570	ANA	9712	FARNHAM	12735215	155.13
571	ANA	9721 & 9721 1/2	FARNHAM	12735212	160.08
572	ANA	9722	FARNHAM	12735214	160.08
573	ANA	9726	FARNHAM	12735213	160.08
574	ANA	10126	FLORIN	12734125	125.96
575	ANA	10131	FLORIN	12734124	120.55
576	ANA	10132	FLORIN	12734126	89.61
577	ANA	10151	FLORIN	12734123	116.40
578	ANA	10152	FLORIN	12734127	135.97
579	ANA	10161	FLORIN	12734122	80.51
580	ANA	10162	FLORIN	12734128	144.67
581	ANA	10171	FLORIN	12734121	160.08
582	ANA	10172	FLORIN	12734129	110.09
583	ANA	10191	FLORIN	12734120	114.58
584	ANA	10192	FLORIN	12734130	160.08
585	ANA	10201	FLORIN	12734119	116.86
586	ANA	10202	FLORIN	12734131	96.38
587	ANA	10942	FRALEY	12758324	94.11
588	ANA	10951	FRALEY	12758318	125.96
589	ANA	10952	FRALEY	12758323	109.63
590	ANA	10961	FRALEY	12758319	62.71
591	ANA	10962	FRALEY	12758322	158.72
592	ANA	10042-44-46	GILBERT	12734160	664.11
593	ANA	9582	GILBERT	12721425	145.12
594	ANA	9592	GILBERT	12721424	160.08
595	ANA	9602	GILBERT	12721423	160.08
596	ANA	9612	GILBERT	12721422	160.08
597	ANA	9622	GILBERT	12721421	160.08
598	ANA	9632	GILBERT	12721420	112.31
599	ANA	9652	GILBERT	12721419	149.16
600	ANA	9662	GILBERT	12721418	158.72
601	ANA	9672	GILBERT	12721417	160.08
602	ANA	9682	GILBERT	12721416	142.79
603	ANA	9692	GILBERT	12721415	160.08
604	ANA	9702	GILBERT	12721414	160.08

605	ANA	10070	GILBERT	12734157	3,108.96
606	ANA	10122	GILBERT	12734112	160.08
607	ANA	10132	GILBERT	12734113	94.56
608	ANA	10152	GILBERT	12734114	160.08
609	ANA	10162	GILBERT	12734115	160.08
610	ANA	10172	GILBERT	12734116	61.80
611	ANA	10192	GILBERT	12734117	160.08
612	ANA	10202	GILBERT	12734118	160.08
613	ANA	10242	GILBERT	12741101	121.46
614	ANA	10252	GILBERT	12741102	129.14
615	ANA	10262	GILBERT	12741103	121.46
616	ANA	10282	GILBERT	12741104	146.43
617	ANA	10292	GILBERT	12741105	86.37
618	ANA	10302	GILBERT	12741106	160.08
619	ANA	10312	GILBERT	12741107	160.08
620	ANA	10322	GILBERT	12741108	160.08
621	ANA	10402	GILBERT	12740142	76.87
622	ANA	10412	GILBERT	12740141	160.08
623	ANA	10422	GILBERT	12740140	118.68
624	ANA	10531	GILBERT	12749102	149.62
625	ANA	10541	GILBERT	12749103	160.08
626	ANA	10542	GILBERT	12750115	160.08
627	ANA	10551	GILBERT	12749104	160.08
628	ANA	10561	GILBERT	12749105	160.08
629	ANA	10562	GILBERT	12750214	160.08
630	ANA	10571	GILBERT	12749106	160.08
631	ANA	10581	GILBERT	12749107	160.08
632	ANA	10582	GILBERT	12750215	160.08
633	ANA	10592	GILBERT	12750216	150.58
634	ANA	10601	GILBERT	12749108	160.08
635	ANA	10602	GILBERT	12750217	140.06
636	ANA	10611	GILBERT	12749109	132.84
637	ANA	10612	GILBERT	12750218	105.03
638	ANA	10621	GILBERT	12749110	105.08
639	ANA	10622	GILBERT	12750219	160.08
640	ANA	10631	GILBERT	12749111	120.04
641	ANA	10632	GILBERT	12750220	117.77
642	ANA	10641	GILBERT	12749112	124.65
643	ANA	10651	GILBERT	12749113	158.72
644	ANA	10652	GILBERT	12750221	131.42
645	ANA	10661	GILBERT	12749114	160.08
646	ANA	10662	GILBERT	12750222	95.47
647	ANA	10692	GILBERT	12750314	143.76
648	ANA	10001	GRAVIER	12736101	155.13
649	ANA	10002	GRAVIER	12737101	108.21
650	ANA	10021	GRAVIER	12736102	158.26
651	ANA	10022	GRAVIER	12737102	160.08

652	ANA	10031	GRAVIER	12736103	150.13
653	ANA	10032	GRAVIER	12737103	160.08
654	ANA	10041	GRAVIER	12736104	160.08
655	ANA	10042	GRAVIER	12737104	160.08
656	ANA	10051	GRAVIER	12736105	160.08
657	ANA	10052	GRAVIER	12737105	160.08
658	ANA	10071	GRAVIER	12736201	143.30
659	ANA	10072	GRAVIER	12737128	78.24
660	ANA	10091	GRAVIER	12736202	149.62
661	ANA	10092	GRAVIER	12737129	160.08
662	ANA	10101	GRAVIER	12736203	160.08
663	ANA	10102	GRAVIER	12737130	130.05
664	ANA	10111	GRAVIER	12736204	160.08
665	ANA	10112	GRAVIER	12737131	160.08
666	ANA	10121	GRAVIER	12736205	160.08
667	ANA	10122	GRAVIER	12737132	160.08
668	ANA	10131	GRAVIER	12736206	134.66
669	ANA	10132	GRAVIER	12737133	160.08
670	ANA	10141	GRAVIER	12736207	160.08
671	ANA	10142	GRAVIER	12737134	160.08
672	ANA	10151	GRAVIER	12736208	100.02
673	ANA	10152	GRAVIER	12737135	148.71
674	ANA	10161	GRAVIER	12736209	128.74
675	ANA	10162	GRAVIER	12737136	148.71
676	ANA	10171	GRAVIER	12736210	124.59
677	ANA	10172	GRAVIER	12737137	156.44
678	ANA	10191	GRAVIER	12736211	155.13
679	ANA	10192	GRAVIER	12737138	140.06
680	ANA	10201	GRAVIER	12736212	112.82
681	ANA	10202	GRAVIER	12737139	120.55
682	ANA	10211	GRAVIER	12736213	158.26
683	ANA	10212	GRAVIER	12737140	160.08
684	ANA	9632	GREENWICH	12724137	155.13
685	ANA	9641	GREENWICH	12724136	156.90
686	ANA	9642	GREENWICH	12724138	154.17
687	ANA	9651	GREENWICH	12724105	160.08
688	ANA	9652	GREENWICH	12724139	121.46
689	ANA	9661	GREENWICH	12724104	101.90
690	ANA	9662	GREENWICH	12724106	84.55
691	ANA	9671	GREENWICH	12724103	160.08
692	ANA	9672	GREENWICH	12724107	115.49
693	ANA	9691	GREENWICH	12724102	148.25
694	ANA	9692	GREENWICH	12724108	160.08
695	ANA	9701	GREENWICH	12724101	156.90
696	ANA	9502	GUINIDA	12734208	73.18
697	ANA	9512	GUINIDA	12734207	88.25
698	ANA	9532	GUINIDA	12734206	160.08

699	ANA	9542	GUINIDA	12734205	61.35
700	ANA	9552	GUINIDA	12734204	158.72
701	ANA	9562	GUINIDA	12734203	160.08
702	ANA	9582	GUINIDA	12734202	155.13
703	ANA	9592	GUINIDA	12734201	153.71
704	ANA	9612	GUINIDA	12735309	160.08
705	ANA	9622	GUINIDA	12735308	51.34
706	ANA	9632	GUINIDA	12735307	159.63
707	ANA	9652	GUINIDA	12735306	160.08
708	ANA	9661	GUINIDA	12735233	160.08
709	ANA	9662	GUINIDA	12735305	89.16
710	ANA	9671	GUINIDA	12735234	160.08
711	ANA	9672	GUINIDA	12735304	138.70
712	ANA	9681	GUINIDA	12735235	144.21
713	ANA	9692	GUINIDA	12735303	157.81
714	ANA	9701	GUINIDA	12735236	131.93
715	ANA	9702	GUINIDA	12735302	159.63
716	ANA	9711	GUINIDA	12735237	159.17
717	ANA	9712	GUINIDA	12735311	77.78
718	ANA	9721	GUINIDA	12735238	140.57
719	ANA	9731	GUINIDA	12735239	160.08
720	ANA	9732	GUINIDA	12735310	109.63
721	ANA	9782	GUINIDA	12738401	160.08
722	ANA	9792	GUINIDA	12738416	117.77
723	ANA	9812	GUINIDA	12738417	160.08
724	ANA	9832	GUINIDA	12738501	121.41
725	ANA	9842	GUINIDA	12738502	136.88
726	ANA	9862	GUINIDA	12738503	154.62
727	ANA	9872	GUINIDA	12738504	140.06
728	ANA	9882	GUINIDA	12738505	109.12
729	ANA	9902	GUINIDA	12738506	160.08
730	ANA	9912	GUINIDA	12738507	151.49
731	ANA	9921	GUINIDA	12737141	106.39
732	ANA	9922	GUINIDA	12738508	159.17
733	ANA	9931	GUINIDA	12737142	81.88
734	ANA	9932	GUINIDA	12738509	160.08
735	ANA	9941	GUINIDA	12737143	160.08
736	ANA	9942	GUINIDA	12738510	123.28
737	ANA	9951	GUINIDA	12737144	160.08
738	ANA	9952	GUINIDA	12738511	68.68
739	ANA	9962	GUINIDA	12738512	160.08
740	ANA	9972	GUINIDA	12738513	160.08
741	ANA	10501	HARCOURT	12749204	160.08
742	ANA	10502	HARCOURT	12749128	158.26
743	ANA	10522	HARCOURT	12749127	156.44
744	ANA	10531	HARCOURT	12749205	156.90
745	ANA	10532	HARCOURT	12749126	122.83

746	ANA	10541	HARCOURT	12749206	59.98
747	ANA	10542	HARCOURT	12749125	160.08
748	ANA	10561	HARCOURT	12749207	160.08
749	ANA	10562	HARCOURT	12749124	132.38
750	ANA	10571	HARCOURT	12749208	160.08
751	ANA	10572	HARCOURT	12749123	160.08
752	ANA	10581	HARCOURT	12749209	133.75
753	ANA	10582	HARCOURT	12749122	160.08
754	ANA	10591	HARCOURT	12749210	84.55
755	ANA	10592	HARCOURT	12749121	159.17
756	ANA	10611	HARCOURT	12749211	160.08
757	ANA	10612	HARCOURT	12749120	73.63
758	ANA	10621	HARCOURT	12749212	151.89
759	ANA	10622	HARCOURT	12749119	160.08
760	ANA	10631	HARCOURT	12749213	159.63
761	ANA	10632	HARCOURT	12749118	84.55
762	ANA	10641	HARCOURT	12749214	160.08
763	ANA	10642	HARCOURT	12749117	160.08
764	ANA	10651	HARCOURT	12749215	122.83
765	ANA	10652	HARCOURT	12749116	155.13
766	ANA	10661	HARCOURT	12749216	160.08
767	ANA	10662	HARCOURT	12749115	160.08
768	ANA	9251	HARLE	12748109	156.90
769	ANA	9252	HARLE	12748208	160.08
770	ANA	9261	HARLE	12748110	160.08
771	ANA	9262	HARLE	12748207	160.08
772	ANA	9281	HARLE	12748111	96.84
773	ANA	9282	HARLE	12748206	157.81
774	ANA	9291	HARLE	12748112	160.08
775	ANA	9292	HARLE	12748205	145.98
776	ANA	9301	HARLE	12748113	160.08
777	ANA	9302	HARLE	12748204	160.08
778	ANA	9321	HARLE	12748114	160.08
779	ANA	9322	HARLE	12748203	124.19
780	ANA	9331	HARLE	12748115	159.63
781	ANA	9332	HARLE	12748202	160.08
782	ANA	9342	HARLE	12748201	56.85
783	ANA	9351	HARLE	12748116	103.26
784	ANA	9361	HARLE	12749228	160.08
785	ANA	9511	HARLE	12750116	160.08
786	ANA	9512	HARLE	12750213	134.66
787	ANA	9521	HARLE	12750117	135.97
788	ANA	9522	HARLE	12750212	120.55
789	ANA	9541	HARLE	12750118	112.36
790	ANA	9542	HARLE	12750211	160.08
791	ANA	9551	HARLE	12750119	160.08
792	ANA	9552	HARLE	12750210	149.62

793	ANA	9561	HARLE	12750120	160.08
794	ANA	9562	HARLE	12750209	131.47
795	ANA	9571	HARLE	12750121	66.35
796	ANA	9572	HARLE	12750208	158.26
797	ANA	9581	HARLE	12750122	89.61
798	ANA	9582	HARLE	12750207	127.78
799	ANA	9601	HARLE	12750123	160.08
800	ANA	9602	HARLE	12750206	159.63
801	ANA	9611	HARLE	12750124	115.95
802	ANA	9612	HARLE	12750205	158.72
803	ANA	9621	HARLE	12750125	88.25
804	ANA	9622	HARLE	12750204	152.40
805	ANA	9631	HARLE	12750126	148.25
806	ANA	9632	HARLE	12750203	160.08
807	ANA	9651	HARLE	12750127	158.72
808	ANA	9652	HARLE	12750202	160.08
809	ANA	9661	HARLE	12750128	121.92
810	ANA	9662	HARLE	12750201	59.98
811	ANA	9671	HARLE	12751205	160.08
812	ANA	9672	HARLE	12751418	111.45
813	ANA	9681	HARLE	12751206	100.93
814	ANA	9682	HARLE	12751419	160.08
815	ANA	9691	HARLE	12751207	160.08
816	ANA	9692	HARLE	12751420	87.79
817	ANA	9722	HARLE	12751309	160.08
818	ANA	9731	HARLE	12751111	132.78
819	ANA	9732	HARLE	12751308	117.77
820	ANA	9741	HARLE	12751112	158.72
821	ANA	9742	HARLE	12751307	114.13
822	ANA	9751	HARLE	12751113	121.01
823	ANA	9752	HARLE	12751306	109.63
824	ANA	9771	HARLE	12751114	73.63
825	ANA	9772	HARLE	12751305	160.08
826	ANA	9781	HARLE	12751115	131.47
827	ANA	9782	HARLE	12751304	160.08
828	ANA	9791	HARLE	12751116	160.08
829	ANA	9792	HARLE	12751303	140.57
830	ANA	9801	HARLE	12751117	131.47
831	ANA	9802	HARLE	12751302	157.81
832	ANA	9811	HARLE	12751118	155.13
833	ANA	9812	HARLE	12751301	115.04
834	ANA	9831	HARLE	12752205	115.49
835	ANA	9832	HARLE	12752318	126.87
836	ANA	9841	HARLE	12752206	148.71
837	ANA	9842	HARLE	12752319	84.55
838	ANA	9851	HARLE	12752207	105.48
839	ANA	9852	HARLE	12752320	71.87

840	ANA	9881	HARLE	12752145	113.73
841	ANA	9891	HARLE	12752144	152.86
842	ANA	9892	HARLE	12752135	157.35
843	ANA	9911	HARLE	12752143	99.17
844	ANA	9912	HARLE	12752136	67.77
845	ANA	9921	HARLE	12752142	157.35
846	ANA	9922	HARLE	12752137	100.02
847	ANA	9931	HARLE	12752141	67.32
848	ANA	9932	HARLE	12752138	160.08
849	ANA	9935	HARLE	12752140	58.22
850	ANA	9936	HARLE	12752139	110.03
851	ANA	9501	HARRIET	12740201	160.08
852	ANA	9521	HARRIET	12740202	95.98
853	ANA	9541	HARRIET	12740203	120.04
854	ANA	9551	HARRIET	12740204	65.44
855	ANA	9571	HARRIET	12740205	118.22
856	ANA	9581	HARRIET	12740206	153.26
857	ANA	9591	HARRIET	12740207	108.27
858	ANA	9601	HARRIET	12740208	150.07
859	ANA	9611	HARRIET	12740209	110.09
860	ANA	9621	HARRIET	12740210	139.15
861	ANA	9641	HARRIET	12740211	145.12
862	ANA	9651	HARRIET	12740212	85.01
863	ANA	9661	HARRIET	12740213	99.62
864	ANA	9672	HARRIET	12740117	160.08
865	ANA	9681	HARRIET	12740214	152.80
866	ANA	9691	HARRIET	12740215	147.80
867	ANA	9701	HARRIET	12740216	160.08
868	ANA	9711	HARRIET	12740217	115.09
869	ANA	9771	HARRIET	12739201	142.39
870	ANA	9772	HARRIET	12739301	124.19
871	ANA	9791	HARRIET	12739202	136.42
872	ANA	9792	HARRIET	12739302	160.08
873	ANA	9801	HARRIET	12739203	160.08
874	ANA	9802	HARRIET	12739303	160.08
875	ANA	9811	HARRIET	12739204	144.67
876	ANA	9812	HARRIET	12739304	160.08
877	ANA	9831	HARRIET	12739205	160.08
878	ANA	9832	HARRIET	12739305	160.08
879	ANA	9841	HARRIET	12739206	160.08
880	ANA	9842	HARRIET	12739306	160.08
881	ANA	9851	HARRIET	12739207	104.57
882	ANA	9852	HARRIET	12739307	160.08
883	ANA	9861	HARRIET	12739208	66.41
884	ANA	9862	HARRIET	12739308	160.08
885	ANA	9871	HARRIET	12739209	160.08
886	ANA	9872	HARRIET	12739309	158.26

887	ANA	9881	HARRIET	12739210	150.07
888	ANA	9892	HARRIET	12739310	140.06
889	ANA	9901	HARRIET	12739211	160.08
890	ANA	9902	HARRIET	12739311	131.47
891	ANA	9911	HARRIET	12739212	111.45
892	ANA	9912	HARRIET	12739312	160.08
893	ANA	9921	HARRIET	12739213	160.08
894	ANA	9562	HARVEST	12721201	159.17
895	ANA	9581	HARVEST	12721302	155.13
896	ANA	9582	HARVEST	12721202	160.08
897	ANA	9591	HARVEST	12721303	153.71
898	ANA	9592	HARVEST	12721203	105.03
899	ANA	9601	HARVEST	12721304	160.08
900	ANA	9602	HARVEST	12721204	160.08
901	ANA	9611	HARVEST	12721305	153.71
902	ANA	9612	HARVEST	12721205	160.08
903	ANA	9621	HARVEST	12721306	160.08
904	ANA	9622	HARVEST	12721206	141.03
905	ANA	9631	HARVEST	12721307	160.08
906	ANA	9632	HARVEST	12721207	110.54
907	ANA	9651	HARVEST	12721308	160.08
908	ANA	9652	HARVEST	12721208	130.56
909	ANA	9661	HARVEST	12721309	95.98
910	ANA	9662	HARVEST	12721209	160.08
911	ANA	9671	HARVEST	12721310	155.13
912	ANA	9672	HARVEST	12721210	95.93
913	ANA	9681	HARVEST	12721311	105.03
914	ANA	9682	HARVEST	12721211	139.15
915	ANA	9691	HARVEST	12721312	100.53
916	ANA	9692	HARVEST	12721212	150.07
917	ANA	9701	HARVEST	12721313	160.08
918	ANA	9702	HARVEST	12721213	111.91
919	ANA	9781	HARVEST	12728306	137.79
920	ANA	9782	HARVEST	12728101	160.08
921	ANA	9791	HARVEST	12728307	160.08
922	ANA	9792	HARVEST	12728102	159.63
923	ANA	9801	HARVEST	12728308	104.57
924	ANA	9802	HARVEST	12728103	120.55
925	ANA	9822	HARVEST	12728104	160.08
926	ANA	9831	HARVEST	12728319	160.08
927	ANA	9832	HARVEST	12728105	145.12
928	ANA	9841	HARVEST	12728320	84.10
929	ANA	9851	HARVEST	12728321	160.08
930	ANA	9852	HARVEST	12728106	120.55
931	ANA	9862	HARVEST	12728107	126.41
932	ANA	9872	HARVEST	12728108	134.60
933	ANA	9882	HARVEST	12728109	160.08

934	ANA	9902	HARVEST	12728110	125.50
935	ANA	9911	HARVEST	12728334	160.08
936	ANA	9921	HARVEST	12728335	120.10
937	ANA	9922	HARVEST	12728111	88.25
938	ANA	9932	HARVEST	12728112	136.88
939	ANA	9941	HARVEST	12728336	111.00
940	ANA	9952	HARVEST	12728113	160.08
941	ANA	9962	HARVEST	12728114	160.08
942	ANA	10062	HEARTH	12737109	158.26
943	ANA	10071	HEARTH	12737127	118.68
944	ANA	10072	HEARTH	12737110	158.72
945	ANA	10091	HEARTH	12737126	159.17
946	ANA	10092	HEARTH	12737111	160.08
947	ANA	10111	HEARTH	12737125	104.57
948	ANA	10112	HEARTH	12737112	98.71
949	ANA	10121	HEARTH	12737124	160.08
950	ANA	10122	HEARTH	12737113	160.08
951	ANA	10131	HEARTH	12737123	159.63
952	ANA	10132	HEARTH	12737114	160.08
953	ANA	10141	HEARTH	12737122	160.08
954	ANA	10142	HEARTH	12737115	115.95
955	ANA	10161	HEARTH	12737121	145.12
956	ANA	10162	HEARTH	12737116	85.46
957	ANA	10171	HEARTH	12737120	154.62
958	ANA	10172	HEARTH	12737117	80.00
959	ANA	10175	HEARTH	12737119	135.11
960	ANA	10176	HEARTH	12737118	110.54
961	ANA	10392	HEDLUND	12740218	160.08
962	ANA	10401	HEDLUND	12740116	155.13
963	ANA	10402	HEDLUND	12740219	160.08
964	ANA	10411	HEDLUND	12740115	160.08
965	ANA	10412	HEDLUND	12740220	160.08
966	ANA	10431	HEDLUND	12740114	134.20
967	ANA	10432	HEDLUND	12740221	160.08
968	ANA	10441	HEDLUND	12740113	160.08
969	ANA	10442	HEDLUND	12740222	158.72
970	ANA	10461	HEDLUND	12740112	158.72
971	ANA	10462	HEDLUND	12740223	80.51
972	ANA	10471	HEDLUND	12740111	138.24
973	ANA	10472	HEDLUND	12740224	111.45
974	ANA	10501	HEDLUND	12751201	62.26
975	ANA	10502	HEDLUND	12751109	159.63
976	ANA	10541	HEDLUND	12751208	160.08
977	ANA	10542	HEDLUND	12751110	158.26
978	ANA	10561	HEDLUND	12751401	110.54
979	ANA	10581	HEDLUND	12751402	160.08
980	ANA	10582	HEDLUND	12751310	141.43

981	ANA	10591	HEDLUND	12751403	160.08
982	ANA	10592	HEDLUND	12751311	160.08
983	ANA	10601	HEDLUND	12751404	130.05
984	ANA	10602	HEDLUND	12751312	72.72
985	ANA	10611	HEDLUND	12751405	129.60
986	ANA	10612	HEDLUND	12751313	150.07
987	ANA	10621	HEDLUND	12751406	72.72
988	ANA	10622	HEDLUND	12751314	160.08
989	ANA	10631	HEDLUND	12751407	160.08
990	ANA	10632	HEDLUND	12751315	104.57
991	ANA	10651	HEDLUND	12751408	160.08
992	ANA	10652	HEDLUND	12751316	125.50
993	ANA	9581	HILLVIEW	12721402	160.08
994	ANA	9582	HILLVIEW	12721325	160.08
995	ANA	9591	HILLVIEW	12721403	156.90
996	ANA	9592	HILLVIEW	12721324	138.24
997	ANA	9601	HILLVIEW	12721404	142.85
998	ANA	9602	HILLVIEW	12721323	110.54
999	ANA	9611	HILLVIEW	12721405	63.62
1000	ANA	9612	HILLVIEW	12721322	160.08
1001	ANA	9621	HILLVIEW	12721406	130.11
1002	ANA	9622	HILLVIEW	12721321	95.47
1003	ANA	9631	HILLVIEW	12721407	115.04
1004	ANA	9632	HILLVIEW	12721320	160.08
1005	ANA	9651	HILLVIEW	12721408	160.08
1006	ANA	9652	HILLVIEW	12721319	94.56
1007	ANA	9661	HILLVIEW	12721409	160.08
1008	ANA	9662	HILLVIEW	12721318	115.04
1009	ANA	9671	HILLVIEW	12721410	160.08
1010	ANA	9672	HILLVIEW	12721317	160.08
1011	ANA	9681	HILLVIEW	12721411	160.08
1012	ANA	9682	HILLVIEW	12721316	84.55
1013	ANA	9691	HILLVIEW	12721412	159.63
1014	ANA	9692	HILLVIEW	12721315	160.08
1015	ANA	9701	HILLVIEW	12721413	110.54
1016	ANA	9702	HILLVIEW	12721314	153.77
1017	ANA	10942	HUBER	12758333	160.08
1018	ANA	10951	HUBER	12758327	78.69
1019	ANA	10952	HUBER	12758332	56.40
1020	ANA	10961	HUBER	12758328	150.07
1021	ANA	10962	HUBER	12758331	111.00
1022	ANA	10772	JEAN	12759501	93.20
1023	ANA	10792	JEAN	12759502	160.08
1024	ANA	10802	JEAN	12759503	131.47
1025	ANA	10812	JEAN	12759504	160.08
1026	ANA	10822	JEAN	12759505	160.08
1027	ANA	10832	JEAN	12759506	132.38

1028	ANA	10842	JEAN	12759507	160.08
1029	ANA	10852	JEAN	12758401	160.08
1030	ANA	10862	JEAN	12758402	150.07
1031	ANA	10872	JEAN	12758403	135.11
1032	ANA	10882	JEAN	12758404	65.04
1033	ANA	10902	JEAN	12758405	160.08
1034	ANA	10912	JEAN	12758406	160.08
1035	ANA	10922	JEAN	12758407	159.17
1036	ANA	10932	JEAN	12758408	160.08
1037	ANA	10941	JEAN	12758336	115.49
1038	ANA	10942	JEAN	12758409	160.08
1039	ANA	10961	JEAN	12758337	149.16
1040	ANA	10962	JEAN	12758410	109.12
1041	ANA	9661	KENNELLY	12735220	157.81
1042	ANA	9662	KENNELLY	12735232	160.08
1043	ANA	9671	KENNELLY	12735221	105.48
1044	ANA	9672	KENNELLY	12735231	104.57
1045	ANA	9681	KENNELLY	12735222	117.77
1046	ANA	9682	KENNELLY	12735230	145.12
1047	ANA	9701	KENNELLY	12735223	160.08
1048	ANA	9702	KENNELLY	12735229	160.08
1049	ANA	9711	KENNELLY	12735224	158.72
1050	ANA	9712	KENNELLY	12735228	131.93
1051	ANA	9721	KENNELLY	12735225	160.08
1052	ANA	9722	KENNELLY	12735227	73.18
1053	ANA	9726	KENNELLY	12735226	150.07
1054	ANA	10401	LARRY	12740149	101.90
1055	ANA	10402	LARRY	12740154	160.08
1056	ANA	10411	LARRY	12740150	160.08
1057	ANA	10412	LARRY	12740153	109.63
1058	ANA	10421	LARRY	12740151	160.08
1059	ANA	10422	LARRY	12740152	151.95
1060	ANA	10581	LARRY	12750246	116.40
1061	ANA	10582	LARRY	12750247	100.08
1062	ANA	10591	LARRY	12750245	116.40
1063	ANA	10592	LARRY	12750248	160.08
1064	ANA	10601	LARRY	12750244	160.08
1065	ANA	10602	LARRY	12750249	95.02
1066	ANA	10611	LARRY	12750243	160.08
1067	ANA	10612	LARRY	12750250	111.91
1068	ANA	10621	LARRY	12750242	67.32
1069	ANA	10622	LARRY	12750251	160.08
1070	ANA	10631	LARRY	12750241	136.88
1071	ANA	10632	LARRY	12750252	57.76
1072	ANA	10651	LARRY	12750240	90.07
1073	ANA	10652	LARRY	12750253	160.08
1074	ANA	10661	LARRY	12750239	160.08

1075	ANA	9771	LULLABY	12739324	160.08
1076	ANA	9772	LULLABY	12739401	155.13
1077	ANA	9791	LULLABY	12739323	159.63
1078	ANA	9792	LULLABY	12739402	62.31
1079	ANA	9801	LULLABY	12739322	144.21
1080	ANA	9802	LULLABY	12739403	138.70
1081	ANA	9811	LULLABY	12739321	120.55
1082	ANA	9812	LULLABY	12739404	136.42
1083	ANA	9831	LULLABY	12739320	118.68
1084	ANA	9832	LULLABY	12739405	160.08
1085	ANA	9841	LULLABY	12739319	160.08
1086	ANA	9842	LULLABY	12739406	111.00
1087	ANA	9851	LULLABY	12739318	160.08
1088	ANA	9852	LULLABY	12739407	160.08
1089	ANA	9861	LULLABY	12739317	160.08
1090	ANA	9862	LULLABY	12739408	84.55
1091	ANA	9871	LULLABY	12739316	111.45
1092	ANA	9872	LULLABY	12739409	155.13
1093	ANA	9891	LULLABY	12739315	160.08
1094	ANA	9892	LULLABY	12739410	160.08
1095	ANA	9901	LULLABY	12739314	159.63
1096	ANA	9902	LULLABY	12739411	159.63
1097	ANA	9911	LULLABY	12739313	160.08
1098	ANA	9912	LULLABY	12739412	160.08
1099	ANA	10041	MILNEBURG	12735116	159.17
1100	ANA	10051	MILNEBURG	12735117	159.63
1101	ANA	10061	MILNEBURG	12735118	157.35
1102	ANA	10081	MILNEBURG	12735119	160.08
1103	ANA	10082	MILNEBURG	12735206	160.08
1104	ANA	10091	MILNEBURG	12735120	138.70
1105	ANA	10092	MILNEBURG	12735207	160.08
1106	ANA	10101	MILNEBURG	12735121	144.21
1107	ANA	10102	MILNEBURG	12735208	160.08
1108	ANA	10111	MILNEBURG	12735122	160.08
1109	ANA	10121	MILNEBURG	12735123	155.08
1110	ANA	10141	MILNEBURG	12735124	144.21
1111	ANA	10151	MILNEBURG	12735125	122.83
1112	ANA	10161	MILNEBURG	12735126	111.91
1113	ANA	10171	MILNEBURG	12735127	76.87
1114	ANA	10181	MILNEBURG	12735128	160.08
1115	ANA	10191	MILNEBURG	12735129	155.13
1116	ANA	10211	MILNEBURG	12735130	100.99
1117	ANA	9561	MYSTIC	12728322	160.08
1118	ANA	9661	MYSTIC	12727308	155.13
1119	ANA	9662	MYSTIC	12727407	78.24
1120	ANA	9671	MYSTIC	12727309	140.06
1121	ANA	9672	MYSTIC	12727406	127.32

1122	ANA	9681	MYSTIC	12727310	160.08
1123	ANA	9682	MYSTIC	12727405	148.25
1124	ANA	9701	MYSTIC	12727311	121.92
1125	ANA	9702	MYSTIC	12727404	117.31
1126	ANA	9711	MYSTIC	12727312	160.08
1127	ANA	9712	MYSTIC	12727403	121.01
1128	ANA	9721	MYSTIC	12727313	114.58
1129	ANA	9722	MYSTIC	12727402	160.08
1130	ANA	9731	MYSTIC	12727314	77.78
1131	ANA	9732	MYSTIC	12727401	160.08
1132	ANA	9522	ORANGE	12721104	160.08
1133	ANA	9552	ORANGE	12721119	160.08
1134	ANA	9562	ORANGE	12721118	160.08
1135	ANA	9592	ORANGE	12721102	157.35
1136	ANA	9602	ORANGE	12721101	106.85
1137	ANA	9614	ORANGE	12722614	159.17
1138	ANA	9652	ORANGE	12722603	155.99
1139	ANA	9672	ORANGE	12722602	155.08
1140	ANA	9692	ORANGE	12722601	160.08
1141	ANA	9732	ORANGE	12722101	67.32
1142	ANA	9222	PACIFIC	12748311	160.08
1143	ANA	9232	PACIFIC	12748310	146.43
1144	ANA	9242	PACIFIC	12748309	150.07
1145	ANA	9251	PACIFIC	12748224	117.77
1146	ANA	9252	PACIFIC	12748308	156.90
1147	ANA	9261	PACIFIC	12748225	71.36
1148	ANA	9262	PACIFIC	12748307	160.08
1149	ANA	9281	PACIFIC	12748226	160.08
1150	ANA	9282	PACIFIC	12748306	131.02
1151	ANA	9291	PACIFIC	12748227	91.89
1152	ANA	9292	PACIFIC	12748305	150.07
1153	ANA	9311	PACIFIC	12748228	93.25
1154	ANA	9312	PACIFIC	12748304	159.63
1155	ANA	9321	PACIFIC	12748229	101.44
1156	ANA	9322	PACIFIC	12748303	160.08
1157	ANA	9331	PACIFIC	12748230	160.08
1158	ANA	9332	PACIFIC	12748302	114.64
1159	ANA	9341	PACIFIC	12748231	145.12
1160	ANA	9342	PACIFIC	12748301	125.10
1161	ANA	9352	PACIFIC	12749310	102.81
1162	ANA	9372	PACIFIC	12749309	130.05
1163	ANA	9382	PACIFIC	12749308	160.08
1164	ANA	9392	PACIFIC	12749307	117.31
1165	ANA	9402	PACIFIC	12749306	160.08
1166	ANA	9412	PACIFIC	12749305	124.19
1167	ANA	9432	PACIFIC	12749304	159.17
1168	ANA	9442	PACIFIC	12749303	76.36

1169	ANA	9452	PACIFIC	12749302	132.38
1170	ANA	9472	PACIFIC	12749301	160.08
1171	ANA	9512	PACIFIC	12750313	99.17
1172	ANA	9521	PACIFIC	12750223	127.78
1173	ANA	9522	PACIFIC	12750312	160.08
1174	ANA	9542	PACIFIC	12750311	111.45
1175	ANA	9552	PACIFIC	12750310	160.08
1176	ANA	9562	PACIFIC	12750309	125.10
1177	ANA	9571	PACIFIC	12750238	74.54
1178	ANA	9572	PACIFIC	12750308	154.68
1179	ANA	9582	PACIFIC	12750307	120.04
1180	ANA	9602	PACIFIC	12750306	145.12
1181	ANA	9612	PACIFIC	12750305	160.08
1182	ANA	9622	PACIFIC	12750304	160.08
1183	ANA	9631	PACIFIC	12750254	136.88
1184	ANA	9632	PACIFIC	12750303	153.31
1185	ANA	9651	PACIFIC	12750255	160.08
1186	ANA	9652	PACIFIC	12750302	78.69
1187	ANA	9662	PACIFIC	12750301	106.85
1188	ANA	9672	PACIFIC	12751514	130.05
1189	ANA	9682	PACIFIC	12751513	160.08
1190	ANA	9691	PACIFIC	12751409	88.25
1191	ANA	9692	PACIFIC	12751512	160.08
1192	ANA	9702	PACIFIC	12751511	136.88
1193	ANA	9712	PACIFIC	12751510	105.03
1194	ANA	9721	PACIFIC	12751317	160.08
1195	ANA	9722	PACIFIC	12751509	122.83
1196	ANA	9732	PACIFIC	12751508	107.30
1197	ANA	9742	PACIFIC	12751507	102.75
1198	ANA	9752	PACIFIC	12751506	122.37
1199	ANA	9762	PACIFIC	12751505	160.08
1200	ANA	9771	PACIFIC	12751333	160.08
1201	ANA	9812	PACIFIC	12751501	98.20
1202	ANA	9772	PACIFIC	12751504	95.02
1203	ANA	9792	PACIFIC	12751503	156.90
1204	ANA	9802	PACIFIC	12751502	160.08
1205	ANA	9811	PACIFIC	12751334	140.06
1206	ANA	9822	PACIFIC	12752414	148.71
1207	ANA	9832	PACIFIC	12752413	99.17
1208	ANA	9842	PACIFIC	12752412	105.94
1209	ANA	9852	PACIFIC	12752411	160.08
1210	ANA	9861	PACIFIC	12752309	135.11
1211	ANA	9862	PACIFIC	12752410	160.08
1212	ANA	9872	PACIFIC	12752409	157.81
1213	ANA	9891	PACIFIC	12752120	160.08
1214	ANA	9892	PACIFIC	12752408	155.08
1215	ANA	9902	PACIFIC	12752407	158.26

1216	ANA	9911	PACIFIC	12752119	159.63
1217	ANA	9912	PACIFIC	12752406	160.08
1218	ANA	9921	PACIFIC	12752118	160.08
1219	ANA	9922	PACIFIC	12752405	121.92
1220	ANA	9931	PACIFIC	12752117	124.65
1221	ANA	9932	PACIFIC	12752404	160.08
1222	ANA	9941	PACIFIC	12752116	160.08
1223	ANA	9952	PACIFIC	12752403	72.78
1224	ANA	9962	PACIFIC	12752402	114.13
1225	ANA	9971	PACIFIC	12752115	160.08
1226	ANA	9701	PALAIS	12741231	112.82
1227	ANA	9711	PALAIS	12741233	150.07
1228	ANA	9721	PALAIS	12741234	60.49
1229	ANA	9731	PALAIS	12741235	155.13
1230	ANA	9831	PALAIS	12738526	160.08
1231	ANA	9832	PALAIS	12738631	160.08
1232	ANA	9841	PALAIS	12738525	63.22
1233	ANA	9842	PALAIS	12738632	155.13
1234	ANA	9851	PALAIS	12738524	160.08
1235	ANA	9852	PALAIS	12738633	95.93
1236	ANA	9861	PALAIS	12738523	159.63
1237	ANA	9862	PALAIS	12738634	127.32
1238	ANA	9871	PALAIS	12738522	160.08
1239	ANA	9872	PALAIS	12738635	160.08
1240	ANA	9891	PALAIS	12738521	160.08
1241	ANA	9892	PALAIS	12738636	127.78
1242	ANA	9901	PALAIS	12738520	160.08
1243	ANA	9902	PALAIS	12738637	160.08
1244	ANA	9911	PALAIS	12738519	105.03
1245	ANA	9912	PALAIS	12738638	160.08
1246	ANA	9921	PALAIS	12738518	73.63
1247	ANA	9922	PALAIS	12738639	160.08
1248	ANA	9931	PALAIS	12738517	130.05
1249	ANA	9932	PALAIS	12738640	138.70
1250	ANA	9951	PALAIS	12738516	158.26
1251	ANA	9952	PALAIS	12738641	160.08
1252	ANA	9961	PALAIS	12738515	99.62
1253	ANA	9962	PALAIS	12738642	160.08
1254	ANA	9971	PALAIS	12738514	94.56
1255	ANA	9972	PALAIS	12738643	159.17
1256	ANA	9661	PANDORA	12727408	160.08
1257	ANA	9662	PANDORA	12727507	106.39
1258	ANA	9671	PANDORA	12727409	144.21
1259	ANA	9672	PANDORA	12727506	160.08
1260	ANA	9681	PANDORA	12727410	56.85
1261	ANA	9682	PANDORA	12727505	159.63
1262	ANA	9701	PANDORA	12727411	106.90

1263	ANA	9702	PANDORA	12727504	125.10
1264	ANA	9711	PANDORA	12727412	100.53
1265	ANA	9712	PANDORA	12727503	160.08
1266	ANA	9721	PANDORA	12727413	103.21
1267	ANA	9722	PANDORA	12727502	73.18
1268	ANA	9731	PANDORA	12727414	160.08
1269	ANA	9732	PANDORA	12727501	158.26
1270	ANA	9581	PARADE	12722411	141.48
1271	ANA	9582	PARADE	12722325	82.28
1272	ANA	9591	PARADE	12722412	160.08
1273	ANA	9592	PARADE	12722324	89.61
1274	ANA	9601	PARADE	12722413	159.63
1275	ANA	9602	PARADE	12722323	160.08
1276	ANA	9611	PARADE	12722414	155.99
1277	ANA	9612	PARADE	12722322	113.73
1278	ANA	9621	PARADE	12722415	129.65
1279	ANA	9622	PARADE	12722321	135.11
1280	ANA	9631	PARADE	12722416	155.08
1281	ANA	9632	PARADE	12722320	160.08
1282	ANA	9641	PARADE	12722417	160.08
1283	ANA	9642	PARADE	12722319	160.08
1284	ANA	9651	PARADE	12722418	62.26
1285	ANA	9652	PARADE	12722318	160.08
1286	ANA	9661	PARADE	12722419	88.25
1287	ANA	9662	PARADE	12722317	160.08
1288	ANA	9671	PARADE	12722420	154.17
1289	ANA	9672	PARADE	12722316	158.26
1290	ANA	9691	PARADE	12722421	72.72
1291	ANA	9692	PARADE	12722315	160.08
1292	ANA	9701	PARADE	12722422	121.01
1293	ANA	9702	PARADE	12722314	140.06
1294	ANA	10401	PATRICIA	12740143	160.08
1295	ANA	10402	PATRICIA	12740148	136.88
1296	ANA	10411	PATRICIA	12740144	67.32
1297	ANA	10412	PATRICIA	12740147	154.22
1298	ANA	10421	PATRICIA	12740145	160.08
1299	ANA	10422	PATRICIA	12740146	66.86
1300	ANA	10581	PATRICIA	12750230	129.60
1301	ANA	10582	PATRICIA	12750231	102.81
1302	ANA	10591	PATRICIA	12750229	160.08
1303	ANA	10592	PATRICIA	12750232	160.08
1304	ANA	10601	PATRICIA	12750228	122.83
1305	ANA	10602	PATRICIA	12750233	160.08
1306	ANA	10611	PATRICIA	12750227	153.77
1307	ANA	10612	PATRICIA	12750234	160.08
1308	ANA	10621	PATRICIA	12750226	55.94
1309	ANA	10622	PATRICIA	12750235	160.08

1310	ANA	10631	PATRICIA	12750225	127.78
1311	ANA	10632	PATRICIA	12750236	90.01
1312	ANA	10651	PATRICIA	12750224	136.88
1313	ANA	10652	PATRICIA	12750237	153.31
1314	ANA	10001	PERDIDO	12736401	160.08
1315	ANA	10002	PERDIDO	12736120	139.15
1316	ANA	10012	PERDIDO	12736119	160.08
1317	ANA	10021	PERDIDO	12736402	160.08
1318	ANA	10031	PERDIDO	12736403	138.24
1319	ANA	10032	PERDIDO	12736118	94.11
1320	ANA	10042	PERDIDO	12736117	125.96
1321	ANA	10051	PERDIDO	12736404	159.17
1322	ANA	10052	PERDIDO	12736116	112.82
1323	ANA	10071	PERDIDO	12736501	159.17
1324	ANA	10072	PERDIDO	12736326	137.79
1325	ANA	10091	PERDIDO	12736502	160.08
1326	ANA	10092	PERDIDO	12736325	160.08
1327	ANA	10101	PERDIDO	12736503	160.08
1328	ANA	10102	PERDIDO	12736324	160.08
1329	ANA	10111	PERDIDO	12736504	120.10
1330	ANA	10112	PERDIDO	12736323	56.40
1331	ANA	10121	PERDIDO	12736505	160.08
1332	ANA	10122	PERDIDO	12736322	122.37
1333	ANA	10131	PERDIDO	12736506	129.60
1334	ANA	10132	PERDIDO	12736321	96.38
1335	ANA	10141	PERDIDO	12736507	160.08
1336	ANA	10142	PERDIDO	12736320	160.08
1337	ANA	10152	PERDIDO	12736319	160.08
1338	ANA	10161	PERDIDO	12736508	160.08
1339	ANA	10162	PERDIDO	12736318	160.08
1340	ANA	10171	PERDIDO	12736509	160.08
1341	ANA	10172	PERDIDO	12736317	160.08
1342	ANA	10181	PERDIDO	12736510	160.08
1343	ANA	10182	PERDIDO	12736316	126.87
1344	ANA	10201	PERDIDO	12736511	160.08
1345	ANA	10202	PERDIDO	12736315	84.10
1346	ANA	10211	PERDIDO	12736512	160.08
1347	ANA	10212	PERDIDO	12736314	160.08
1348	ANA	10231	PERDIDO	12738101	160.08
1349	ANA	10251	PERDIDO	12738102	109.58
1350	ANA	10252	PERDIDO	12738402	121.92
1351	ANA	10262	PERDIDO	12738403	160.08
1352	ANA	10271	PERDIDO	12738201	109.18
1353	ANA	10272	PERDIDO	12738404	158.72
1354	ANA	10282	PERDIDO	12738405	75.05
1355	ANA	10291	PERDIDO	12738202	160.08
1356	ANA	10301	PERDIDO	12738203	73.63

1357	ANA	10302	PERDIDO	12738406	85.46
1358	ANA	10312	PERDIDO	12738407	91.43
1359	ANA	10321	PERDIDO	12738204	160.08
1360	ANA	10322	PERDIDO	12738408	160.08
1361	ANA	10361	PERDIDO	12739101	148.71
1362	ANA	10371	PERDIDO	12739102	123.28
1363	ANA	10381	PERDIDO	12739103	113.27
1364	ANA	10401	PERDIDO	12739104	155.13
1365	ANA	10411	PERDIDO	12739105	160.08
1366	ANA	10421	PERDIDO	12739106	155.13
1367	ANA	10441	PERDIDO	12739107	159.63
1368	ANA	10451	PERDIDO	12739108	160.08
1369	ANA	10461	PERDIDO	12739109	160.08
1370	ANA	10471	PERDIDO	12739110	147.34
1371	ANA	10392	POONA	12739215	115.95
1372	ANA	10412	POONA	12739216	95.02
1373	ANA	10432	POONA	12739217	159.63
1374	ANA	10442	POONA	12739218	138.24
1375	ANA	10462	POONA	12739219	143.76
1376	ANA	10472	POONA	12739220	160.08
1377	ANA	9501	RANDOM	12721106	160.08
1378	ANA	9502	RANDOM	12721426	135.11
1379	ANA	9521	RANDOM	12721107	160.08
1380	ANA	9522	RANDOM	12721427	155.08
1381	ANA	9531	RANDOM	12721108	160.08
1382	ANA	9532	RANDOM	12721401	160.08
1383	ANA	9551	RANDOM	12721116	58.67
1384	ANA	9562	RANDOM	12721326	155.99
1385	ANA	9571	RANDOM	12721114	157.81
1386	ANA	9572	RANDOM	12721327	160.08
1387	ANA	9581	RANDOM	12721109	159.63
1388	ANA	9591	RANDOM	12721110	160.08
1389	ANA	9592	RANDOM	12721301	160.08
1390	ANA	9611	RANDOM	12721111	92.74
1391	ANA	9621	RANDOM	12722613	159.17
1392	ANA	9631	RANDOM	12722615	160.08
1393	ANA	9642	RANDOM	12722409	160.08
1394	ANA	9651	RANDOM	12722606	104.12
1395	ANA	9671	RANDOM	12722607	160.08
1396	ANA	9672	RANDOM	12722326	104.57
1397	ANA	9681	RANDOM	12722608	160.08
1398	ANA	9692	RANDOM	12722327	126.41
1399	ANA	9701	RANDOM	12722609	160.08
1400	ANA	9702	RANDOM	12722301	110.54
1401	ANA	10261	RHIEMS	12741230	160.08
1402	ANA	10281	RHIEMS	12741229	104.57
1403	ANA	10282	RHIEMS	12741301	111.00

1404	ANA	10291	RHIEMS	12741228	148.31
1405	ANA	10292	RHIEMS	12741302	100.08
1406	ANA	10301	RHIEMS	12741227	160.08
1407	ANA	10302	RHIEMS	12741303	160.08
1408	ANA	10311	RHIEMS	12741226	83.64
1409	ANA	10312	RHIEMS	12741304	131.47
1410	ANA	10321	RHIEMS	12741225	160.08
1411	ANA	10322	RHIEMS	12741305	160.08
1412	ANA	10501	RODEO	12748401	140.06
1413	ANA	10521	RODEO	12748402	155.13
1414	ANA	10531	RODEO	12748403	143.30
1415	ANA	10541	RODEO	12748404	95.47
1416	ANA	10551	RODEO	12748405	160.08
1417	ANA	10571	RODEO	12748406	154.68
1418	ANA	10581	RODEO	12748407	160.08
1419	ANA	10591	RODEO	12748408	141.48
1420	ANA	10592	RODEO	12748209	149.16
1421	ANA	10602	RODEO	12748210	158.72
1422	ANA	10611	RODEO	12748409	154.68
1423	ANA	10616	RODEO	12748211	134.20
1424	ANA	10621	RODEO	12748410	145.98
1425	ANA	10631	RODEO	12748411	160.08
1426	ANA	10641	RODEO	12748412	120.04
1427	ANA	10651	RODEO	12748413	153.71
1428	ANA	10661	RODEO	12748414	160.08
1429	ANA	9532	ROSEBAY	12722102	160.08
1430	ANA	9552	ROSEBAY	12722103	160.08
1431	ANA	9572	ROSEBAY	12722104	125.10
1432	ANA	9581	ROSEBAY	12722302	147.80
1433	ANA	9582	ROSEBAY	12722105	148.71
1434	ANA	9591	ROSEBAY	12722303	160.08
1435	ANA	9601	ROSEBAY	12722304	137.79
1436	ANA	9602	ROSEBAY	12722201	89.16
1437	ANA	9611	ROSEBAY	12722305	160.08
1438	ANA	9612	ROSEBAY	12722202	89.16
1439	ANA	9621	ROSEBAY	12722306	160.08
1440	ANA	9622	ROSEBAY	12722203	155.99
1441	ANA	9631	ROSEBAY	12722307	109.12
1442	ANA	9632	ROSEBAY	12722204	135.11
1443	ANA	9641	ROSEBAY	12722308	71.81
1444	ANA	9642	ROSEBAY	12722205	67.32
1445	ANA	9651	ROSEBAY	12722309	157.81
1446	ANA	9652	ROSEBAY	12722206	151.04
1447	ANA	9661	ROSEBAY	12722310	112.82
1448	ANA	9662	ROSEBAY	12722207	123.68
1449	ANA	9671	ROSEBAY	12722311	137.79
1450	ANA	9672	ROSEBAY	12722208	68.68

1451	ANA	9691	ROSEBAY	12722312	159.63
1452	ANA	9692	ROSEBAY	12722209	131.47
1453	ANA	9701	ROSEBAY	12722313	160.08
1454	ANA	9702	ROSEBAY	12722210	125.10
1455	ANA	10442	SPAIN	12740158	133.29
1456	ANA	10452	SPAIN	12740157	140.06
1457	ANA	10462	SPAIN	12740156	106.39
1458	ANA	10472	SPAIN	12740155	155.99
1459	ANA	9502	STONYBROOK	12721511	154.68
1460	ANA	9512	STONYBROOK	12721510	160.08
1461	ANA	9532	STONYBROOK	12721509	88.25
1462	ANA	9542	STONYBROOK	12721508	160.08
1463	ANA	9552	STONYBROOK	12721507	160.08
1464	ANA	9572	STONYBROOK	12721506	160.08
1465	ANA	9582	STONYBROOK	12721505	138.24
1466	ANA	9592	STONYBROOK	12721504	159.17
1467	ANA	9602	STONYBROOK	12721503	160.08
1468	ANA	9612	STONYBROOK	12721502	137.79
1469	ANA	9622	STONYBROOK	12721501	157.81
1470	ANA	9632	STONYBROOK	12722509	150.07
1471	ANA	9642	STONYBROOK	12722508	160.08
1472	ANA	9662	STONYBROOK	12722507	150.07
1473	ANA	9672	STONYBROOK	12722506	160.08
1474	ANA	9692	STONYBROOK	12722505	103.21
1475	ANA	9702	STONYBROOK	12722504	138.24
1476	ANA	9712	STONYBROOK	12722503	57.31
1477	ANA	9722	STONYBROOK	12722502	99.17
1478	ANA	9732	STONYBROOK	12722501	131.47
1479	ANA	9742	STONYBROOK	12724201	160.08
1480	ANA	9752	STONYBROOK	12724202	160.08
1481	ANA	9772	STONYBROOK	12724203	157.35
1482	ANA	9781	STONYBROOK	12724109	160.08
1483	ANA	9782	STONYBROOK	12724204	80.00
1484	ANA	9791	STONYBROOK	12724110	158.72
1485	ANA	9792	STONYBROOK	12724205	160.08
1486	ANA	9811	STONYBROOK	12724111	160.08
1487	ANA	9812	STONYBROOK	12724206	149.16
1488	ANA	9822	STONYBROOK	12724207	149.62
1489	ANA	9842	STONYBROOK	12724208	105.48
1490	ANA	9851	STONYBROOK	12724119	160.08
1491	ANA	9852	STONYBROOK	12724209	71.81
1492	ANA	9861	STONYBROOK	12724120	95.07
1493	ANA	9862	STONYBROOK	12724210	140.06
1494	ANA	9872	STONYBROOK	12724211	83.19
1495	ANA	9891	STONYBROOK	12724127	114.58
1496	ANA	9892	STONYBROOK	12724212	135.51
1497	ANA	9902	STONYBROOK	12724213	156.90

1498	ANA	9911	STONYBROOK	12724128	113.67
1499	ANA	9912	STONYBROOK	12724214	160.08
1500	ANA	9921	STONYBROOK	12724129	147.34
1501	ANA	9932	STONYBROOK	12724215	130.11
1502	ANA	9941	STONYBROOK	12724130	142.85
1503	ANA	9942	STONYBROOK	12724216	160.08
1504	ANA	10581	THOMAS	12750262	160.08
1505	ANA	10582	THOMAS	12751417	115.09
1506	ANA	10591	THOMAS	12750261	160.08
1507	ANA	10592	THOMAS	12751416	56.40
1508	ANA	10601	THOMAS	12750260	159.63
1509	ANA	10602	THOMAS	12751415	88.70
1510	ANA	10611	THOMAS	12750259	56.85
1511	ANA	10612	THOMAS	12751414	77.78
1512	ANA	10621	THOMAS	12750258	131.02
1513	ANA	10622	THOMAS	12751413	149.16
1514	ANA	10631	THOMAS	12750257	111.45
1515	ANA	10632	THOMAS	12751412	132.38
1516	ANA	10651	THOMAS	12750256	136.88
1517	ANA	10652	THOMAS	12751411	116.86
1518	ANA	10662	THOMAS	12751410	125.96
1519	ANA	9252	TINA	12748223	110.03
1520	ANA	9262	TINA	12748222	160.08
1521	ANA	9281	TINA	12748213	160.08
1522	ANA	9282	TINA	12748221	160.08
1523	ANA	9291	TINA	12748214	103.26
1524	ANA	9292	TINA	12748220	123.68
1525	ANA	9301	TINA	12748215	160.08
1526	ANA	9302	TINA	12748219	160.08
1527	ANA	9304	TINA	12748218	160.08
1528	ANA	9306	TINA	12748217	140.06
1529	ANA	9308	TINA	12748216	160.08
1530	ANA	9501	VANCOUVER	12728313	160.08
1531	ANA	9502	VANCOUVER	12728314	83.64
1532	ANA	9521	VANCOUVER	12728312	157.81
1533	ANA	9522	VANCOUVER	12728315	100.08
1534	ANA	9531	VANCOUVER	12728311	158.72
1535	ANA	9532	VANCOUVER	12728316	150.07
1536	ANA	9551	VANCOUVER	12728310	158.72
1537	ANA	9552	VANCOUVER	12728317	160.08
1538	ANA	9561	VANCOUVER	12728309	60.89
1539	ANA	9562	VANCOUVER	12728318	115.04
1540	ANA	9661	VANCOUVER	12727209	140.06
1541	ANA	9662	VANCOUVER	12727307	160.08
1542	ANA	9671	VANCOUVER	12727210	131.02
1543	ANA	9672	VANCOUVER	12727306	124.19
1544	ANA	9681	VANCOUVER	12727211	121.92

1545	ANA	9682	VANCOUVER	12727305	155.99
1546	ANA	9691	VANCOUVER	12727212	150.58
1547	ANA	9701	VANCOUVER	12727213	120.55
1548	ANA	9702	VANCOUVER	12727304	159.17
1549	ANA	9711	VANCOUVER	12727214	127.78
1550	ANA	9712	VANCOUVER	12727303	157.81
1551	ANA	9721	VANCOUVER	12727215	126.87
1552	ANA	9722	VANCOUVER	12727302	95.47
1553	ANA	9731	VANCOUVER	12727216	125.96
1554	ANA	9732	VANCOUVER	12727301	148.76
1555	ANA	9781	YARDLEY	12727601	121.46
1556	ANA	9791	YARDLEY	12727602	90.07
1557	ANA	9811	YARDLEY	12727603	100.08
1558	ANA	9821	YARDLEY	12727604	83.64
1559	ANA	9831	YARDLEY	12727605	88.70
1560	ANA	9851	YARDLEY	12727606	155.13
1561	ANA	9861	YARDLEY	12727607	160.08
1562	ANA	9871	YARDLEY	12727608	158.26
1563	ANA	9891	YARDLEY	12727609	121.92
1564	ANA	9901	YARDLEY	12727610	68.68
1565	ANA	9921	YARDLEY	12727611	158.26
1566	ANA	9931	YARDLEY	12727612	156.44
1567	ANA	9951	YARDLEY	12727613	127.78
1568	ANA	9961	YARDLEY	12727614	160.08
1569	CMWC Col	10741	BERRY	12756301	158.26
1570	CMWC Col	10742	BERRY	12756232	83.64
1571	CMWC Col	10745	BERRY	12756302	50.88
1572	CMWC Col	10756	BERRY	12756230	61.80
1573	CMWC Col	10761	BERRY	12756303	676.39
1574	CMWC Col	10781	BERRY	12756304	155.13
1575	CMWC Col	10786	BERRY	12756235	149.16
1576	CMWC Col	10788	BERRY	12756244	130.56
1577	CMWC Col	10791	BERRY	12756305	160.08
1578	CMWC Col	10801	BERRY	12756306	155.53
1579	CMWC Col	10802	BERRY	12756245	141.48
1580	CMWC Col	10821	BERRY	12756307	127.32
1581	CMWC Col	10822	BERRY	12756226	160.08
1582	CMWC Col	10831/41	BERRY	12756308	160.08
1583	CMWC Col	10861	BERRY	12756309	156.44
1584	CMWC Col	10871	BERRY	12756310	131.47
1585	CMWC Col	10901	BERRY	12756312	160.08
1586	CMWC Col	10905	BERRY	12756313	160.08
1587	CMWC Col	10911	BERRY	12756314	155.13
1588	CMWC Col	10921	BERRY	12756315	97.80
1589	CMWC Col	10929	BERRY	12756316	51.79
1590	CMWC Col	10941	BERRY	12756317	148.25
1591	CMWC Col	10942	BERRY	12756222	160.08

1592	CMWC Col	10951	BERRY	12756322	773.53
1593	CMWC Col	10881-83	BERRY	12756311	135.51
1594	CMWC Col	10902-04	BERRY	12756225	160.08
1595	CMWC Col	10910-12	BERRY	12756224	156.44
1596	CMWC Col	10922-24	BERRY	12756223	160.08
1597	CMWC Col	10745,51	GARZA	12756202	160.08
1598	CMWC Col	10752-54	GARZA	12756102	160.08
1599	CMWC Col	10762	GARZA	12756103	160.08
1600	CMWC Col	10781	GARZA	12756204	75.05
1601	CMWC Col	10791/10795	GARZA	93620452	160.08
1602	CMWC Col	10792	GARZA	12756105	111.45
1603	CMWC Col	10823	GARZA	12756236	157.35
1604	CMWC Col	10862 & 10866	GARZA	12756122	145.12
1605	CMWC Col	10882	GARZA	12756111	160.08
1606	CMWC Col	10901	GARZA	12756209	153.71
1607	CMWC Col	10902	GARZA	12756112	77.78
1608	CMWC Col	10912	GARZA	12756113	160.08
1609	CMWC Col	10921	GARZA	12756211	157.35
1610	CMWC Col	10922	GARZA	12756114	160.08
1611	CMWC Col	10931	GARZA	12756212	160.08
1612	CMWC Col	10941	GARZA	12756213	99.62
1613	CMWC Col	10942	GARZA	12756115	61.40
1614	CMWC Col	10742-44	GARZA	12756101	160.08
1615	CMWC Col	10771-75	GARZA	12756203	159.17
1616	CMWC Col	10802-04	GARZA	12756106	160.08
1617	CMWC Col	10822-24	GARZA	12756107	159.17
1618	CMWC Col	10832-36	GARZA	12756108	160.08
1619	CMWC Col	10842-46	GARZA	12756121	160.08
1620	CMWC Col	10872-74	GARZA	12756110	160.08
1621	CMWC Col	10911-15	GARZA	12756210	152.40
1622	CMWC Col	10801 A&B	GARZA	12756206	160.08
1623	CMWC Col	10741	GILBERT	12757301	120.55
1624	CMWC Col	10781	GILBERT	12757304	138.24
1625	CMWC Col	10791	GILBERT	12757342	149.16
1626	CMWC Col	10801	GILBERT	12757343	142.79
1627	CMWC Col	10821	GILBERT	12757309	129.14
1628	CMWC Col	10831	GILBERT	12757310	160.08
1629	CMWC Col	10841	GILBERT	12757311	160.08
1630	CMWC Col	10851	GILBERT	12757312	92.74
1631	CMWC Col	10861	GILBERT	12757345	160.08
1632	CMWC Col	10865	GILBERT	12757314	156.44
1633	CMWC Col	10871	GILBERT	12757315	152.40
1634	CMWC Col	10881	GILBERT	12757316	160.08
1635	CMWC Col	10911	GILBERT	12757318	159.17
1636	CMWC Col	10915	GILBERT	12757319	113.67
1637	CMWC Col	10961	GILBERT	12757321	90.52
1638	CMWC Col	10751-53	GILBERT	12757302	160.08

1639	CMWC Col	10761-63	GILBERT	12757303	160.08
1640	CMWC Col	10905-01	GILBERT	12757317	136.42
1641	CMWC Col	10921	GILBERT	12757347	159.17
1642	CMWC Col	10941	GILBERT	93620465	154.62
1643	CMWC Col	10945	GILBERT	93620466	114.58
1644	CMWC Col	10742	HARCOURT	12757341	152.80
1645	CMWC Col	10751 A&B	HARCOURT	12757202	154.62
1646	CMWC Col	10752	HARCOURT	12757340	160.08
1647	CMWC Col	10761 A&B	HARCOURT	12757203	109.63
1648	CMWC Col	10762	HARCOURT	12757339	153.31
1649	CMWC Col	10772	HARCOURT	12757338	110.03
1650	CMWC Col	10781	HARCOURT	12757222	69.59
1651	CMWC Col	10782-84	HARCOURT	12757337	132.78
1652	CMWC Col	10792	HARCOURT	12757336	160.08
1653	CMWC Col	10802	HARCOURT	12757335	132.38
1654	CMWC Col	10812	HARCOURT	12757334	679.63
1655	CMWC Col	10831	HARCOURT	12757207	160.08
1656	CMWC Col	10852	HARCOURT	12757332	312.49
1657	CMWC Col	10872	HARCOURT	12757331	160.08
1658	CMWC Col	10882	HARCOURT	12757330	160.08
1659	CMWC Col	10892	HARCOURT	12757329	135.11
1660	CMWC Col	10902	HARCOURT	12757328	50.88
1661	CMWC Col	10911	HARCOURT	12757214	132.78
1662	CMWC Col	10921	HARCOURT	12757215	137.33
1663	CMWC Col	10922	HARCOURT	12757326	144.21
1664	CMWC Col	10942	HARCOURT	12757325	62.71
1665	CMWC Col	10741-45	HARCOURT	12757201	121.46
1666	CMWC Col	10791-93	HARCOURT	12757223	160.08
1667	CMWC Col	10801	HARCOURT	93620461	125.50
1668	CMWC Col	10811	HARCOURT	93620462	129.14
1669	CMWC Col	10821-29	HARCOURT	12757206	160.08
1670	CMWC Col	10832-36	HARCOURT	12757333	160.08
1671	CMWC Col	10881-85	HARCOURT	12757212	160.08
1672	CMWC Col	10901-03	HARCOURT	12757213	133.29
1673	CMWC Col	10912-14	HARCOURT	12757327	160.08
1674	CMWC Col	10871 A&B	HARCOURT AVE	12757211	160.08
1675	CMWC Col	9331	KATELLA	12756238	160.08
1676	CMWC Col	9391	KATELLA	12757229	140.57
1677	CMWC Col	9381	KATELLA/10952/10	12757324	159.17
1678	CMWC Col	9401-9405	KATELLA	12757228	159.17
1679	CMWC Col	9411-15	KATELLA	12757227	160.08
1680	GSW	8771	ANNAPOLIS	12649106	148.94
1681	GSW	8781	ANNAPOLIS	12649107	79.38
1682	GSW	8801	ANNAPOLIS	12649108	112.14
1683	GSW	8802	ANNAPOLIS	12649119	160.31
1684	GSW	8811	ANNAPOLIS	12649109	122.15
1685	GSW	8812	ANNAPOLIS	12649118	100.31

1686	GSW	8821	ANNAPOLIS	12649110	159.40
1687	GSW	8822	ANNAPOLIS	12649117	150.30
1688	GSW	8831	ANNAPOLIS	12649111	150.30
1689	GSW	8841	ANNAPOLIS	12649112	160.31
1690	GSW	8842	ANNAPOLIS	12649116	62.03
1691	GSW	8851	ANNAPOLIS	12649113	160.31
1692	GSW	8852	ANNAPOLIS	12649115	127.55
1693	GSW	8801	ATHENS	12650201	160.31
1694	GSW	8802	ATHENS	12650205	160.31
1695	GSW	8811	ATHENS	12650202	83.87
1696	GSW	8812	ATHENS	12650204	160.31
1697	GSW	8815	ATHENS	12650203	160.31
1698	GSW	8901	KATELLA	12650327	562.04
1699	GSW	9001	KATELLA	12762110	111.23
1700	GSW	9041	KATELLA	12762108	105.71
1701	GSW	9051	KATELLA	12762106	1,813.19
1702	GSW	9051	KATELLA	12762107	1,813.19
1703	GSW	10761	MAC	12649105	160.31
1704	GSW	10771	MAC	12649104	120.27
1705	GSW	10791	MAC	12649103	78.47
1706	GSW	10792	MAC	12649120	89.84
1707	GSW	10801	MAC	12649102	156.22
1708	GSW	10802	MAC	12649121	77.56
1709	GSW	10811	MAC	12649101	117.09
1710	GSW	10841	MAC	12649201	160.31
1711	GSW	10851	MAC	12650101	159.86
1712	GSW	10861	MAC	12650102	121.24
1713	GSW	10871	MAC	12650103	100.31
1714	GSW	10881	MAC	12650104	120.27
1715	GSW	10891	MAC	12650105	144.90
1716	GSW	10901	MAC	12650106	106.62
1717	GSW	10921	MAC	12650107	160.31
1718	GSW	10931	MAC	12650108	101.22
1719	GSW	10941	MAC	12650109	105.71
1720	GSW	10842	Mac Murray	12649401	160.31
1721	GSW	10852	Mac Murray	12649402	155.31
1722	GSW	10861	Mac Murray	12650220	160.31
1723	GSW	10862	Mac Murray	12650301	111.23
1724	GSW	10871	Mac Murray	12650219	149.39
1725	GSW	10872	Mac Murray	12650302	160.31
1726	GSW	10882	Mac Murray	12650303	160.31
1727	GSW	10892	Mac Murray	12650304	130.79
1728	GSW	10902	Mac Murray	12650305	100.31
1729	GSW	10912	Mac Murray	12650306	94.79
1730	GSW	10865	Mac Nab	12650213	117.54
1731	GSW	10866	Mac Nab	12650214	132.61
1732	GSW	10871	Mac Nab	12650212	78.47

1733	GSW	10872	Mac Nab	12650215	151.67
1734	GSW	10881	Mac Nab	12650211	78.92
1735	GSW	10901	Mac Nab	12650210	160.31
1736	GSW	10811	MARKEV	12755201	160.31
1737	GSW	10812	MARKEV	12755101	105.71
1738	GSW	10821	MARKEV	12755202	160.31
1739	GSW	10822	MARKEV	12755102	97.12
1740	GSW	10831	MARKEV	12755203	68.00
1741	GSW	10832	MARKEV	12755103	160.31
1742	GSW	10841	MARKEV	12755204	117.54
1743	GSW	10842	MARKEV	12755104	160.31
1744	GSW	10851	MARKEV	12755205	160.31
1745	GSW	10852	MARKEV	12755105	138.47
1746	GSW	10861	MARKEV	12755206	53.39
1747	GSW	10862	MARKEV	12755106	61.58
1748	GSW	10872	MARKEV	12755107	99.85
1749	GSW	10882	MARKEV	12755108	145.35
1750	GSW	10892	MARKEV	12755109	83.87
1751	GSW	10912	MARKEV	12755110	135.34
1752	GSW	10922	MARKEV	12755111	132.61
1753	GSW	10931	MARKEV	12755119	89.39
1754	GSW	10932	MARKEV	12755112	160.31
1755	GSW	10941	MARKEV	12755118	149.85
1756	GSW	10942	MARKEV	12755113	100.31
1757	GSW	10951	MARKEV	12755117	110.26
1758	GSW	10952	MARKEV	12755114	160.31
1759	GSW	10971	MARKEV	12755116	103.04
1760	GSW	10972	MARKEV	12755115	88.93
1761	GSW	9022	PACIFIC	12746307	139.84
1762	GSW	9032	PACIFIC	12746306	160.31
1763	GSW	9042	PACIFIC	12746305	140.29
1764	GSW	9052	PACIFIC	12746304	149.39
1765	GSW	9072	PACIFIC	12746303	115.72
1766	GSW	9082	PACIFIC	12746302	82.11
1767	GSW	9092	PACIFIC	12746301	56.63
1768	GSW	9102	PACIFIC	12747509	160.31
1769	GSW	9122	PACIFIC	12747508	118.91
1770	GSW	9132	PACIFIC	12747507	151.72
1771	GSW	9142	PACIFIC	12747506	88.88
1772	GSW	9162	PACIFIC	12747505	153.54
1773	GSW	9172	PACIFIC	12747504	160.31
1774	GSW	9182	PACIFIC	12747503	160.31
1775	GSW	9202	PACIFIC	12747502	160.31
1776	GSW	9212	PACIFIC	12747501	135.34
1777	GSW	8801	REGAL	12650206	115.72
1778	GSW	8802	REGAL	12650315	82.11
1779	GSW	8811	REGAL	12650207	151.67

1780	GSW	8812	REGAL	12650314	114.81
1781	GSW	8821	REGAL	12650208	135.34
1782	GSW	8822	REGAL	12650313	111.23
1783	GSW	8831	REGAL	12650209	62.03
1784	GSW	8842	REGAL	12650312	104.35
1785	GSW	8852	REGAL	12650311	160.31
1786	GSW	8861	REGAL	12650216	67.55
1787	GSW	8862	REGAL	12650310	160.31
1788	GSW	8871	REGAL	12650217	138.07
1789	GSW	8872	REGAL	12650309	160.31
1790	GSW	8881	REGAL	12650218	160.31
1791	GSW	8882	REGAL	12650308	160.31
1792	GSW	8902	REGAL	12650307	89.39
1793	GSW	9151	REGAL	12755210	160.31
1794	GSW	9152	REGAL	12755123	73.41
1795	GSW	9171	REGAL	12755209	160.31
1796	GSW	9172	REGAL	12755122	88.93
1797	GSW	9181	REGAL	12755208	148.48
1798	GSW	9182	REGAL	12755121	160.31
1799	GSW	9191	REGAL	12755207	160.31
1800	GSW	9192	REGAL	12755120	106.17
1801	GSW	10811	RUSTIC	12755301	115.32
1802	GSW	10812	RUSTIC	12755216	91.66
1803	GSW	10821	RUSTIC	12755302	160.31
1804	GSW	10822	RUSTIC	12755215	150.30
1805	GSW	10831	RUSTIC	12755303	138.93
1806	GSW	10832	RUSTIC	12755214	102.58
1807	GSW	10841	RUSTIC	12755304	95.25
1808	GSW	10842	RUSTIC	12755213	137.56
1809	GSW	10851	RUSTIC	12755305	160.31
1810	GSW	10852	RUSTIC	12755212	160.31
1811	GSW	10861	RUSTIC	12755306	83.47
1812	GSW	10862	RUSTIC	12755211	160.31
1813	GSW	10871	RUSTIC	12755307	126.64
1814	GSW	10881	RUSTIC	12755308	128.01
1815	GSW	10901	RUSTIC	12755309	159.40
1816	GSW	10911	RUSTIC	12755310	160.31
1817	GSW	10921	RUSTIC	12755311	160.31
1818	GSW	10931	RUSTIC	12755312	145.35
1819	GSW	10932	RUSTIC	12755124	105.71
1820	GSW	10941	RUSTIC	12755313	126.19
1821	GSW	10942	RUSTIC	12755125	143.99
1822	GSW	10951	RUSTIC	12755314	160.31
1823	GSW	10952	RUSTIC	12755126	116.63
1824	GSW	10971	RUSTIC	12755315	94.79
1825	GSW	10972	RUSTIC	12755127	160.31
1826	GSW	8801	SYRACUSE	12649122	158.49

1827	GSW	8802	SYRACUSE	12649301	78.47
1828	GSW	8811	SYRACUSE	12649123	160.31
1829	GSW	8812	SYRACUSE	12649302	160.31
1830	GSW	8821	SYRACUSE	12649124	122.15
1831	GSW	8822	SYRACUSE	12649303	94.79
1832	GSW	8832	SYRACUSE	12649304	135.34
1833	GSW	8841	SYRACUSE	12649125	159.86
1834	GSW	8842	SYRACUSE	12649305	103.89
1835	GSW	8851	SYRACUSE	12649126	155.36
1836	GSW	8852	SYRACUSE	12649306	160.31
1837	GSW	8861	SYRACUSE	12649127	100.31
1838	GSW	8862	SYRACUSE	12649307	149.45
1839	GSW	8871	SYRACUSE	12649128	68.00
1840	GSW	8872	SYRACUSE	12649308	82.51
1841	GSW	8881	SYRACUSE	12649129	140.29
1842	GSW	8882	SYRACUSE	12649309	160.31
1843	GSW	8901	SYRACUSE	12649130	160.31
1844	GSW	8911	SYRACUSE	12649131	143.99
1845	GSW	8921	SYRACUSE	12649132	129.83
1846	GSW	8932	SYRACUSE	12649403	105.26
1847	GSW	8941	SYRACUSE	12649133	112.59
1848	GSW	8951	SYRACUSE	12649134	82.96
1849	GSW	8952	SYRACUSE	12649404	122.15
1850	GSW	8961	SYRACUSE	12649135	82.05
1851	GSW	8962	SYRACUSE	12649405	128.46
1852	GSW	8971	SYRACUSE	12649136	158.49
1853	GSW	8972	SYRACUSE	12649406	94.34
1854	SA	14051	S PARSONS	10019004	100.08
1855	SA	14061	S PARSONS	10019005	50.88
1856	CMWC	10821	GARZA	12756237	68.68
1857	CMWC	10782-86	GARZA	12756104	160.08
1858	CMWC	9301 A&B	KATELLA/GARZA	12756239	160.08
1859	CMWC	10850	BERRY	12756242	757.30
1860	CMWC	10841	GARZA	12756243	100.02
1861	CMWC	10881 A&B	GARZA ST	12756243	150.07

City of Garden Grove

INTER-DEPARTMENT MEMORANDUM

To: Scott C. Stiles From: Patricia Song
Dept.: General Manager Dept.: Finance
Subject: Adoption of Resolutions Date: 6/28/2022
 amending the Garden Grove
 Sanitary District budget and
 setting the appropriations
 limit for for Fiscal Year 2022-
 23. (*Action Item*)

OBJECTIVE

For the Garden Grove Sanitary District (the District) Board to adopt resolutions amending its adopted biennial budget for Fiscal Year (FY) 2022-23, setting the appropriations limits and re-appropriating appropriation balances for certain projects and encumbered purchase orders for the same year.

BACKGROUND

On June 22, 2021, the District Board approved a biennial budget for fiscal years 2021-22 and 2022-23. As new revenue sources and expenditure needs have changed, it is necessary to perform a mid-cycle review and amend the second year, FY 2022-23 budget for various funds and projects to better align available resources with operational needs.

DISCUSSION

The amended budget for the District for FY 2022-23 totals \$19.1 million. Sewer services account for \$16.5 million of the total budget. This is an increase of \$2.7 million from the adopted biennial budget. The increase is primarily attributable to various capital improvement projects for lift stations and sewer main.

The Refuse services account for \$2.6 million of the total District-wide budget for FY2022-23, representing a slight increase of \$127,340 to cover anticipated increase in labor costs and certain mandate cost.

The amended budget will allow the District continue to operate in accordance with its established Business Principles:

- Enterprise fund should break even, not operate in a deficit.

- In order to operate efficiently, a two-month cash flow is required, as well as maintenance of \$500,000 in reserves for contingencies.
- Establish uniform service throughout the District.
- Develop a replacement sinking fund. Ideal amount of fund should approach 5% of system replacement value.
- Improve system and facilities up to industry standards by adequately funding new Capital Improvement Programs.
- Satisfy debt covenant conditions under which outstanding District debt was issued.
- Implement a 10-year financial plan.

FINANCIAL IMPACT

The proposed budget amendment will allow for the District to continue provide quality services to the community and adhere to the District’s Business Principles.

RECOMMENDATION

It is recommended that the Garden Grove Sanitary District Board adopt the following resolutions:

- Resolution of the Garden Grove Sanitary District Amending the Adopted Biennial Budget for Fiscal Year 2022-23;
- Resolution Setting the Garden Grove Sanitary District Fiscal Year 2022-23 Appropriations Limit; and
- Resolution Reappropriating Certain Fiscal Year 2021-22 Project Balances and Encumbrances for Fiscal Year 2022-23.

ATTACHMENTS:

Description	Upload Date	Type	File Name
Attachment 1 - Resolution Budget Amendment	6/23/2022	Resolution	SD-Attachment_1-_FY_23_SD_Amended_Budget.pdf
Attachment 2 - Report on Appropriation Limit Worksheets	6/23/2022	Resolution	SD-Attachment_2-_FY_23_SD_GANN_Limit.pdf
Attachment 3 - Resolution SD Reappropriation	6/23/2022	Resolution	SD-Attachment_3-_FY_23_SD_Reappropriation.pdf
Attachment 4 - GGSD Working Capital	6/23/2022	Exhibit	SD-Attachment_4-_FY_23_SD_Budget.pdf

GARDEN GROVE SANITARY DISTRICT

RESOLUTION NO.

A RESOLUTION OF THE BOARD OF DIRECTORS OF THE GARDEN GROVE SANITARY DISTRICT AMENDING THE FISCAL YEAR 2022-23 BUDGET

WHEREAS, the Garden Grove Sanitary District (GGSD) adopted a two-year budget on June 22, 2021 for Fiscal Year 2021-22 and Fiscal Year 2022-23; and

WHEREAS, it is necessary to amend the adopted budget for Fiscal Year 2022-23 for adjustments in operating and capital expenditures.

NOW, THEREFORE, BE IT RESOLVED that the General Manager is hereby authorized to expend in accordance with laws of the State of California on behalf of the Garden Grove Sanitary District an amount of \$19,135,720 for Fiscal Year 2022-23 from new appropriations for the planned activities shown below:

Expenditures	Adopted FY 2022-23	Amended FY 2022-23
Sewer	\$ 13,777,288	\$ 16,504,386
Refuse	2,503,994	2,631,334
Total Expenditures	\$ 16,281,282	\$ 19,135,720

BE IT FURTHER RESOLVED that the total of \$19,135,720 for Fiscal Year 2022-23, which the General Manager is authorized to expend in accordance with the Laws of the State of California shall be appropriated from the following funds:

Funding Sources	Adopted FY 2022-23	Amended FY 2022-23
Sewer Operations (630)	\$ 8,477,882	\$ 8,946,918
Sewer Capital (631)	3,716,939	5,936,252
Sewer Replacement (632)	1,582,467	1,621,216
Refuse (660)	2,503,994	2,631,334
Total Funding Sources	\$ 16,281,282	\$ 19,135,720

BE IT FURTHER RESOLVED that the total of \$5,936,252 for Fiscal Year 2022-23, which the General Manager is authorized to transfers between funds are approved and adopted as follows:

Transfers	Adopted FY 2022-23	Amended FY 2022-23
From Sewer Operations (630) to Sewer Capital (631)	\$ 3,716,939	\$ 5,936,252
Total Transfers	\$ 3,716,939	\$ 5,936,252

Adopted this 28th day of June 2022.

ATTEST:

/s/ _____
 PRESIDENT

/s/ TERESA POMEROY, CMC
 SECRETARY

STATE OF CALIFORNIA)
 COUNTY OF ORANGE) SS:
 CITY OF GARDEN GROVE)

I, TERESA POMEROY, Secretary of the Garden Grove Sanitary District, do hereby certify that the foregoing Resolution was duly adopted by the Board of the Garden Grove Sanitary District at a meeting held on the 28th day of June 2022, by the following vote:

/s/ TERESA POMEROY, CMC
 SECRETARY

GARDEN GROVE SANITARY DISTRICT

RESOLUTION NO.

A RESOLUTION OF THE BOARD OF DIRECTORS OF THE GARDEN GROVE SANITARY DISTRICT ESTABLISHING THE AMOUNT OF INCREASE IN APPROPRIATIONS IN ACCORDANCE WITH ARTICLE XIII B OF THE CALIFORNIA CONSTITUTION AS AMENDED BY PROPOSITION 111

WHEREAS, Chapter 1205 statutes of 1980 became effective January 1, 1981;

WHEREAS, Article XIII B of the California Constitution was amended by Proposition 111 to change the price and population factors that may be used by local jurisdictions in setting their appropriations limit; and

WHEREAS, the amendments specify that the appropriations limit may increase annually by a factor comprised of the change in population combined with either the change in California per capita personal income or the change in the local assessment roll due to the addition of local non-residential new construction.

WHEREAS, Section 7910 of the Government Code requires that, fifteen (15) days prior to adoption of the appropriations limit, documentation used in determination of the limit, and other necessary determinations, shall be available to the public;

NOW, THEREFORE, BE IT HEREBY RESOLVED that the appropriations limit for Fiscal Year 2022-23 is \$15,717,048 and the Appropriation Subject to Limitation in Fiscal Year 2022-23 shall be \$4,127,325.

Adopted this 28th day of June 2022.

ATTEST:

/s/ _____
PRESIDENT

/s/ TERESA POMEROY, CMC
SECRETARY

STATE OF CALIFORNIA)
COUNTY OF ORANGE) SS:
CITY OF GARDEN GROVE)

I, TERESA POMEROY, Secretary of the Garden Grove Sanitary District, do hereby certify that the foregoing Resolution was duly adopted by the Board of the Garden Grove Sanitary District at a meeting held on the 28th day of June 2022, by the following vote:

/s/ TERESA POMEROY, CMC
SECRETARY

ARTICLE XIII-B CALCULATIONS

2022-23 BUDGET

Per Capita Change = 7.55% (Personal Income)
Population Change = -0.23%

Per Capita converted to a ratio: $\frac{7.55 + 100}{100} = 1.0755$

Population converted to a ratio: $\frac{-.23 + 100}{100} = 0.9977$

Calculation of factor for FY 2020-21: $1.0755 \times 0.9977 = 1.0730$

$\$14,647,762 \times 1.0730 = \$15,717,048$

GARDEN GROVE SANITARY DISTRICT

RESOLUTION NO.

A RESOLUTION OF THE BOARD OF DIRECTORS OF THE GARDEN GROVE SANITARY DISTRICT REAPPROPRIATING CERTAIN FISCAL YEAR 2021-22 PROJECT BALANCES AND ENCUMBRANCES FOR THE FISCAL YEAR 2022-23

WHEREAS, the Garden Grove Sanitary District Board of Directors has reviewed the estimated Fiscal Year 2021-22 Revenues, Expenditures and Fund Balances as projected to the end of the fiscal year, and has given careful consideration to the closing of appropriations for Fiscal Year 2021-22;

WHEREAS, the Garden Grove Sanitary District Board of Directors has reviewed and given careful consideration of the recommended Fiscal Year 2022-23 budgets;

WHEREAS, certain projects begun in Fiscal Year 2021-22 or prior fiscal years require continuing appropriations to complete the projects;

WHEREAS, unexpended balances of Fiscal Year 2021-22 or prior fiscal years are estimated to be available within these certain projects by the close of the fiscal year ending on June 30, 2022; and

WHEREAS, certain purchase orders are estimated to have encumbered balances by the close of the fiscal year ending on June 30, 2022.

NOW, THEREFORE, BE IT RESOLVED that the uncommitted, unexpended balances of appropriations for certain projects as of the close of fiscal year ending June 30, 2022 be appropriated, in the amount as determined by the Finance Director, to the Reserve for continuing projects within their respective funds, and that the amount be reappropriated for Fiscal Year 2022-23 from the Reserve for continuing the projects within the respective funds.

BE IT FURTHER RESOLVED that the encumbered balances of purchase orders as of the close of the fiscal year ending June 30, 2022, be appropriated to the Reserve for encumbrances within the respective funds and that the amount of the encumbered balances be reappropriated for Fiscal Year 2022-23 from the Reserve for the encumbrances within the respective funds.

Adopted this 28th day of June 2022.

ATTEST:

/s/ _____

PRESIDENT

/s/ TERESA POMEROY, CMC

SECRETARY

STATE OF CALIFORNIA)

COUNTY OF ORANGE) SS:

CITY OF GARDEN GROVE)

I, TERESA POMEROY, Secretary of the Garden Grove Sanitary District, do hereby certify that the foregoing Resolution was duly adopted by the Board of the Garden Grove Sanitary District at a meeting held on June 28, 2022, by the following vote:

/s/ _____

SECRETARY

**GARDEN GROVE SANITARY DISTRICT
SEWER ENTERPRISE BUDGET
FISCAL YEAR 2022-23 AMENDED
(\$000)**

	FY 2022-23 Adopted Budget	FY 2022-23 Amended Budget
	<u> </u>	<u> </u>
Estimated Beginning Working Capital	\$ 31,972.6	\$ 31,350.1
Estimated Revenues	<u>12,390.0</u>	<u>12,390.0</u>
Total Sources	<u><u>44,362.6</u></u>	<u><u>43,740.1</u></u>
 <u>EXPENDITURES</u>		
 OPERATIONAL EXPENDITURES		
Labor	4,170.8	4,429.9
Contractual Services	1,641.6	1,644.7
Commodities	302.6	302.6
Vehicle Maintenance/Replacement	438.4	438.4
Insurance	107.1	107.1
Admin Support	615.6	822.4
Capital Equipment	5.3	5.3
Debt Service	<u>1,196.4</u>	<u>1,196.4</u>
TOTAL OPERATIONAL EXPENDITURES	<u>8,477.8</u>	<u>8,946.8</u>
 CAPITAL EXPENDITURES		
Capital Replacement	1,582.5	1,621.2
Capital Improvements	3,717.0	5,936.3
Capital Carryover	<u>-</u>	<u>563.3</u>
TOTAL CAPITAL EXPENDITURES	<u>5,299.5</u>	<u>8,120.8</u>
 TOTAL EXPENDITURES	 <u><u>13,777.3</u></u>	 <u><u>17,067.6</u></u>
 Total Sources	 44,362.6	 43,740.1
Total Expenditures	<u>13,777.3</u>	<u>17,067.6</u>
Estimated Ending Working Capital	<u><u>\$ 30,585.3</u></u>	<u><u>\$ 26,672.5</u></u>

GARDEN GROVE SANITARY DISTRICT
REFUSE SERVICES BUDGET
FISCAL YEAR 2022-23 AMENDED
(\$000)

	FY 22-23 Adopted Budget	FY 2022-23 Amended Budget
	<u> </u>	<u> </u>
Estimated Beginning Working Capital	\$ 10,765.3	\$ 10,765.3
Estimated Revenues	<u>3,195.9</u>	<u>3,195.9</u>
Total Sources	<u><u>13,961.2</u></u>	<u><u>13,961.2</u></u>
 <u>EXPENDITURES</u>		
 OPERATIONAL EXPENDITURES		
Labor	609.5	650.4
Contractual Services	651.7	654.7
Commodities	1.8	1.8
Insurance	66.4	66.4
Street Repair Charge	565.7	565.7
Admin Support	108.9	192.3
Landfill Reserve	<u>500.0</u>	<u>500.0</u>
TOTAL OPERATIONAL EXPENDITURES	2,504.0	2,631.4
 CAPITAL EXPENDITURES	 -	 -
 TOTAL EXPENDITURES	 <u><u>2,504.0</u></u>	 <u><u>2,631.4</u></u>
 Total Sources	 13,961.2	 13,961.2
Total Expenditures	<u>2,504.0</u>	<u>2,631.4</u>
Estimated Ending Working Capital	<u><u>\$ 11,457.2</u></u>	<u><u>\$ 11,329.8</u></u>

City of Garden Grove

INTER-DEPARTMENT MEMORANDUM

To: Scott C. Stiles From: William E. Murray
Dept.: General Manager Dept.: Public Works
Subject: Award a contract to Ardurra Date: 6/28/2022
Group, Inc., for professional
engineering design and
construction management
and inspection services for
the Sewer System
Rehabilitation Plan Phase I
Sewer Main Lining and Spot
Repair Project No. 5 & 6.
(Cost: \$493,077) (*Action
Item*)

OBJECTIVE

To recommend that the City Council award a contract to Ardurra Group, Inc., for professional engineering services including civil engineering design and construction management/inspection for the Sewer System Rehabilitation Plan Phase I, Sewer Main Lining and Spot Repair Project No. 5 & 6.

BACKGROUND

Garden Grove Sanitary District (District) completed the Sewer System Rehabilitation Plan (SSRP) Phase 1 in July 2017. The study identified a list of replacement and lining projects with spot repairs. The Sewer System Rehabilitation Plan Phase 1, Sewer Main Lining and Spot Repair Project No. 5 & 6 are two of the proposed projects. The Lining and Spot Repair Projects No. 5 and 6 are located at residential and commercial area bounded by Brookhurst Street, 9th Street, Trask Avenue, and Chapman Avenue. The overall length of these projects is approximately 20,750 linear feet. The work includes, but is not limited to, lining of 6, 8, 10, and 12-inch VCP pipe, spot repairs, moving and replacing sections of existing sewer mains, restoring existing sewer laterals after repair/lining, root removal, and repair of intruding laterals and manhole channels.

DISCUSSION

Staff requested proposals from three (3) firms to provide professional engineering services and construction project management/inspection services. All three (3)

consultants submitted proposals. A panel of three (3) members rated the submitted proposals on the basis of qualifications without considering cost. Based on evaluation results, Ardurra Group, Inc., rated highest in qualifications and its ability to provide professional engineering services for this project. The following is a summary of the ratings with the highest total being the most qualified:

	Ardurra Group, Inc. Newport Beach, CA	Dudek San Juan Capistrano, CA	SA Associates Arcadia, CA
Rater A	165	162	159.5
Rater B	165	159.5	154
Rater C	165	158	153.5
Totals	495	479.5	467

FINANCIAL IMPACT

There is no impact to the General Fund. This project is included in the 2022-2023 Capital Improvement Budget and will be financed with Sewer Funds in the amount of \$493,077.

RECOMMENDATION

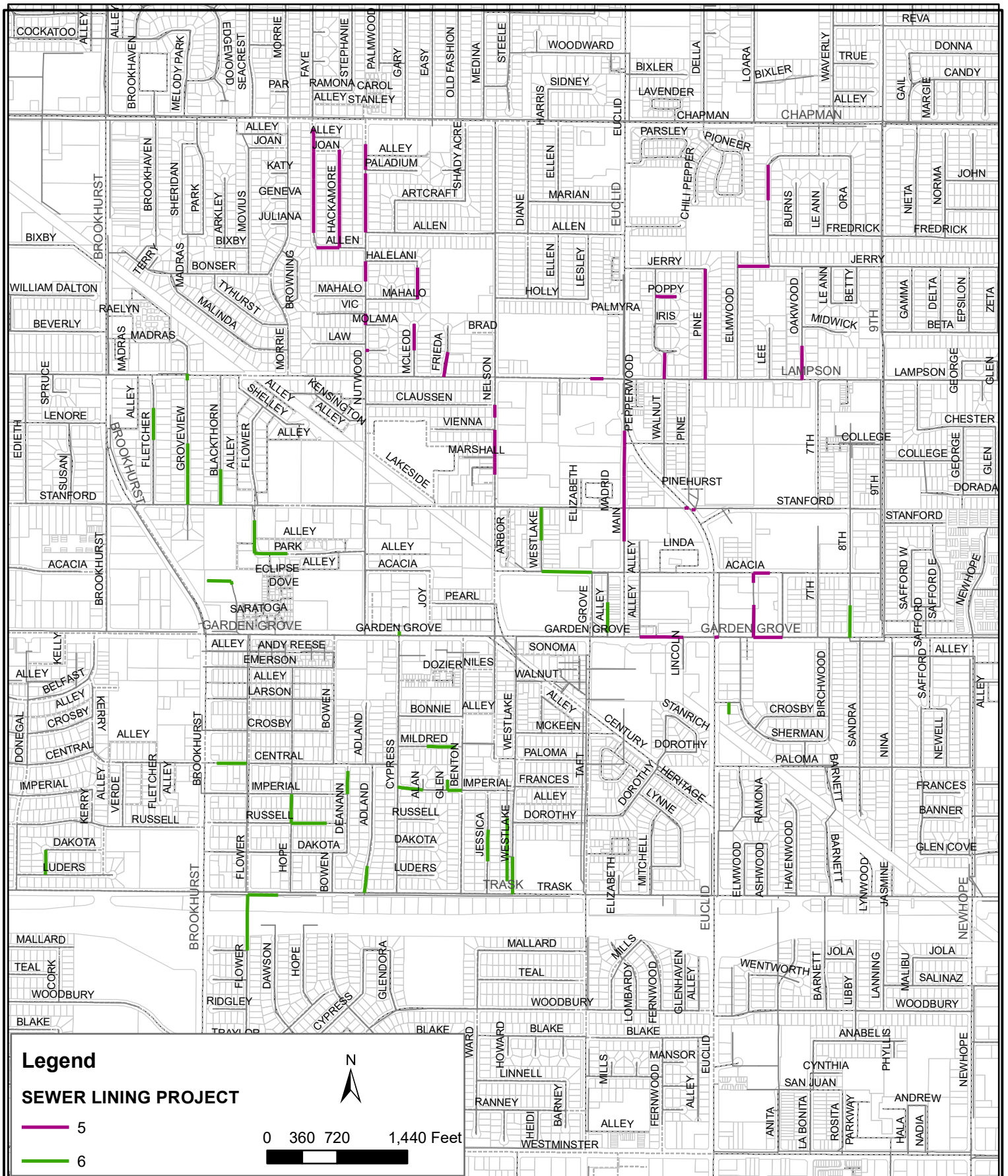
It is recommended that the Sanitary District Board:

- Award a contract to Ardurra Group, Inc., for professional engineering services including civil engineering design and construction management/inspection for the Sewer System Rehabilitation Plan Phase 1 Sewer Main Lining and Spot Repair Project No. 5 & 6, in the amount of \$493,077; and
- Authorize the General Manager to execute the agreement on behalf of the Sanitary District and make minor modifications as appropriate thereto.

By: Liyan Jin, P.E., Associate Engineer

ATTACHMENTS:

Description	Upload Date	Type	File Name
Attachment 1_Location Map	6/16/2022	Backup Material	1._LocationMap_Lining_5___6_03_23_2022.pdf
Attachment 2_Professional Service Agreement	6/16/2022	Agreement	Professional_Service_Agreement_Ardurra.pdf



Legend

SEWER LINING PROJECT

5

6



0 360 720 1,440 Feet



City of Garden Grove
Department of Public Works

DRAWN BY:

L.J.

CHECKED BY:

R.L.

EXHIBIT A: LOCATION MAP
SSRP- PHASE I SEWER MAIN LINING
AND SPOT REPAIR PROJECTS
Page 236 of 515

CONSULTANT AGREEMENT

THIS AGREEMENT is made this **28th** day of **June** 2022, by the GARDEN GROVE SANITARY DISTRICT, a California special district ("DISTRICT"), and ARDURRA GROUP, INC., a California Corporation ("CONSULTANT").

RECITALS

The following recitals are a substantive part of this Agreement:

1. This Agreement is entered into pursuant to Board authorization dated **June 28, 2022.**
2. DISTRICT desires to utilize the services of CONSULTANT to provide **Civil Engineering Design Service and Construction Management/Inspection Services of Garden Grove Sanitary District Sewer Rehabilitation Plan Phase I-Sewer Main Lining and Spot Repair Project No.5 and 6.**
3. CONSULTANT is qualified by virtue of experience, training, education and expertise to accomplish services.

AGREEMENT

THE PARTIES MUTUALLY AGREE AS FOLLOWS:

1. **Term of Agreement:** This Agreement shall cover services rendered from date of this Agreement until the services are completed, compensation reaches the not to exceed amount, or sooner terminated per Section 3.5
2. **Services to be Provided:** The services to be performed by CONSULTANT shall consist of the services as further specified in CONSULTANT'S proposal attached hereto as Exhibit A and incorporated herein by reference. CONSULTANT agrees that is provision of Services under this agreement shall be within accepted accordance with customary and usual practices in CONSULTANT'S profession. By executing this Agreement, CONSULTANT warrants that it has carefully considered how the work should be performed and fully understands the facilities, difficulties, and restrictions attending performance of the work under this agreement.
3. **Compensation.** CONSULTANT shall be compensated as follows:
 - 3.1 **Amount.** Compensation under this Agreement shall be per fee schedule included in the Proposal.
 - 3.2 **Not to Exceed.** Compensation under this Agreement shall not exceed **\$493,077.**

- 3.3 Payment. For work under this Agreement, payment shall be made per monthly invoice. For extra work not a part of this Agreement, a written authorization by DISTRICT will be required.
- 3.4 Records of Expenses. CONSULTANT shall keep complete and accurate records of payroll costs, travel and incidental expenses. These records will be made available at reasonable times to DISTRICT.
- 3.5 Termination. DISTRICT and CONSULTANT shall each have the right to terminate this Agreement, without cause, by giving thirty-(30) days written notice of termination to the other party. If DISTRICT terminates the project, then the provisions of paragraph 3 shall apply to that portion of the work completed.

4. **Insurance Requirements**

- 4.1 Commencement of Work CONSULTANT shall not commence work under this Agreement until all certificates and endorsements have been received and approved by the DISTRICT. All insurance required by this Agreement shall require the carrier or agent to notify the DISTRICT of any material change, cancellation, or termination at least thirty (30) days in advance.
- 4.2 Workers Compensation Insurance For the duration of this Agreement, CONSULTANT and all subcontractors shall maintain Workers Compensation Insurance in the amount and type required by law, if applicable. The insurer shall waive its rights of subrogation against the DISTRICT, its officers, officials, agents, employees, and volunteers.
- 4.3 Insurance Amounts CONSULTANT shall maintain the following insurance for the duration of this Agreement:
 - a) Commercial general liability in the amount of \$1,000,000 per occurrence; (claims made and modified occurrence policies are not acceptable); Insurance companies must be admitted and licensed in California and have a Best's Guide Rating of A-, Class VII or better, as approved by the DISTRICT;
 - b) Automobile liability in the amount of \$1,000,000 per occurrence; (claims made and modified occurrence policies are not acceptable) Insurance companies must be admitted and licensed in California and have a Best's Guide Rating of A-, Class VII or better, as approved by the DISTRICT.
 - c) Professional liability in the amount of \$1,000,000 per occurrence; Insurance companies must be acceptable to DISTRICT and have an AM Best's Guide Rating of A-, Class VII or better, as approved by the DISTRICT. If the policy is written on a "claims made" basis, the policy shall be continued in full force and effect at all

times during the term of the agreement, and for a period of three (3) years from the date of the completion of services provided. In the event of termination, cancellation, or material change in the policy, professional/consultant shall obtain continuing insurance coverage for the prior acts or omissions of professional/consultant during the course of performing services under the term of the agreement. The coverage shall be evidenced by either a new policy evidencing no gap in coverage, or by obtaining separate extended "tail" coverage with the present or new carrier.

An Additional Insured Endorsement, **ongoing and completed operations**, for the policy under section 4.3 (a) shall designate DISTRICT, its officers, officials, employees, agents, and volunteers as additional insureds for liability arising out of work or operations performed by or on behalf of the CONSULTANT. CONSULTANT shall provide to DISTRICT proof of insurance and endorsement forms that conform to DISTRICT's requirements, as approved by the DISTRICT.

An Additional Insured Endorsement for the policy under section 4.3 (b) shall designate DISTRICT, its officers, officials, employees, agents, and volunteers as additional insureds for automobiles owned, lease, hired, or borrowed by CONSULTANT. CONSULTANT shall provide to DISTRICT proof of insurance and endorsement forms that conform to DISTRICT's requirements, as approved by the DISTRICT.

For any claims related to this Agreement, CONSULTANT's insurance coverage shall be primary insurance as respects to DISTRICT, its officers, officials, employees, agents, and volunteers. Any insurance or self-insurance maintained by the DISTRICT, its officers, officials, employees, agents, or volunteers shall be excess of the CONSULTANT's insurance and shall not contribute with it.

If CONSULTANT maintains higher insurance limits than the minimums shown above, CONSULTANT shall provide coverage for the higher insurance limits otherwise maintained by the CONSULTANT.

5. **Non-Liability of Officials and Employees of the DISTRICT.** No official or employee of DISTRICT shall be personally liable to CONSULTANT in the event of any default or breach by DISTRICT, or for any amount, which may become due to CONSULTANT.
6. **Non-Discrimination.** CONSULTANT covenants there shall be no discrimination against any person or group due to race, color, creed, religion, sex, marital status, age, handicap, national origin or ancestry, in any activity pursuant to this Agreement.
7. **Independent Contractor.** It is understood and agreed that CONSULTANT, including CONSULTANT's employees, shall act and be independent

contractor(s) and not agent(s) or employee(s) of DISTRICT, and that no relationship of employer-employee exists between the parties. CONSULTANT's assigned personnel shall not obtain or be entitled to any rights or benefits that accrue to, or are payable to, DISTRICT employees, and CONSULTANT shall so inform each employee organization and each employee who is hired or retained under this Agreement. DISTRICT is not required to make any deductions or withholdings from the compensation payable to CONSULTANT under the provisions of this Agreement, and is not required to issue W-2 Forms for income and employment tax purposes for any of CONSULTANT's assigned personnel. CONSULTANT hereby expressly assumes all responsibility and liability for the payment of wages and benefits to its assigned personnel, and all related reporting and withholding obligations. CONSULTANT hereby agrees to indemnify and hold DISTRICT harmless from any and all claims or liabilities that DISTRICT may incur arising from any contention by any third party, including, but not limited to, any employee of CONSULTANT or any federal or state agency or other entity, that an employer-employee relationship exists by reason of this Agreement, including, without limitation, claims that DISTRICT is responsible for retirement or other benefits allegedly accruing to CONSULTANT's assigned personnel.

8. **Compliance With Law.** CONSULTANT shall comply with all applicable laws, ordinances, codes and regulations of the federal, state and local government. CONSULTANT shall comply with, and shall be responsible for causing all contractors and subcontractors performing any of the work pursuant to this Agreement, if any, to comply with, all applicable federal and state labor standards, including, to the extent applicable, the prevailing wage requirements promulgated by the Director of Industrial Relations of the State of California Department of Labor. The DISTRICT makes no warranty or representation concerning whether any of the work performed pursuant to this Agreement constitutes public works subject to the prevailing wage requirements.
9. **Disclosure of Documents.** All documents or other information developed or received by CONSULTANT are confidential and shall not be disclosed without authorization by DISTRICT, unless disclosure is required by law.
10. **Ownership of Work Product.** All documents or other information developed or received by CONSULTANT shall be the property of DISTRICT. CONSULTANT shall provide DISTRICT with copies of these items upon demand or upon termination of this Agreement.
11. **Conflict of Interest and Reporting.** CONSULTANT shall at all times avoid conflict of interest or appearance of conflict of interest in performance of this Agreement.
12. **Notices.** All notices shall be personally delivered or mailed to the below listed addresses, or to such other addresses as may be designated by written notice. These addresses shall be used for delivery of service of process.

(a) Address of CONSULTANT is as follows:

Ardurra Group, Inc.
3737 Birch St, Suite 250
Newport Beach, CA 92660

(b) Address of DISTRICT is as follows (with a copy to):

Engineering:	General Counsel
Garden Grove Sanitary Dist.	Garden Grove Sanitary District
P.O. Box 3070	P.O. Box 3070
Garden Grove, CA 92840	Garden Grove, CA 92840

13. **CONSULTANT'S Proposal.** This Agreement shall include CONSULTANT'S proposal, Exhibit "A" hereto, which shall be incorporated herein. In the event of any inconsistency between the terms of the proposal and this Agreement, this Agreement shall govern.
14. **Licenses, Permits and Fees.** At its sole expense, CONSULTANT shall obtain a **Garden Grove Business License**, all permits and licenses as may be required by this Agreement.
15. **Familiarity With Work.** By executing this Agreement, CONSULTANT warrants that: (1) it has investigated the work to be performed; (2) it has investigated the site of the work and is aware of all conditions there; and (3) it understands the facilities, difficulties and restrictions of the work under this Agreement. Should CONSULTANT discover any latent or unknown conditions materially differing from those inherent in the work or as represented by DISTRICT, it shall immediately inform DISTRICT of this and shall not proceed, except at CONSULTANT's risk, until written instructions are received from DISTRICT.
16. **Time of Essence.** Time is of the essence in the performance of this Agreement.
17. **Limitations Upon Subcontracting and Assignment.** The experience, knowledge, capability and reputation of CONSULTANT, its principals and employees were a substantial inducement for DISTRICT to enter into this Agreement. CONSULTANT shall not contract with any other entity to perform the services required without written approval of the DISTRICT. This Agreement may not be assigned voluntarily or by operation of law, without the prior written approval of DISTRICT. If CONSULTANT is permitted to subcontract any part of this Agreement, CONSULTANT shall be responsible to DISTRICT for the acts and omissions of its subcontractor as it is for persons directly employed. Nothing contained in this Agreement shall create any contractual relationship between any subcontractor and DISTRICT. All persons

engaged in the work will be considered employees of CONSULTANT. DISTRICT will deal directly with and will make all payments to CONSULTANT.

18. **Authority to Execute.** The persons executing this Agreement on behalf of the parties warrant that they are duly authorized to execute this Agreement and that by executing this Agreement, the parties are formally bound.
19. **Indemnification.** To the fullest extent permitted by law, CONSULTANT agrees to protect, defend, and hold harmless DISTRICT and its elective or appointive boards, officers, agents, and employees from any and all claims, liabilities, expenses, or damages of any nature, including attorneys' fees, for injury or death of any person, or damages of any nature, including interference with use of property, arising out of, or in any way connected with the negligence, recklessness and/or intentional wrongful conduct of CONSULTANT, CONSULTANT'S agents, officers, employees, subcontractors, or independent contractors hired by CONSULTANT in the performance of the Agreement. The only exception to CONSULTANT'S responsibility to protect, defend, and hold harmless DISTRICT, is due to the negligence, recklessness and/or wrongful conduct of DISTRICT, or any of its elective or appointive boards, officers, agents, or employees.

This hold harmless agreement shall apply to all liability regardless of whether any insurance policies are applicable. The policy limits do not act as a limitation upon the amount of indemnification to be provided by CONSULTANT.

20. **Modification.** This Agreement constitutes the entire agreement between the parties and supersedes any previous agreements, oral or written. This Agreement may be modified only by subsequent mutual written agreement executed by DISTRICT and CONSULTANT.
21. **Waiver.** All waivers of the provisions of this Agreement must be in writing by the appropriate authorities of the DISTRICT and CONSULTANT.
22. **California Law.** This Agreement shall be construed in accordance with the laws of the State of California. Any action commenced about this Agreement shall be filed in the central branch of the Orange County Superior Court.
23. **Interpretation.** This Agreement shall be interpreted as though prepared by both parties
24. **Preservation of Agreement.** Should any provision of this Agreement be found invalid or unenforceable, the decision shall affect only the provision interpreted, and all remaining provisions shall remain enforceable.

[SIGNATURES ON FOLLOWING PAGE]

IN WITNESS THEREOF, these parties hereto have caused this Agreement to be executed as of the date set forth opposite the respective signatures.

**"DISTRICT"
GARDEN GROVE SANITARY DIST.**

Dated: _____, 2022

By:

General Manager

ATTEST

"CONSULTANT"

Secretary

By: _____

Title: _____

Dated: _____, 2022

Dated: _____, 2022

APPROVED AS TO FORM:

If CONSULTANT/CONTRACTOR is a corporation, a Corporate Resolution and/or Corporate Seal is required. If a partnership, Statement of Partnership must be submitted to DISTRICT

General Counsel

Dated: _____, 2022

City of Garden Grove

INTER-DEPARTMENT MEMORANDUM

To: Scott C. Stiles From: Omar Sandoval
Dept.: General Manager/City Manager Dept.: General Counsel/City Attorney
Subject: Adoption of Resolutions approving the Amended and Restated Exclusive Franchise Agreement with Republic Waste Services of Southern California, LLC dba Garden Grove Disposal. (*Joint Action Item with the City Council.*) Date: 6/28/2022

OBJECTIVE

For the Garden Grove Sanitary District Board of Directors and the City Council to adopt resolutions approving the Amended and Restated Exclusive Franchise Agreement with Republic Waste Services of Southern California, LLC d.b.a. Garden Grove Disposal for Recycling, Organic Materials, and Solid Waste Collection and Recycling, Organic Materials, and C&D Processing Services.

BACKGROUND

Senate Bill No. 1383 (SB 1383) was signed into law on September 19, 2016, to require reduction of organic waste disposal by 50% by January 2020 and by 75% by 2025. Additionally, SB 1383 requires an increase of 20% in edible food recovery by 2025. SB 1383 is the most significant waste reduction mandate to be adopted in the State of California in the last 30 years and requires all jurisdictions to implement a mandatory organic recycling ordinance by January 1, 2022. The regulations require jurisdictions to establish mandatory recycling programs for all businesses, residents and multi-family residences to capture food scraps, landscaping waste, and other organic waste materials in order to divert them from the landfills and meet the reduction targets.

On December 14, 2021, the Garden Grove Sanitary District Board adopted Ordinance No. 11, which established mandatory recycling programs for all businesses, residents and multi-family residences to capture food scraps, landscaping waste, and other organic waste materials in order to divert them from the landfills and meet the SB 1383 reduction targets.

SB 1383 continues the recycling mandates imposed in Assembly Bill 1826 (AB 1826), which previously went into effect on April 1, 2016. AB 1826 required any business generating two (2) or more cubic yards of solid organic waste per week, and multi-family properties with five or more units, to recycle their organic waste (under AB 1826, multifamily properties are only required to recycle landscape debris). Additionally, AB 1826 required the Garden Grove Sanitary District to implement an organic waste recycling program that included identifying non-compliant businesses that are required to recycle organic waste and notifying the businesses of these requirements. In 2018, the District and the City approved Amendment No. 3 to the franchise agreement with Republic Services to implement the commercial/multi-family organics program for the District and the City. Since then, the District and the City have been working with their consultants to work with Republic Services in implementing new organics recycling programs.

DISCUSSION

In order to implement all SB 1383 regulatory requirements, staff, with the assistance of HF&H Consultants, LLC, engaged Republic Services in negotiating revisions to the exclusive franchise agreement for solid waste collection services to establish and implement new organic recycling programs and recycling services, terms, and rates to come into full compliance with SB 1383 mandates.

Staff arranged for two separate study sessions with the City Council/Board of Directors, one held on Tuesday, May 3rd, and the second one held on Monday, May 16th, to discuss the final proposal and different rate structure scenarios submitted by Republic Services.

The final restated agreement, includes the following programmatic changes:

- New SB 1383 residential organic waste recycling program that includes a three-cart residential collection system; food waste and organics, including green waste, collected in green containers
- Refuse, recyclables, and organics collected from commercial and multi-family customers in carts, bins, and roll-off boxes
- New Multi-Family Bulky Item Collection Program
- New Alley Clean Ups and Abandoned Item Collection Program
- New Annual Neighborhood Cleanup Events
- Increased Annual Community Contributions
- Recycling programs education and outreach
- Enhanced reporting requirements to assist the District and the City to comply with the reporting requirements to CalRecycle
- Extended the term of the agreement to be effective from July 1, 2022 through June 30, 2032. The current 2010 agreement would have expired on June 30, 2024.

New rates are also established to compensate for the increased costs associated with the new organic recycling program but kept competitive with rates charged in neighboring jurisdictions. Effective July 1, 2022, the rates for the most common

services will be as follows:

- Residential 3-Cart Service Rate: \$25.83/month
- Commercial 3-Yard Refuse Bin 1x/wk: \$206.98/month
- Commercial 3-Yard Recycle Bin 1x/wk: \$140.49/month
- Commercial 2-Yard Organic Bin 1x/wk: \$97.11/month

For a list of all maximum rates effective July 1, 2022, please refer to Exhibit D of the attached Agreement.

For comparison, the rates for similar services in neighboring jurisdictions are as follows:

Monthly Residential Rates:

Jurisdiction	Hauler	Monthly Rate	Notes
Westminster/MCSD	MCSD/Municipal	\$15.83	Eff. July 1, 2022
Santa Ana	Republic Services	\$22.94	Eff. July 1, 2022
Fountain Valley	Rainbow Enviro.	\$23.33	Eff. Jan. 1, 2022
Garden Grove-2022	Republic Services	\$25.83	Eff. July 1, 2022
Anaheim	Republic Services	\$26.46	Eff. July 1, 2022
<i>Garden Grove-current</i>	<i>Republic Services</i>	<i>\$27.18</i>	<i>Eff. July 1, 2021</i>
Stanton	CR&R	\$27.73	Eff. Aug. 1, 2022
Placentia	Republic Services	\$33.47	Eff. July 1, 2022

Monthly Commercial Rates for a 3 CY Bin Collected 1x/week:

Jurisdiction	Hauler	Monthly Rate	Notes
Westminster/MCSD	CR&R	\$130.25	Eff. July 1, 2022
Stanton	C&R&	\$171.37	Eff. Aug. 1, 2022
Santa Ana	Republic Services	\$187.32	Eff. July 1, 2022
<i>Garden Grove-current</i>	<i>Republic Services</i>	<i>\$188.16</i>	<i>Eff. July 1, 2021</i>
Anaheim	Republic Services	\$196.35	Eff. July 1, 2022
Placentia	Republic Services	\$198.16	Eff. July 1, 2022
Fountain Valley	Rainbow Enviro.	\$198.70	Eff. Jan. 1, 2022
Garden Grove-2022	Republic Services	\$206.98	Eff. July 1, 2022

Monthly Commercial Rates for a 2 CY Organics Bin Collected 1x/week:

Jurisdiction	Hauler	Monthly Rate	Notes
Fountain Valley	Rainbow Enviro.	\$95.99	Bin is 1 CY
Garden Grove-2022	Republic Services	\$97.11	Eff. July 1, 2022
Santa Ana	Republic Services	\$97.11	Eff. July 1, 2022
Stanton	CR&R	\$104.38	Eff. Aug. 1, 2022
Yorba Linda	Republic Services	\$149.25	(2022 rate TBD)
Placentia	Republic Services	\$154.65	Eff. July 1, 2022
Anaheim	Republic Services	\$168.33	Eff. July 1, 2022
<i>Garden Grove-current</i>	<i>Republic Services</i>	<i>\$178.95</i>	<i>Eff. July 1, 2021</i>
Westminster	CR&R	\$284.54	Eff. July 1, 2022

A major component of the amended agreement is the implementation of a new residential organics recycling program. Residents will continue to use three carts to recycle and dispose of refuse but will be directed to place their food waste in their green recycling cart (together with yard clippings and other green waste). Starting on July 1, 2022, Republic Services will be mailing information to residents pertaining to the new organic and food waste recycling program, including cart labels to be placed in the green container to remind residents to place their food waste in their green containers. The introduction of the program is scheduled to be completed by August 12, 2022. In addition, the City’s website and Republic Services’ website will be updated to inform residents of the new programs.

Full description of the Services to be provided to Single-Family Residential, Multi-Family Residential and Commercial Services are included in Article 4 (Scope of Services) and Exhibit B of the attached Agreement. The full schedules of Republic Services’ new organics recycling program implementation plan, including the outreach scheduled for commercial and multi-family customers is included in Exhibit J of the attached Agreement. Exhibit K of the attached Agreement contains a description of the Initial Outreach Implementation Plan. The Public Education and Outreach program is described in Exhibit C.

FINANCIAL IMPACT

There is no impact to the General Fund.

RECOMMENDATION

It is recommended that the Sanitary District Board:

- Adopt the Resolution Approving the Amended and Restated Franchise Agreement with Republic Waste Services of Southern California, LLC, dba Garden Grove Disposal.

It is recommended that the City Council:

- Adopt the Resolution Approving the Amended and Restated Franchise Agreement with Republic Waste Services of Southern California, LLC, dba Garden Grove Disposal.

By: Ana V. Neal, Principal Administrative Analyst
 Omar Sandoval, General Counsel/City Attorney

ATTACHMENTS:

Description	Upload Date	Type	File Name
GGSD Resolution	6/23/2022	Resolution	6-28-22_GGSD_Resolution_Approving_Amended_and_Restated_Franchise_Agreement-Republic_Services.pdf
City Council Resolution	6/23/2022	Resolution	6-28-22_GG_Resolution_Approving_Amended_and_Restated_Franchise_Agreement-Republic_Services.pdf

Amended-
Restated
Franchise
Agreement 6/23/2022 Agreement Garden_Grove_Draft_Franchise_Agreement_6.22.2022-Council_Final.pdf

Exhibits to
Amended-
Restated
Franchise
Agreement 6/23/2022 Agreement Garden_Grove_Franchise_Agreement_EXHIBITS_6.22.2022-Council_Final.pdf

GARDEN GROVE SANITARY DISTRICT

RESOLUTION NO. ____

A RESOLUTION OF THE BOARD OF DIRECTORS OF THE GARDEN GROVE SANITARY DISTRICT APPROVING THE AMENDED AND RESTATED EXCLUSIVE FRANCHISE AGREEMENT WITH REPUBLIC WASTE SERVICES OF SOUTHERN CALIFORNIA, LLC DBA GARDEN GROVE DISPOSAL

WHEREAS, on May 25, 2010, the Board of Directors approved an agreement with Republic Waste Services of Southern California, LLC, d.b.a. Garden Grove Disposal for solid waste handling services; and

WHEREAS, California Public Resources Code Section 40059(a)(2) provides that a local agency may grant a franchisee authority to provide solid waste handling services within its jurisdiction under the terms and conditions prescribed by the governing body of the local agency by resolution; and

WHEREAS, SB 1383, the Short-lived Climate Pollutant Reduction Act of 2016, requires CalRecycle to develop regulations to reduce organics in landfills as a source of methane. The regulations place requirements on multiple entities including the District, residential households, businesses and business owners, commercial edible food generators, haulers, self-haulers, food recovery organizations, and food recovery services to support achievement of Statewide organic waste disposal reduction targets; and

WHEREAS, in furtherance of satisfaction of its obligations under SB 1383 regulations the City of Garden Grove, the District, and Republic Waste Services of Southern California, LLC, d.b.a. Garden Grove Disposal, agreed to enter into an Amended and Restated Exclusive Franchise Agreement for Recycling, Organic Materials, and Solid Waste Collection and Recycling, Organic Materials, and C&D Processing Services effective July 1, 2022 ("Agreement").

NOW THEREFORE, BE IT RESOLVED BY THE BOARD OF DIRECTORS OF THE GARDEN GROVE SANITARY DISTRICT THAT:

1. Pursuant to California Public Resources Code Section 40059(a), the Board of Directors finds and determines that the public health, safety, and well-being require that an exclusive contract and franchise for recycling services and solid waste handling services within the District be granted to Republic Services of Southern California, LLC, d.b.a. Garden Grove Disposal in accordance with the terms of the Agreement.

2. The General Manager is authorized to execute the Agreement on behalf of the District and to approve minor modifications as it may be

necessary to effectuate the terms thereof and comply with State recycling mandates.

3. The Secretary shall certify to the adoption of this Resolution.

GARDEN GROVE CITY COUNCIL

RESOLUTION NO. ____

A RESOLUTION OF THE CITY COUNCIL OF THE CITY OF GARDEN GROVE
APPROVING THE AMENDED AND RESTATED EXCLUSIVE FRANCHISE AGREEMENT
WITH REPUBLIC WASTE SERVICES OF SOUTHERN CALIFORNIA, LLC DBA GARDEN
GROVE DISPOSAL

WHEREAS, on June 22, 2010, the City Council adopted Resolution No. 9002-10 approving an agreement with Republic Waste Services of Southern California, LLC, d.b.a. Garden Grove Disposal for solid waste handling services; and

WHEREAS, pursuant to SB 1383, the Short-lived Climate Pollutant Reduction Act of 2016, CalRecycle adopted regulations to reduce organics in landfills as a source of methane. The regulations place requirements on multiple entities including the City, residential households, businesses and business owners, commercial edible food generators, haulers, self-haulers, food recovery organizations, and food recovery services to support achievement of Statewide organic waste disposal reduction targets; and

WHEREAS, in furtherance of satisfaction of its obligations under SB 1383 regulations the City of Garden Grove, the Garden Grove Sanitary District, and Republic Waste Services of Southern California, LLC, d.b.a. Garden Grove Disposal, agreed to enter into an Amended and Restated Exclusive Franchise Agreement for Recycling, Organic Materials, and Solid Waste Collection and Recycling, Organic Materials, and C&D Processing Services effective July 1, 2022 ("Agreement").

NOW THEREFORE, BE IT RESOLVED BY THE CITY OF GARDEN GROVE CITY COUNCIL THAT:

1. Pursuant to California Public Resources Code Section 40059(a), the City Council finds and determines that the public health, safety, and well-being require that an exclusive contract and franchise for recycling services and solid waste handling services within the Garden Grove Sanitary District and the City be granted to Republic Services of Southern California, LLC, d.b.a. Garden Grove Disposal in accordance with the terms of the Agreement.
2. The City Manager is authorized to execute the Agreement on behalf of the City and to approve minor modifications as it may be necessary to effectuate the terms thereof and comply with State recycling mandates.
3. The City Clerk shall certify to the adoption of this Resolution.

**AMENDED AND RESTATED EXCLUSIVE FRANCHISE
AGREEMENT**

BETWEEN

CITY OF GARDEN GROVE, GARDEN GROVE SANITARY DISTRICT

AND

REPUBLIC WASTE SERVICES OF SOUTHERN CALIFORNIA, LLC

DBA, GARDEN GROVE DISPOSAL

FOR

**RECYCLING, ORGANIC MATERIALS, AND SOLID WASTE
COLLECTION**

AND

**RECYCLING, ORGANIC MATERIALS, AND C&D PROCESSING
SERVICES**

JUNE 28, 2022

This page intentionally left blank

TABLE OF CONTENTS

RECITALS 1

ARTICLE 1. GRANT AND ACCEPTANCE OF FRANCHISE..... 3

 1.1 Grant and Acceptance of Franchise..... 3

 1.2 Limitations to the Franchise 3

 1.3 Obligations of Parties 5

 1.4 Acceptance of Agreement; Waiver of Terms..... 5

ARTICLE 2. TERM OF AGREEMENT 6

 2.1 Term and Option to Extend 6

 2.2 Conditions to Effectiveness of Agreement 6

 2.3 Delegation of Authority..... 7

ARTICLE 3. SCOPE OF AGREEMENT 7

 3.1 Summary Scope of Services..... 7

 3.2 City's Flow Control Option/County Agreement 8

 3.3 Use of Approved and Designated Facilities 9

 3.4 Subcontracting 9

 3.5 Responsibility for Materials 10

 3.6 City-Directed Changes to Scope..... 10

ARTICLE 4. SCOPE OF SERVICES 10

 4.1 Recyclable and Organic Materials 11

 4.2 Solid Waste..... 13

 4.3 Bulky Items and Reusable Materials..... 13

 4.4 City Sponsored Events..... 14

 4.5 Public Education and Outreach..... 15

 4.6 Billing 16

 4.7 Customer Service Program..... 19

 4.8 Access to Customer Service and Billing Systems..... 21

 4.9 Service Exemptions 22

 4.10 Contamination Monitoring 24

 4.11 Route Audit 27

 4.12 Preparation of CalRecycle Electronic Annual Report (EAR) 29

ARTICLE 5. STANDARD OF PERFORMANCE..... 29

 5.1 General 29

 5.2 Operating Hours and Schedules 29

 5.3 Collection Standards 30

 5.4 Transfer and Processing Standards..... 33

 5.5 Collection Vehicle Requirements 34

 5.6 Container Requirements 36

 5.7 Personnel..... 39

 5.8 Hazardous Waste Inspection and Handling 41

 5.9 Contract Management..... 42

5.10 Minimum Diversion Requirements 42

ARTICLE 6. RECORD KEEPING AND REPORTING 43

6.1 Record Keeping 43

6.2 Report Submittal Requirements 45

6.3 Performance Review..... 46

6.4 Biennial Audit 46

6.5 Disaster Plan..... 47

6.6 Recyclist Software 47

ARTICLE 7. CONTRACTOR’S CONSIDERATION 48

7.1 Franchise Fee 48

7.2 Administrative Cost Reimbursement..... 48

7.3 Section Reserved..... 49

7.4 Payment Schedule and Late Fees 49

7.5 Other Fees 49

ARTICLE 8. CONTRACTOR’S COMPENSATION AND RATE SETTING 49

8.1 General 49

8.2 Initial Rates 49

8.3 Schedule of Future Adjustments 50

8.4 Method of Adjustments 50

8.5 Extraordinary Adjustments 52

8.6 Limitations On Rate Adjustments..... 53

ARTICLE 9. INDEMNITY, INSURANCE, AND PERFORMANCE BOND..... 53

9.1 Indemnification 53

9.2 Insurance 56

9.3 Faithful Performance Bond or Irrevocable Letter of Credit..... 58

9.4 Forfeiture of Performance Bond or Irrevocable Letter of Credit 59

9.5 Performance Security Beyond Service Term 59

ARTICLE 10. CITY'S RIGHT TO PERFORM SERVICE..... 59

10.1 General 59

10.2 Temporary Possession of Contractor's Property..... 60

10.3 Billing and Compensation to City During City's Possession..... 60

10.4 City's Right to Relinquish Possession 61

10.5 City's Possession Not A Taking 61

10.6 Duration of City's Possession..... 61

10.7 Disaster Preparedness Plan 61

ARTICLE 11. DEFAULT AND REMEDIES..... 62

11.1 Events of Default..... 62

11.2 Contractor’s Right to Cure; Right to Terminate Upon Event of Default 64

11.3 City’s Remedies in the Event of Default..... 64

11.4 Possession of Records Upon Termination 65

11.5 City's Remedies Cumulative; Specific Performance 65

11.6 Performance Standards and Liquidated Damages 66

11.7 Excuse from Performance..... 72

11.8 Right to Demand Assurances of Performance 73

11.9 Dispute Resolution 74

ARTICLE 12. REPRESENTATIONS AND WARRANTIES OF THE PARTIES 74

12.1 Contractor’s Corporate Status..... 74

12.2 Contractor’s Corporate Authorization 74

12.3 Agreement Will Not Cause Breach 75

12.4 No Litigation 75

12.5 No Adverse Judicial Decisions 75

12.6 No Legal Prohibition..... 75

12.7 Contractor’s Ability to Perform 75

ARTICLE 13. OTHER AGREEMENTS OF THE PARTIES 75

13.1 Relationship of Parties 75

13.2 Compliance with Law 76

13.3 Governing Law 76

13.4 Jurisdiction 76

13.5 Binding on Successors..... 76

13.6 Assignment 76

13.7 No Third-Party Beneficiaries 78

13.8 Waiver..... 78

13.9 Affiliated Companies 78

13.10 Transition to Next Contractor 78

13.11 Contractor’s Investigation..... 79

13.12 Condemnation..... 79

13.13 Notice Procedures 79

13.14 Representatives of the Parties 80

13.15 Compliance with Municipal Code and Code of Regulations..... 80

13.16 Cooperation Following Termination 80

13.17 Compliance with Immigration Laws..... 80

13.18 Guarantee of Contractor’s Performance 81

ARTICLE 14. MISCELLANEOUS AGREEMENTS..... 81

14.1 Entire Agreement 81

14.2 Section Headings..... 81

14.3 References to Laws 81

14.4 Interpretation..... 81

14.5 Amendments..... 81

14.6 Severability 81

14.7 Counterparts 82

14.8 Exhibits 82

14.9 Non-Waiver Provision 82

14.10 Attorneys’ Fees 82

LIST OF EXHIBITS

- A. Definitions
- B. Direct Services
 - B1. Single-Family Residential Services
 - B2. Multi-Family Residential Services
 - B3. Commercial Services
 - B4. City And Community Services and Data
- C. Public Education and Outreach Requirements
- D. Initial Maximum Rates
- E. Example Rate Adjustment Formula
- F. Reporting Requirements
- G. Corporate Guaranty
- H. Contractor's Faithful Performance Bond
- I. Notary Certification
- J. Contractor's Implementation Plan and Schedule
- K. Contractor's SB 1383/Initial Outreach Implementation Plan
- L. Discount for Disabled or Low-Income Residents Age 65 or Older
- M. County Waste Disposal Agreement
- N. Facilities List
- O. Documentation of Residential Organics Cost Per Ton

1 **Amended and Restated Exclusive Franchise Agreement**
2 **between**
3 **City of Garden Grove, Garden Grove Sanitary District**
4 **And**
5 **Republic Waste Services of Southern California, LLC**
6 **dba, Garden Grove Disposal**
7

8 THIS AMENDED AND RESTATED EXCLUSIVE FRANCHISE AGREEMENT (hereinafter "Agreement") is made
9 and entered into as of June 28, 2022, by and among the CITY OF GARDEN GROVE, a municipal
10 corporation, the GARDEN GROVE SANITARY DISTRICT, a subsidiary special district formed and existing
11 pursuant to the Sanitary District Act of 1923, California Health and Safety Code Section 6400 et seq., and
12 REPUBLIC WASTE SERVICES OF SOUTHERN CALIFORNIA, LLC ("Contractor"), a Delaware Limited Liability
13 Company dba GARDEN GROVE DISPOSAL. The City and District are hereby collectively referred to as
14 "City." The City, District, and Contractor are hereby collectively referred to as the "Parties."

15 **RECITALS**

16 A. The Legislature of the State of California, by enactment of the California Integrated
17 Waste Management Act of 1989 ("AB 939"), has declared that it is in the public interest to authorize and
18 require local agencies to make adequate provision for Solid Waste Collection within their jurisdictions.

19 B. The State of California has found and declared that the amount of refuse generated in
20 California, coupled with diminishing Disposal capacity, potential adverse environmental impacts from
21 landfilling, and the need to conserve natural resources, have created an urgent need for State and local
22 agencies to enact and implement an aggressive integrated waste management program. The State has,
23 through enactment of AB 939 and subsequent related legislation including, but not limited to: the Jobs
24 and Recycling Act of 2011 (AB 341), the Event and Venue Recycling Act of 2004 (AB 2176), SB 1016
25 (Chapter 343, Statutes of 2008 [Wiggins, SB 1016]), the Mandatory Commercial Organics Recycling Act
26 of 2014 (AB 1826), and the Short-Lived Climate Pollutants Bill of 2016 (SB 1383), directed the
27 responsible State agency, and all local agencies, to promote Diversion and to maximize the use of
28 feasible waste reduction, re-use, Recycling, and Composting options in order to reduce the amount of
29 refuse that must be Disposed.

30 C. SB 1383 establishes regulatory requirements for jurisdictions, Generators, haulers, Solid
31 Waste facilities, and other entities to support achievement of State-wide Organic Waste Disposal
32 reduction targets.

33 D. SB 1383 requires the City to implement Collection programs, meet Processing Facility
34 requirements, conduct contamination monitoring, provide education, maintain records, submit reports,
35 monitor compliance, conduct enforcement, and fulfill other requirements; and, the City has contracted
36 with Contractor to delegate some of its responsibilities to the Contractor, acting as the City's designee,
37 through this Agreement.

38 E. For purposes of this Agreement and the convenience of all Persons, the term "City" shall
39 mean either or both the City of Garden Grove and/or the Garden Grove Sanitary District. District, being a
40 subsidiary district as defined in Government Code Section 56078, is governed by City's City Council as

41 the ex officio Board of Directors of District. The terms "City" and "City Council" when used herein
42 singularly shall refer to the powers, rights, duties, or actions of both City and District, unless the content
43 indicates otherwise. When both agencies are listed (e.g., City and/or District), there is no legal
44 distinction intended from the use of the term "City" alone. They are so phrased solely for emphasis.

45 F. Pursuant to California Public Resources Code Section 40059(a)(1), the City Council of the
46 City has determined that the public health, safety, and welfare require that an exclusive franchise
47 agreement be awarded to a qualified Solid Waste enterprise for the Collection of Solid Waste,
48 Recyclable Materials, and Organic Materials within the City and District Limits.

49 G. District has contracted with Garden Grove Disposal under an exclusive franchise for
50 Solid Waste Collection services since 1989. Over the years, the franchise agreement has been amended
51 to include new Recycling programs intended to comply with new State mandates. On May 25, 2010, City
52 and District, acting as a subsidiary district of City, approved a new franchise agreement for the provision
53 of Solid Waste handling services with Garden Grove Disposal, a Division of Republic Waste Services of
54 Southern California, LLC effective July 1, 2010 through June 30, 2024 (the "Prior Agreement"). It is the
55 intent of the Parties, by entering into this Agreement, to supersede the Prior Agreement, except with
56 respect to certain continuing obligations as more specifically set forth herein.

57 H. It is the intent of the Parties that Contractor, and not City or District, shall be solely
58 responsible for establishing and collecting all reasonable charges for Collection services provided by
59 Contractor pursuant to this Agreement.

60 I. City, District, and Contractor are mindful of the provisions of Federal and State laws
61 governing the safe Collection, Transport, Recycling, Processing, and Disposal of Solid Waste, including
62 the California Integrated Waste Management Act of 1989, commonly referred to as AB 939 (California
63 Public Resources Code Sections 40000, et seq.), the Resource Conservation and Recovery Act of 1976
64 also known as the Solid Waste Disposal Act (42 USCA Section 6901 et seq.) ("RCRA"), and the
65 Comprehensive Environmental Response, Compensation and Liability Act of 1980 (42 USC Section 9601
66 et seq.) ("CERCLA"). City and Contractor desire to leave no doubts as to their respective roles, and to
67 memorialize that by entering into this Agreement, City is not thereby becoming an "arranger" or a
68 "generator" as those terms are used in CERCLA, and that it is Contractor, not City, who is "arranging for"
69 the Collection, Transport for Disposal, Composting, Processing, and Recycling of municipal Solid Waste in
70 the City, which may contain Hazardous Waste as defined in Exhibit A. City and Contractor understand
71 and agree that it is Contractor, and not City, who will arrange to Collect Solid Waste, that City has not,
72 and, by this Agreement does not, instruct Contractor on its Collection methods, nor supervise the
73 Collection Process, nor do the Parties intend to place title to such Solid Waste in City, but rather intend
74 that whatever, if any, title in and to such Solid Waste that otherwise might exist in or with City in the
75 absence of this Agreement is hereby transferred to Contractor, and further that if Contractor gains title
76 to such Solid Waste it is by operation of law and agreement with its Customers and is not the result of
77 this Agreement. By entering this Agreement, City and Contractor further desire to confirm that
78 Contractor has agreed to indemnify the City in connection with any claims relating to the inadvertent or
79 intentional Collection, Transportation, and/or Disposal of Hazardous Waste that may occur in
80 connection with Contractor's performance under this Agreement.

81 J. Contractor has agreed, as part of this Agreement, to provide such services as are
82 necessary or desirable to ensure City complies with the requirements of AB 939, SB 1383, and other
83 current or future Federal, State, or local regulations, as amended.

84 K. City desires, among other things, to ensure adequate landfills remain available to meet
85 the public's need for the safe handling, Processing, and Disposal of Solid Waste, and further desires to
86 ensure its citizens do not incur undue costs in safely Disposing of Solid Waste they generate, and has
87 thus entered into the County Agreement. Contractor has agreed, as part of this Agreement, to provide
88 such services and take such actions as are necessary or desirable to ensure City complies with its
89 obligations pursuant to the County Agreement.

90 L. The Parties acknowledge the above recitals are true and correct and incorporate them
91 herein in the Agreement.

92 COVENANTS:

93 Based upon the foregoing Recitals and for good and valuable consideration, the receipt and sufficiency
94 of which is acknowledged by each of the Parties, City and Contractor hereby agree as follows:

95 ARTICLE 1. 96 GRANT AND ACCEPTANCE OF FRANCHISE

97 1.1 Grant and Acceptance of Franchise

98 By the signing of this Agreement, the City grants to Contractor, and Contractor accepts, this franchise
99 within the City Limits. The franchise granted to Contractor shall be for the scope of services described in
100 this Agreement, subject to the limitations described in Section 1.2 and except where otherwise
101 precluded by Federal, State, and local laws and regulations.

102 1.2 Limitations to the Franchise

103 The award of this Agreement shall not preclude the categories of Recyclable Materials, Organic
104 Materials, Solid Waste, or other materials listed below from being delivered to, and Collected and
105 Transported by, other Persons, provided that nothing in this Agreement is intended to or shall be
106 construed to excuse any Person from obtaining any authorization from the City that is otherwise
107 required by law:

108 A. **Recyclable and Organic Materials.** Other Persons shall maintain the right to: (1) accept Source
109 Separated Recyclable Materials and Source Separated Organic Materials donated from the service
110 recipient; or, (2) to pay the service recipient for Source Separated Recyclable Materials and Source
111 Separated Organic Materials provided that there is no net payment made by the service recipient
112 to such other Person in the form of discounted service fees or otherwise.

113 B. **Self-Hauled Materials.** A Commercial Business Owner or resident may Transport Recyclable
114 Materials and Organic Materials for Processing if those materials are generated in or on their own
115 Premises using their own vehicles, equipment, and employees.

116 C. **Construction and Demolition Debris (C&D).** Construction and Demolition Debris that is removed
117 by a duly-licensed construction or demolition company or as part of a total service offered by said
118 licensed company or by the City, where the licensed company utilizes its own vehicles, employees,
119 and equipment.

- 120 D. **Donated or Sold Materials.** Any items that are Source Separated at any Premises by the Generator
121 and (a) sold or (b) donated to youth, civic, or charitable organizations. Materials will not be
122 deemed donated if they are Collected by a non-franchised waste hauler that is not a 501(c)(3)
123 organization.
- 124 E. **Edible Food.** Edible Food that is Collected from a Generator by other Person(s), such as a Person
125 from a Food Recovery Organization or Food Recovery Service, for the purposes of Food Recovery;
126 or that is Self-Hauled by the Generator to another Person(s), such as a Person from a Food
127 Recovery Organization, for the purposes of Food Recovery, regardless of whether the Generator
128 donates, sells, or pays a fee to the other Person(s) to Collect or receive the Edible Food.
- 129 F. **Food Scraps.** Food Scraps that are separated by the Generator and used by the Generator or
130 distributed to other Person(s) for lawful use as animal feed, in accordance with 14 CCR Section
131 18983.1(b)(7). Food Scraps intended for animal feed may be Self-Hauled by Generator or hauled
132 by another party.
- 133 G. **Beverage Containers.** Containers delivered for Recycling under the California Beverage Container
134 Recycling and Litter Reduction Act, Section 14500, et seq. California Public Resources Code.
- 135 H. **Materials Removed by Customer's Contractor as an Incidental Part of Services.** Recyclable
136 Materials, Organic Materials, Solid Waste, and Bulky Items removed from a Premises by a
137 contractor (e.g., gardener, landscaper, tree-trimming service, construction contractor, Residential
138 clean-out service) as an incidental part of a service being performed at the Premises, rather than
139 as a separately contracted or Subcontracted hauling service.
- 140 I. **On-site or Community Composting.** Organic Materials Composted or otherwise legally managed
141 at the site where they are generated (e.g., backyard Composting, or on-site anaerobic digestion)
142 or at a Community Composting site.
- 143 J. **Animal, Grease Waste, and Used Cooking Oil.** Animal waste and remains from slaughterhouse or
144 butcher shops, grease, or used cooking oil.
- 145 K. **Sewage Treatment By-Product.** By-products of sewage treatment, including sludge, sludge ash,
146 grit, and screenings.
- 147 L. **Excluded Waste.** Excluded Waste regardless of its source.
- 148 M. **Materials Generated by State and County Facilities.** Materials generated by State and County
149 facilities located in the City including, but not limited to, the Garden Grove Unified, Westminster
150 Unified, and Orange Unified School Districts, provided that the Generator has arranged services
151 with other Persons or has arranged services with the Contractor through a separate agreement.

152 Contractor acknowledges and agrees that the City may permit other Persons besides the Contractor to
153 Collect any and all types of materials excluded from the scope of this Franchise, as set forth above,
154 without seeking or obtaining approval of Contractor. If Contractor can produce evidence that other
155 Persons are servicing Collection Containers or are Collecting and Transporting Recyclable Materials,
156 Organic Materials, and/or Solid Waste in a manner that is not consistent with this Agreement or the
157 City's Municipal Code, it shall report the location, as well as the name and phone number of the Person

158 or company to the City Manager or their designee, along with Contractor's evidence. In such case, City
159 may notify the Generator and Person providing service of Contractor's rights under this Agreement.

160 This Agreement and scope of this franchise shall be interpreted to be consistent with Applicable Law,
161 now and during the Term of the Agreement. If future judicial interpretations of current law, regulations,
162 or judicial interpretations limit the ability of the City to lawfully contract for the scope of services in the
163 manner and consistent with the provisions of this Agreement, Contractor agrees that the scope of the
164 Agreement will be limited to those services and materials that may be lawfully included herein and that
165 the City shall not be responsible for any lost profits or losses claimed by Contractor to arise out of
166 limitations to the scope or provisions of the Agreement set forth herein. In such an event, it shall be the
167 responsibility of Contractor to minimize the financial impact of such future judicial interpretations or
168 new laws and the Contractor may meet and confer with City and may petition for a Rate adjustment
169 pursuant to Section 8.5.

170 **1.3 Obligations of Parties**

171 In addition to the specific performance required under the Agreement, City and Contractor shall:

- 172 A. Provide timely notice to one another of a perceived failure to perform any obligations under this
173 Agreement and access to information demonstrating the Party's failure to perform.
- 174 B. Provide timely access to the City Manager and the Contractor's designated representative and
175 complete and timely responses to requests of the other Party.
- 176 C. Provide timely notice of matters that may affect either Party's ability to perform under the
177 Agreement.

178 **1.4 Acceptance of Agreement; Waiver of Terms**

179 Contractor agrees to be bound by and comply with all the requirements of this Agreement. Contractor
180 waives Contractor's right to challenge the terms of this Agreement under Federal law, State law, local
181 law, or administrative regulation. Contractor waives any right or claim to serve the City or any part of
182 the City under any prior grant of franchise, contract, license, or permit issued or granted by any
183 governmental entity including any right under Section 49520 of the Public Resources Code. Additionally,
184 by and upon the execution of this Agreement, Contractor agrees to the termination of the Prior
185 Agreement as of the Effective Date; however, nothing contained in this provision is intended to or shall
186 relieve Contractor from any obligation existing under the Prior Agreement pertaining to insurance,
187 indemnification, or other legal obligations to City or Customers (as opposed to obligations to provide
188 service pursuant to the terms thereof), or from any obligation set forth in the Prior Agreement which
189 are called out as surviving the termination thereof, and all such obligations, including specifically those
190 indemnification obligations relating to Excluded Waste, general liability, and AB 939 shall survive the
191 termination of the Prior Agreement. As of the Effective Date of this Agreement, neither City nor
192 Contractor is aware of any claim for breach or default of the terms of the Prior Agreement either may
193 have.

ARTICLE 2.
TERM OF AGREEMENT

194
195

196 **2.1 Term and Option to Extend**

197 A. **Term of Agreement.** The Term of the services to be performed by Contractor under this
198 Agreement shall be ten (10) years, commencing at midnight July 1, 2022, and expiring at midnight
199 June 30, 2032, subject to extension as provided herein. Notwithstanding the foregoing, the
200 unexcused failure or refusal of Contractor to perform any material term, covenant, obligation, or
201 condition contained in this Agreement shall give rise to the right, in favor of City, for earlier
202 termination of this Agreement for cause in accordance with the procedures elsewhere contained
203 herein.

204 B. **Mutual Option to Extend.** City and Contractor may, by mutual agreement, extend the Term of the
205 Agreement for an additional five (5) years at the end of the initial ten (10) year term defined in
206 Section 2.1.A. The mutual option to extend may be exercised by written amendment to this
207 Agreement no sooner than five (5) years prior to the expiration of the initial term described in
208 Section 2.1.A and no later than two (2) years prior to the expiration of the initial term defined in
209 Section 2.1.A.

210 C. **City Option to Extend.** City, in its sole discretion, may authorize an extension (“Extension Period”)
211 of up to thirty-six (36) months. The Extension Period shall be on a month-to-month basis. During
212 the Extension Period, and in addition to rights of termination set forth elsewhere in this
213 Agreement, this Agreement may be terminated by City at any time, without cause, if City gives
214 Contractor a ninety (90) day written notice of termination. City may, upon ninety (90) days’
215 advance written notice to Contractor prior to expiration of the Term of Agreement as defined in
216 Section 2.1.A, or prior to the expiration of an extended term by mutual agreement under Section
217 2.1.B, exercise the thirty-six (36) month extension option. If City provides this extension notice,
218 then the Agreement Term will automatically renew on a month-to-month basis, up to a total of
219 thirty-six (36) months, unless earlier terminated pursuant to this Agreement.

220 **2.2 Conditions to Effectiveness of Agreement**

221 The obligation of City to permit this Agreement to become effective and to perform its undertakings
222 provided for in this Agreement is subject to the satisfaction of all the conditions below, each of which
223 may be waived, in written form only, in whole or in part by City.

224 A. **Accuracy of Representations.** All representations and warranties made by Contractor and set
225 forth in this Agreement shall be accurate, true, and correct on and as of the Effective Date of this
226 Agreement.

227 B. **Furnishing of Insurance, Bond, Letter of Credit, and Corporate Guarantee.** Contractor shall have
228 furnished evidence of the insurance and Surety required by Sections 9.2 and 9.3 hereof, and shall
229 comply with all ongoing requirements relating thereto, and shall provide the Corporate Guarantee
230 required by Exhibit G hereof.

231 C. **Absence of Litigation.** To the best of Contractor's knowledge, after reasonable investigation, there
232 is no action, suit, proceeding, or investigation, at law or in equity, before or by any court or

233 governmental authority, commission, board, agency, or instrumentality decided, pending, or
234 threatened against Contractor or Republic Services, Inc. wherein an unfavorable decision, ruling,
235 or finding in any single case or in the aggregate, would:

- 236 1. Materially adversely affect the performance by Contractor of its obligations hereunder;
- 237 2. Adversely affect the validity or enforceability of this Agreement; or,
- 238 3. Have a material adverse effect on the financial condition of Contractor, or any surety or
239 entity guaranteeing Contractor's performance under this Agreement.

240 D. **Permits Furnished.** Contractor has provided City with copies of all permits necessary for operation
241 of all Approved Facilities owned or operated by Contractor, Republic Services, Inc., or any
242 Subcontractor for use under the terms of this Agreement.

243 E. **Payment of Fees and Costs.** Contractor shall have made payment to City of all fees, costs, and
244 other payments due as of the Effective Date as more fully set forth in Section 7.4.

245 **2.3 Delegation of Authority**

246 The administration of this Agreement by the City shall be under the supervision and direction of the City
247 Manager's office and the actions specified in this Agreement, unless otherwise stated, shall be taken by
248 the City Manager, or his or her designee.

249 **ARTICLE 3.** 250 **SCOPE OF AGREEMENT**

251 **3.1 Summary Scope of Services**

252 The Contractor or its Subcontractor(s) shall be responsible for the following:

253 A. Providing a program for the separate Collection of Recyclable Materials, Organic Materials, and
254 Solid Waste generated by and placed for Collection by Customers pursuant to the requirements of
255 Article 4 and Exhibit B.

256 B. Transporting Collected materials to the appropriate Approved Facilities or Designated Disposal
257 Facilities pursuant to requirements of Article 4 and Exhibit B;

258 C. Processing Collected Recyclable Materials and Organic Materials at the appropriate Approved
259 Facilities pursuant to the requirements of Article 4 and Exhibit B;

260 D. Performing all other services required by this Agreement including, but not limited to, Customer
261 billing, public education, Customer service, contamination monitoring, record keeping, and
262 reporting pursuant to Articles 4 and 6 and Exhibits C (Public Education & Outreach) and F
263 (Reporting);

264 E. Furnishing all labor, supervision, vehicles, Containers, other equipment, materials, supplies, and all
265 other items and services necessary to perform its obligations under this Agreement;

- 266 F. Paying all expenses related to provision of services required by this Agreement including, but not
267 limited to, taxes, regulatory fees (including City Fees and Reimbursements), and utilities;
- 268 G. Performing or providing all services necessary to fulfill its obligations in full accordance with this
269 Agreement at all times using best industry practice for comparable operations; and,
- 270 H. Complying with all Applicable Laws.

271 The enumeration and specification of particular aspects of service, labor, or equipment requirements
272 shall not relieve Contractor of the duty to perform all other tasks and activities necessary to fulfill its
273 obligations under this Agreement, regardless of whether such requirements are enumerated elsewhere
274 in the Agreement, unless excused in accordance with Section 11.7.

275 3.2 City's Flow Control Option/County Agreement

276 A. **Flow Control Option.** City shall have the absolute ability to choose the location for the delivery
277 and/or Disposal of all Solid Waste (including Recyclable Material, Organic Materials, and
278 Construction and Demolition Debris) Collected pursuant to this Agreement (hereinafter City's
279 "Flow Control Option"). Contractor expressly consents to City's ability to direct the location for
280 Disposal of Solid Waste hereunder and waives any and all rights to challenge City's ability to do so
281 including, without limitation, any rights under the Commerce Clause of the United States
282 Constitution. As of the Effective Date, City shall be deemed to have exercised its Flow Control
283 Option so as to require delivery of all Solid Waste Collected hereunder to the Orange County
284 landfill system in a manner consistent with its obligations under the County Agreement (including,
285 without limitation, its obligations related to Solid Waste that is delivered to a Processing/Transfer
286 Facility prior to being delivered to a landfill for Disposal), and Contractor has agreed to handle all
287 Solid Waste Collected hereunder in a manner consistent with City's exercise of its Flow Control
288 Option as noted above. At any time during the Term of this Agreement, the City Manager may
289 notify Contractor in writing that City no longer desires to exercise its Flow Control Option. In the
290 event City so notifies Contractor of its desire to cease exercising its Flow Control Option,
291 Contractor shall have the absolute discretion to utilize any Disposal Facility, Transfer station,
292 Recycling facility, material recovery facility, landfill, or other facility of its choosing to retain,
293 Recycle, Process, and Dispose of Solid Waste generated within the City, provided the use of such
294 facility by Contractor enables it to meet all other requirements of this Agreement.

295 1. **Organic Materials Flow Control Option.** Contractor will deliver Organic Materials
296 Collected from the City's Customers to the Approved Organic Materials Processing
297 Facilities included in Exhibit N.

298 The City retains the right, if so desired, under Section 3.2.A of the Agreement, Flow
299 Control Option, to have the absolute ability to choose the location for the delivery of
300 Organic Materials, and that the Rate paid by the ratepayer will be reduced or increased
301 accordingly if the Transportation and Processing costs of using such facility are lower or
302 higher than the costs of using the Approved Organic Materials Processing Facilities
303 included in Exhibit N.

304 The current Customer Rates to Divert Residential Organic Materials are based on an
305 Organic Materials Transportation and Processing cost per Ton fee of one hundred fifteen
306 dollars and forty-nine cents (\$115.49) per Ton as documented in Exhibit O. The total cost

307 of one hundred fifteen dollars and forty-nine cents (\$115.49) per Ton is an average of the
308 Transfer, Transportation, and Processing cost per Ton originating at the Anaheim CVT
309 Transfer Station for the Approved Organic Materials Processing Facilities to Process
310 Residential Organic Materials included in Exhibit N.

311 Contractor will notify the City in connection with its regular annual Rate adjustment
312 effective July 1 of each year if a lower cost option becomes available to Divert the Organic
313 Materials to initiate a cost reduction to the City's Customers.

314 B. **County Agreement.** Contractor expressly acknowledges its awareness and understanding of the
315 County Agreement that has been adopted and entered into by City. Moreover, Contractor
316 acknowledges that it has had an opportunity to review the County Agreement (Exhibit M) and is
317 aware of the provisions thereof that require all Solid Waste Collected in the City and District Limits
318 to be Disposed of in the Orange County landfill system. Contractor further acknowledges that the
319 County of Orange is an intended third-party beneficiary of Contractor's obligations relating in any
320 way to the Disposal of Solid Waste pursuant to this Agreement and the County Agreement.
321 Contractor hereby adopts as its obligations hereunder such provisions of the County Agreement
322 that require action or inaction by it as City's Solid Waste franchisee. Contractor represents and
323 warrants that it can and will perform its duties in connection with this Agreement in such a
324 manner as to ensure that City does not breach the terms of the County Agreement as a result of
325 Contractor's actions or inaction. In the event City advises Contractor in writing that the County
326 Agreement has been terminated, or that it no longer wishes to exercise its Flow Control Option in
327 a manner consistent with the County Agreement, then Contractor's obligations pursuant to this
328 paragraph shall be terminated.

329 **3.3 Use of Approved and Designated Facilities**

330 The Contractor, without constraint and as a free-market business decision in accepting this Agreement,
331 agrees to use the Approved and Designated Facilities, included in Exhibit N, for the purposes of
332 Transferring, Processing, and/or Disposing of all Recyclable Materials, Organic Materials, and other
333 materials Collected in the City. Use of a facility must be approved, in writing, by the City prior to use
334 consistent with the requirements of Article 4. Such decision by Contractor in no way constitutes a
335 restraint of trade notwithstanding any Change in Law regarding Flow Control limitations or any
336 definition thereof.

337 **3.4 Subcontracting**

338 Contractor shall not engage any Subcontractors for Collection, Transportation, or Processing of
339 Recyclable Materials, Organic Materials, or Solid Waste services without the prior written consent of
340 City Manager and/or City Council. As of the Effective Date of this Agreement, City has approved
341 Contractor's use of those Subcontractors identified by Contractor. If the Contractor plans to engage
342 affiliated or Related Party Entities in the provision of services, Contractor shall provide City Manager
343 with thirty (30) days' written notification of its plans and provide an explanation of any potential impacts
344 related to the quality, timeliness, or cost of providing services under this Agreement. All insurance
345 documents must be reviewed and approved by the City's Risk Manager prior to City acceptance.
346 Contractor shall require that all Subcontractors file insurance certificates with the City, name City as an
347 additional insured, and comply with all material terms of this Agreement.

348 3.5 Responsibility for Materials

349 Once Recyclable Materials, Organic Materials, and/or Solid Waste are placed in the Contractor's
350 Containers and at the Collection location, the responsibility for their proper handling shall transfer
351 directly from the Generator to Contractor, with the exception of Excluded Waste if the Contractor can
352 identify the Generator pursuant to Section 5.8.B. Once Recyclable Materials, Organic Materials, and/or
353 Solid Waste are deposited by Contractor at the appropriate Approved Facility, such materials shall
354 become the responsibility of the Owner or operator of the Approved Facility except for Excluded Waste
355 pursuant to Section 5.8.C.

356 Responsibility for Excluded Waste that has been inadvertently Collected by the Contractor shall remain
357 with the Contractor if it cannot identify the Generator, and Contractor shall assume all responsibility for
358 its proper Disposal.

359 3.6 City-Directed Changes to Scope

360 City may require a proposal from Contractor to establish the scope of any modification to existing
361 services (which may include use of Approved Facilities) or additional services to be provided under this
362 Agreement. In such case, Contractor shall present, within thirty (30) calendar days of City's request
363 unless an alternate schedule is mutually agreed-upon, a written proposal to provide such modified or
364 additional services. City shall review the Contractor's proposal for the change in scope of services. City
365 and Contractor may meet and confer to negotiate Contractor's proposed revisions and costs and shall
366 amend this Agreement, as appropriate, to reflect the mutually agreed-upon changes in scope. If the City
367 and Contractor are unable to agree on terms and conditions, including compensation adjustments, of
368 such services within ninety (90) calendar days from City's receipt of Contractor's proposal for such
369 services, the City may permit other Persons to provide such services. Nothing herein shall prevent the
370 City from soliciting cost and operating information from other Persons in order to inform the City's
371 evaluation of Contractor's proposal.

372 At any time during the Term of this Agreement, the City may solicit proposals from other Persons for
373 new services beyond those services included in Contractor's grant of exclusive franchise and the scope
374 of services set forth in Article 4 of this Agreement. The Contractor shall be offered the opportunity to
375 match any other Person's proposed pricing and retain the added scope of services. However, nothing in
376 this Agreement shall prevent the City from contracting with other Persons in the event that Contractor is
377 unable or unwilling to provide such new services at or below the cost proposed by the other Person.

378 ARTICLE 4.
379 SCOPE OF SERVICES

380 Contractor shall perform the Recyclable Materials, Organic Materials, Solid Waste, and Bulky Item
381 services described in this Article 4, for any Customer in the City that subscribes to Contractor's
382 Collection services. Contractor's Collection services shall be offered to any Customer that places
383 Containers in a public right-of-way or that provides a waiver for Contractor to access the private road(s)
384 where Customer places its Containers.

385 This Article 4 describes the general requirements for the services to be provided. More specific
386 requirements for how each service shall be provided to each Customer Type are described in Exhibit B.

387 Failure to specifically require an act necessary to perform the service does not relieve Contractor of its
388 obligation to perform such act.

389 **4.1 Recyclable and Organic Materials**

390 A. **Collection.** Contractor shall provide Recyclable and Organic Materials Collection services as
391 described in Exhibit B.

392 B. **Transfer.** Contractor plans to Transport Recyclable and Organic Materials to the Approved
393 Transfer Facility where the materials will be unloaded from Collection vehicles and loaded into
394 large-capacity vehicles and Transported to the Approved Processing Facilities. Contractor shall
395 keep all existing permits and approvals necessary for use of the Approved Transfer Facility in full
396 regulatory compliance. Upon request, Contractor shall provide copies of facility permits and/or
397 notices of violations (obtained from its Transfer Facility Subcontractor if necessary) to City
398 Manager. If the Contractor is unable to use the Approved Transfer Facility, then the Contractor
399 shall be responsible for making other Transportation arrangements. In such event, Contractor
400 shall not be compensated for any additional costs. If the Contractor plans to change its Transfer
401 method, Contractor shall obtain written approval from the City prior to making the change.

402 C. **Processing.** Contractor shall Transport and deliver all Customer-generated Source Separated
403 Recyclable Materials placed in Recyclable Material Containers to the Approved Recyclable
404 Materials Processing Facility and Source Separated Organic Materials placed in Organic Material
405 Containers to the Approved Organic Materials Processing Facility. All tipping fees and other costs
406 associated with Transporting to, and Processing of, such Recyclable and Organic Materials at the
407 Approved Processing Facilities and Disposing of the Residue as required in Section 4.1.1 below shall
408 be paid by Contractor.

409 D. **Capacity Guarantee.** Contractor guarantees sufficient capacity at the Approved Processing
410 Facilities to Process all Source Separated Recyclable and Organic Materials Collected by Contractor
411 under this Agreement throughout the Term of the Agreement.

412 E. **Compliance with Regulatory Requirements and Applicable Law.** Contractor shall keep all existing
413 permits and approvals necessary for use of the Approved Processing Facilities in full regulatory
414 compliance. Upon request, Contractor shall provide copies of facility permits and/or notices of
415 violations (obtained from its Processing Facility Subcontractor if necessary) to City Manager.

416 F. **Notification of Emergency Conditions.** Each Approved Facility or the Designated Disposal Facility
417 shall notify the City of any unforeseen operational restrictions that have been imposed upon the
418 Facility by a regulatory agency or any unforeseen equipment or operational failure that would
419 temporarily prevent the Facility from Processing the Discarded Materials Collected under this
420 Agreement.

421 G. **Approved Facility(ies) Unavailable/Use of Alternative Facility(ies).** If Contractor is unable to use
422 the Approved Processing Facility due to an event that meets the requirements for excusing
423 Contractor from performance of this specific obligation as described in Section 11.7, Contractor
424 shall use an alternative Processing Facility provided that the Contractor provides written notice to
425 City Manager. Within forty-eight (48) hours of emergency or sudden and unforeseen closure, the
426 Contractor shall provide a written description of the reasons the use of the Approved Processing
427 Facility is not feasible, and the period of time Contractor proposes to use the alternative

428 Processing Facility. Such a change in Processing Facility shall be temporarily permitted until such
429 time as the City Manager is able to consider and respond to the use of the proposed alternative
430 Processing Facility. If the use of the proposed alternative Processing Facility is anticipated to or
431 actually does exceed thirty (30) days in a consecutive twelve (12) month period, the use of such
432 Processing Facility shall be subject to approval by the City Manager. The City Manager may, in
433 their sole discretion, approve, conditionally approve, temporarily approve, or disapprove of the
434 use of the proposed alternative Processing Facility. If the City disapproves the use of the proposed
435 alternative Processing Facility, the Parties shall meet and confer to determine an acceptable
436 Processing Facility.

437 If the use of an alternative Processing Facility is for reasons within Contractor's or its Processing
438 Facility Subcontractor's control, Contractor's Compensation shall not be adjusted for any change
439 in Transportation and Processing costs associated with use of the alternative Processing Facility.
440 However, if the use of an alternative Processing Facility is due to an uncontrollable circumstance
441 or other reasons beyond Contractor's or its Subcontractor's control, then Contractor may adjust,
442 either up or down, Contractor's Compensation for changes in Transportation and Processing costs
443 associated with the use of the alternative Processing Facility. In the event that the change in the
444 Processing Facility results in increased costs, City may identify and direct Contractor to an
445 alternative Processing Facility, at the Contractor's expense, that results in less cost than the
446 Contractor-identified alternative.

447 Except for the emergency conditions described in this Section 4.1, Contractor shall not change its
448 selection of the Approved Processing Facilities without City's written approval, which may be
449 withheld in the City's reasonable discretion. If Contractor elects to use a Processing Facility that is
450 different than the initial Approved Processing Facilities, it shall request written approval from the
451 City Manager sixty (60) calendar days prior to use of the site and obtain City's written approval no
452 later than ten (10) calendar days prior to use of the site. Failure to meet the requirements of this
453 Section 4.1 shall result in Liquidated Damage as identified in Section 11.6.

454 Contractor shall observe and comply with all regulations in effect at the Approved Processing
455 Facilities and cooperate with and take direction from the operator thereof with respect to delivery
456 of Recyclable and Organic Materials. Contractor shall actively work with the Approved Processing
457 Facility operators throughout the Term of this Agreement to ensure that contamination of the
458 Recyclable and Organic Materials Collected under this Agreement and delivered to the Processing
459 Facility remains below the limits established by Applicable Law including, without limitation, SB
460 1383.

461 H. **Marketing.** The Contractor shall be responsible for marketing Recyclable Materials and Organic
462 Materials Collected in the City that are delivered for Processing at the Approved Processing
463 Facilities. Contractor's marketing strategy shall promote the highest and best use of materials
464 presented in the waste management hierarchy established by AB 939. Where practical, the
465 marketing strategy should include use of local markets for Recyclable and Organic Materials.

466 I. **Residue Disposal.** Residue from the Processing of Recyclable and Organic Materials Collected
467 under this Agreement at the Approved Processing Facilities that cannot be marketed, shall be
468 Disposed of by Contractor, or the Processing Facility Subcontractor. Residue delivered for Disposal
469 shall not include any Excluded Waste.

470 J. **Compostable Plastics.** If Compostable Plastics are accepted at the Approved Organic Materials
471 Processing Facility, Customers may place Compostable Plastics in the Organic Materials Container
472 for Collection, including Compostable Plastic bags used by Customers to contain Food Waste prior
473 to placement in the Organic Materials Container for Collection. Contractor may prohibit use of
474 Compostable Plastics in Organic Material Containers. Contractor shall Collect and Transport such
475 materials for Processing at the Approved Organic Materials Processing Facility. At least six (6)
476 months prior to the commencement of the Agreement, and annually thereafter, Contractor shall
477 provide a written notification to the City authorizing that the Facility has and will continue to have
478 the capability to Process and recover the Compostable Plastics throughout the Term of the
479 Agreement; and the Contractor shall not revoke this authorization at any time during the Term of
480 the Agreement. If the Contractor does not submit such notification, or if at any time during the
481 Term of the Agreement the Approved Organic Materials Processing Facility can no longer accept
482 and/or Process Compostable Plastics, the City may assess Liquidated Damages or deem such
483 failure an event of default of the Contractor under Article 11. Contractor shall notify the City
484 within seven (7) days of the Facility's inability to accept the Compostable Plastics. The notification
485 shall, at a minimum, include: the date and a description of the reasons that the Facility is not able
486 to Process and recover the Compostable Plastics; the period of time the Facility will not Process
487 and recover these materials; and, the Contractor's proposed plan to find an alternative Facility or
488 arrangement to Process the Compostable Plastics, subject to City approval. City may prohibit or
489 restrict the use of Compostable Plastics, with a six (6) month notice to Contractor, and this shall
490 not constitute a City-directed change in scope or Change in Law under this Agreement.

491 **4.2 Solid Waste**

492 Contractor shall offer and provide Solid Waste Collection services as described in Exhibit B.

493 Contractor acknowledges that City is committed to Diverting materials from Disposal through the
494 implementation of source reduction, reuse, Recycling, Composting, and other programs, and that City
495 may implement new programs other than Discarded Materials Collection programs. Examples of new
496 programs City may implement include Reuse programs, drop-off programs, Community Composting, and
497 other Diversion programs, with or without the involvement of the Contractor, that may impact the
498 overall quantity or composition of Solid Waste to be Collected by Contractor. Contractor shall not be
499 entitled to any compensation or other relief resulting from a decline in Solid Waste volumes or Tonnage
500 or from a change in the composition of Solid Waste.

501 Contractor shall Transport all Solid Waste Collected in the City to the Designated Disposal Facility.
502 Contractor shall pay all costs associated with Transportation and Disposal of Solid Waste including
503 payment of any gate fees charged at the Designated Disposal Facility. Contractor shall observe and
504 comply with all regulations and posted rules in effect at the Designated Disposal Facility and cooperate
505 with and take direction from the operator thereof with respect to delivery of Solid Waste.

506 **4.3 Bulky Items and Reusable Materials**

507 Contractor shall offer Bulky Item and Reusable Materials Collection services as described in Exhibit B.
508 On-call Bulky Item and Reusable Materials Collection services shall be offered to Customers within a
509 reasonable time but not longer than seven (7) days of Contractor's receipt of such a Customer request
510 for service, pursuant to Exhibit B. Contractor shall make reasonable efforts to schedule on-call Bulky
511 Item and Reusable Materials Collections on a day that is convenient to the Customer. Contractor shall

512 Transport all Bulky Items or Reusable Materials Collected under this Agreement to the Approved
513 Reusable Materials Processing Facility. Contractor shall pay all costs associated with Transporting and
514 Processing Bulky Items and Reusable Materials. Contractor shall observe and comply with all regulations
515 in effect at the Approved Reusable Materials Processing Facility and cooperate with and take direction
516 from the operator thereof with respect to delivery of Bulky Items and/or Reusable Materials.

517 **4.4 City Sponsored Events**

518 Contractor shall provide Recyclable Materials, Organic Materials, and Solid Waste services to City
519 sponsored events, at no cost to the event or City. Special event services include all of the following
520 unless specifically waived in writing by City Manager.

521 A. **Event Collection Stations.** Contractor shall provide and set-up event Collection stations for
522 Collection of Recyclable Materials, Organic Materials, and Solid Waste at City-sponsored events.
523 Each event Collection station shall include a separate Cart for each of Recyclable Materials,
524 Organic Materials, and Solid Waste, as appropriate. Contractor shall provide a sufficient number
525 of event Collection stations of sufficient capacity to meet the needs of the event as determined by
526 Contractor in cooperation with the City and/or the event organizer. Collection stations shall utilize
527 the same Carts used to provide services to Residential Customers unless alternative Containers are
528 approved by the City. Contractor shall provide liners/bags for the Carts at the Collection stations
529 and shall line the Carts as a part of the station set up. Collection stations shall include adequate
530 signs and labeling.

531 B. **Roll-Off Boxes.** Upon request, Contractor shall provide Containers for the aggregation of material
532 removed from event Collection stations during the course of the event. Contractor shall provide
533 Containers in sufficient number of appropriate type(s) for the needs of the event as determined by
534 Contractor in cooperation with the City and/or the event organizer. Contractor shall service
535 Containers, as agreed-upon with the City and/or the event organizer, and deliver Collected
536 materials to the appropriate Approved Facility for Processing and/or Disposal.

537 C. **Public Education Booth.** Upon request of either the City Manager or the event organizer,
538 Contractor shall staff a booth or exhibit at the event for the purpose of educating the public about
539 the services and programs provided by Contractor under this Agreement and the benefits of
540 source reduction, reuse, Recycling, and Composting.

541 D. **Reporting.** Within fourteen (14) calendar days of the end of the event, Contractor shall submit a
542 report to the City Manager and event organizer. The report should include, at a minimum: the
543 number of event Collection stations deployed at the event, the Tonnage of each material type
544 (i.e., Recyclable Materials, Organic Materials, and Solid Waste) Collected, and a description of the
545 public education provided at the event.

546 Contractor may, at its sole discretion and expense, coordinate with local youth, community, or
547 charitable organizations to provide some or all of the required services. Regardless of Contractor's use
548 of such an organization, Contractor shall be responsible for ensuring that service is provided to the
549 Customer in a professional and timely manner.

550 For special events that are not identified in Exhibit B4 or otherwise hosted or sponsored by the City,
551 Contractor shall provide the above-described special event services at the request of the event organizer

552 and may negotiate the charges for such services with the event organizer based on the specific needs of
553 the event, or provide the services at their sole expense, at no cost to the City or ratepayers.

554 **4.5 Public Education and Outreach**

555 The public education and outreach activities included in the scope of services provided by Contractor
556 under this Agreement are described in Exhibit C.

557 A. **Program Objectives.** The City's public education and outreach strategy shall focus on improving
558 Generator understanding of the benefits of, and opportunities for, source reduction, reuse, and
559 landfill Disposal reduction and supporting compliance with Applicable Laws and regulations
560 including, but not limited to, AB 939, AB 341, AB 1826, and SB 1383. Examples of goals of the City-
561 provided public education and outreach program include, but are not limited to: (i) informing
562 Generators about the services that are provided under this Agreement with specific focus on
563 describing the methods and benefits of source reduction, reuse, Recycling, and Composting;
564 (ii) instructing Generators on the proper method for placing materials in Containers for Collection
565 and setting Containers out for Collection, with specific focus on minimizing contamination of
566 Recyclable Materials and Organic Materials; (iii) clearly defining Excluded Waste and educating
567 Generators about the hazards of such materials and their opportunities for proper handling;
568 (iv) discouraging Generators from buying products if the product and its packaging are not readily
569 reusable, Recyclable, or Compostable; (v) informing Generators subject to Food Recovery
570 requirements under SB 1383 of their obligation to recover Edible Food and actions they can take
571 to prevent the creation of Food Waste; (vi) encouraging the use of Compost and recovered
572 Organic Waste products; and, (vii) encouraging Generators to purchase products/packaging made
573 with Recycled content materials. The cumulative intended effect of these efforts is to reduce
574 generation of Solid Waste and, ultimately, Disposal of Solid Waste by each Generator in the City,
575 and Contractor agrees to support and not undermine or interfere with such efforts.

576 B. **Contractor Public Education Requirements.** Contractor agrees to print, produce, and distribute
577 education materials and conduct outreach detailed in Exhibit C at no additional cost to ratepayers
578 or City.

579 Contractor shall obtain approval from the City Manager on all Contractor-provided advertising,
580 promotional, or service-related materials used within the City before publication, distribution,
581 and/or release. The City Manager, in their sole discretion, shall have the right to deny the use of
582 any materials or content or may request that Contractor include City identification and contact
583 information on materials and Contractor's approval of such requests shall not be unreasonably
584 withheld.

585 C. **Non-English Language Requirements.** The Contractor shall make all public education and
586 outreach materials required by this Section 4.5 available in English, Spanish, Korean, and
587 Vietnamese.

588 Upon City's request, Contractor shall provide materials in additional languages beyond those
589 specified in this Section 4.5 in response to: shifting demographics within the City; updates to State
590 requirements or Applicable Law; or, any other reason deemed appropriate by the City

591 4.6 Billing

592 Except as otherwise set forth in this Section 4.6, Contractor shall, at its own expense, be solely
593 responsible for the billing to and collection from every Customer for all of its Collection services and
594 shall provide itemized bills to each Customer distinctly showing charges for all classifications of services,
595 including charges for late payments. Contractor acknowledges that it, and not Customers, is to pay a
596 Franchise Fee to City as consideration for this Agreement. Accordingly, Contractor's bills shall not
597 include separate itemization of a "Franchise Fee" or other similar designation. Billings shall be made
598 monthly for Commercial Customers and may occur bi-monthly or quarterly for Residential Customers.
599 Customers may be billed in advance of, or subsequent to, services being provided at the option of
600 Contractor. Customers ordering service after the first of the month or canceling service prior to the end
601 of the month shall be charged on a prorated per-pickup basis.

602 Upon request by Contractor, the City Manager in the exercise of his/her reasonable discretion, may
603 modify, on an interim basis, the procedures set forth in this Section 4.6 regarding Contractor's
604 obligations for billing and collection for Collection services in order to assist Contractor in efficiently
605 accomplishing such billing and collection activities. Such modification may include, but is not limited to,
606 authorization for the collection of Customer bills for the ID-1 area on the tax rolls for a specified period
607 of time, instead of through direct Customer billing and collection by Contractor. No authorization for
608 modification of the procedures shall be valid unless issued in writing by the City Manager and only to
609 the extent authorized by law. Such authorization shall automatically expire at the end of the time period
610 specified in writing by the City Manager unless renewed in writing by the City Manager. Contractor shall
611 develop, maintain, and regularly update a Customer Account Information Database, which shall include
612 but is not limited to:

- 613 • Customer name;
- 614 • Phone number;
- 615 • Service address;
- 616 • Email address; and,
- 617 • Customer Service Levels, including:
 - 618 ○ Customer Service Levels exceptions, and,
 - 619 ○ Customer service waivers.

620 Contractor shall make access to such database available, upon no more than five (5) Working Days'
621 request from the City Manager, in accordance with this Section 4.6 and Section 6.1. Contractor shall
622 additionally, on an annual basis, reconcile all Customer accounts with City's GIS information. Failure to
623 maintain database in accordance with this Section 4.6 shall result in Liquidated Damages as identified in
624 Section 11.6.

625 Contractor shall provide Customers the option to receive invoices electronically using paperless invoices,
626 or by standard mail using standard (paper) invoices. Contractor shall permit Customers the ability to pay
627 their bills through an electronic check or credit card and include the ability for Customer billings to be
628 automatically charged on a recurring basis. Contractor shall prepare, mail, and collect bills from
629 Customers who decline to use such internet-based billing system. Contractor shall make arrangements
630 to allow such Customers to pay bills by check, electronic check, money order, and credit card.

631 Up to once per quarter, City may direct Contractor to attach inserts to Customer invoices. Contractor
632 shall provide electronic bill inserts to Customers who are billed electronically, and paper bill inserts to
633 Customers who receive paper bills. Electronic bill inserts/attachments must be readily available for the
634 Customer to view upon receipt of the invoice (attachments shall not be provided as links). Upon City
635 request for such attachments, Contractor shall comply with such request during its next billing cycle for
636 the targeted Customer group. Contractor shall perform this service with no additional requirement for
637 compensation.

638 Contractor shall maintain copies of all billings and receipts, each in chronological order, for the Term of
639 this Agreement, for inspection and verification by the City Manager at any reasonable time but in no
640 case more than thirty (30) calendar days after receiving a request.

641 If Contractor fails to invoice a Customer, or otherwise undercharges a Customer for services provided
642 for more than six (6) months, Contractor may not subsequently attempt to collect the undercharged
643 amount for more than six months of service. If Contractor overcharges a Customer for a period of more
644 than six (6) months, Contractor shall reimburse or credit the Customer for at least six months of the
645 overcharged service but is not required by this Agreement to reimburse or credit the Customer for more
646 than six (6) months of overcharges. This Agreement also does not prohibit Contractor from reimbursing
647 or crediting a Customer for more than six (6) months of overcharges.

648 If a Customer reduces or cancels service during a billing cycle, the Customer shall be entitled to a
649 proration of the billing from the date that the service change was requested, in the case of cancellations
650 or reductions in the Customer's bill, or the date the service change was fulfilled, in the case of increases
651 in the Customer's bill.

652 A. **Vacant Premises.** During any time when a Premises is vacant and following receipt of written
653 notice by Contractor from Customer that the Premises has been vacated, Collection services shall
654 not be provided by Contractor, and Contractor shall not bill such Premises for Collection Service.
655 The Customer at any such Premises shall be responsible to provide reasonable evidence to
656 Contractor, pursuant to such guidelines as Contractor shall develop and City Manager shall
657 approve, demonstrating the Premises is vacant. Any Customer grievance regarding a claim that a
658 Premises was vacant and received no service, and hence should not be billed for a given period
659 pursuant to this Section 4.6.A, may be appealed by the Customer to the City Manager subject to
660 substantial evidence. City Manager's decision shall be final. It is the intent of the Parties that
661 Contractor shall not be entitled to charge for services that are not needed or used.
662 Notwithstanding the foregoing, it is the intent of the Parties that Premises shall not be deemed
663 vacant for purposes of this Section 4.6.A during such period of time that such Premises are vacant
664 due only to a temporary absence of the Owner(s) or Occupant(s), such as a period during which
665 the Owner(s) or Occupant(s) are merely on vacation.

666 B. **Delinquent Accounts.**

667 1. Any service account unpaid by the due date listed on the billing statement shall be
668 deemed delinquent. Except to the extent otherwise provided herein, it shall be the sole
669 responsibility of Contractor to take any authorized measures to collect any delinquent
670 sums owed.

671 2. Any delinquent fees or service charges to be imposed in connection with delinquent
672 accounts shall be set by Contractor and be subject to City Manager review.

- 673 3. Contractor may discontinue service to any Customer whose account is delinquent in the
674 manner as set forth in this Section 4.6.B. Customers who have not remitted required
675 payments within thirty (30) days after the date of billing shall be notified on forms
676 approved by the City Manager. Said forms shall contain a statement that services may be
677 discontinued fifteen (15) days from the date of notice if payment is not made before that
678 time. If payment is not made by the expiration of said fifteen (15) day period, Contractor
679 may discontinue service forty-eight (48) hours thereafter.
- 680 4. Contractor shall resume Collection services on the next regularly scheduled Collection day
681 for any Customer whose service is discontinued upon receipt of payment of delinquent
682 fees and any related service restart charges, or at such sooner time as directed to do so by
683 City.
- 684 5. A deposit equal to the maximum Rate for one (1) month's service as set forth on in the
685 approved Rate schedule, as such Rates may be amended from time to time, may be
686 required of accounts which have been discontinued for non-payment prior to re-
687 instituting service at such accounts.
- 688 6. Contractor shall make all reasonable efforts to diligently pursue and collect all delinquent
689 sums owed by Customers to Contractor for Collection Service provided by Contractor.
690 Following exhaustion all such reasonable efforts by Contractor, Contractor may request
691 City's assistance in collecting any remaining delinquent sums owed, and City shall
692 endeavor, in good faith, to assist Contractor with its collection efforts. City's obligation to
693 assist Contractor hereunder shall include, to the extent authorized by law, the imposition
694 of a lien on the property receiving Collection Service and collection of such delinquent
695 amounts on the tax rolls in accordance with Applicable Law. Notwithstanding the
696 foregoing, City shall have no liability to Contractor for failure to collect any such
697 delinquent sums from Customers on behalf of Contractor. Contractor shall reimburse City
698 for any and all costs incurred by City in assisting Contractor in the collection of delinquent
699 sums owed.

700 C. **Collection and Processing of Payments.**

- 701 1. **Accounting and Deposit of Funds.** All payments received by Contractor shall be
702 appropriately credited to Customer accounts, deposited in a bank account, and accounted
703 for in a businesslike manner utilizing generally accepted accounting principles. To facilitate
704 audits and record keeping, Contractor shall make all withdrawals from its bank accounts
705 by check, ACH debit/credit, or wire, regardless of whether the withdrawal is to provide
706 funds to City, Contractor, or any permissible Subcontractor, vendor, or supplier of
707 Contractor.
- 708 2. **Allocation of Funds.** With respect to payments received from each Customer, unless a
709 Customer specifically directs a different allocation, funds shall be allocated first to
710 outstanding charges for Collection services, then to any related delinquency fees or other
711 administrative charges, up to the amount of any outstanding balance. Any overpayment
712 shall be credited to future bills in the same sequence or returned to Customers, as
713 appropriate.

714 **4.7 Customer Service Program**

715 A. **Program Requirements.**

716 1. **Customer Service Office.** Contractor maintains an office located at 1131 North Blue Gum
717 Street, Anaheim. No change in this location shall occur without City's approval if such
718 change would result in Contractor not having an office within 25 miles of City's City Hall.
719 Said office shall be open, at a minimum, from 8:00 a.m. to 5:00 p.m. Monday through
720 Friday, and 8:00 a.m. to 12:00 p.m. Saturday, Holidays excepted. At least one (1)
721 responsible and qualified representative of Contractor, capable of communicating in
722 English, Spanish, Korean, and Vietnamese, shall be present and available during all times
723 that an office is required to be open as noted above ("Office Hours"), for personal
724 communication with the public, and a similarly qualified Person shall be available for
725 communication with the public by phone during any times other than Office Hours when
726 Collection is occurring.

727 2. **Telephone Customer Service Requirements.**

728 a. Contractor shall maintain a toll-free telephone number that rings at an office within
729 North Orange County at all times during Office Hours. English and Spanish speaking
730 personnel will be available during Office Hours to assist Customers with telephonic
731 inquiries. Contractor shall also have the ability (through the use of outside resources
732 or otherwise, including having access to translation services for telephone inquiries
733 made during Office Hours) to communicate with Customers who speak Spanish,
734 Korean, Vietnamese, or another foreign language to ensure their inquiries, questions,
735 Complaints, and other matters are dealt with in a reasonably timely fashion. All such
736 personnel shall be polite and responsive, and shall be sufficiently knowledgeable, and
737 have the authority to respond and/or advise Customers seeking assistance.
738 Contractor's telephone system shall be adequate to handle the volume of calls
739 typically experienced on the busiest days. Contractor shall provide City with a 24-
740 hour emergency number to a live Person, not voicemail.

741 b. Contractor shall make reasonable attempts to answer all phone calls within five (5)
742 rings. If a call has been placed on hold for three (3) minutes, the caller will either be
743 switched to a message center that shall be responsible to obtain the caller's address
744 and phone number, or a Customer service representative will obtain the Customer's
745 address and a number at which the call can be returned. Contractor shall make at
746 least three (3) attempts within the next twenty-four (24) hour period to return the
747 call, with the first such attempt not more than one (1) hour after the caller leaves the
748 message. If Contractor is unsuccessful in contacting the Customer after following this
749 procedure, it shall send a letter to the caller indicating its efforts.

750 c. Contractor shall record Customer Complaints regarding Customer service personnel
751 in accordance with Section 4.7.A.3. Customer service representatives receiving
752 multiple Complaints are to be transferred from Customer service duties relating to
753 services performed under this Agreement.

754 d. Contractor will maintain an emergency telephone number for use outside normal
755 office hours. Contractor shall have a representative, or an answering service to
756 contact such representative, available at said emergency telephone number during
757 all hours other than normal office hours. Contractor shall be able to respond to

758 inquiries in English, Spanish, Vietnamese, and other languages as directed by the City.
759 Contractor must also provide a Telecommunications Device for the Deaf (TDD)
760 service for use by Persons with hearing or speech difficulties.

761 3. **Complaint Documentation.** Daily logs of Complaints shall be retained for a minimum of
762 twenty-four (24) months and shall be available to City at all times upon request.

763 Contractor shall log all Complaints received by telephone, and or email, and said log shall
764 include the date and time the Complaint was received, name, address and telephone
765 number of callers, description of Complaint, employee recording Complaint and the action
766 taken by Contractor to respond to and remedy Complaint. Missed pickups shall be
767 included in this log.

768 All Customer Complaints and inquiries shall be date-stamped when received and shall be
769 initially responded to within one (1) Business Day (excluding Saturday, Sunday and
770 Holidays as defined in Exhibit A) of receipt. Contractor shall log action taken by Contractor
771 to respond to and remedy the Complaint.

772 All Customer service records and logs kept by Contractor shall be available to City upon
773 request and at no cost to City. City shall, at any time during regular Contractor business
774 hours, have access to Contractor's City Liaison for purposes that may include monitoring
775 the quality of Customer service or researching Customer Complaints.

776 4. **Resolution of Customer Complaints.** Disputes between Contractor and its Customers
777 regarding the services provided in accordance with this Agreement may be resolved by
778 the City, except for Customers claims for personal injury or damages to property. The
779 City's decision shall be final and binding. Contractor shall reimburse the City's legal and
780 consultant costs for each City intervention in a dispute between Contractor and a
781 Customer if the City reasonably deems intervention is required and the Customer's
782 dispute is valid.

783 Should Contractor and Customers not be able to establish a mutually acceptable fee to be
784 charged for special hauling services, the matter shall also be determined by the City, and
785 the City's decision shall be final.

786 Intervention by the City is not a condition precedent to any rights or remedies Customers
787 or third parties might otherwise have in any dispute with Contractor. Nothing in this
788 Section 4.7.A is intended to affect the remedies of third parties against Contractor or to
789 Customer claims for personal injury or property damage. To the extent that remedies are
790 warranted through this Agreement, this Section shall apply.

791 5. **Website and Email Access.** Contractor shall develop and maintain a website that is
792 accessible by the public and solely dedicated to the operations under this Agreement in
793 the City. Contractor's website shall include all Rates allowed to be charged under the
794 Agreement, all public education and outreach materials produced and distributed under
795 this Agreement and provide the public the ability to e-mail Contractor questions, service
796 requests, or Complaints. Contractor shall respond the same day to all Customers who
797 leave e-mail messages by 5:00 p.m. on a Working Day and shall respond by noon of the
798 following Working Day for any e-mail messages left after 5:00 p.m. Contractor may
799 respond to Customer e-mails via e-mail or phone.

800 B. **Missed Collections.**

801 1. **Missed Collection Complaints.** When handling Customer Complaints related to missed or
802 incomplete Collections, Contractor shall not question or contest the Customer's claim that
803 the Collection was missed or incomplete, even in cases where the route driver recorded
804 the Container(s) in question as already "Collected" or "not out."

805 2. **Schedule for Resolution.** Contractor shall resolve every Customer Complaint of a missed
806 or incomplete Collection by returning to the Customer address and completing the
807 Collection. For all Complaints related to missed Collections that are received by 12:00 p.m.
808 on a Working Day, the Contractor shall return to the Customer address and Collect the
809 missed materials on the same Working Day on which the missed Collection was reported.
810 For those Complaints related to missed Collections that are received after 12:00 p.m. on a
811 Working Day, the Contractor shall have until the end of the following Working Day to
812 resolve the Complaint. Contractor's failure to comply with this Section 4.7.B may result in
813 Liquidated Damages, in accordance with Section 11.6.

814 Contractor shall not be required to return and complete a Collection in response to a
815 Complaint if the Contractor's driver has left a Non-Collection Notice in accordance with
816 Section 4.10.A.4.

817 3. **Courtesy Collections for Admitted Late Set-Outs.** In the event that a Customer: (i) reports
818 that their Container(s) were placed for Collection after Contractor's Collection vehicle had
819 already passed the Premises for regularly scheduled Collection; (ii) does not claim that
820 Contractor missed the Collection; and, (iii) requests that the Contractor return and Collect
821 their Containers, Contractor shall return to the Customer Premises and provide a courtesy
822 Collection at no charge to the Customer. Contractor is not required to provide more than
823 three (3) courtesy Collections for admitted late set-outs per Customer per calendar year.
824 For Residential Customers, one (1) courtesy Collection represents Collection of up to three
825 (3) Carts (Recyclable Materials, Organic Materials, Solid Waste) per incident. Contractor
826 shall complete the courtesy Collection by the end of the following Working Day. The
827 provisions of this Section 4.7.B shall only apply if the Customer acknowledges, and
828 Contractor documents in writing, that the event did not constitute a missed or incomplete
829 Collection event by the Contractor.

830 C. **SB 1383 Non-Compliance Complaints.** For Complaints received in which the Person alleges that an
831 entity is in violation of SB 1383 requirements, Contractor shall document the information listed in
832 Exhibit F. Contractor shall provide this information in a brief Complaint report to the City for each
833 SB 1383-noncompliance Complaint within seven (7) days of receipt of such Complaint, and a
834 monthly summary report of SB 1383-non-compliance Complaints in accordance with Exhibit F.

835 Upon City request, Contractor shall conduct follow-up inspections and/or outreach to the violating
836 entity, and shall document the information in the reports provided pursuant to Exhibit F.

837 **4.8 Access to Customer Service and Billing Systems**

838 Upon request of City, Contractor shall provide access and any necessary training to one (1) or more City
839 employee(s) (as designated by the City) regarding the use of Contractor information systems as
840 described in this Section 4.8. Contractor shall designate one (1) member of Contractor staff to work
841 directly with such City employee. Contractor shall provide such City employee with access to Customer

842 service, call center, and operations information systems in order to validate Contractor performance
843 standards and recommend changes to Customer Service Levels to resolve service issues or otherwise
844 address Customer needs. If recommended Service Level changes are made, the designated City staff will
845 work with Contractor's route manager to make such changes, which shall not be denied by Contractor
846 except for reasons related to Customer, route driver, and/or equipment safety. Contractor shall also
847 provide access to Customer contact information (including email addresses) for purposes of City-
848 provided public education and outreach activities. In addition, Contractor shall ensure that the City
849 Manager and any other City staff, as requested by the City, have read-only access to all service order,
850 billing, and Customer service records in Contractor's internal information systems. Such read-only access
851 is intended to provide the City the ability to review notes related to Customer service and/or billing
852 issues.

853 **4.9 Service Exemptions**

854 A. **General Exemptions.** Upon Customer request, and with written approval from the City Manager,
855 Contractor shall cease providing, and collecting payment for, Collection services to a Premises
856 which is anticipated to be vacant for no less than thirty (30) days based on verified information
857 from Customer. In addition, upon written direction from the City Manager, Contractor shall
858 modify or otherwise cease providing Collection services to Customers requesting other service
859 exemptions, provided that such Customers consistently demonstrate the ability to responsibly
860 manage Discarded Materials generated at the Premises in question, in a manner consistent with
861 Applicable Law.

862 B. **Commercial and Multi-Family Customer Waivers.**

863 1. **General.** The City may grant waivers described in this Section 4.9.B to Commercial or
864 Multi-Family Generators that impact the scope of Contractor's provision of service for
865 those Customers; provided, the Generator shall continue to subscribe with Contractor for
866 franchised Collection services to the extent such services are not waived by the City.
867 Waivers issued shall be subject to compliance with SB 1383 requirements, pursuant to 14
868 CCR Section 18984.11, or other requirements specified by the City.

869 2. **Types of Generator Waivers**

870 a. De Minimis Waivers. The City may waive a Commercial Business' or Multi-Family
871 property's obligation to comply with some or all of the Recyclable Materials and
872 Organic Materials requirements set forth in this Agreement, SB 1383, and of the
873 Municipal Code and District's Code of Regulations if the Generator provides
874 documentation or the City has evidence demonstrating one (1) of the following de
875 minimis conditions:

876 i. The Commercial or Multi-Family Generator's total Discarded Materials
877 Collection service is two (2) cubic yards or more per week, and Organic Waste
878 subject to Collection in a Recyclable Materials Container or Organic Materials
879 Container comprises less than twenty (20) gallons per week, per applicable
880 Container, of the Commercial Business' total waste; or,

881 ii. The Commercial or Multi-Family Generator's total Discarded Materials
882 Collection service is less than two (2) cubic yards per week, and Organic Waste
883 subject to Collection in a Recyclable Materials Container or Organic Materials

884 Container comprises less than ten (10) gallons per week, per applicable
885 Container, of the Commercial Business' total waste.

886 b. Physical Space Waivers. The City may waive a Commercial or Multi-Family
887 Generator's obligation to comply with some or all of the Recyclable Materials and
888 Organic Materials requirements set forth in this Agreement, SB 1383, and the
889 Municipal Code and District's Code of Regulations if the Commercial or Multi-Family
890 Generator provides documentation, or the City has evidence from its staff, the
891 Contractor, licensed architect, engineer, or similarly qualified source demonstrating
892 that the Premises lacks adequate space for Recyclable Materials Containers and/or
893 Organic Materials Containers.

894 3. **Contractor Review of Waiver Requests.** Generators may submit requests for de minimis
895 waivers and physical space waivers to the City or Contractor. The City shall notify
896 Contractor of the request, and Contractor shall within seven (7) days of receipt of the
897 City's request, inspect the Generator's Premises to verify the accuracy of the application.
898 Contractor shall provide documentation of the inspection, including the date of the
899 inspection, Customer name and address, a description of the Premises, evaluation of each
900 criterion of the relevant waiver type, and photographic evidence. The Contractor shall
901 send this information and documentation to the City in a timely manner, not to exceed
902 three (3) days after the date of inspection. The City ultimately retains the right to approve
903 or deny any application, regardless of the information provided by the Contractor.
904 Contractor shall report information regarding waivers reviewed within the month, if any,
905 in accordance with this Section and Section 11.6.

906 4. **Service Level Updates.** When the City grants a waiver to a Customer, or the Customer's
907 waiver status changes after a re-verification determination, the City shall notify the
908 Contractor within seven (7) days of the waiver approval or status change with information
909 on the Customer and any changes to Service Level or Collection service requirements for
910 the Customer. Contractor shall have seven (7) days to modify the Customer's Service
911 Level, Customer account data, and billing statement, as needed.

912 5. **Waiver Re-verification.** The City shall be responsible for re-verification of waivers. Upon
913 request of the City, the Contractor shall support the City in this re-verification process by
914 providing requested Customer information as per Customer database requirements in
915 Section 4.6. In the event that a waiver status changes, Contractor shall update the
916 Customer's information and Service Level in accordance with Subsection 4.9.B.4 above.

917 C. **Contractor Service Exemptions.**

918 1. **Disaster Waivers.** In the event of a disaster, the City may grant Contractor a waiver of
919 some or all Discarded Materials Collection requirements under this Agreement and 14
920 CCR, Division 7, Chapter 12, Article 3 in the disaster-affected areas for the duration of the
921 waiver, provided that such waiver has been approved by CalRecycle. Any resulting
922 changes in Collection requirements shall be addressed as a change in scope in accordance
923 with Section 3.6.

924 2. **Quarantined Waste.** If approved by the City, the Contractor may Dispose of, rather than
925 Process, specific types of Organic Materials and/or Recyclable Materials that are subject
926 to quarantine and meet the requirements described in 14 CCR Section 18984.13(d) for a
927 period of time specified by the City or until the City provides notice that the quarantine

928 has been removed and directs Contractor to Transport the materials to the Approved
929 Facilities for such material.

930 In accordance with Exhibit F, the Contractor shall maintain records and submit reports
931 regarding compliance agreements for quarantined Organic Materials and Recyclable
932 Materials that are Disposed of pursuant to this Subsection 4.9.C.

933 **4.10 Contamination Monitoring**

934 **A. Annual Route Reviews.**

935 1. **Methodology.** The Contractor shall, at its sole expense, conduct route reviews of
936 Containers for Prohibited Container Contaminants in a manner that meets the
937 requirements of this Section 4.10; is approved by the City; and results in all routes being
938 reviewed at least annually.

939 The Contractor's route review shall include all Container types in service (Recyclable
940 Materials, Organic Materials, and Solid Waste Containers) for all Customer Types. The
941 Containers shall be selected prior to beginning the route review.

942 Contractor shall ensure that a minimum of one percent (1%) of accounts or twenty-five
943 (25) accounts, whichever is larger, on each and every hauler route are inspected annually.

944 Contractor shall develop a specific route review methodology to accomplish the above
945 Container inspection requirements and such methodology shall comply with the
946 requirements of 14 CCR Section 18984.5(b). Contractor shall submit its proposed route
947 review methodology for the coming year to the City no later than January 15 of each year
948 describing its proposed methodology for the calendar year and schedule for performance
949 of each route's annual review. Contractor's proposed route review methodology shall
950 include not only its plan for Container inspections but shall also include its plan for
951 prioritizing the inspection of Customers that are more likely to be out of compliance. The
952 City and/or CalRecycle will review and approve the proposed methodology. Contractor
953 may commence with the proposed methodology upon approval.

954 If the City and/or CalRecycle notifies the Contractor that the methodology is inadequate
955 to meet the requirements of 14 CCR Section 18984.5(b), Contractor shall, at its sole
956 expense, revise the methodology and, after obtaining City or CalRecycle approval, conduct
957 additional route reviews, increased Container inspections, or implement other changes
958 using the revised procedure. If the Contractor's proposed methodology meets the
959 requirements of 14 CCR Section 18984.5(b), but has been deemed inadequate by the City,
960 the Contractor shall, at the expense of the City, revise the methodology and implement
961 the necessary changes using the revised procedure.

962 The City Manager may request, and Contractor shall accept, modifications to the schedule
963 to permit observation of the route reviews by the City. In addition, Contractor shall
964 provide an email notice to the City Manager no less than ten (10) Working Days prior to
965 each scheduled Route review that includes the specific time(s), which shall be within the
966 City's normal business hours, and location(s).

967 2. **Contamination Notification.** Upon identification of Prohibited Container Contaminants in
968 a Customer's Container, Contractor shall provide the Customer with a notice of

969 contamination in the form of either a Courtesy Pick-Up Notice or a Non-Collection Notice
970 as determined by the route auditor.

971 3. **Courtesy Pick-Up Notice.** Upon identification of Prohibited Container Contaminants in a
972 Customer's Container, Contractor shall provide the Customer a Courtesy Pick-Up Notice at
973 the Customer's door or gate; or, subject to City's approval, may deliver the notice by mail,
974 e-mail, or phone. Contractor shall also attach or adhere Courtesy Pick-Up Notice to
975 Generators contaminated Containers.

976 The Courtesy Pick-Up Notice shall, at a minimum:

- 977 a. Inform the Customer of the observed presence of Prohibited Container
978 Contaminants;
- 979 b. Include the date and time the Prohibited Container Contaminants were observed;
- 980 c. Include information on the Customer's requirement to properly separate materials
981 into the appropriate Containers, and the accepted and prohibited materials for
982 Collection in each Container;
- 983 d. Inform the Customer of the courtesy pick-up of the contaminated materials on this
984 occasion with information that following three (3) instances for Residential and one
985 (1) instance for Commercial of contaminated materials; Contractor may assess
986 contamination fees; and,
- 987 e. Include photographic evidence.

988 The format of the Courtesy Pick-Up Notice shall be approved by the City Manager and
989 must be a distinct color from the Non-Collection Notices.

990 Contractor shall Collect the contaminated Recyclable Materials and/or Organic Materials
991 Containers and either Transport the material to the appropriate Approved Facility for
992 Processing or Contractor may Collect the contaminated materials with Solid Waste and
993 Transport the contaminated materials to the Designated Disposal Facility. A courtesy
994 Collection of contaminated Recyclable Materials or Organic Materials where the materials
995 are sent to the Designated Disposal Facility may be made with a Solid Waste Collection
996 vehicle, provided that the contaminants may safely and lawfully be Collected as Solid
997 Waste.

998 4. **Non-Collection Notices.**

999 a. Non-Collection Notice. Upon identification of Prohibited Container Contaminants in a
1000 Container in excess of standards agreed upon by the Parties or that contain Excluded
1001 Waste, Contractor shall provide a Non-Collection Notice to the Generator.

1002 The Non-Collection Notice shall, at a minimum:

- 1003 i. Inform the Customer of the reason(s) for non-Collection;
- 1004 ii. Include the date and time the notice was left or issued;
- 1005 iii. Describe the premium charge to Customer for Contractor to return and Collect
1006 the Container after Customer removes the Prohibited Container Contaminants;
- 1007 iv. Provide a warning statement that a contamination Processing fee may be
1008 assessed; and,

- 1009 v. Include photographic evidence of the violation(s).
- 1010 b. Communications with Customer. Whenever a Container at the Premises of a
- 1011 Commercial or a Multi-Family Customer is not Collected, Contractor shall contact the
- 1012 Customer on the scheduled Collection day or within two (2) hours of the scheduled
- 1013 Collection day by telephone, email, text message, or other verbal or electronic
- 1014 message to explain why the Container was not Collected. Whenever a Container is
- 1015 not Collected because of Prohibited Container Contaminants, a Customer service
- 1016 representative shall contact the Customer to discuss and encourage the Customer to
- 1017 adopt proper Discarded Materials preparation and separation procedures.
- 1018 c. Contractor Return for Collection. Upon request from Customer, Contractor shall
- 1019 Collect Containers that received Non-Collection Notices within one (1) Working Day
- 1020 of Customer's request if the request is made at least two (2) Working Days prior to
- 1021 the regularly scheduled Collection Day. Contractor shall bill Customer for the extra
- 1022 Collection service event ("extra pick-up") at the applicable Rates only if Contractor
- 1023 notifies Customer of the premium Rate for this service at the time the request is
- 1024 made by Customer.
- 1025 5. **Assessment of Contamination Processing Fees.** If the Contractor observes ten percent
- 1026 (10%) or more Prohibited Container Contaminants on more than three (3) occasions for
- 1027 Residential and one (1) occasion for Commercial and issued Courtesy Pick-Up Notices on
- 1028 each of those occasions, the Contractor may impose a contamination fee for that
- 1029 Customer's Service Level. The intent of contamination fees is to provide a behavioral tool
- 1030 to educate and prevent Customers from placing Source Separated Discarded Materials
- 1031 into the improper designated Container(s), as well as to cover the increased costs to
- 1032 Dispose of the contaminated loads. To ensure that the assessment of fees is to be used for
- 1033 the intended purposes and not as a form of revenue generation, Contractor agrees that
- 1034 contamination fees shall not exceed one percent (1%) of Contractor's Gross Receipts in
- 1035 any calendar quarter. In the event that contamination fees exceed one percent (1%) of
- 1036 Contractor's Gross Receipts in any calendar quarter, the assessment of contamination
- 1037 fees shall be suspended immediately and indefinitely pending a program assessment by
- 1038 the City and Contractor. Upon program suspension or at the request of the City at any
- 1039 time during the Term of the Agreement, City and Contractor shall meet and confer
- 1040 regarding the application and effectiveness of contamination fees in accomplishing the
- 1041 behavior change. If the program is suspended due to excessive revenue generation, the
- 1042 City may require Contractor to either: i) modify the program parameters; ii) modify the
- 1043 amount of the contamination fee; or, iii) return to the City any funds generated by the
- 1044 Contamination fee that exceed one percent (1%) of Contractor's Gross Receipts for a
- 1045 given period of time to be used for Recycling education and/or enforcement
- 1046 programming.
- 1047 Failure to comply with the requirements of this Section 4.10.A shall equate to Liquidated
- 1048 Damages in accordance with Section 11.6.
- 1049 Contractor shall leave a Contamination Processing Fee Notice attached to the Generators'
- 1050 contaminated Container(s). Contractor must also deliver notice by mail to the bill payer's
- 1051 address within twenty-four (24) hours of assessing the contamination fee.
- 1052 a. Contamination Processing Fee Notice. Contamination Processing Fee Notices shall be
- 1053 in a format approved by the City Manager. Contractor shall notify the City in its

1054 monthly report of Customers for which contamination Processing fees were assessed
1055 per Section 4.10.A.6.

1056 Each Contamination Processing Fee Notice shall, at a minimum:

- 1057 i. Describe the specific material(s) of issue;
- 1058 ii. Explain how to correct future set outs; and,
- 1059 iii. Indicate that the Customer will be charged a contamination Processing fee on
1060 their next bill.

1061 **6. Reporting Requirements.**

1062 a. Container Contaminant Log. The driver or other Contractor representative shall
1063 record each event of identification of Prohibited Container Contaminants in a written
1064 log or in the on-board computer system including, but not limited to: date, time,
1065 Customer's address, type of Container, and photographic evidence. Photographic
1066 evidence by the driver or other Contractor representative will be forwarded to City
1067 staff at the time it is provided to a Customer via digital means.

1068 b. Contaminant Fees Assessment Report. Additionally, on no less than a weekly basis,
1069 Contractor's Contract Administrator shall update the Customer's account records to
1070 note the contaminant event(s) as identified by driver(s). Contractor shall maintain
1071 records and report to the City monthly on contamination monitoring activities and
1072 actions taken, consistent with the submittal timing and content requirements of
1073 Exhibit F. Failure to meet the requirements of this Section 4.10.A.6.b, shall be subject
1074 to Liquidated Damages as identified in Section 11.6.

1075 c. Monthly Report. The monthly report shall include, but is not limited to: list of
1076 Customers that were assessed charges; photographic evidence of each
1077 contamination event(s) where a fee(s) was assessed if requested by Customer or City
1078 for identified occurrences; verification processes to assure accurate fee assessment;
1079 date of notification, form(s) of notification given to Customer; list of efforts made in
1080 educating the Customer that was assessed a fee; list of Customer Complaints in
1081 response to fee assessment; Contractor's response and actions taken in response to
1082 Customer Complaints; and, the dollar amount of contamination fees assessed during
1083 the reporting period. Failure to meet the requirements of this Section 4.10.A.6.c,
1084 shall be subject to Liquidated Damages as identified in Section 11.6.

1085 **4.11 Route Audit**

1086 Once during the first year and thereafter at City's request (but not more than once every four (4) years),
1087 Contractor shall conduct an audit of its Collection routes in the City. City may use information from the
1088 audit to develop a request for proposals for a new service provider. City may instruct Contractor when
1089 to conduct the audit in order for the results to be available for use in preparation of a request for
1090 proposals or for other City uses. City may also instruct Contractor to conduct an audit at a time that
1091 would produce the most accurate Customer service information for a new service provider to use in
1092 establishing service with Customers. In setting these audit dates, City will establish due dates for
1093 Contractor providing routing and account information, and later, the report, to City.

1094 The route audit, at minimum, shall consist of an independent physical observation by Person(s) other
1095 than the route driver of each Customer in City. This Person(s) is to be approved in advance by City. The

1096 route audit information shall include, as a minimum, the following information for each account:

1097 For Cart Customers:

- 1098 • Route Number
- 1099 • Truck Number
- 1100 • Number and size of Carts by waste stream (Refuse, Recyclable Materials, and Organic Waste)
- 1101 • Cart condition

1102 For Bin and Roll-Off Customers:

- 1103 • Route Number
- 1104 • Truck Number
- 1105 • Account Name
- 1106 • Account Number
- 1107 • Account Service Address
- 1108 • Account Type (Residential, Commercial, Roll-Off Box)
- 1109 • Service Level per Contractor Billing system (Quantity, Size, Frequency, Waste Stream)
- 1110 • Observed Containers (Quantity, Size, Frequency, Waste Stream)
- 1111 • Container condition
- 1112 • Proper signage
- 1113 • Graffiti

1114 Within thirty (30) days after the completion of the route audit, Contractor shall submit to City a report
1115 summarizing the results of the audit. This summary shall include:

- 1116 • Identification of the routes
- 1117 • Route map
- 1118 • Truck numbers
- 1119 • Number of accounts, by route and in total (Residential, Commercial and Roll-Off Box)
- 1120 • Confirmation that all routes are dedicated exclusively to City Customers
- 1121 • Number and type of exceptions observed
- 1122 • Name and addresses of Customers that do not have Source Separated Recyclable Materials
1123 Collection services and documentation of waivers if any for each account
- 1124 • Name and addresses of Customers that do not have Source Separated Organic Materials
1125 Collection services and documentation of waivers if any for each account
- 1126 • Total monthly service charge (Residential, Commercial, and Roll-Off Box), pre-audit for each
1127 Customer

- 1128 • Total monthly service charge (Residential, Commercial, and Roll-Off Box), post-audit
1129 (subsequent to corrections of identified exceptions) for each Customer.

1130 The report shall include a description of the procedures followed to complete the route audit. This
1131 description shall include the names and titles of those supervising the route audits and the name and
1132 titles of those performing the observations.

1133 The report shall also include a description of the changes and Contractor's plans to resolve the
1134 exceptions. The results of the audit, and supporting back-up data, shall be available for review by City or
1135 its representative.

1136 **4.12 Preparation of CalRecycle Electronic Annual Report (EAR)**

1137 Contractor shall prepare, and submit to City for approval, the EAR by July 1 of each Rate Period.
1138 Contractor shall revise EAR upon receipt of revisions made by City and/or their designee, and submit
1139 EAR to CalRecycle on behalf of the City.

1140 **ARTICLE 5.** 1141 **STANDARD OF PERFORMANCE**

1142 **5.1 General**

1143 Contractor shall at all times comply with Applicable Law and provide services in a manner that is safe to
1144 the public and the Contractor's employees. Except to the extent that a higher performance standard is
1145 specified in this Agreement, Contractor shall perform services in accordance with Recyclable Materials,
1146 Organic Materials, and Solid Waste management practices common to the Orange County area.

1147 **5.2 Operating Hours and Schedules**

1148 A. **Hours of Collection.** Unless otherwise authorized by the City Manager, Contractor's days and
1149 hours for Collection operations shall be as follows:

1150 1. **Residential Premises.** Collection from Residential Premises shall only occur between the
1151 hours of 7:00 a.m. and 7:00 p.m., Monday through Friday. Collection at Residential
1152 Premises shall not occur on Saturdays; excepting Temporary Bin Services and Collection
1153 occurring on Saturdays following such Holidays as may be approved by the City Manager.
1154 No Collection services shall occur on Sundays at Residential Premises, except in
1155 exceptional circumstances for which specific approval is given by the City Manager.

1156 2. **Commercial Premises.** Collection from Commercial Premises shall only occur between the
1157 hours of 6:00 a.m. and 8:00 p.m., Monday through Saturday. Collection services may
1158 occur at Commercial Premises on Sundays; provided, however, no such service shall occur
1159 on Sundays in connection with any Premises at which the City Manager determines such
1160 service would be contrary to the public interest. The City Manager may require Contractor
1161 to comply with time frames applicable to Residential Premises in connection with
1162 Collection services for Customers at Commercial Premises whose Premises are in close
1163 proximity to Residential Premises.

1164 3. **City Facilities.** The Collection schedule for City facilities shall be the same as Commercial
1165 Premises specified in Subsection 5.2.A.2 above.

1166 B. **Changes in Collection Routes.** Contractor shall establish Collection routes and a Collection
1167 schedule that shall be approved by the City Manager such that Customers at all Residential and
1168 Commercial Premises within the City will have not less than one (1) established Collection day
1169 each week. Contractor shall provide the City with route maps identifying at a minimum: the type
1170 of route (e.g., Single-Family, Multi-Family, Commercial) and the service day. Contractor may, at
1171 any time during the Term of this Agreement, propose changes or additional routes, subject to City
1172 approval, which shall not be unreasonably withheld. If a standard Collection route change is
1173 approved, Contractor must notify all affected Customers fourteen (14) days prior to Contractor
1174 implementing the new route. Failure to obtain City approval on route changes resulting in service
1175 day changes for Customers shall be subject to Liquidated damages as identified in Section 11.6.

1176 C. **Commingling of Routes.** During its Collection process, Contractor shall not commingle Solid Waste
1177 Collected within the City hereunder with Solid Waste Collected in other cities based on
1178 Contractor's methodology to account for Solid Waste Collected within the City, any other city, or
1179 on behalf of any other entity operating or existing within City that is not subject to this
1180 Agreement, and is specifically prohibited from combining Collection routes related to services
1181 provided pursuant to this Agreement with Collection routes for other jurisdictions it may service.
1182 Notwithstanding the forgoing, if Contractor utilizes a methodology satisfactory to the City
1183 Manager and CalRecycle to account for one (1) or more types of Solid Waste Collected within City.
1184 Approval of this Amendment constitutes, and Contractor obtains the written consent of the City
1185 Manager for Contractor to commingle such Solid Waste Collected with Solid Waste Collected from
1186 other jurisdictions, Contractor may commingle such Solid Waste Collected within the City in a
1187 Collection Vehicle with Solid Waste Collected from Premises in other jurisdictions.

1188 The City Manager may grant their consent for such commingling in their absolute and sole
1189 discretion if they determine the methodology used to account for commingled Solid Waste is
1190 reasonably likely to result in the City being in compliance with the Applicable Laws; and, similarly
1191 may withdraw their consent if they determine the methodology used to account for commingled
1192 Solid Waste is reasonably likely to result in the City not being in compliance with Applicable Laws.
1193 As of the effective date of this Agreement, commingling of routes for the Collection of Recyclable
1194 Materials and Organic Materials from Customers at Commercial Premises and Multi-Family
1195 Dwellings is approved by the City, using a methodology for tracking such types of Solid Waste
1196 generated in the City and in other jurisdictions that is premised upon Container capacity.

1197 D. **Holiday Collection.** Contractor, at its sole discretion, may choose not to provide Collection
1198 services on a Holiday. In such event, Contractor shall provide Single-Family Collection services on
1199 the day following the Holiday thereby adjusting subsequent work that week with normally
1200 scheduled Friday Collection Services being performed on Saturday; however, Customer service
1201 days shall be returned to the normal schedule within one (1) week of the Holiday. Multi-Family,
1202 Commercial, and City Collection Services shall be adjusted as agreed between the Contractor and
1203 the Customer but must meet the minimum frequency requirement of one (1) time per week. The
1204 Contractor shall provide Customers notice of Holiday-related changes in Collection schedules at
1205 least two (2) weeks prior to the change.

1206 5.3 Collection Standards

1207 A. **Servicing Containers.** Contractor shall Collect and return each Container to the location where the
1208 Occupant placed the Container for Collection. Contractor shall place the Containers upright with

1209 lids properly secured. For Customers other than Single-Family Residential Customers, Contractor
 1210 may provide scout service, pull-out service, accessing Container enclosures with a key or access
 1211 code, or locking Bin service as described in Exhibit B3.

1212 B. **Non-Collection, Courtesy Pick-Up Noticing.** Within thirty (30) days of the Effective Date,
 1213 Contractor shall develop, and submit to the City Manager for review and approval, and as per the
 1214 requirements of Section 4.10.A.4:

1215 1. A template Non-Collection Notice, for use in instances of acceptable non-Collection of
 1216 Discarded Materials; and,

1217 2. A template Courtesy Pick-Up Notice, for use in instances of improper set-out of Discarded
 1218 Materials, which the Contractor, at its sole option, elects to Collect as a courtesy to the
 1219 Customer.

1220 Per the requirements identified in Section 4.10.A, in the event that Contractor is prevented from
 1221 Collecting Discarded Materials which have been placed for Collection, Contractor shall leave a
 1222 Non-Collection Notice at the Customer Premises clearly explaining Contractor's reason for refusal
 1223 to Collect the Discarded Materials. Contractor shall not be required to Collect Discarded Materials
 1224 that are reasonably believed to contain Excluded Waste, pursuant to the requirements of Section
 1225 5.8. Contractor may propose an alternative to a paper Non-Collection Notice left at Customer
 1226 Premises (e.g., Customer notification via a phone call or e-mail) subject to City approval. Such an
 1227 alternative must involve pro-active communication with Customer, initiated by Contractor.

1228 In the event that Contractor encounters circumstances at a Customer Premises which allow for
 1229 safe Collection of Discarded Materials, but do not otherwise reflect proper set-out procedures
 1230 (including, but not limited to spills not caused by the Contractor, Carts placed too close together,
 1231 Carts placed in front of one another, and/or Carts placed too close to parked cars), Contractor
 1232 shall Collect the material and leave a Courtesy Pick-Up Notice at the Customer Premises clearly
 1233 explaining how the Customer failed to comply with proper set-out procedures.

1234 Contractor may educate the public on proper set-out procedures designed to maximize the
 1235 efficiency of Collection (e.g., Carts spaced three (3) feet apart). However, Contractor
 1236 acknowledges that such procedures are not practical in all circumstances and failure of the
 1237 Customer to follow such procedures does not constitute a reason for non-Collection if the
 1238 Discarded Materials may be safely and reasonably serviced. Contractor's route drivers shall
 1239 dismount their Collection vehicles and reposition Containers as necessary to provide Collection
 1240 service. Contractor may not require a Customer to set out the Customer's Containers in such a
 1241 manner that would block vehicle access to Customer's driveway. Contractor and Customers may
 1242 mutually agree to uncommon service locations if necessary for Collection in specific areas (e.g.,
 1243 setting out all of the Carts in a court in a line down the middle of the court as opposed to
 1244 Curbside.)

1245 Contractor may refuse to Collect Recyclable Materials or Organic Materials Containers that are
 1246 contaminated in accordance with Exhibit B and Section 4.10 and shall leave an approved Non-
 1247 Collection Notice informing Customer how to properly separate materials.

1248 C. **Litter Abatement.** Contractor shall use due care to prevent spills or leaks of material placed for
 1249 Collection, fuel, and other vehicle fluids while providing services under this Agreement. If any

- 1250 materials are spilled or leaked during Collection and Transportation, the Contractor shall clean up
1251 all spills or leaks before leaving the site of the spill.
- 1252 Contractor shall not Transfer loads from one (1) vehicle to another on any Public Street, unless it is
1253 necessary to do so because of mechanical failure, combustion of material in the truck, or
1254 accidental damage to a vehicle.
- 1255 Contractor shall cover all open Roll-Off Boxes at the pickup location before Transporting materials
1256 to an Approved Facility or the Designated Disposal Facility.
- 1257 Contractor shall conduct public outreach and staff training to Customers on best management
1258 practices for litter abatement at no extra charge. Such best management practices include,
1259 without limitation:
- 1260 1. Closing Container lids and right sizing service: Contractor staff will tag overfull Containers
1261 with Courtesy Pick-Up Notices, which will serve as outreach and education to the
1262 Customer. Photos of the Container will be taken by drivers, attached to the Customer's
1263 account, and will be available to outreach and Customer service staff in order to
1264 demonstrate to the Customer where a problem exists.
 - 1265 2. Outreach to Customer on importance of bagging lightweight materials such as plastic
1266 bags, film plastics, foam peanuts, and other materials that can easily become litter due to
1267 their lightweight nature.
 - 1268 3. Driver training on litter reduction techniques and litter removal best management
1269 practices.
 - 1270 4. Affixing signage to the back of Contractor trucks which provides a phone number for
1271 residents to report material spills.
- 1272 **D. Development and Review of Collection Specifications.** Contractor shall work with the City to
1273 develop standard specifications for Collection Container enclosures at Commercial and Multi-
1274 Family Premises. These specifications shall be developed to ensure that the Collection Container
1275 enclosures are built to provide adequate space for and suitable configuration to allow the
1276 Contractor to safely and efficiently service Recyclable Materials, Organic Materials, and Solid
1277 Waste Containers. Contractor's Operations Manager or other appropriately qualified staff shall,
1278 upon request by the City Manager, provide a review of plans for new Multi-Family and
1279 Commercial development or project design drawings. Contractor shall provide comments and
1280 recommendations resulting from the review in writing within ten (10) Working Days of receipt of
1281 the documents for review. In each review report, Contractor shall comment on the acceptability of
1282 the proposed enclosure arrangements in terms of the: i) adequacy of space for Recyclable
1283 Materials, Organic Materials, and Solid Waste Containers; ii) accessibility of the Containers for
1284 Collection, including whether additional charges (e.g., pull-out or scout service) would apply; and,
1285 iii) ease of use by tenants.
- 1286 **E. No Commingling of Materials.** Contractor shall not commingle materials which have been Source
1287 Separated with other material types (for example, Source Separated Recyclable Materials that
1288 have been properly placed for Collection shall not be combined with Solid Waste or Source
1289 Separated Organic Materials).

1290 5.4 Transfer and Processing Standards

1291 A. **Equipment and Supplies.** Contractor shall equip and operate the Approved Processing Facilities in
1292 a manner to fulfill Contractor's obligations under this Agreement. Contractor is solely responsible
1293 for the adequacy, safety, and suitability of the Approved Processing Facilities. Contractor shall
1294 modify, enhance, and/or improve the Approved Processing Facilities as needed to fulfill Services
1295 under this Agreement.

1296 Contractor shall provide all rolling stock, stationary equipment, material storage containers, spare
1297 parts, maintenance supplies, Transfer, Transport, Processing equipment, and other consumables
1298 as appropriate and necessary to operate the Approved Processing Facilities and provide all
1299 services required by this Agreement. Contractor shall place the equipment in the charge of
1300 competent operators. Contractor shall repair and maintain all equipment at its own cost and
1301 expense.

1302 B. **Scales and Weighing.** Contractor is solely responsible for ensuring accurate weighing of all
1303 materials entering and leaving the Approved Processing Facilities.

1304 1. **Facility Scales.** Contractor shall maintain State-certified motor vehicle scales in
1305 accordance with Applicable Law. All scales shall be linked to a centralized computer
1306 recording system at the Approved Processing Facilities to record weights for all incoming
1307 and outgoing materials. Contractor shall provide back-up generator(s) capable of
1308 supplying power to the scales in the event of a power outage. Contractor shall promptly
1309 arrange for use of substitute portable scales should its usual scales not be available for
1310 whatever reason. Pending substitution of portable scales, Contractor shall, as necessary,
1311 estimate the Tonnages of materials delivered to and Transported from the Approved
1312 Processing Facilities, on the basis of delivery vehicle and Transfer trailer volumes, tare
1313 weights, and/or other available facility weight records. These estimates shall take the
1314 place of actual weights while scales are inoperable and shall be identified as estimates in
1315 electronic records and reporting.

1316 2. **Tare Weights.** No less than thirty (30) calendar days after the Effective Date, Contractor
1317 shall ensure that all vehicles used by Contractor to deliver Recyclable Materials, Organic
1318 Materials, and Solid Waste to the Approved Processing Facilities are weighed to
1319 determine unloaded ("tare") weights. Contractor shall electronically record the tare
1320 weight, identify vehicle as Contractor owned, and provide a distinct vehicle identification
1321 number for each vehicle. Contractor shall provide City with a report listing the vehicle tare
1322 weight information upon request. Contractor shall promptly weigh additional or
1323 replacement vehicles prior to placing them into service. Contractor shall check tare
1324 weights at least annually, or within fourteen (14) calendar days of a City request and shall
1325 re-tare vehicles immediately after any major maintenance or service event.

1326 3. **Testing.** Contractor shall test and calibrate all scales in accordance with Applicable Law,
1327 but at least one (1) test and recalibration per scale every twelve (12) months or upon City
1328 request.

1329 4. **Records.** Contractor shall maintain computerized scale records and reports that provide
1330 information including date of receipt, inbound time, inbound and outbound weights of
1331 vehicles, and vehicle identification number. Contractor shall also maintain computerized

1332 scale records and reports providing historical vehicle tare weights for each vehicle and the
1333 date and location for each tare weight recorded.

1334 5. **Upon-Request Reporting.** If vehicle receiving and unloading operations are recorded on
1335 video cameras at the Approved Processing Facilities, Contractor shall make those videos
1336 available for City review during the Approved Processing Facility's operating hours, upon
1337 request of the City, and shall provide the name of the driver of any particular load if
1338 available.

1339 5.5 Collection Vehicle Requirements

1340 A. **Vehicle Requirements.** Contractor shall provide a fleet of Collection vehicles sufficient in number
1341 and capacity to efficiently perform the work required by the Agreement in strict accordance with
1342 its terms. Contractor shall have available sufficient back-up vehicles for each type of Collection
1343 vehicle used to respond to scheduled and unscheduled maintenance, service requests,
1344 Complaints, and emergencies.

1345 1. Contractor shall operate no vehicles within the City over ten (10) years in age during the
1346 Term of this Agreement. All such vehicles shall have watertight bodies designed to
1347 prevent leakage, spillage, or overflow and shall comply with all Federal, State, and local
1348 laws and regulations. Contractor's vehicles shall utilize Recycled motor oil to the extent
1349 practicable.

1350 2. Contractor will annually investigate the ability to procure qualified RNG with their fueling
1351 provider and will implement the use of such fuel to the maximum available extent
1352 provided that the premium cost of qualified RNG does not cause Contractor's total fuel
1353 expense to increase by more than ten percent (10%). Contractor shall make best efforts to
1354 seek and utilize RNG that is purchased through a wheeling agreement with a party(ies),
1355 provided that the wheeling agreement is for purchase of gas derived from Organic Waste
1356 that has been Diverted from a landfill and Processed at an in-vessel digestion Facility that
1357 is permitted or otherwise authorized by 14 CCR to Recycle Organic Waste and meets SB
1358 1383 requirements. Contractor shall maintain records of the amount of RNG purchased
1359 and shall report this information in accordance with Exhibit F. Contractor shall agree to
1360 the City the right to report this RNG usage toward the City's fulfilment of its annual
1361 recovered Organic Waste product procurement target in accordance with 14 CCR Section
1362 18993.1.

1363 3. Collection vehicles shall have the capacity to Collect and Transport loose Cardboard
1364 overages to ensure that Contractor is capable of complying with Exhibit B.

1365 4. Collection vehicles shall present a clean appearance while providing service under this
1366 Agreement.

1367 5. Beginning January 1, 2023, Contractor will phase in all new Collection vehicles and trucks
1368 for full City fleet replacement by December 31, 2026. The replacement schedule by
1369 calendar year is:

1370 a. 2023: Fourteen (14) vehicles replaced

1371 b. 2024: Fourteen (14) vehicles replaced

1372 c. 2025: Five (5) vehicles replaced

- 1373 d. 2026: Eight (8) vehicles replaced
- 1374 6. No later than April 1, 2023, Contractor will operate one (1) electric Collection vehicle to be
1375 used full-time on a Recyclable Materials route five (5) days per week in the City. Republic
1376 will meet and confer with City to determine a plan for City to approve deployment of an
1377 electric Collection vehicle.
- 1378 B. **Vehicle Display.** Contractor's name, local or toll-free telephone number, and a vehicle number
1379 shall be visibly printed or painted in letters not less than five (5) inches in height on both sides and
1380 the rear of each Collection Vehicle. Additionally, the words "Serving the City of Garden Grove"
1381 shall be displayed on both sides of every Residential Collection vehicle in letters not less than
1382 three (3) inches in height.
- 1383 C. **Vehicle Inspection.** Contractor shall inspect each vehicle daily to ensure that all equipment is
1384 operating properly. Vehicles that are not operating properly shall be taken out of service until they
1385 are repaired and operate properly. Contractor shall repair or arrange for the repair of all its
1386 vehicles and equipment for which repairs are needed because of accident, breakdown, or any
1387 other cause so as to maintain all equipment in a safe and operable condition. City Manager may
1388 inspect vehicles at any reasonable time, and within three (3) calendar days of such a request, to
1389 determine compliance with sanitation requirements.
- 1390 D. **Vehicle Operations.** All Collection operations shall be conducted as quietly as possible and shall
1391 conform to applicable Federal, State, County, and City noise level regulations, including the
1392 requirement that the noise level during the stationary compaction process not exceed sixty (60)
1393 decibels with the exception of sixty-five (65) decibels for one (1) minute duration. All decibel
1394 readings shall be based on a distance of ten (10) feet from any part of the vehicle. The City may
1395 request Contractor to check any piece of equipment for conformance with the noise limits in
1396 response to Complaints and/or when the City Manager believes it is reasonable to do so.
- 1397 E. **Leaks and Spill Mitigation.** Contractor shall clean up any leaks or spills from its vehicles per the
1398 National Pollutant Discharge Elimination System (NPDES) permit in effect at the time. Contractor
1399 shall notify City of any leaks or spills reported to Contractor or observed by any employee of
1400 Contractor. Contractor shall ensure that leaks or spills are remediated within two (2) hours of
1401 notification or observation. Contractor shall notify City immediately upon remediation of leaks or
1402 spills. No pollutant that leaks, spills, or otherwise escapes from any Contractor vehicle may be
1403 washed into a storm drain or otherwise allowed to enter a storm drain at any time. Contractor
1404 must take all measures necessary to prevent the discharge of any such pollutant into a storm
1405 drain. All NPDES dry-cleaning measures shall be complied with. All Collection Vehicles must be
1406 equipped with absorbent for such cleanup efforts. Contractor shall provide photographic evidence
1407 to the City for each clean up. Payment of Liquidated Damages for failure to clean up leaks or spills
1408 within the required timeframe, and/or for failure to follow the cleanup procedures, does not
1409 excuse Contractor from the clean-up requirements contained in this Section 5.5.E.
- 1410 F. **Costs of Operation and Damages.** Contractor shall be responsible for any costs incurred in
1411 connection with ensuring all Collection Vehicles comply with all Applicable Laws and regulations,
1412 including without limitation any such laws and regulations that may now exist or hereinafter be
1413 adopted relating to noise, fuels, emission standards, or weight limits.

1414 5.6 Container Requirements

1415 A. **Containers Provided to Customers.** Contractor shall provide Containers to new Customers
1416 requesting service initiation within three (3) Working Days of Contractor's first receipt of the
1417 Customer request. Contractor-provided Containers shall be new and shall comply with the
1418 Container standards set forth in this Section 5.6. All Containers shall display the Contractor's
1419 name, logo, telephone number, website, capacity (yards or gallons) and some identifying
1420 inventory or serial number. All Residential and Commercial Customers using Carts for services will
1421 receive new Carts in calendar year 2027 so that all Residential and Commercial Cart Customers will
1422 have new, color compliant Carts with SB 1383 by December 31, 2027.

1423 B. Container Standards.

1424 1. All Carts shall be manufactured by injection or rotational molding methods. The Cart
1425 handles and handle mounts may be an integrally molded part of the Cart body or molded
1426 as part of the lid. The Cart handles shall provide comfortable gripping area for pulling or
1427 pushing the Cart or lifting the lid. Pinch points are unacceptable. Carts provided to
1428 Customer shall have a useful life of ten (10) or more years or more as evidenced by a
1429 manufacturer's warranty or other documentation acceptable to the City.

1430 2. Carts shall remain durable, and at a minimum, shall meet the following durability
1431 requirements to satisfy its intended use and performance, for the Term of this
1432 Agreement: maintain its original shape and appearance; be resistant to kicks and blows;
1433 require no routine maintenance and essentially be maintenance free; not warp, crack,
1434 rust, discolor, or otherwise deteriorate over time in a manner that shall interfere with its
1435 intended use; resist degradation from ultraviolet radiation; be incapable of penetration by
1436 biting or clawing of household pets (i.e., dogs and cats); the bottoms of Cart bodies must
1437 remain impervious to any damage, that would interfere with the Cart's intended use after
1438 repeated contact with gravel, concrete, asphalt, or any other rough and abrasive surface;
1439 all wheel and axle assemblies are to provide continuous maneuverability and mobility as
1440 originally designed and intended.

1441 3. Carts shall be resistant to: common household or Residential products and chemicals;
1442 human and animal urine and feces; and, airborne gases or particulate matter currently
1443 present in the ambient air of the Service Area.

1444 4. All Bins with a capacity of one (1) cubic yard or more shall meet applicable Federal
1445 regulations for Bin safety and be covered with attached lids.

1446 5. Contractor shall obtain the City's written approval of Container material, design, colors,
1447 labeling, and other specifications before acquisition, painting, labeling, or distribution
1448 occurs.

1449 6. When purchasing plastic Collection Containers, Contractor shall purchase Containers that
1450 contain a minimum of thirty percent (30%) post-consumer Recycled plastic content, unless
1451 such requirement is waived by the City Manager.

1452 7. Container lids shall be designed such that the follow requirements are met:

1453 a. Prevents the intrusion of rainwater and vectors;

1454 b. Prevents the emissions on odors;

- 1455 c. Enables the free and complete flow of material from the Container during the dump
1456 cycle without interference with the material already deposited in the truck body or
1457 the truck body itself and its lifting mechanism;
- 1458 d. Permits users of the Cart to conveniently and easily open and shut the lid throughout
1459 the serviceable life of the Cart;
- 1460 e. Hinges to the Cart body in such a manner to enable the lid to be fully opened, free of
1461 tension, to a position whereby it may rest against the backside of the Cart body;
- 1462 f. Prevents damage to the Container body, the lid itself, or any component parts
1463 through repeated opening and closing of the lid by Generators or in the dumping
1464 process as intended;
- 1465 g. Remains closed in winds up to twenty-five (25) miles per hour from any direction. All
1466 lid hinges must remain fully functional and continually hold the lid in the original
1467 designed and intended positions when either opened or closed or any position
1468 between the two (2) extremes; and,
- 1469 h. Designed and constructed such that it prevents physical injury to the user while
1470 opening and closing the Cart.
- 1471 8. Containers shall be stable and self-balancing in the upright position, when either empty or
1472 loaded to its maximum design capacity with an evenly distributed load, and with the lid in
1473 either a closed or an open position. Containers shall be capable of maintaining upright
1474 position in sustained or gusting winds of up to twenty-five (25) miles per hour as applied
1475 from any direction.
- 1476 9. Containers shall be capable of being easily moved and maneuvered, if applicable, with an
1477 evenly distributed load equal in weight to its maximum design capacity on a level, sloped
1478 or stepped surface.
- 1479 10. All such Containers shall be one hundred percent (100%) Recyclable at the end of their
1480 useful life.
- 1481 11. All Containers shall be designed and constructed to be watertight and prevent the leakage
1482 of liquids.
- 1483 **C. Container Colors.** Contractor shall provide all Customers with Collection Containers that comply
1484 with the Container color requirements specified in this Section 5.6, or as otherwise specified in 14
1485 CCR Section 18982; 14 CCR, Division 7, Chapter 12, Article 3; or other Applicable Law. Colors shall
1486 be colorfast and resistant to fading as a result of weathering or ultraviolet degradation; and the
1487 lids and bodies shall be uniform for each Container type, as follows:
- 1488 1. Recyclable Materials Container lids shall be blue;
- 1489 2. Organic Materials Container lids shall be green;
- 1490 3. Solid Waste Container lids shall be black or grey; and,
- 1491 4. Source Separated Food Waste Container lids shall be brown.
- 1492 Hardware such as hinges and wheels on the Containers may be a different color than specified
1493 above. All Containers shall comply with these color requirements, including Split-Bins. Each
1494 section of the Split-Bin shall be painted in accordance with the color requirements in this Section
1495 5.6 for the applicable Discarded Material type intended for that segregated section of the Bin

1496 (e.g., a Split-Bin for Solid Waste and Recyclable Materials would be half gray and half blue,
1497 respectively).

1498 **D. Container Labeling.** Refuse, Recyclable Materials, and Organic Materials Carts shall carry
1499 stickers/labels or other identifying markings indicating the materials that should and should not be
1500 placed in each Container.

1501 All Carts that are not currently in Contractor's inventory shall include a high-quality educational
1502 information label using in-mold technology, such that all labeling shall be integral to the outside of
1503 the lid, through the use of injection molding, and shall not be affixed to any part of the Cart or lid
1504 using adhesives. Notwithstanding the provisions of this Section 5.6, or the requirements of SB
1505 1383, the in-mold lid label shall, at a minimum, include for each Container: primary materials
1506 accepted; a clear indication of Prohibited Container Contaminants for that Container type,
1507 notification forbidding Hazardous Waste and describing proper Disposal thereof. Design for the in-
1508 mold labels must be approved by City prior to ordering labels or Carts. Lids shall be replaced when
1509 in-mold labels become worn, but no later than ninety (90) days of request from City. Information
1510 on the Refuse Carts shall include the telephone number to call for Contractor for Bulky Item
1511 pickups and for general Customer service. Contractor may also add to the required Cart label a
1512 scannable Quick Response ("QR") Code that can be scanned by Customer's personal digital
1513 devices, including cell phones, to allow Customer to review information including Cart materials
1514 accepted, Prohibited Container Contaminants, and other information concerning SB 1383
1515 programs that can be updated over time to reflect new information or program changes. All Carts
1516 shall be labeled in accordance with CalRecycle requirements under SB 1383 throughout the Term
1517 of this Agreement. In-mold labels shall be designed to include English, Spanish, and Vietnamese.
1518 Hot stamps shall be on the top of the lid and/or on the body of the Cart and shall be reviewed and
1519 approved by the City.

1520 **E. Repair and Replacement of Containers; Inventory.** Contractor shall be responsible for repairing or
1521 replacing Containers when Contractor determines the Container is no longer suitable for service;
1522 or when the City or Customer requests replacement of a Container that does not properly
1523 function, leaks, is damaged, or is otherwise not fit for service. Contractor shall be responsible for
1524 acquiring and providing the replacement Containers. Contractor shall repair or replace all
1525 damaged or broken Containers within three (3) Working Days of Customer or City request. Minor
1526 cracks, holes, and other damages to hinges, wheels, axle, hardware, and other component parts
1527 shall be readily repairable by the Contractor personnel. All repairs must restore the Cart to its full
1528 functionality to meet the design and performance requirements as set for herein.

1529 Contractor shall maintain a sufficient inventory of Containers to accommodate new Customer
1530 requests for service, requests for change in Service Levels (size, type, or number of Containers)
1531 from current subscribers, and requests for replacement due to damage. All replacement
1532 Containers requested by Customers and any newly deployed Containers for new services will be
1533 new and SB 1383 color compliant.

1534 Contractor shall provide to Single-Family Customers at least one (1) free Cart replacement per any
1535 twelve (12) month period for any reason, upon Customer request. If Customer requests more than
1536 one (1) Cart replacement per any twelve (12) month period, Contractor shall make Carts available
1537 at the City-approved Rate for such services. In addition, Single-Family Customers may also request
1538 one (1) Cart size exchange per Rate Period at no charge. All such Containers shall be provided

1539 within three (3) Working Days of request. Contractor's failure to comply with the Container
1540 requirements may result in assessment of Liquidated Damages pursuant to Section 11.6.

1541 All Bins will be replaced on the Contractor's normal replacement schedule and any new Bins
1542 placed into service will comply with the color and labeling requirements of SB 1383. All Refuse,
1543 Source Separated Recyclable Materials, and/or Organic Materials Bins at a Customer location shall
1544 be uniform in color.

1545 **F. Maintenance, Cleaning, Painting.** All Containers shall be maintained in a safe, serviceable, and
1546 functional condition, and present a clean appearance. Contractor shall repair or replace all
1547 Containers damaged by Collection operations in accordance with standards specified in this
1548 Section 5.6, unless damage is caused by Customer's gross negligence, in which case, the Customer
1549 will be billed for repair or replacement of Container at a City-approved Rate for such service. All
1550 Containers shall be maintained in a functional condition.

1551 Contractor shall steam clean and/or repaint all Containers as needed to present a clean
1552 appearance. Contractor shall offer steam cleaning service (or clean Container exchange) to
1553 Customers requesting such service and may charge Customers for such cleaning (or Container
1554 exchange).

1555 Contractor shall remove graffiti from Containers within two (2) Working Days or notification at no
1556 additional charge.

1557 Upon request from the City Manager, Contractor shall provide the City with a list of Containers
1558 and the date each Container was painted and maintained.

1559 **G. Monitoring and Cleaning of Container Enclosures.** Contractor shall work with the City Manager in
1560 identifying and resolving continual problems with overflowing Carts, Bins, or within Container
1561 enclosures, and/or other unsanitary conditions caused by Customers. Contractor shall clean out
1562 any overflowing Bins or Bin enclosures within City within twenty-four (24) hours of notification by
1563 City. Contractor shall provide photographic evidence of overflowing Bins to City. Contractor may
1564 bill Customers for any such services when they are required by City in an amount not to exceed
1565 Contractor's actual and reasonable costs incurred in doing so.

1566 **5.7 Personnel**

1567 **A. General.** Contractor shall furnish such qualified personnel as may be necessary to provide the
1568 services required by this Agreement in a safe and efficient manner.

1569 Contractor shall use its best efforts to assure that all employees present a neat appearance and
1570 conduct themselves in a courteous manner. Contractor shall not permit its employees to accept,
1571 demand, or solicit, directly or indirectly, any additional compensation, or gratuity from Customers
1572 or members of the public.

1573 **B. Driver Qualifications.** All drivers must have in effect a valid license, of the appropriate class,
1574 issued by the California Department of Motor Vehicles. Contractor shall use the Class II California
1575 Department of Motor Vehicles employer "Pull Notice Program" to monitor its drivers for safety.

- 1576 C. **Safety Training.** Contractor shall provide suitable operational and safety training for all employees
1577 who operate Collection vehicles or equipment. Contractor shall train its employees involved in
1578 Collection to identify, and not to Collect, Excluded Waste. Upon the City Manager's request,
1579 Contractor shall provide a copy of its safety policy and safety training program, the name of its
1580 safety officer, and the frequency of its trainings.
- 1581 D. **Designated Staff.**
- 1582 1. **Contractor's Contract Administrator.** Contractor shall designate at least one (1) qualified
1583 employee as City's primary point of contact with Contractor who is principally responsible
1584 for Collection operations and resolution of service requests and Complaints. Such
1585 individual shall be empowered to negotiate on behalf of and bind Contractor with respect
1586 to any changes in scope, dispute resolution, compensation adjustments, and service-
1587 related matters which may arise during the Term of this Agreement. Such individual is
1588 defined as Contractor's Contract Administrator.
- 1589 2. **Field Supervisor.** Contractor shall designate one (1) qualified full-time employee as
1590 supervisor of field operations. The designated Field Supervisor will devote at least fifty
1591 percent (50%) of their time in the City in the field checking on Collection operations,
1592 including responding to Customer requests, inquiries, and Complaints.
- 1593 3. **Recycling Coordinator.** To achieve a high level of Recycling public education and
1594 awareness, the Contractor shall dedicate the equivalent of two and one-half (2.5) full-time
1595 Recycling Coordinators and the equivalent of one-half of a full-time route auditor or
1596 compliance monitor to the City to complete outreach to Residential, Multi-Family and
1597 Commercial Customers, and develop and implement all public education and outreach
1598 activities required under the Agreement. The Recycling Coordinators and route auditors
1599 shall conduct outreach, promote waste reduction, Recycling, Diversion programs, and
1600 provide technical assistance to Multi-Family and Commercial Customers.
- 1601 a. The Recycling Coordinators shall work exclusively on the City programs and services
1602 and shall not have other, non-City responsibilities or other City responsibilities not
1603 related to Recycling Coordinator responsibilities in the City.
- 1604 b. The Recycling Coordinators shall visit each school located within the City each Rate
1605 Period to discuss environmental issues with students, read books and facilitate craft
1606 activities.
- 1607 c. Contractor shall provide fully trained and experienced Recycling Coordinators on or
1608 before the start of services under this Agreement. In the event of resignation of a
1609 Coordinator, Contractor shall have a maximum of ninety (90) calendar days to
1610 replace the Coordinator. Contractor shall notify City, in writing, of the name,
1611 education, background and experience, including a resume, and a list of three (3)
1612 references for each Coordinator prior to commencing operations and whenever
1613 there is a change in the staffing of the positions. Contractor shall provide Recycling
1614 Coordinators that can speak Spanish or Vietnamese in addition to English.
- 1615 d. Upon City request, Contractor shall designate a different Coordinator if the City is
1616 dissatisfied with the performance of one (1) of the designated Coordinators.
- 1617 e. The Contractor shall allow the City a reasonable opportunity to review, request
1618 modifications to, and approve all materials including, but not limited to: print, radio,

1619 television, or internet media before publication, distribution, and/or release. The
1620 Recycling Coordinators shall also work cooperatively with any City-appointed
1621 outreach and education consultant.

1622 E. **Key Personnel.** Contractor shall make every reasonable effort to maintain the stability and
1623 continuity of Contractor's staff assigned to perform the services required under this Agreement.
1624 Contractor shall notify the City of any changes in Contractor's key staff to be assigned to perform
1625 the services required under this Agreement and shall obtain the approval of the City Manager of
1626 all proposed key staff members who are to be assigned to perform services under this Agreement
1627 prior to any such performance.

1628 Notwithstanding City's approval of Contractor's personnel, Contractor shall not be relieved from
1629 any liability resulting from the work to be performed under this Agreement, nor shall Contractor
1630 be relieved from its obligation to ensure that its personnel maintain all requisite certifications,
1631 licenses, and the like, and Contractor shall ensure that its personnel at all times fully comply with
1632 Applicable Law.

1633 At any point during the Term of this Agreement, the City may request, in writing, that any of
1634 Contractor's employees be reassigned such that they no longer perform any work relating to this
1635 Agreement and shall provide a statement describing the reason for such request. Within twenty-
1636 four (24) hours of Contractor's receipt of such request, or such other time agreed to by City in
1637 writing, Contractor shall remove the identified employee(s) from performing any work related to
1638 this Agreement; the vacated position(s) must be filled by Contractor with a suitable replacement
1639 within ten (10) calendar days and Contractor shall immediately fill the vacated position with a
1640 temporary replacement if required to perform, without delay, all services required under this
1641 Agreement.

1642 **5.8 Hazardous Waste Inspection and Handling**

1643 A. **Inspection Program and Training.** Contractor shall develop a load inspection program that
1644 includes the following components: (i) personnel and training; (ii) load checking activities; (iii)
1645 management of wastes; and, (iv) record keeping and emergency procedures.

1646 Contractor's load checking personnel, including its Collection vehicle drivers, shall be trained in: (i)
1647 the effects of Hazardous Substances on human health and the environment; (ii) identification of
1648 prohibited materials; and, (iii) emergency notification and response procedures. Collection vehicle
1649 drivers shall inspect Containers before Collection when practical.

1650 B. **Response to Excluded Waste Identified During Collection.** If Contractor determines that material
1651 placed in any Container for Collection is Excluded Waste or presents a hazard to Contractor's
1652 employees, the Contractor shall have the right to refuse to accept such material. The Generator
1653 shall be contacted by the Contractor and requested to arrange proper Disposal. If the Generator
1654 cannot be reached immediately, the Contractor shall, before leaving the Premises, leave Non-
1655 Collection Notice, which indicates the reason for refusing to Collect the material and lists the
1656 phone number of a facility that accepts the Excluded Waste or a phone number of an entity that
1657 can provide information on proper Disposal of the Excluded Waste. Under no circumstances shall
1658 Contractor's employees knowingly Collect Excluded Waste or remove unsafe or poorly
1659 containerized Excluded Waste from a Collection Container.

1660 If Excluded Waste is found in a Collection Container or Collection area that could possibly result in
1661 imminent danger to people or property, the Contractor shall immediately notify the Fire
1662 Department.

1663 C. **Response to Excluded Waste Identified at Processing or Disposal Facility.** Materials Collected by
1664 Contractor will be delivered to the Approved Facilities for purposes of Processing or Disposal. In
1665 the event that load checkers and/or equipment operators at such facility identify Excluded Waste
1666 in the loads delivered by Contractor, such personnel shall remove these materials for storage in
1667 approved, on-site, Excluded Waste storage Container(s). Contractor shall arrange for removal of
1668 the Excluded Wastes at its cost by permitted haulers in accordance with Applicable Laws and
1669 regulatory requirements. The Contractor may at its sole expense attempt to identify and recover
1670 the cost of Disposal from the Generator. If the Generator can be successfully identified, the cost of
1671 this effort, as well as the cost of Disposal shall be chargeable to the Generator.

1672 **5.9 Contract Management**

1673 The City Manager shall monitor and administer this Agreement. Contractor's Contract Administrator
1674 shall be responsible for working closely with the City Manager in the monitoring and administration of
1675 this Agreement.

1676 The Contractor's Contract Administrator shall meet and confer with the City Manager to resolve
1677 differences of interpretation and implement and execute the requirements of this Agreement in an
1678 efficient and effective manner that is consistent with the stated objectives of this Agreement.

1679 The City Manager and the Contractor's Contract Administrator shall hold contract management
1680 meetings monthly or at such other frequency as designated by the City Manager. This meeting is
1681 intended to review the status of Contractor's implementation of programs and services required under
1682 this Agreement, coordinate shared efforts between the parties, and such other agenda items as are
1683 deemed appropriate by the Parties for such meetings.

1684 From time to time the City Manager may designate other agents of City to work with Contractor on
1685 specific matters. In such cases, those individuals should be considered designee of the City Manager for
1686 those matters to which they have been engaged. Such designee shall be afforded all of the rights and
1687 access granted thereto. In the event of a dispute between the City Manager's designee and Contractor,
1688 the City Manager's determination shall be conclusive.

1689 City Manager shall have the right to observe and review Contractor operations and Processing Facilities
1690 and enter Premises for the purposes of such observation and review, including review of Contractor's
1691 records, during reasonable hours with reasonable notice. In no event shall Contractor prevent access to
1692 such Premises for a period of more than three (3) calendar days after receiving such a request. City
1693 Manager shall be granted access to Contractor's information systems and Customer service database in
1694 accordance with Section 4.8.

1695 **5.10 Minimum Diversion Requirements**

1696 A. **General.** Contractor shall Divert from landfilling a minimum of twenty percent (20%) of all
1697 Discarded Material it Collects under this Agreement excluding Construction and Demolition
1698 Debris. Compliance will be measured on a calendar year basis, beginning with calendar year 2023.
1699 Discarded Materials Collected shall only be considered to have been Recycled or Diverted as

1700 required under this Agreement if it is deemed to be Diversion by CalRecycle in connection with
1701 efforts to meet City's Diversion goals. The Contractor shall make reasonable efforts to assure that
1702 Recyclable Materials and Organic Materials are Transported, handled at the Approved Processing
1703 Facilities, so as to prevent or minimize the amount of such materials taken to a landfill and to
1704 maximize Diversion credits for the City. Contractor shall provide documentation to the City within
1705 thirty (30) days of the end of each calendar year stating and supporting that calendar year's
1706 Diversion rate. Diversion from sources other than Contractor's Collection and Diversion efforts
1707 (such as source reduction, reuse, or Recyclable Materials and Organic Materials Diverted by other
1708 enterprises, Collection of materials that are not the subject of this Agreement, or the efforts of
1709 Self-Haulers) is not to be counted as Diversion achieved by Contractor. Transformation may be
1710 used as a method to achieve the minimum Recycling requirements to the extent that is allowable
1711 as Diversion as defined by CalRecycle.

1712 Contractor shall Divert from landfilling the State-mandated Construction and Demolition Debris
1713 Diversion percentage of all Construction and Demolition Debris loads Contractor Collects under
1714 this Agreement. Contractor shall provide a Diversion report for each construction and demolition
1715 project performed by Contractor.

1716 Upon the request of either Party, not more often than once every two (2) years, the Parties agree
1717 to meet and confer regarding adjustments to the minimum Diversion rate, based on factors
1718 including waste composition data provided by Contractor, trends in source reduction and reuse,
1719 trends in third party Diversion, extent of reverse logistics, emerging methods of Processing and
1720 Recycling/reusing new waste materials, the availability of markets, Transportation constraints,
1721 embargoes, and the impact of scavenging. City shall consider such information provided by
1722 Contractor and other industry data and shall, at its sole discretion, determine if any adjustments
1723 to the minimum Diversion requirements shall be made, and such changes must be approved by
1724 the City Council before becoming effective. If these Diversion requirements are not met, City may
1725 instruct Contractor to initiate new programs at Contractor's expense in order for this goal to be
1726 met on a consistent basis.

1727 **B. Implementation of Additional Diversion Services.** In the event City does not meet the current
1728 Diversion goal imposed by AB 939 or any other standard subsequently established by State
1729 Legislature with respect to all waste generated in City, City may direct Contractor to perform
1730 additional services (including the implementation of new Diversion programs) or modify the
1731 manner in which it performs existing services, and Contractor agrees to do so and may request a
1732 compensation adjustment under Section 3.6. Pilot programs and innovative services which may
1733 entail new Collection methods, and use of new or alternative waste Processing and Disposal
1734 technologies are included among the kinds of changes which City may direct.

1735 **ARTICLE 6.**

1736 **RECORD KEEPING AND REPORTING**

1737 **6.1 Record Keeping**

1738 Contractor shall maintain Customer contact data, Customer service, accounting, statistical, operational,
1739 programmatic, and other records, and associated documentation, related to its performance as shall be
1740 necessary to provide detailed and accurate reports under this Agreement, and to demonstrate
1741 compliance with this Agreement and Applicable Law. Unless otherwise required in this Article 6,

1742 Contractor shall retain all records and data required to be maintained by this Agreement for the Term of
1743 this Agreement plus five (5) years after its expiration or earlier termination. Records and data shall be in
1744 chronological and organized form that is readily and easily interpreted to facilitate the flexible use of
1745 data to structure reports. Contractor's records shall be stored in one (1) central location, physical or
1746 electronic, that can be readily accessed by Contractor. Upon request, any such records shall be retrieved
1747 in a timely manner, not to exceed five (5) Working Days of a request by the City Manager, and made
1748 available to the City Manager; including any record or documentation that City, may deem necessary,
1749 for the City to fulfill obligations under Applicable Law including, but not limited to, AB 939, AB 341, AB
1750 1826, AB 876, AB 901, SB 1383, as amended.

1751 Contractor shall maintain adequate record security to preserve records from events that can be
1752 reasonably anticipated such as a fire, theft, and an earthquake. Electronically maintained data and
1753 records shall be protected and backed-up. The City reserves the right to require the Contractor to
1754 maintain Customer service and compliance records required herein using a City-approved web-based
1755 software platform, at Contractor's expense. To the extent that Contractor utilizes its computer systems
1756 to comply with record keeping and reporting requirements under this Agreement, Contractor shall, on a
1757 monthly basis, save all system-generated reports supporting those record keeping and reporting
1758 requirements in a static format in order to provide an audit trail for all data required by City, as
1759 requested, under this Agreement.

1760 At a mutually agreed upon time during normal business hours, but within five (5) Work Days of a written
1761 request from City, Contractor shall provide to the City the Contractor's data and records with respect to
1762 the matters covered by this Agreement and Applicable Law. Contractor shall permit the City, or its
1763 designee, to audit, examine, and make excerpts or transcripts from such data and records, and make
1764 copies of all data relating to all matters covered by this Agreement and the Applicable Law. Contractor
1765 may designate Customer information Applicable Law as confidential. Contractor shall maintain such data
1766 and records in an accessible location and condition for a period of not less than five (5) years following
1767 the City's receipt of final payment under this Agreement unless the City agrees in writing to an earlier
1768 disposition. Contractor agrees that all data requested by City regarding its business operations,
1769 Customer lists, routing, Tonnage, Service Levels, work orders issued from dispatch, and Customer
1770 service logs, shall be made available to the City Manager or their designee upon request and within the
1771 timelines required by this Section 6.1. City is subject to the California Public Records Act (Government
1772 Code section 6250, *et. seq.*) and nothing in this Agreement is intended to impair City's requirements or
1773 obligations under that Act.

1774 City is subject to the California Public Records Act (Gov. Code, §§ 6250 - 6276.48) ("CPRA"). City and
1775 Contractor agree that the confidential and Proprietary Information designated by Contractor asserts an
1776 exemption for "trade secrets" under subdivision (k) of Government Code section 6254, Evidence Code
1777 section 1060, Civil Code section 3426.1(d) and Public Resources Code section 40062(a). In the event that
1778 City receives a CPRA request seeking disclosure of information Contractor has designated as confidential
1779 and Proprietary, City shall promptly notify Contractor of the request and provide Contractor a
1780 reasonable opportunity to comment on the pending request before City acts upon it. Contractor shall
1781 have the right to seek an order from the Superior Court to limit or enjoin the City's disclosure of such
1782 records. City agrees that it will assert that the request, to the extent it seeks Confidential Information,
1783 seeks information that Contractor has designated confidential and Proprietary and is exempt from
1784 disclosure pursuant to the trade secret exemption under subdivision (k) of Government Code section
1785 6254 and any other applicable exemption. In the event City is subject to an action seeking to enforce the
1786 CPRA for any information designated confidential and Proprietary Information hereunder, Contractor

1787 shall defend and indemnify City in such litigation, which indemnity shall cover all of City's costs and
1788 expenses, including attorney's fees.

1789 City views its ability to defend itself against Comprehensive Environmental Response, Compensation and
1790 Liability Act (CERCLA), and related litigation as a matter of great importance. For this reason, City
1791 regards its ability to prove where Collected Recyclable Materials, Organic Materials, and Solid Waste are
1792 taken for Transfer, Processing, or Disposal. Contractor shall maintain records which can establish where
1793 Recyclable Materials, Organic Materials, and Solid Waste Collected were Transferred, Processed, or
1794 Disposed. This provision shall survive the expiration or earlier termination of this Agreement. Contractor
1795 shall maintain these records for a minimum of ten (10) years beyond expiration or earlier termination of
1796 the Agreement. Contractor shall provide these records to City (upon request or at the end of the record
1797 retention period) in an organized and indexed manner rather than destroying or Disposing of them.

1798 **6.2 Report Submittal Requirements**

1799 The parties acknowledge that City will require reporting by Contractor at various intervals by which
1800 information important to City can be compiled and analyzed. Throughout the Term the parties agree to
1801 work together to address City's needs with respect to the information to be contained in reports
1802 prepared by Contractor. The following is intended as a starting point in order to have established an
1803 objective baseline for reporting, but the frequency and content of the reports called out below may be
1804 changed by agreement of the parties, provided any such change is approved by the City Manager in
1805 writing. Records related to performance of this Agreement shall be maintained by Contractor in forms
1806 and by methods that facilitate flexible use of data contained in them to structure reports, as needed.
1807 The format of each report shall be approved by City. Contractor agrees to submit all reports in an
1808 electronic format compatible with City's software/computers at no charge to City. Monthly reports shall
1809 be submitted within twenty (20) calendar days after the end of the report month. Quarterly reports shall
1810 be submitted within twenty (20) calendar days after the end of the calendar quarter. Annual reports
1811 shall be submitted within forty-five (45) calendar days after the end of the calendar year.

1812 Monthly, quarterly, and annual reports shall include at a minimum, all data and information described in
1813 Exhibit F, unless otherwise specified under this Agreement.

1814 Contractor may propose report formats that are responsive to the objectives and audiences for each
1815 report. The format of each report shall be approved by the City Manager in their sole discretion. City
1816 Manager may, from time to time during the Term, review, and request changes to Contractor's report
1817 formats and content and Contractor shall not unreasonably deny such requests.

1818 Contractor shall submit all reports to the City Manager electronically via e-mail using software
1819 acceptable to the City. The City reserves the right to require the Contractor to maintain records and
1820 submit the reports required herein through use of a City-selected web-based software platform, at the
1821 Contractor's expense.

1822 City reserves the right to require Contractor to provide additional reports or documents as City Manager
1823 reasonably determines to be required for the administration of this Agreement or compliance with
1824 Applicable Law.

1825 **6.3 Performance Review**

1826 City may hold a public hearing, or other meeting, on or about the two-year anniversary of the start of
1827 this Agreement, and each twelve (12) months thereafter, at which time Contractor shall be present and
1828 shall participate, to review the Discarded Materials Collection, source reduction, Processing and other
1829 Diversion services and overall performance. The purpose of the hearing is to provide for a discussion and
1830 review of technological, economic, and regulatory changes in Collection, source reduction, Recycling,
1831 Processing and Disposal to achieve a continuing, advanced Discarded Materials Collection, source
1832 reduction and Recycling and Disposal system; and to ensure services are being provided with adequate
1833 quality, effectiveness, and economy.

1834 Forty-five (45) days after receiving notice from City of a Performance Review Hearing, Contractor shall,
1835 at a minimum, submit a report to City indicating the following:

- 1836 • Changes recommended and/or new services to improve City's ability to meet the goals of AB
1837 939, AB 341, AB 1826, SB 1383, and any current or future regulations, and to contain costs and
1838 minimize impacts on Rates. A specific plan for regulatory compliance shall be included.
- 1839 • Any specific plans and proposed costs for provision of changed or new services by Contractor.
- 1840 • Results of the most recent route audit as described in Section 4.11.

1841 The reports required by this Agreement regarding Customer Complaints shall be used as one (1) basis
1842 for review. Contractor may submit other relevant performance information and reports for
1843 consideration. City may request Contractor to submit specific information for the hearing. In addition,
1844 any Customer may submit comments or Complaints during or before the hearing, either orally or in
1845 writing, and these shall be considered.

1846 Topics for discussion and review at the Performance Review Hearing shall include, but shall not be
1847 limited to, services provided, route audit results, feasibility of providing new services, application of new
1848 technologies, Customer Complaints, amendments to this Agreement, developments in the law, new
1849 initiatives for meeting or exceeding AB 939's goals, regulatory constraints, and Contractor performance.
1850 City and Contractor may each select additional topics for discussion at any Performance Review Hearing.

1851 Not later than sixty (60) days after the conclusion of each Performance Review Hearing, City may issue a
1852 report. As a result of the review, City may require Contractor to provide expanded or new services
1853 within a reasonable time and for reasonable Rates and compensation and City may direct or take
1854 corrective actions for any performance inadequacies.

1855 **6.4 Biennial Audit**

1856 A. **General.** Contractor shall fund biennial audits as described below. The scope of the audit, and
1857 auditing party, will be determined by City and the scope may include, but is not limited to:

- 1858 • Compliance with terms of this Agreement;
- 1859 • Customer Service Levels and Billing;
- 1860 • Fee payments;
- 1861 • Receipts;

- 1862 • Tonnage;
- 1863 • Complaint log;
- 1864 • Compliance with Mandatory Commercial Recycling, Mandatory Commercial Organics
1865 Recycling, and SB 1383; and,
- 1866 • Verification of Diversion rate.
- 1867 The first audit, to be performed during 2024, will be based on the Contractor’s reports and
1868 records for the period from commencement of the Agreement through December 31, 2023.
1869 Audits will be performed every other year thereafter (the biennial audit). Contractor will
1870 reimburse to the City the cost of such audits up to fifty thousand dollars (\$50,000) for the first
1871 audit, and fifty thousand dollars (\$50,000) for each subsequent biennial audit in 2024 dollars. The
1872 fifty thousand dollars (\$50,000) amount in subsequent years shall be adjusted annually by 2.5%
1873 per year.
- 1874 Should an audit by the City disclose that Franchise or other fees payable by the Contractor were
1875 underpaid by three percent (3%) or more, or that more than two percent (2%) of the Customers
1876 were inaccurately billed, for the period under review, Contractor shall reimburse the City for the
1877 actual cost of the audit to the extent it exceeded fifty thousand dollars (\$50,000) and shall also
1878 pay for additional audit costs if City determines it is necessary to expand the scope of the audit.
- 1879 B. **Payments and Refunds.** Should an audit by the City disclose that the Franchise Fees payable by
1880 the Contractor were underpaid or that Customers were overcharged for the period under review,
1881 Contractor shall pay to City any underpayment of Franchise Fees and/or refund to Contractor's
1882 Customers any overcharges within thirty (30) days following the date of the audit. Should an audit
1883 disclose that Franchise Fees were overpaid, City shall refund to Contractor the amount of the
1884 overpayment within the same time frame. Should the audit disclose that Customers were
1885 undercharged, Customers may be billed for up to, but not exceeding, ninety (90) days of services
1886 not previously billed by Contractor or City.

1887 **6.5 Disaster Plan**

1888 Upon request of City, Contractor shall assist City in the preparation of an updated draft disaster debris
1889 cleanup implementation plan that sets forth procedures for Collection of debris following a major
1890 disaster such as an earthquake, flood, fire, or other similar event. The disaster plan shall address
1891 priorities for cleanup at critical facilities, procedures for reimbursement for costs, describe
1892 communication plans, list key contact Persons, and provide maps showing proposed sites for stockpiling
1893 of disaster debris that cannot be Transported to the landfill. Contractor shall coordinate the
1894 implementation of the plan with City's emergency service teams.

1895 **6.6 Recyclist Software**

1896 Contractor shall utilize the “Recyclist” cloud-based software or, with City approval, another substantially
1897 equivalent cloud-based software, at no additional cost to the City or ratepayers, to integrate outreach
1898 efforts to businesses within the City, store reports required by Article 6 and Exhibit F of this Agreement,
1899 and additional data required to be made available to CalRecycle. City shall have on-line access to the
1900 database for real-time monitoring of data.

1901
1902

ARTICLE 7.
CONTRACTOR’S CONSIDERATION

1903 In addition to any other consideration set forth herein, as part of its consideration for entering this
1904 Agreement, and for the exclusive franchise, right and privilege to provide Collection services within City
1905 as specified herein Contractor shall provide the following:

1906 **7.1 Franchise Fee**

1907 Contractor shall pay to City, a Franchise Fee based on the percentages in the below table of Contractor's
1908 annual Gross Receipts each year, or portion thereof, during the entire Term of this Agreement.

Fiscal Year	Franchise Fee Percentage
July 1, 2022 through June 30, 2023	Nine percent (9%)
July 1, 2023 through June 30, 2024	Nine and fifty-hundredths percent (9.5%)
July 1, 2024, and annually thereafter	Ten percent (10%)

1909 The Franchise Fee shall be paid to City monthly on or before the twentieth (20) day of each month.
1910 Should any such due date fall on a weekend or Holiday in which the City's business offices are closed,
1911 payment shall be due on the first day thereafter in which the City's business offices are open. The
1912 amount of each payment shall be equal to the percentages in the table above of Contractor's Gross
1913 Receipts received in the calendar month preceding the date payment is due.

1914 For those Customers, if any, whose service Rates are collected on the tax rolls or otherwise by the City
1915 on behalf of Contractor, and in the event any Customer makes a payment due for service to the City,
1916 City shall forward said sums to Contractor, which shall include such sums in the Gross Receipts for the
1917 month in which payment is made to Contractor. In order to realize more efficient costs of Processing,
1918 Contractor authorizes the Franchise Fee due in connection with amounts that are collected from
1919 Customers by City on behalf of Contractor, if any, to be deducted by City prior to City forwarding said
1920 funds.

1921 The Franchise Fee due hereunder shall apply to Gross Receipts of Contractor collected after the
1922 expiration of the Term hereof relating to Contractor's performance during the Term hereof. Franchise
1923 Fees shall be accompanied by a statement certified by an officer of Contractor attesting to the accuracy
1924 of the amounts paid and setting forth the basis for their calculation in a manner acceptable to City.

1925 **7.2 Administrative Cost Reimbursement**

1926 On or before July 1 each year, Contractor shall make a payment to City in the amount more fully set
1927 forth in this paragraph to reimburse City for its administrative costs incurred related to this Agreement
1928 (the "Administrative Cost Reimbursement") during the ensuing year. The amount of the annual
1929 Administrative Cost Reimbursement is based on a review of past time expended by City staff relating to
1930 this Agreement and the reasonable estimate of actual costs that will be incurred. The initial annual
1931 Administrative Cost Reimbursement shall be in the amount of one hundred eighty-three thousand eight
1932 hundred dollars and ninety-eight cents (\$183,800.98). Thereafter, the amount due on or before July 1,
1933 2023 and each July 1 thereafter shall be the sum of: (1) one hundred eighty-three thousand eight
1934 hundred dollars and ninety-eight cents (\$183,800.98) adjusted annually by the change in the GTCI for
1935 the twelve (12) month period ending the preceding January 31; plus (2) City's actual consultant costs

1936 related to requests from Contractor pertaining to this Agreement (i.e., requests for discretionary Rate
 1937 adjustments, requests for transfers, or requests to consider new programs); plus (3) City's legal fees and
 1938 out of pocket costs incurred in the administration of this Agreement, including fees and costs associated
 1939 with analyzing new legislation, considering requests from Contractor (including specifically, without
 1940 limitation, requests for maximum Rate adjustments), and otherwise analyzing issues that arise in
 1941 connection with this Agreement. Commencing with the payment due July 1, 2023, invoices for the
 1942 Administrative Cost Reimbursement will be provided to Contractor by City and shall be due to City
 1943 within thirty (30) days of the date such invoice is mailed by City, or on July 1, whichever comes later.

1944 **7.3 Section Reserved**

1945 **7.4 Payment Schedule and Late Fees**

1946 In the event Contractor fails to timely make any of the payments provided for in Article 7 or any other
 1947 provision of this Agreement, Contractor shall pay to City, as additional consideration for entering into
 1948 this Agreement, a sum of money equal to five percent (5%) of the amount due. This amount is required
 1949 in order to defray those additional expenses and costs incurred by City by reason of the late payment
 1950 including, but not limited to, the cost of administering, accounting for, and collecting said late payment
 1951 and the cost to City of postponing services and projects necessitated by the delay in receiving the
 1952 revenue. In addition to any other remedy provided by law, any amounts not paid to City by Contractor
 1953 within sixty (60) days of the due date shall be subject to interest in the amount of ten percent (10%) per
 1954 annum, calculated on a daily basis for each day such sums remain past due.

1955 **7.5 Other Fees**

1956 City shall reserve the right to establish other fees, or negotiate changes to the Franchise Fee, AB 939/SB
 1957 1383 Regulatory Reimbursement and Administrative Fee beyond the regular annual adjustments
 1958 described above as it deems necessary, to the extent that such further adjustments are also included in
 1959 the adjustments to the approved Rates.

1960 **ARTICLE 8.**

1961 **CONTRACTOR'S COMPENSATION AND RATE**

1962 **SETTING**

1963 **8.1 General**

1964 Contractor will perform the responsibilities and duties described in this Agreement in consideration of
 1965 the right to receive compensation for services. Contractor Compensation provided for in this Article 8
 1966 shall be the full, entire, and complete compensation due to Contractor pursuant to this Agreement for
 1967 all labor, equipment, materials and supplies, taxes, insurance, bonds, overhead, Disposal, Recycling,
 1968 Processing, Transfer, profit, and all other things necessary to perform all the services required by this
 1969 Agreement in the manner and at the times prescribed.

1970 **8.2 Initial Rates**

1971 A. **General.** The Rates for the Rate Period ending June 30, 2023, shall not exceed those set forth in
 1972 Exhibit D hereto, unless amended by a written amendment to this Agreement entered into by and
 1973 between the City and the Contractor. Contractor has reviewed these maximum Rates and agrees

1974 they are reasonably expected to generate sufficient revenues to provide adequate Contractor
 1975 Compensation. Unless and until the maximum Rates set forth on Exhibit D are adjusted,
 1976 Contractor will provide the services required by this Agreement, charging no more than the
 1977 maximum Rates authorized by Exhibit D, except as provided herein in this Article 8.

1978 B. **Discount for Disabled or Low-Income Senior Customers.** Contractor shall develop and adopt a
 1979 program to provide a discounted Rate for qualified disabled or low-income senior Customers. The
 1980 program shall, at a minimum, meet the standards and conditions set forth in Exhibit L attached
 1981 hereto and incorporated herein by reference. If, at any time during the Term of this Agreement,
 1982 the number of Customers receiving a discounted Rate pursuant to such a program exceeds one
 1983 percent (1%) of the total number of Residential Customers receiving Collection services from
 1984 Contractor, Contractor and City shall meet and confer in good faith to determine a fair and
 1985 reasonable adjustment to the standards and conditions of the program and/or the maximum
 1986 Rates for such Customers set forth in Exhibit D, in order to ensure that Contractor is fairly
 1987 compensated for the additional costs incurred in continuing to provide the program.

1988 **8.3 Schedule of Future Adjustments**

1989 Beginning with Rate Period two (2) (July 1, 2023 to June 30, 2024) and for all subsequent Rate Periods,
 1990 Contractor or City may request an annual adjustment (increase or decrease) to the maximum Rates
 1991 shown in Exhibit D, excepting that Contractor shall be entitled to those automatic adjustments in Rates
 1992 as provided in Section 8.4.B hereof without notice to the City. For all inflationary adjustments extending
 1993 beyond those set forth in Section 8.4.B, the Contractor shall submit notice in writing, to be received by
 1994 City in person or via certified mail, by March 1 of the same year based on the method of adjustment
 1995 described in Section 8.4. Failure to submit a written request by March 1, shall be conclusive as to
 1996 Contractor's decision not to proceed with an increase for the subsequent year. If an adjustment results
 1997 in a Rate decrease, then Contractor shall maintain the current Rates, and rollover the Rate decrease to
 1998 the next Rate adjustment; the intent is to ensure subsequent Rate increases shall be offset with any
 1999 decrease not previously implemented.

2000 **8.4 Method of Adjustments**

2001 A. **General.** Pursuant to Section 8.3, Contractor may implement an annual adjustment to the Total
 2002 Rate according to the formula shown in Exhibit E, subject to review and concurrence with
 2003 Contractor's calculations. Additionally, Contractor may be entitled to a further adjustment to the
 2004 service component for providing Mulch/Compost that may be requested by City in accordance
 2005 with the requirements of Exhibit B4, Section 4.A.1.

2006 1. **Indemnification.** To the maximum extent allowed by law, Contractor shall indemnify,
 2007 defend and hold harmless the City, their officers, employees, agents and volunteers,
 2008 (collectively, Indemnitees) from and against all claims, damages, injuries, losses, costs,
 2009 including demands, debts, liens, liabilities, causes of action, suits, legal or administrative
 2010 proceedings, interest, fines, charges, penalties and expenses (including attorneys' and
 2011 expert witness fees, expenditures for investigations, and administration) and costs or
 2012 losses of any kind whatsoever paid, imposed upon, endured or suffered by or assessed
 2013 against Contractor or any of the Indemnitees resulting in any form from the City's review
 2014 and concurrence with Contractor's Rates for service under this Agreement or in
 2015 connection with the application of California Constitution Articles XIII C and Article XIII D to

2016 the imposition, payment or collection of Rates and fees for services provided by
 2017 Contractor under this Agreement. Notwithstanding the foregoing, this indemnity shall not
 2018 extend to any loss arising directly from the negligence of City, its officers, and its
 2019 employees. Nothing herein is intended to imply that California Constitution Articles XIIC
 2020 or XIID apply to the setting of Rates for the services provided under this Agreement;
 2021 rather, this Section 8.4.A.1 is provided merely to allocate risk of loss between the Parties.

2022 **B. Rate Adjustment Calculation.**

2023 1. **Annual Garbage and Trash Collection Index Adjustments to Service Component of**
 2024 **Maximum Rates.** Commencing on July 1, 2023, the service component associated with
 2025 any of the maximum Rates as set forth in Exhibit D may be adjusted by Contractor, and
 2026 such Rates may be adjusted by Contractor annually thereafter on each subsequent July 1
 2027 during the Term hereof (the "Adjustment Dates"), by multiplying such service component
 2028 by a percentage equal to the average annual change in the Garbage and Trash Collection
 2029 Index (GTCl) (CUUR0000SEHG02) in U.S. city average, all urban consumers, not seasonally
 2030 adjusted, between the twelve (12) months ended December prior to the Adjustment Date
 2031 and the twelve (12) months ended the prior December (the "GTCl Adjustment"). The GTCl
 2032 Adjustment shall not exceed six percent (6%) for the July 1, 2023 adjustment.
 2033 Notwithstanding the foregoing, the GTCl Adjustment shall not exceed five percent (5%) in
 2034 any given year starting with the adjustment effective July 1, 2024, and all years thereafter.
 2035 At least forty-five (45) days prior to each Adjustment Date, Contractor shall provide the
 2036 City Manager with a revised Exhibit D reflecting the GTCl Adjustment, along with data
 2037 supporting the basis for its calculations, so that City may review and verify the accuracy of
 2038 Contractor's calculations. No GTCl Adjustment shall become effective until the City
 2039 Manager confirms the accuracy of Contractor's calculations and the submitted revised
 2040 Exhibit D.

2041 2. **Annual Adjustments to Landfill Disposal Component of Maximum Rates.** It is the
 2042 intention of the Parties that the landfill Disposal component associated with any of the
 2043 maximum Rates as set forth in Exhibit D shall be adjusted no more often than annually on
 2044 each Adjustment Date such that they reflect each Customer's pro-rata share of any
 2045 increase or decrease in the actual landfill Disposal (tipping) fees incurred by Contractor for
 2046 Disposal of Solid Waste Collected pursuant to this Agreement. To arrive at an appropriate
 2047 adjustment formula to satisfy this intent, Contractor warrants and represents that the
 2048 "Landfill Disposal Component Tonnage Basis" set forth in Exhibit D is a fair estimate of the
 2049 amount of Solid Waste generated and ultimately Disposed of by each applicable Customer
 2050 and/or service type. In accordance with Article 6 of this Agreement, Contractor shall
 2051 maintain and make available to the City and/or its auditor or examiner records and data
 2052 relating to landfill Disposal costs incurred by Contractor and calculation of the Landfill
 2053 Disposal Component Tonnage Basis applicable to each Customer and/or service type set
 2054 forth on Exhibit D. If, at any time during the Term of this Agreement, the City Manager
 2055 determines or agrees that, based on such records and data, the Landfill Disposal
 2056 Component Tonnage Basis for any Customer and/or service type should be adjusted to
 2057 more accurately reflect a fair estimate of Solid Waste generated and ultimately Disposed
 2058 of by such Customer and/or service type, Exhibit D shall be revised accordingly. The initial
 2059 maximum Rate associated with the landfill Disposal component for various services set
 2060 forth in Exhibit D has been arrived at by multiplying the Landfill Disposal Component
 2061 Tonnage Basis for each applicable Customer and/or service type by thirty-eight dollars and

2062 thirty-four cents (\$38.34) which is the per Ton tipping fee charged by the Orange County
 2063 Landfill System as of July 1, 2022 (whereas of the Effective Date Solid Waste must be
 2064 delivered for Disposal per the County Agreement). If prior to any Adjustment Date a
 2065 change occurs in the tipping fees charged to Contractor by the landfill to which it delivers
 2066 Solid Waste Collected hereunder, the landfill Disposal component associated with any of
 2067 the maximum Rates set forth in Exhibit D shall be adjusted as of the Adjustment Date by
 2068 similarly multiplying the Landfill Disposal Component Tonnage Basis for each applicable
 2069 Customer and/or service type by the per Ton tipping fee then in effect, subject to the City
 2070 Manager's verification and concurrence with Contractor's calculations. In the event an
 2071 increase occurs in applicable landfill tipping fees at a time other than an annual
 2072 Adjustment Date, Contractor may request an adjustment to the maximum Rates
 2073 applicable to the landfill Disposal component set forth on Exhibit D pursuant to Section
 2074 8.5 hereof, subject to the City Manager's verification and concurrence with Contractor's
 2075 calculations.

2076 3. **Zero Percent (0%) or Decrease in Rate Adjustment Calculation.** If the Rate adjustment
 2077 calculation is calculated to be zero percent (0%) or less, there shall be no changes to
 2078 charges and Rates during the Rate Period corresponding the Rate adjustment calculation.
 2079 In the case of a calculated Rate decrease, the amount of such decrease shall be carried
 2080 forward as an offset to future Rate increases.

2081 4. **Source Separated Commercial Premises Recycling and Organic Materials Compensation**
 2082 **Adjustment.** Contractor shall provide Source Separated Recycling and Organic Materials
 2083 services to Commercial Premises at Rates are listed in Exhibit D. The service component
 2084 associated with the Source Separated Commercial Premises Recycling and Organic
 2085 Materials services maximum Rates as set forth in Exhibit D may be adjusted by Contractor
 2086 annually on each subsequent July 1 during the Term hereof (the "Adjustment Dates"), by
 2087 multiplying such service component by a percentage equal to the change in the GTCI
 2088 average for the twelve (12) month period ending on the date of January 31 immediately
 2089 prior to the applicable Adjustment Date (the "GTCI Adjustment").

2090 The GTCI Adjustment shall not exceed six percent (6%) for the July 1, 2023 adjustment.
 2091 Notwithstanding the foregoing, the GTCI Adjustment shall not exceed five percent (5%)
 2092 starting with the adjustment effective July 1, 2024 and all years thereafter. At least forty-
 2093 five (45) days prior to each Adjustment Date, Contractor shall provide the City Manager
 2094 with data supporting the basis for its calculations, so that City may review and verify the
 2095 accuracy of Contractor's calculations. No GTCI Adjustment shall become effective until the
 2096 City Manager confirms the accuracy of Contractor's calculations and the submitted revised
 2097 Exhibit D.

2098 C. **Pass-Through of Surcharges.** Contractor may request a pass-through adjustment based on
 2099 changes in a direct per Ton fee assessed at the Disposal Site by Federal, State, or local regulatory
 2100 agencies after the Effective Date and City's approval shall not be unreasonably withheld.

2101 8.5 Extraordinary Adjustments

2102 Contractor or City may request an adjustment to maximum Rates at reasonable times other than that
 2103 allowed under Section 8.3 in the event of extraordinary changes in the cost of providing service under
 2104 this Agreement, including requests related to Change in Law as defined in Exhibit A. Such changes shall
 2105 not include changes in Recyclable Materials or Organic Waste Processing costs or, changes in the market

2106 value of Recyclable Materials, inaccurate estimates by the Contractor of its proposed cost of operations,
 2107 unionization of Contractor’s work force, or change in wage rates or employee benefits. Extraordinary
 2108 Rate adjustments may not be applied retroactively.

2109 For each request for an adjustment to the maximum Rates that Contractor may charge Customers
 2110 brought pursuant to this Section 8.5 Contractor shall prepare a schedule documenting the extraordinary
 2111 costs. Such request shall be prepared in a form acceptable to City with support for assumptions made by
 2112 Contractor in preparing the estimate. Contractor shall also submit a schedule showing how its total costs
 2113 and total revenues have changed over the past three (3) years for the services provided under this
 2114 Agreement.

2115 Contractor shall provide to City a report of its annual revenues and expenses for the services provided in
 2116 the City, and City shall have right to audit this information in connection with the City’s review of
 2117 Contractor’s Rate adjustment request. City may consider increases or decreases in the Contractor’s total
 2118 revenues and total cost of services when reviewing an extraordinary Rate adjustment request and City’s
 2119 determination will be final. A Rate adjustment request made in response to a new service requested by
 2120 City will be determined in accordance with Section 3.6.

2121 **8.6 Limitations On Rate Adjustments**

2122 At least forty-five (45) days prior to adjusting any Rate(s) charged to Customers, Contractor shall provide
 2123 written notice to the City Manager of its intent to adjust such Rate(s) and the amount of such
 2124 adjustment. Contractor shall be entitled to implement the intended adjustment to such Rate(s) unless
 2125 the City Manager determines that the adjusted Rates will exceed the then-current maximum Rates as
 2126 set forth on Exhibit D.

2127 **ARTICLE 9.** 2128 **INDEMNITY, INSURANCE, AND PERFORMANCE** 2129 **BOND**

2130 **9.1 Indemnification**

2131 A. **General.** Contractor shall indemnify, defend with counsel acceptable to City, and hold harmless
 2132 (to the full extent permitted by law) City and its officers, officials, employees, volunteers, and
 2133 agents from and against any and all claims, liability, loss, injuries, damage, expense, and costs
 2134 (including without limitation costs and fees of litigation, including attorneys’ and expert witness
 2135 fees) (collectively, “Damages”) of every nature arising out of or in connection with Contractor’s
 2136 performance, and the performance of any Subcontractor, or agent of Contractor, under this
 2137 Agreement, or its failure to comply with any of its obligations contained in the Agreement, except
 2138 to the extent such loss or damage was caused by the negligence or willful misconduct of City. This
 2139 Section 9.1 shall survive the expiration or termination of this Agreement and shall not be
 2140 construed as a waiver of City’s legal and/or equitable rights as defined herein and permitted under
 2141 Applicable Law.

2142 B. **Excluded Waste.** Contractor acknowledges that it is responsible for compliance during the entire
 2143 Term of this Agreement with all Applicable Laws. Contractor shall not store, Transport, use, or
 2144 Dispose of any Excluded Waste except in strict compliance with all Applicable Laws.

2145 If Contractor negligently or willfully mishandles Excluded Waste in the course of carrying out its
2146 activities under this Agreement, Contractor shall at its sole expense promptly take all investigatory
2147 and/or remedial action reasonably required for the remediation of such environmental
2148 contamination. Prior to undertaking any investigatory or remedial action, however, Contractor
2149 shall first obtain City's approval of any proposed investigatory or remedial action. Should
2150 Contractor fail at any time to promptly take such action, City may undertake such action at
2151 Contractor's sole cost and expense, and Contractor shall reimburse City for all such expenses
2152 within thirty (30) calendar days of being billed for those expenses, and any amount not paid within
2153 that thirty (30) calendar day period shall thereafter be deemed delinquent and subject to the
2154 delinquent fee payment provision of Section 7.4. These obligations are in addition to any defense
2155 and indemnity obligations that Contractor may have under this Agreement.

2156 Notwithstanding the foregoing, Contractor's duties under this Subsection shall not extend to any
2157 claims arising from the Disposal of Solid Waste at the Designated Disposal Facility, including, but
2158 not limited to, claims arising under Comprehensive Environmental Response, Compensation and
2159 Liability Act (CERCLA) unless such claim is a direct result of Contractor's negligence or willful
2160 misconduct.

2161 C. **Environmental Indemnity.** Contractor shall defend with counsel acceptable to City, indemnify,
2162 and hold City harmless against and from any and all claims, suits, losses, penalties, damages, and
2163 liability for damages of every name, kind and description, including attorneys' fees and costs
2164 incurred, attributable to the negligence or willful misconduct of Contractor in handling Excluded
2165 Waste.

2166 D. **Electronic and Web based Information Indemnity.** Contractor shall defend with counsel
2167 acceptable to City, indemnify, and hold City harmless against and from any and all related claims,
2168 including but not limited to, suits, losses, penalties, damages, responsibility for costs, regulatory
2169 fines, penalties, credit monitoring expenses, and liability for damages of every name, kind and
2170 description, including attorneys' fees and costs incurred, attributable to the negligence or willful
2171 misconduct of Contractor and any Subcontractors used in performance of this Agreement in
2172 handling or protecting Customer information over which Contractor has control, including but not
2173 limited to billing details, electronic payment(s), and Customer account information that is not
2174 readily available to the general public. Contractor shall maintain electronic files and Contractor's
2175 website in accordance with the industry best practices for maintaining such information as safely
2176 and securely as possible. Nothing in this Section 9.1.D shall prevent or restrict Contractor's
2177 obligation and responsibility to provide City with information required under this Agreement.

2178 E. **Related to AB 939, AB 341, and SB 1383.** Contractor's duty to defend and indemnify herein
2179 includes all fines and/or penalties imposed by CalRecycle, if the requirements of AB 939, AB 341,
2180 AB 1826, and/or SB 1383 are not met by the Contractor with respect to the Contractor's
2181 obligations under this Agreement, and such failure is: (i) due to the failure of Contractor to meet
2182 its obligations under this Agreement; or, (ii) due to Contractor delays in providing information that
2183 prevents Contractor or City from submitting reports to regulators in a timely manner. This
2184 indemnity is subject to the provisions of Public Resources Code § 40059.1.

2185 F. **Related to Proposition 218.** Should there be a Change in Law or a new judicial interpretation of
2186 Applicable Law, including, but not limited to, Article XIII C and D of the California Constitution
2187 (Commonly Proposition 218), which impacts the Rates for the Collection services established in

2188 accordance with this Agreement, Contractor agrees to meet and confer with City to discuss the
2189 impact of such Change in Law on either Party's ability to perform under this Agreement.

2190 If, at any time, a Rate adjustment determined to be appropriate by both City and Contractor to
2191 compensate Contractor for increases in costs as described in this Agreement cannot be
2192 implemented for any reason, Contractor shall be granted the option to negotiate with City, in
2193 good faith, a reduction of services equal to the value of the Rate adjustment that cannot be
2194 implemented. If City and Contractor are unable to reach agreement about such a reduction in
2195 services, then Contractor may terminate this Agreement upon one (1) year's prior written notice
2196 to City, in which case the Contractor and City shall each be entitled to payment of amounts due
2197 for contract performance through the date of termination but otherwise will have no further
2198 obligation to one another unless this Agreement specifically states otherwise, after the date of
2199 such termination. Should a court of competent jurisdiction determine that the Contractor cannot
2200 charge and/or increase its Rates for charges related to Franchise Fees and governmental fees and
2201 charges, Contractor shall reduce the Rates it charges Customers a corresponding amount,
2202 providing said fees, reimbursements, Rates and/or charges disallowed by the court are not related
2203 to the cost of providing service hereunder and had been incorporated in the Rates charged by
2204 Contractor to its Customers.

2205 Nothing herein is intended to imply that California Constitution, Articles XIII C or XIII D, apply to the
2206 Rates established for services provided under this Agreement; rather this Section 9.1.F is provided
2207 merely to allocate risk of an adverse judicial interpretation between the Parties.

2208 **G. CalPERS Eligibility Indemnification.** Contractor's employees, agents, or Subcontractors providing
2209 service under this Agreement shall not: (i) qualify for any compensation and benefit under
2210 CalPERS; (ii) be entitled to any benefits under CalPERS; (iii) enroll in CalPERS as an employee of
2211 City; (iv) receive any employer contributions paid by City for CalPERS benefits; or (v) be entitled to
2212 any other CalPERS-related benefit by reason of the services provided under this Agreement that
2213 would accrue to a City employee. Contractor's employees, agents, or Subcontractors hereby waive
2214 any claims to benefits or compensation described in this Section 9.1. This Section 9.1 applies to
2215 Contractor notwithstanding any other agency, State or Federal policy, rule, regulation, law, or
2216 ordinance to the contrary.

2217 If Contractor's employees, agents, or Subcontractors providing services under this Agreement
2218 claim, or are determined by a court of competent jurisdiction or the California Public Employees
2219 Retirement System ("CalPERS") to be eligible for enrollment in CalPERS of the City, Contractor
2220 shall indemnify, defend, and hold harmless City for the payment of any employer and employee
2221 contributions for CalPERS benefits on behalf of the employee as well as for payment of any
2222 penalties and interest on such contributions which would otherwise be the responsibility of the
2223 City.

2224 Contractor's Compensation under this Agreement shall be the full and complete compensation to
2225 which Contractor and Contractor's officers, employees, agents, and Subcontractors are entitled
2226 for performance of any work under this Agreement. Neither Contractor nor Contractor's officers,
2227 employees, agents, and Subcontractors are entitled to any salary or wages, or retirement, health,
2228 leave or other fringe benefits applicable to City employees. The City will not make any Federal or
2229 State tax withholdings on behalf of Contractor. The City shall not be required to pay any workers'
2230 compensation insurance on behalf of Contractor.

2231 Contractor agrees to defend and indemnify the City for any obligation, claim, suit, or demand for
 2232 tax, retirement contribution including any contribution to CalPERS, social security, salary or wages,
 2233 overtime payment, or workers' compensation payment that the City may be required to make on
 2234 behalf of: (1) Contractor; (2) any employee of Contractor; or, (3) any employee of Contractor
 2235 construed to be an employee of the City, for work performed under this Agreement.

2236 9.2 Insurance

2237 A. **General Requirements.** Contractor shall, at its sole cost and expense, maintain in effect at all
 2238 times during the Term of this Agreement not less than the following coverage and limits of
 2239 insurance:

2240 B. **Coverages and Requirements.** During the Term of this Agreement, Contractor shall at all times
 2241 maintain, at its expense, the following coverages and requirements. Failure to maintain the
 2242 identified insurance requirements during the entire Term of this Agreement shall constitute an
 2243 event of default subject to Section 11.1.C. The comprehensive general liability insurance shall
 2244 include broad form property damage insurance.

2245 1. **Minimum Coverages.** Insurance coverage shall be with limits not less than the following:

2246 a. Comprehensive General Liability – \$10,000,000 combined single limit per occurrence
 2247 for bodily injury, personal injury, and property damage.

2248 b. Automobile Liability – \$10,000,000 combined single limit per accident for bodily
 2249 injury and property damage (include coverage for Hired and Non-owned vehicles).

2250 c. Workers' Compensation – Statutory Limits/Employers' Liability - \$1,000,000/accident
 2251 for bodily injury or disease.

2252 d. Employee Blanket Fidelity Bond – \$500,000 per employee loss covering dishonesty,
 2253 forgery, alteration, theft, disappearance, and destruction (inside or outside).

2254 e. Pollution Liability – \$10,000,000 per loss and annual aggregate applicable to bodily
 2255 injury; property damage, including loss of use of damaged property or of property
 2256 that has not been physically damaged or destroyed; clean-up costs, including first
 2257 party cleanup of the City's property and third party cleanup, and bodily injury costs if
 2258 pollutants impact other properties; and defense, including costs, fees and expenses
 2259 incurred in the investigation, defense, or resolution of claims. Coverage shall include
 2260 completed operations and shall apply to sudden and non-sudden pollution
 2261 conditions. Coverage shall apply to acts, errors or omissions arising out of, or in
 2262 connection with, Contractor's scope of work under this Agreement. Coverage shall
 2263 also apply to non-owned deposit sites ("NODS") that shall protect against, for
 2264 example, claims regarding bodily injury, property damage, and/or cleanup costs
 2265 involving NODS. Coverage is preferred by the City to be occurrence based. However,
 2266 if provided on a claims-made basis, Contractor warrants that any retroactive date
 2267 applicable to coverage under the policy precedes the Effective Date of this
 2268 Agreement, and that continuous coverage shall be maintained, or an extended
 2269 discovery period will be exercised through completion or termination of this
 2270 Agreement for a minimum of five (5) years. This provision does not limit or alter any
 2271 rights or remedies to City allowable under this Agreement and/or Applicable Law in
 2272 perpetuity.

- 2273 f. Technology Professional Liability Errors and Omissions Insurance (Cyber Liability)
 2274 appropriate to the Contractor's profession and industry practice, with limits not less
 2275 than \$2,000,000 per occurrence. Coverage for cyber risks shall be sufficiently broad
 2276 to respond to the duties and obligations as are undertaken by Contractor under this
 2277 Agreement and shall include, but not be limited to claims involving infringement of
 2278 intellectual property, including but not limited to infringement of copyright,
 2279 trademark, trade dress, invasion of privacy violations, information theft, damage to
 2280 or destruction of electronic information, release of private information, alteration of
 2281 electronic information, extortion, and network security. The policy shall provide
 2282 coverage for breach response notification and remediation costs, regulatory fines
 2283 and penalties, credit monitoring expenses, electronic funds transfer losses, electronic
 2284 data restoration expenses, and business interruption costs with limits sufficient to
 2285 respond to these obligations, in the sole discretion of the City's Risk Manager.
- 2286 2. **Additional Insured.** City, its officers, agents, employees, and volunteers shall be named as
 2287 additional insured on all but the workers' compensation and professional liability
 2288 coverages.
- 2289 3. Said policies shall remain in force through the life of this Agreement and, with the
 2290 exception of professional liability coverage, shall be payable on a "per occurrence" basis
 2291 unless City's Risk Manager specifically consents in writing to a "claims made" basis. For all
 2292 "claims made" coverage, if the Contractor changes insurance carriers Contractor shall
 2293 purchase "tail" coverage or otherwise provide for continuous coverage covering the Term
 2294 of this Agreement and not less than three (3) years thereafter, except for the five (5) year
 2295 tail of Pollution Liability Coverage as described above. Proof of such "tail" or other
 2296 continuous coverage shall be required at any time that the Contractor changes to a new
 2297 carrier prior to receipt of any payments due.
- 2298 4. The Contractor shall declare all aggregate limits on the coverage before commencing
 2299 performance of this Agreement, and City's Risk Manager reserves the right to require
 2300 higher aggregate limits to ensure that the coverage limits required for this Agreement as
 2301 set forth above are available throughout the performance of this Agreement.
- 2302 5. The deductibles or self-insured retentions are for the account of Contractor and shall be
 2303 the sole responsibility of the Contractor.
- 2304 6. Each insurance policy shall provide or be endorsed to state that coverage shall not be
 2305 suspended, voided, canceled by either Party, reduced in coverage or in limits except after
 2306 thirty (30) calendar days prior written notice by certified mail, return receipt requested,
 2307 has been given to the City Manager ten (10) Business Days for delinquent insurance
 2308 premium payments).
- 2309 7. Insurance must be placed with insurers with a current A.M. Best's rating of no less than A-
 2310 VII, or with a surplus line carrier appearing on the List of Approved Surplus Line Insurers,
 2311 ("LASLI") with a Best's Key Rating Guide of at least A: X.
- 2312 8. The policies shall cover all activities of Contractor, its officers, employees, agents and
 2313 volunteers arising out of or in connection with this Agreement.
- 2314 9. For any claims relating to this Agreement, the Contractor's insurance coverage shall be
 2315 primary, including as respects City, its officers, agents, employees, and volunteers. Any

2316 insurance maintained by City shall apply in excess of, and not contribute with, insurance
2317 provided by Contractor's liability insurance policy.

2318 10. The Contractor shall waive all rights of subrogation against City, its officers, employees,
2319 agents, and volunteers.

2320 C. **Endorsements.** Prior to the Effective Date pursuant to this Agreement, Contractor shall furnish
2321 City Manager with certificates or original endorsements reflecting coverage required by this
2322 Agreement. The certificates or endorsements are to be signed by a Person authorized by that
2323 insurer to bind coverage on its behalf. All certificates or endorsements are to be received by, and
2324 are subject to the approval of, City Risk Manager before work commences.

2325 D. **Renewals.** During the Term of this Agreement, Contractor shall furnish City Manager with
2326 certificates or original endorsements reflecting renewals, changes in insurance companies, and
2327 any other documents reflecting the maintenance of the required coverage throughout the entire
2328 Term of this Agreement. The certificates or endorsements are to be signed by a Person authorized
2329 by that insurer to bind coverage on its behalf.

2330 E. **No Cap on Indemnity.** The minimum amounts of coverage described in this Section 9.2 will not
2331 constitute any limitations or cap on Contractor's indemnification obligations under this
2332 Agreement.

2333 F. **Workers' Compensation.** Contractor shall provide workers' compensation coverage as required by
2334 State law and shall comply with Section 3700 of the State Labor Code.

2335 9.3 Faithful Performance Bond or Irrevocable Letter of Credit

2336 A. Contemporaneously with execution of this Agreement, as security for Contractor's faithful
2337 performance of all obligations of this Agreement, Contractor shall provide a surety mechanism
2338 (the "Surety") as more fully defined below in the amount of Two Million Five Hundred Thousand
2339 Dollars (\$2,500,000.00). The Surety may be comprised of either a performance bond or an
2340 irrevocable letter of credit, or a combination of both. If a letter of credit is utilized to satisfy some
2341 or all of the Surety requirement it shall be drawn upon a financial institution with an office within
2342 fifty (50) miles of City, and otherwise in a form acceptable to the City Attorney. The performance
2343 bond, if any, shall be issued by a duly authorized corporate surety company authorized to do
2344 business in California, and in a form acceptable to the City Attorney and in full compliance with
2345 the provisions of California Code of Civil Procedure Sections 995.610 – 995.660 re Admitted Surety
2346 Insurers. The cost of the Surety shall be the sole obligation of Contractor. The Surety shall be
2347 released within thirty (30) days after both: (i) the expiration of the Term of this Agreement; and,
2348 (ii) Contractor's satisfactory performance of all obligations hereunder.

2349 B. In the event Contractor shall for any reason become unable to, or fail in any way to, perform as
2350 required by this Agreement, City and/or District may declare a portion or all of the Surety, as may
2351 be necessary to recompense and make whole the City and/or District, forfeited to the City and/or
2352 District. Upon partial or full forfeiture of the Surety, Contractor shall restore the Surety to its
2353 original amount within thirty (30) days of the City's and/or District's notice to do so. Failure to
2354 restore the Surety to its full amount within thirty (30) days shall be a material breach of this
2355 Agreement.

- 2356 C. District providing Contractor with written notice of its failure to pay City and/or District any
2357 amount owing under this Agreement, either the letter of credit or performance bond comprising
2358 the Surety may be utilized by City and/or District for purposes including, but not limited to:
- 2359 1. Payment of sums due under the terms of this Agreement which Contractor has failed to
2360 timely pay to City and/or District, including specifically, but not limited to, Liquidated
2361 Damages.
- 2362 2. Reimbursement of costs borne by City and/or District to correct violations of this
2363 Agreement not corrected by Contractor.
- 2364 D. City and/or District may draw upon the entire letter of credit (if any) utilized to meet Contractor's
2365 obligations pertaining to the Surety, and convert it to a cash deposit, if Contractor fails to cause
2366 the letter of credit to be extended or replaced with another satisfactory letter of credit no later
2367 than sixty (60) days prior to its expiration.

2368 **9.4 Forfeiture of Performance Bond or Irrevocable Letter of Credit**

2369 In the event Contractor shall for any reason become unable to, or fail in any way to, perform as required
2370 by this Agreement, City may declare a portion or all of the performance bond or irrevocable letter of
2371 credit which is necessary to recompense and make whole the City, forfeited to the City. Upon partial or
2372 full forfeiture of the performance bond or irrevocable letter of credit, Contractor shall restore the
2373 performance bond or irrevocable letter of credit to its face amount within thirty (30) days of the City's
2374 declaration. Failure to restore the performance bond or irrevocable letter of credit to its full amount
2375 within thirty (30) days shall be a material breach of the Agreement.

2376 **9.5 Performance Security Beyond Service Term**

2377 Some Agreement requirements extend beyond the Term of this Agreement and will not be
2378 substantiated until after the final service date. Therefore, the Contractor shall not terminate the
2379 performance bond or letter of credit and will renew them to ensure continuous availability to the City,
2380 until receiving a written release from the City. City will provide such a release when City, in its
2381 reasonable judgment, is fully satisfied that all requirements have been met. However, permission from
2382 the City to discontinue holding these performance securities does not relieve Contractor of payments to
2383 the City that may be due or may become due.

2384 **ARTICLE 10.**

2385 **CITY'S RIGHT TO PERFORM SERVICE**

2386 **10.1 General**

2387 In the event that Contractor, for any reason whatsoever, fails, refuses or is unable to Collect, Recycle,
2388 Process, Transport or Dispose of any or all Discarded Materials which it is required by this Agreement, at
2389 the time and in the manner provided in this Agreement, for a period of more than two (2) Business
2390 Days, excluding Saturday, Sunday, and Holidays defined in Exhibit A, and if, as a result thereof, Discarded
2391 Materials should accumulate in City to such an extent, in such a manner, or for such a time that such
2392 accumulation endangers or menaces the public health, safety or welfare, then City shall have the right,
2393 but not the obligation, upon twenty-four (24) hours prior written notice to Contractor during the period
2394 of such emergency as determined by City: (1) to perform, or cause to be performed, such services itself

2395 with its own or other personnel without liability to Contractor; and/or, (2) to take possession of any or
2396 all of Contractor's land, equipment, and other property used or useful in the Collection and
2397 Transportation of Discarded Materials, and to use such property to Collect and Transport any Discarded
2398 Materials generated within City which Contractor would otherwise be obligated to Collect, Transport,
2399 and properly Dispose of or Process pursuant to this Agreement.

2400 Notice of Contractor's failure, refusal, or neglect to Collect, Transport and properly Dispose of or Process
2401 Discarded Materials may be given orally by telephone to Contractor at its principal office and shall be
2402 effective immediately. Written confirmation of such oral notification shall be sent to Contractor within
2403 one (1) Business Day, excluding Saturday, Sunday and Holidays defined in Exhibit A of the oral
2404 notification.

2405 Contractor further agrees that in such event:

2406 A. It will take direction from City to affect the transfer of possession of equipment and property to
2407 City for City's use, or for use by any Person or entity designated by the City.

2408 B. It will, if City so requests, keep in good repair and condition all of such equipment and property,
2409 provide all motor vehicles with fuel, oil and other service, and provide such other service as may
2410 be necessary to maintain said property in operational condition.

2411 C. City may immediately engage all or any personnel, including 3rd parties not directly employed by
2412 the City, necessary or useful for the Collection and Transportation of Discarded Materials,
2413 including, if City so desires, employees previously or then employed by Contractor. Contractor
2414 further agrees, if City so requests, to furnish City the services of any or all management or office
2415 personnel employed by Contractor whose services are necessary or useful for Discarded Materials
2416 Collection, Transportation, Processing, and Disposal operations and for the Billing and collection of
2417 fees for these services.

2418 City agrees that it assumes complete responsibility for the proper and normal use of such equipment
2419 and Facilities while in its possession.

2420 If the interruption or discontinuance in service is caused by any of the reasons listed in Section 11.7, City
2421 shall pay to Contractor the reasonable rental value of the equipment and Facilities, possession of which
2422 is taken by City, for the period of City's possession, if any, which extends beyond the period of time for
2423 which Contractor has rendered bills in advance of service, for the class of service involved.

2424 **10.2 Temporary Possession of Contractor's Property**

2425 If City suffers an interruption or discontinuance of service (including interruptions and discontinuance
2426 due to events described in Section 11.7), City may take possession of and use all of Contractor's property
2427 described above until other suitable arrangements can be made for the provision of Discarded Materials
2428 Services which may include the grant of a Franchise to another waste hauling company.

2429 **10.3 Billing and Compensation to City During City's Possession**

2430 During such time that City is providing Discarded Materials services, as above provided, Contractor shall
2431 bill and Collect payment from all users of the above-mentioned services as described in Section 4.6.
2432 Contractor further agrees that, in such event, it shall reimburse City for any and all costs and expenses

2433 incurred by City beyond that billed and received by City in taking over possession of the above-
2434 mentioned equipment and property for Discarded Materials service in such manner and to an extent as
2435 would otherwise be required of Contractor under the Terms of this Agreement. Such reimbursement
2436 shall be made from time to time after submission by City to Contractor of each statement listing such
2437 costs and expenses, but in no event later than five (5) Business Days from and after each such
2438 submission.

2439 **10.4 City's Right to Relinquish Possession**

2440 It is further mutually agreed that City may at any time at its discretion relinquish possession of any or all
2441 of the above-mentioned property to Contractor and thereupon demand that Contractor resume the
2442 Discarded Materials services as provided in this Agreement, whereupon Contractor shall be bound to
2443 resume the same.

2444 **10.5 City's Possession Not A Taking**

2445 Except as otherwise expressly provided in the previous paragraph, City's exercise of its rights under this
2446 Article 10: (1) does not constitute a taking of private property for which compensation must be paid;
2447 (2) will not create any liability on the part of City to Contractor; and, (3) does not exempt Contractor
2448 from any of the indemnity and insurance provisions of this Agreement, which are meant to extend to
2449 circumstances arising under this Section 10.5 provided that the Contractor is not required to indemnify
2450 the City against claims and damages arising from the sole negligence of the City, its elected and
2451 appointed officials, boards, commissions, officers, employees and agents in the operation of Collection
2452 vehicles during the time the City has taken possession of such vehicles.

2453 **10.6 Duration of City's Possession**

2454 City's right pursuant to this Article 10 to retain temporary possession of Contractor's Facilities and
2455 equipment, and to render Collection services, shall terminate when City determines that such services
2456 can be resumed by Contractor, or when City no longer reasonably requires such property or equipment.
2457 In any case, City has no obligation to maintain possession of Contractor's property or equipment and/or
2458 continue its use for any period of time and may at any time, in its sole discretion, relinquish possession
2459 to Contractor.

2460 **10.7 Disaster Preparedness Plan**

2461 Within twelve (12) months of the Effective Date, Contractor shall, with City assistance, prepare a written
2462 plan detailing how Discarded Materials services will be delivered in a time of emergency or natural
2463 disaster. For the plan, City shall provide Contractor with a written list of critical Facilities being those
2464 Facilities that the City deems in need of special consideration in a time of emergency because they are
2465 critical to City's emergency response, of priority to the need of the community and/or represent a public
2466 health risk to the community. Contractor's written plan shall contain a protocol for contacting
2467 Contractor management in the event of an emergency, an overview of Contractor's resources available
2468 for emergency response, a plan for Collection, Disposal, and Recycling of Discarded Materials generated
2469 by critical Facilities until the time of emergency passes and a plan for resuming normal operations
2470 following an emergency.

2471 In the event of a disaster, the City may grant Contractor a waiver of some or all Collection requirements
2472 under this Agreement and 14 CCR, Division 7, Chapter 12, Article 3 in the disaster-affected areas for the

2473 duration of the waiver. Any resulting changes in Collection requirements shall be addressed as a change
2474 in scope in accordance with Section 3.6.

2475

2476

ARTICLE 11. DEFAULT AND REMEDIES

2477 11.1 Events of Default

2478 All provisions of the Agreement are considered material. Each of the following shall constitute an event
2479 of default.

2480 A. **Fraud or Deceit.** Contractor practices, or attempts to practice, any fraud or deceit upon the City.

2481 B. **Insolvency or Bankruptcy.** Contractor becomes insolvent, unable, or unwilling to pay its debts, or
2482 upon listing of an order for relief in favor of Contractor in a bankruptcy proceeding.

2483 C. **Failure to Maintain Coverage.** Contractor fails to provide or maintain in full force the workers'
2484 compensation, insurance coverage required by Section 9.2, or indemnification coverage as
2485 required by this Agreement.

2486 D. **Violations of Regulation.** Contractor violates any orders or filings of any regulatory body having
2487 authority over Contractor relative to this Agreement, which violation the City reasonably
2488 determines is material. If Contractor contests any such orders or filings by appropriate
2489 proceedings conducted in good faith, and the regulatory body determines no violation occurred,
2490 no breach or default of this Agreement shall be deemed to have occurred.

2491 E. **Violations of Applicable Law.** Contractor violates Applicable Law relative to this Agreement, which
2492 violation the City reasonably determines is material.

2493 F. **Failure to Perform Direct Services.** Contractor ceases to provide Collection, Transportation, or
2494 Processing services as required under this Agreement for a period of two (2) consecutive calendar
2495 days or more, for any reason within the control of Contractor.

2496 G. **Failure to Pay or Report.** Contractor fails to make any payments to City required under this
2497 Agreement including payment of City Fees or Liquidated Damages and/or refuses to provide City
2498 with required information, reports, and/or records in a timely manner as provided for in the
2499 Agreement.

2500 H. **Acts or Omissions.** Any other act or omission by Contractor which violates the terms, conditions,
2501 or requirements of this Agreement, or Applicable Law and which is not corrected or remedied
2502 within the time set in the written notice of the violation. Additionally, an event of default occurs if
2503 Contractor cannot reasonably correct or remedy the breach within the time set forth in a notice of
2504 violation, or if Contractor fails to commence to correct or remedy such violation within the time
2505 set forth in such notice and diligently effect such correction or remedy thereafter.

2506 I. **False, Misleading, or Inaccurate Statements.** Any representation or disclosure made to the City by
2507 Contractor in connection with or as an inducement to entering into this Agreement, or any future
2508 amendment to this Agreement, which proves to be false or misleading in any material respect as
2509 of the time such representation or disclosure is made, whether or not any such representation or

- 2510 disclosure appears as part of this Agreement. Additionally, a default occurs if any Contractor-
2511 provided report contains a misstatement, misrepresentation, data manipulation, or an omission of
2512 fact or content explicitly defined by the Agreement, excepting non-numerical typographical and
2513 grammatical errors.
- 2514 J. **Seizure or Attachment.** There is a seizure of, attachment of, or levy on, some or all of Contractor's
2515 operating equipment, including without limits its equipment, maintenance or office facilities,
2516 Approved Facility(ies), or any part thereof.
- 2517 K. **Suspension or Termination of Service.** There is any termination or suspension of the transaction
2518 of business by Contractor related to this Agreement, including without limit, due to labor unrest
2519 including strike, work stoppage or slowdown, sick-out, picketing, or other concerted job action
2520 lasting more than seven (7) calendar days for Residential Customers and three (3) calendar days
2521 for Commercial Customers.
- 2522 L. **Criminal Activity.** Contractor, its officers, managers, or employees are found guilty of criminal
2523 activity related directly or indirectly to performance of this Agreement or any other agreement
2524 held with the City.
- 2525 M. **Assignment without Approval.** Contractor transfers or assigns this Agreement without the
2526 expressed written approval of the City unless the assignment is permitted without City approval
2527 pursuant to Section 13.6.
- 2528 N. **Failure to Provide Proposal or Implement Change in Service.** Contractor fails to provide a
2529 proposal for new services or changes to services or fails to implement a change in service as
2530 requested by the City as specified in Section 3.5.
- 2531 O. **Failure to Implement Collection Program.** Contractor fails to implement a Collection program that
2532 complies with the requirements of Article 4 and Exhibit B, which is essential for the City to achieve
2533 compliance with SB 1383.
- 2534 P. **Failure to Provide Processing Capacity.** Contractor fails to provide adequate Processing capacity
2535 in accordance with Articles 4 and 5, which is essential for the City to achieve compliance with SB
2536 1383.
- 2537 Q. **Failure to Achieve Processing Standards.** Contractor fails to achieve the Processing standards
2538 specified in Articles 4 and 5 including achievement of minimum Organic Waste recovery rates,
2539 which are essential for the City to achieve SB 1383 compliance.
- 2540 R. **Failure to Comply with Other Requirements of SB 1383.** Contractor fails to comply with other
2541 requirements of the Agreement including, but not limited to, public education, reporting,
2542 contamination monitoring, recordkeeping and reporting, or other obligations of this Agreement
2543 that delegate the City's responsibility and/or authority under SB 1383 to the Contractor.
- 2544 S. **Failure to Dispose of Solid Waste at the Designed Disposal Facility.** Contractor fails to Dispose of
2545 all Solid Waste Collected within the City unless the Designated Disposal Facility is no longer
2546 required or in the event that the Designated Disposal Facility is not available.

2547 T. **Failure to Perform Any Obligation.** Contractor fails to perform any obligation established under
2548 this Agreement, which the City reasonably determines is material.

2549 City shall provide Contractor written notice of default within seven (7) calendar days of the City's first
2550 knowledge of the Contractor's default.

2551 **11.2 Contractor's Right to Cure; Right to Terminate Upon Event of Default**

2552 Contractor shall be given two (2) Business Days from written notification by the City Manager or as
2553 otherwise agreed to in writing by the Parties to cure any default which, in the City Manager's sole
2554 opinion, creates a potential public health and safety threat.

2555 Contractor shall be given two (2) Business Days from written notification by the City Manager or as
2556 otherwise agreed to in writing by the Parties to cure any default arising under Subsections C, D, E, F, G,
2557 H, J, K, N, O, P, Q, R, S, and T in Section 11.1. However, the City shall not be obligated to provide
2558 Contractor with a notice and cure opportunity if the Contractor has committed the same breach/default
2559 within a twenty-four (24) month period. It is expressly understood that Contractor is not entitled to
2560 receive notice of default, or to cure such default, with respect to those matters listed in Subsections A,
2561 B, I, L, and M above.

2562 Contractor shall be given thirty (30) calendar days from written notification by the City Manager to cure
2563 any other default (which is not required to be cured within two (2) Business Days). Furthermore, if
2564 Contractor cannot reasonably cure a default within the applicable period described in this Section 11.2,
2565 except for defaults that create a potential health and safety threat, and Contractor promptly
2566 commences the cure or remedy within the initial cure period and thereafter diligently pursues the cure
2567 or remedy to completion, Contractor shall not be in default of this Agreement. However, the City shall
2568 not be obligated to provide Contractor with a notice and cure opportunity if the Contractor has
2569 committed the same or similar breach/default within a twenty-four (24) month period.

2570 **11.3 City's Remedies in the Event of Default**

2571 Upon Contractor's default, City has the following remedies in the event of Contractor default:

2572 A. **Waiver of Default.** City may waive any event of default or may waive Contractor's requirement to
2573 cure a default event if City determines that such waiver would be in the best interest of the City.
2574 City's waiver of an event of default is not a waiver of future events of default that may have the
2575 same or similar conditions.

2576 B. **Suspension of Contractor's Obligation.** City may suspend Contractor's performance of its
2577 obligations if Contractor fails to cure default in the time frame specified in Section 11.2 until such
2578 time the Contractor can provide assurance of performance in accordance with Section 11.8.

2579 C. **Liquidated Damages.** City may assess Liquidated Damages for Contractor's failure to meet specific
2580 performance standards pursuant to Section 11.6.

2581 D. **Termination.** The City Manager may, in their sole discretion, set a public hearing for the City
2582 Council to determine whether to terminate this Agreement. Subject to Contractor's right to cure
2583 as described in Section 11.2, such termination hearing must be set if a default remains uncured
2584 thirty (30) calendar days after receipt of written notice of default from the City. Such termination

2585 hearing must also be set if a Contractor's default is not cured within two (2) calendar days and the
2586 default:

- 2587 ○ Creates an imminent public health and safety threat; or
- 2588 ○ Arises under Section 11.1. C, D, E, F, G, J, K, N, O, P, Q, R, S, and T.

2589 If the City terminates this Agreement based on the adopted findings of the termination hearing,
2590 the City Manager shall first provide written notice to the Contractor twenty (20) calendar days
2591 before the date of termination. The Contractor shall thereafter be relieved on a going-forward
2592 basis of all liabilities and obligations required by this Agreement, except for Section 9.1 and any
2593 other provisions specifically identified to survive termination of this Agreement. Upon expiration
2594 of the twenty (20) day notice, the City may, in its sole discretion:

- 2595 ○ Directly undertake performance of the services; or
- 2596 ○ Arrange with other Persons to perform the services with or without a written agreement; or
- 2597 ○ Permit Contractor to continue operating under this Agreement including Contractor's
2598 Compensation until such time that City is able to find substitute services.

2599 This right of termination is in addition to any other rights upon a failure of Contractor to perform
2600 its obligations under this Agreement.

2601 Contractor shall not be entitled to any further revenues from Collection operations authorized
2602 hereunder from and after the date of termination.

2603 E. **Other Available Remedies.** City's election of one (1) or more remedies described herein shall not
2604 limit the City from any and all other remedies at law and in equity including injunctive relief, etc.

2605 **11.4 Possession of Records Upon Termination**

2606 In the event of termination for an event of default, the Contractor shall furnish City Manager with
2607 immediate access to its business records in a format compatible with the City's computer systems,
2608 including without limitation, Customer information that is not restricted by Applicable Law, Collection
2609 routes, compliance records, and billing of accounts for Collection services.

2610 **11.5 City's Remedies Cumulative; Specific Performance**

2611 City's rights to terminate the Agreement under Section 11.2 and to take possession of the Contractor's
2612 records under Section 11.4 are not exclusive, and City's termination of the Agreement and/or the
2613 imposition of Liquidated Damages shall not constitute an election of remedies. Instead, these rights shall
2614 be in addition to any and all other legal and equitable rights and remedies which City may have.

2615 By virtue of the nature of this Agreement, the urgency of timely, continuous, and high-quality service;
2616 the lead time required to effect alternative service; and, the rights granted by City to the Contractor, the
2617 remedy of damages for a breach hereof by Contractor is inadequate and City shall be entitled to
2618 injunctive relief (including but not limited to specific performance).

2619 **11.6 Performance Standards and Liquidated Damages**

2620 A. **General.** The Parties find that as of the time of the execution of this Agreement, it is impractical, if
2621 not impossible, to reasonably ascertain the extent of damages which shall be incurred by City as a
2622 result of a breach by Contractor of its obligations under this Agreement. The factors relating to the
2623 impracticability of ascertaining damages include, but are not limited to, the fact that: (i)
2624 substantial damage results to members of the public who are denied services or denied quality or
2625 reliable service; (ii) such breaches cause inconvenience, anxiety, frustration, and deprivation of
2626 the benefits of the Agreement to individual members of the general public for whose benefit this
2627 Agreement exists, in subjective ways and in varying degrees of intensity which are incapable of
2628 measurement in precise monetary terms; (iii) that exclusive services might be available at
2629 substantially lower costs than alternative services and the monetary loss resulting from denial of
2630 services or denial of quality or reliable services is impossible to calculate in precise monetary
2631 terms; and, (iv) the termination of this Agreement for such breaches, and other remedies are, at
2632 best, a means of future correction and not remedies which make the public whole for past
2633 breaches.

2634 B. **Service Performance Standards; Liquidated Damages for Failure to Meet Standards.** The Parties
2635 further acknowledge that consistent, reliable Collection services are of utmost importance to City
2636 and that City has considered and relied on Contractor's representations regarding its quality-of-
2637 service commitment in awarding the Agreement to it. The Parties recognize that some quantified
2638 standards of performance are necessary and appropriate to ensure consistent and reliable service
2639 and performance. The Parties further recognize that if Contractor fails to achieve the performance
2640 standards or fails to submit required documents in a timely manner, City and its residents and
2641 businesses will suffer damages, and that it is, and will be, impractical and extremely difficult to
2642 ascertain and determine the exact amount of damages that City will suffer. Therefore, without
2643 prejudice to City's right to treat such non-performance as an event of default under this Section
2644 11.6, the Parties agree that the Liquidated Damages amounts established in this Section 11.6 of
2645 this Agreement and the Liquidated Damage amounts therein represent a reasonable estimate of
2646 the amount of such damages considering all of the circumstances existing on the Effective Date of
2647 this Agreement, including the relationship of the sums to the range of harm to City that
2648 reasonably could be anticipated and the anticipation that proof of actual damages would be costly
2649 or impractical.

2650 Contractor City

2651 Initial Here Initial Here

2652 Contractor agrees to pay (as Liquidated Damages and not as a penalty) the amounts set forth
2653 below:

2654 1. **Collection Reliability.**

- 2655 a. For each failure to commence service to a new Customer account within seven (7)
2656 days after order: \$100.00 per occurrence
- 2657 b. For each failure to Collect Discarded Materials, which has been properly set out for
2658 Collection: \$100.00 per occurrence

- 2659 c. For each failure to correct and Collect a missed service within the timeframe set forth
2660 in Section 4.7.B.2: \$100.00 per occurrence;
2661 each additional twenty-four (24) hour period: \$50.00 per occurrence.
- 2662 d. For each failure to comply with the provisions in Section 11.7 Contractor's Actions
2663 During a Work Stoppage: \$1,000 per day
- 2664 e. For each failure to Collect Abandoned Waste within four (4) days of notification by
2665 the City per Exhibit B4, Item 8A: \$100 per occurrence.
- 2666 2. **Collection Quality.**
- 2667 a. For failure to properly return empty Containers to avoid pedestrian or vehicular
2668 traffic impediments or to place Containers upright which exceeds ten (10) Containers
2669 annually:
2670 \$50.00 per Container
- 2671 b. For each occurrence of excessive noise or discourteous behavior which exceed ten
2672 (10) occurrences annually:
2673 \$100.00 per occurrence
- 2674 c. For each occurrence of Collecting Discarded Materials during unauthorized hours
2675 which exceeds ten (10) such occurrences annually: \$100.00 per occurrence
- 2676 d. For each occurrence of damage to private property which exceeds five (5) such
2677 occurrences annually: \$100.00 per occurrence
- 2678 e. For each failure to clean up Discarded Materials spilled from Collection Containers
2679 within ninety (90) minutes that exceeds ten (10) such failures annually:
2680 \$100.00 per occurrence
- 2681 f. For each failure to clean up vehicle leaks or spills within the timeframe required by
2682 Section 5.5.E: \$500 per occurrence
- 2683 g. For each failure to follow the cleanup procedures included in Section 5.5.E:
2684 \$500 per square foot of affected area
- 2685 3. **Customer Responsiveness.**
- 2686 a. For each failure to initially respond to a Customer Complaint within one (1) Business
2687 Day (excluding Saturday, Sunday, and Holidays as defined in Exhibit A), and for each
2688 additional day in which the Complaint is not addressed, which exceed five (5)
2689 annually: \$50.00 per day
- 2690 b. For each failure to process Customer Complaints as required by Article 4, which
2691 exceed five (5) annually: \$50.00 per occurrence
- 2692 c. For each failure to record a response to a Customer Complaint or request within
2693 twenty-four (24) hours of resolution: \$100.00 per occurrence
2694 For each additional twenty-four (24) hour period: \$50.00 per occurrence
- 2695 d. For each failure to respond to a written inquiry from the City's Solid Waste contract
2696 manager regarding service requests or requests for information within two (2)

- 2697 Business Days (excluding Saturday, Sunday and Holidays defined in Exhibit A), and for
 2698 each additional day in which the inquiry is not addressed, which exceed five (5)
 2699 occurrences annually: \$100 per occurrence
- 2700 e. For each failure to remove graffiti from Containers, or to replace with Containers
 2701 bearing no graffiti, within two (2) Business Days (excluding Saturday, Sunday, and
 2702 Holidays defined in Exhibit A) of request from City or Customer: \$ 50.00 per day
 2703 For each additional day problem not resolved: \$25.00 per day
- 2704 f. For each failure to repair or replace a damaged or missing Container within two (2)
 2705 Business Days (excluding Saturday, Sunday, and Holidays defined in Exhibit A) of
 2706 request from City or Customer: \$ 50.00 per day
- 2707 g. For each failure to process a claim for damages within thirty (30) days from the date
 2708 submitted to Contractor: \$100.00 per occurrence
- 2709 h) For each failure to issue a warning notice to a Container or materials not Collected
 2710 due to improper set out which exceeds ten (10) such occurrences annually:
 2711 \$100 per day per occurrence
- 2712 4. **Failure to Submit Reports or Allow Access to Records.** For each failure to submit any
 2713 individual report or provide access to records in compliance with and in the timeframe
 2714 specified in this Agreement. Incomplete and/or inaccurate reports shall be considered a
 2715 failure to submit until such time as all information in the report has been provided in a
 2716 complete and accurate form. In the event City determines a report to be errant or
 2717 incomplete more than ten (10) Business Days after submittal by Contractor, Contractor
 2718 shall be given ten (10) Business Days to complete and correct and any pending Liquidated
 2719 Damages shall be tolled during that period.
- 2720 a. Monthly Reports: \$50 per day
 2721 b. Quarterly Reports: \$50 per day
 2722 c. Annual Reports: \$100 per day
- 2723 5. **Accuracy of Billing.**
- 2724 a. Each Customer invoice that is not prepared in accordance with the City's approved
 2725 Rate schedule, in excess of ten (10) annually:
 2726 \$25 per invoice not to exceed \$2,500 per Billing run
- 2727 b. For each instance or invoice in which Contractor imposes a special service fee not in
 2728 accordance with the approved Rate schedule and not approved in advance in writing
 2729 by City, or not requested by the service recipient which exceeds ten (10) such
 2730 occurrences annually: \$50 per occurrence
- 2731 c. Failure to provide a Customer with a response, including an explanation and/or
 2732 correction, to a Billing Complaint within seven (7) Business Days from the Complaint:
 2733 \$100.00 per occurrence
 2734 Each additional day response not provided: \$50.00

- 2735 6. **Public Education and Outreach.**
- 2736 a. Failure to perform public education and outreach activities:
- 2737 1st violation - \$50 per occurrence
- 2738 2nd violation - \$100 per occurrence
- 2739 3rd and subsequent violations - \$250 per occurrence
- 2740 7. **Cooperation with Service Provider Transition.**
- 2741 a. For each day routing information requested by City in accordance with Section 13.10
- 2742 is received after City-established due dates, both for preparation of a request for
- 2743 proposals and for new service provider's implementation of service: \$1,000 per day
- 2744 b. For each day delivery of keys, access codes, remote controls, or other means of
- 2745 access to Discarded Materials Containers is delayed beyond one (1) day prior to new
- 2746 service provider servicing Customers with access issues, as described in Section
- 2747 13.10: \$1,000 per day
- 2748 c. For delay in not meeting the requirements contained in Section 13.10 in a timely
- 2749 manner, in addition to the daily Liquidated Damages for breach under 7(a) and 7(b)
- 2750 above, Liquidated Damages of: \$20,000 per occurrence
- 2751 8. **Diversions Efforts.**
- 2752 a. For each Rate Period (January 1, 2023 to December 31, 2024, considered the first
- 2753 Rate Period) in which Contractor fails to provide support to the City within thirty (30)
- 2754 days of year-end, documenting that it Diverted at least twenty percent (20%) of the
- 2755 Discarded Materials Contractor Collected under this Agreement per Section 5.10:
- 2756 \$25 for each Ton below Tonnage level necessary to meet twenty percent (20%)
- 2757 Diversion goal
- 2758 9. **SB 1383 Requirements.** Failure to meet SB 1383 requirements set forth below:
- 2759 a. Use of Unauthorized Facilities. For each individual occurrence of delivering Discarded
- 2760 Materials to a Facility other than an Approved Facility(ies) for each Discarded
- 2761 Material type under this Agreement.
- 2762 1st violation - \$50 per Ton per offence
- 2763 2nd violation - \$100 per Ton per offence
- 2764 3rd and subsequent violations - \$250 per Ton per offence
- 2765 b. Failure to Implement three- /three-plus Container System. For each occurrence of
- 2766 failing to provide Customers with the three- /three-plus Container system required
- 2767 by and compliant with SB 1383 excluding Generators and Customers granted waivers
- 2768 pursuant to this Agreement and excluding Generators and Customers that
- 2769 demonstrate compliance with Recycling and Organic Waste Self-Hauling
- 2770 requirements pursuant to Section 5.10.080 of District's Code of Regulations and 14
- 2771 CCR Division 7, Article 12, Article 7. Minor, moderate and major violations have the
- 2772 same meaning as defined in 14 CCR Section 18997.3
- 2773 Damages are per Generator or Customer per occurrence:

2774	\$500 – Minor violation
2775	\$4,000 – Moderate violation
2776	\$7,500 – Major violation
2777	c. Failure of Approved Facility(ies) to Meet Limits on Incompatible Materials (if Applicable). For each Ton of Mixed Waste, Source Separated Recyclable Materials Source Separated Blue Container Organic Waste, Source Separated Green Container Organic Waste, or Organic Materials received at the Facility(ies) in a quarterly reporting period when Organic Waste recovered after Processing exceeds Incompatible Material thresholds included in SB 1383 if limits on Organic Waste in materials sent to Disposal apply. Liquidated damages are assessed in the quarterly reporting period when the failure occurred.
2778	
2779	
2780	
2781	
2782	
2783	
2784	
2785	1st violation - \$50 per Ton per offence
2786	2nd violation - \$100 per Ton per offence
2787	3rd and subsequent violations - \$250 per Ton per offence
2788	d. Failure of Approved Facility(ies) to Meet Limits on Organic Waste in Materials Sent to Disposal. For each Ton of Mixed Waste, Source Separate Recyclable Materials, Source Separated Blue Container Organic Waste, Source Separated Green Container Organic Waste, or Organic Materials received at the Facility(ies) in a quarterly reporting period when Organic Waste in the materials sent to Disposal exceeds the thresholds included in SB 1383 if limits on Organic Waste in materials sent to Disposal apply. Liquidated damages are assessed in the quarterly reporting period when the failure occurred.
2789	
2790	
2791	
2792	
2793	
2794	
2795	
2796	1st violation - \$50 per Ton per offence
2797	2nd violation - \$100 per Ton per offence
2798	3rd and subsequent violations - \$250 per Ton per offence
2799	e. Failure to Perform Contamination Monitoring Requirements. For each failure to conduct contamination monitoring in accordance with Section 4.10 of this Agreement:
2800	
2801	
2802	1st violation - \$50 per route per occurrence
2803	2nd violation - \$100 per route per occurrence
2804	3rd and subsequent violations - \$250 per route per occurrence
2805	f. Failure to Comply with Container Labeling and Colors. For each occurrence of Contractor’s failure to comply with Container labeling and color requirements pursuant to SB 1383.
2806	
2807	
2808	1st violation - \$50 per Container occurrence
2809	2nd violation - \$100 per Container occurrence
2810	3rd and subsequent violations - \$250 per Container occurrence

- 2811 g. Failure to Conduct Compliance Tasks. For each failure to conduct any compliance
 2812 review, Discarded Materials evaluations pursuant to SB 1383, and/or other
 2813 inspection required by this Agreement.
- 2814 1st violation - \$50 per occurrence
- 2815 2nd violation - \$100 per occurrence
- 2816 3rd and subsequent violations - \$250 per occurrence
- 2817 h. Failure to Issue Contamination Processing Fee Notices. For each failure of Contractor
 2818 Collection personnel to issue contamination notices and Contamination Processing
 2819 Fee Notices and maintain documentation of issuance as required by Section 4.10 of
 2820 this Agreement.
- 2821 1st violation - \$50 per route per day
- 2822 2nd violation - \$100 per route per day
- 2823 3rd and subsequent violations - \$250 per route per day
- 2824 i. Failure to Conduct Follow-Up Inspections. For each failure to conduct a follow-up
 2825 inspection as required by Section 4.7.C of this Agreement.
- 2826 1st violation - \$50 per occurrence
- 2827 2nd violation - \$100 per occurrence
- 2828 3rd and subsequent violations - \$250 per occurrence
- 2829 j. Failure to Maintain and/or Provide Access to Information Systems
- 2830 \$500 per day
- 2831 10. **General Contract Adherence.**
- 2832 a. For each day that Contractor fails to provide services required under the Agreement,
 2833 or comply with terms of the Agreement, five (5) Business Days after receipt of
 2834 written notification from City that such services are not being provided or terms are
 2835 not being met: \$100.00/day
- 2836 b. Before assessing Liquidated Damages, City Manager shall give Contractor notice of
 2837 City's intention to do so. The notice will include a brief description of the incident(s)
 2838 and non-performance. City Manager may review (and make copies at City's own
 2839 expense) all information in the possession of Contractor relating to incident(s) and/or
 2840 non-performance. City Manager may, within ten (10) Business Days after issuing the
 2841 notice, request a meeting with Contractor. City Manager may present evidence of
 2842 non-performance in writing and through testimony of City's employees and others
 2843 relevant to the incident(s) and non-performance. City Manager will provide
 2844 Contractor with a written explanation of their determination on each incident(s) and
 2845 non-performance prior to authorizing the assessment of Liquidated Damages under
 2846 this Section 11.6. The decision of City Manager may be appealed by Contractor to the
 2847 Deputy City Manager.
- 2848 C. **Amount.** City may assess Liquidated Damages for each calendar day or event, as appropriate, that
 2849 Contractor is determined to be liable in accordance with this Agreement.

2850 D. **Timing of Payment.** Contractor shall pay any Liquidated Damages assessed by City within ten (10)
2851 days after they are assessed. If they are not paid within the ten (10) day period, City may proceed
2852 against the performance bond required by the Agreement or find Contractor in default and
2853 terminate this Agreement pursuant to Section 11.1, or both.

2854 **11.7 Excuse from Performance**

2855 A. **Force Majeure.** A Party shall be excused from performing their obligations hereunder and from
2856 any obligation to pay Liquidated Damages and Contractor shall not be in default under this
2857 Agreement if Contractor is prevented from performing the Collection, Transportation and/or
2858 Disposal services for any of the following reasons: riots; wars; sabotage; civil disturbances,
2859 pandemics, epidemics; government restrictions and orders; insurrections; explosion; natural
2860 disasters such as floods, earthquakes, landslides and fires; strikes; lockouts and other labor
2861 disturbances; and other similar catastrophic events which are beyond the control of and not the
2862 fault of the Party claiming excuse from performance hereunder. The Party claiming excuse from
2863 performance shall, within two (2) calendar days after such Party has notice of such cause, give the
2864 other Party notice of the facts constituting such cause and asserting its claim to excuse under this
2865 Section 11.7. If either Party validly exercises its rights under this Section 11.7, the Parties hereby
2866 waive any claim against each other for any damages sustained thereby.

2867 The partial or complete interruption or discontinuance of Contractor's services caused by one (1)
2868 or more of the events described in this Section 11.7 shall not constitute a default by Contractor
2869 under this Agreement. Notwithstanding the foregoing, however, if Contractor is excused from
2870 performing its obligations hereunder for any of the causes listed in this Section 11.7 for a period of
2871 thirty (30) calendar days or more, City shall nevertheless have the right, in its sole discretion, to
2872 terminate this Agreement by giving ten (10) Business Days' notice to Contractor, in which case the
2873 provisions of Section 11.4 shall apply.

2874 In the event of a labor disturbance that interrupts Collection, Transportation and/or Disposal of
2875 Discarded Materials by Contractor as required under this Agreement, the provisions of Section
2876 11.7.B below shall apply.

2877 B. **Labor Disputes.**

2878 1. **Labor Unrest Directed at Third Party.** In the case of labor unrest or job action directed at
2879 a third party over whom Contractor has no control, the inability of Contractor to provide
2880 services in accordance with this Agreement due to the unwillingness or failure of the third
2881 party to: (i) provide reasonable assurance of the safety of Contractor's employees while
2882 providing such services; or, (ii) make reasonable accommodations with respect to
2883 Container placement and point of delivery, time of Collection, or other operating
2884 circumstances to minimize any confrontation with pickets or the number of Persons
2885 necessary to make Collections shall, to that limited extent, excuse performance. The
2886 foregoing excuse shall be conditioned on Contractor's cooperation in performing
2887 Collection services at different times and in different locations.

2888 2. **Contractor Labor Disruptions.** Contractor must notify the City in writing within twenty-
2889 four (24) hours of a notice from a labor union of a possible work stoppage. Contractor
2890 agrees that in the event Service is disrupted due to a labor dispute, Contractor shall place
2891 a minimum of twelve (12), forty (40) yard Roll-Off Boxes or other Containers of equivalent

2892 capacity at locations designated by the City Manager or their designees to serve as
 2893 Collection points for the Customers within two (2) days of said Service interruption.
 2894 Containers shall be Collected by Contractor for no additional charge as necessary to
 2895 accommodate the waste volume Disposed in such Containers.

2896 A. Labor unrest including, but not limited to, strike, work stoppage or slowdown, sick-out;
 2897 picketing, or other concerted job action conducted by Contractor's employees or
 2898 directed at Contractor is excused from performance only to the extent that the
 2899 following requirements are met:

2900 i. Contractor provides a contingency plan to the City within ninety (90) days of
 2901 commencement of services under this Agreement demonstrating how services
 2902 will be provided during the period of labor unrest. The contingency plan is
 2903 subject to City approval and Contractor shall amend the plan until it meets City
 2904 requirements, including reasonably demonstrating how City's basic Collection
 2905 and sanitary needs will be met to the City's satisfaction.

2906 ii. Contractor shall meet all requirements of this plan or City may revoke this excuse
 2907 from performance offered under this Agreement and may choose to use
 2908 enforcement provisions under this Agreement in which case Contractor is not
 2909 excused from performance and Contractor shall be obligated to continue to
 2910 provide service notwithstanding the occurrence of any or all of such events.

2911 3. **Collection During Labor Disruption.** Contractor shall prioritize those Collection activities it
 2912 is able to perform during the pendency of the labor disruption, with hospitals, essential
 2913 services, restaurants and other six (6) services days per week Customers prioritized for
 2914 Collection on the basis of health and sanitation. In the event that a labor strike or
 2915 disruption to Collection services should last longer than seven (7) consecutive days, City
 2916 may contract with a third party to provide Collection services for the period of time
 2917 limited to the time Contractor is unable to provide such services until the labor strike or
 2918 disruption has concluded. Contractor shall notify City when the labor disruption has
 2919 ended, and the date Contractor will resume Collection services.

2920 **11.8 Right to Demand Assurances of Performance**

2921 The Parties acknowledge that it is of the utmost importance to City and the health and safety of all those
 2922 members of the public residing or doing business within City who will be adversely affected by
 2923 interrupted waste management service, that there be no material interruption in services provided
 2924 under this Agreement.

2925 If Contractor: (i) is the subject of any labor unrest including work stoppage or slowdown, sick-out,
 2926 picketing or other concerted job action; (ii) appears in the reasonable judgment of City to be unable to
 2927 regularly pay its bills as they become due; or, (iii) is the subject of a civil or criminal judgment or order
 2928 entered by a Federal, State, regional or local agency for violation of an Applicable Law, and City believes
 2929 in good faith that Contractor's ability to perform under the Agreement has thereby been placed in
 2930 substantial jeopardy, City may, at its sole option and in addition to all other remedies it may have,
 2931 demand from Contractor reasonable assurances of timely and proper performance of this Agreement, in
 2932 such form and substance as City believes in good faith is reasonably necessary in the circumstances to
 2933 evidence continued ability to perform under the Agreement. If Contractor fails or refuses to provide

2934 satisfactory assurances of timely and proper performance in the form and by the date required by City,
2935 such failure or refusal shall be an event of default for purposes of Section 11.1.

2936 **11.9 Dispute Resolution**

2937 In the event of dispute between the City Manager and the Contractor regarding the interpretation of or
2938 the performance of services under this Agreement which results in a material impact to the Contractor's
2939 revenue and/or cost of operations the provisions of this Section 11.9 shall apply.

2940 A. **Meet and Confer.** In the event of disputes regarding the performance of any obligation under this
2941 Agreement which results in a material impact to the Contractor's revenue and/or cost of
2942 operations, the City and Contractor agree that they promptly will meet and confer to attempt to
2943 resolve the matter between themselves.

2944 B. **Mediation.** If disputes which arise under this Agreement cannot be resolved satisfactorily
2945 between the Parties in accordance with Section 11.9.A, the City and Contractor agree that such
2946 disputes shall be submitted to mandatory, non-binding mediation by a mutually agreed upon
2947 independent third party.

2948 C. **Period of Time.** Insofar as allowed by Applicable Law, the period otherwise applicable for filing
2949 claims against the City under Applicable Law shall be tolled during the period of time for which
2950 meet and confer or mediation procedures are pending, in accordance with Sections 11.9.A and
2951 11.9.B.

2952 D. **Litigation.** Litigation may be commenced only after all reasonable efforts to resolve the dispute(s)
2953 pursuant to Sections 11.9.A, 11.9.B, and 11.9.C have failed and any necessary claim(s) have been
2954 denied.

2955 **ARTICLE 12.** 2956 **REPRESENTATIONS AND WARRANTIES OF** 2957 **THE PARTIES**

2958 The Parties, by acceptance of this Agreement, represents and warrants the conditions presented in this
2959 Article 12.

2960 **12.1 Contractor's Corporate Status**

2961 Contractor, or parent company, is a corporation duly organized, validly existing and in good standing
2962 under the laws of the State. It is qualified to transact business in the State and has the power to own its
2963 properties and to carry on its business as now owned and operated and as required by this Agreement.

2964 **12.2 Contractor's Corporate Authorization**

2965 Contractor has the authority to enter this Agreement and perform its obligations under this Agreement.
2966 The Board of Directors of Contractor (or the shareholders, if necessary) has taken all actions required by
2967 law, its articles of incorporation, its bylaws, or otherwise, to authorize the execution of this Agreement.
2968 The Person signing this Agreement on behalf of Contractor represents and warrants that they have
2969 authority to do so. This Agreement constitutes the legal, valid, and binding obligation of the Contractor.

2970 **12.3 Agreement Will Not Cause Breach**

2971 To the best of Contractor's and City's knowledge after reasonable investigation, the execution or
2972 delivery of this Agreement or the performance by either Party of their obligations hereunder does not
2973 conflict with, violate, or result in a breach of: (i) any Applicable Law; or, (ii) any term or condition of any
2974 judgment, order, or decree of any court, administrative agency or other governmental authority, or any
2975 agreement or instrument to which Contractor or City is a Party or by which Contractor or any of its
2976 properties or assets are bound, or constitutes a default hereunder.

2977 **12.4 No Litigation**

2978 To the best of Contractor's and City's knowledge after reasonable investigation, there is no action, suit,
2979 proceeding or investigation, at law or in equity, before or by any court or governmental authority,
2980 commission, board, agency, or instrumentality decided, pending, or threatened against either Party
2981 wherein an unfavorable decision, ruling, or finding, in any single case or in the aggregate, would:

- 2982 A. Materially adversely affect the performance by Party of its obligations hereunder;
- 2983 B. Adversely affect the validity or enforceability of this Agreement; or,
- 2984 C. Have a material adverse effect on the financial condition of Contractor, or any surety or entity
2985 guaranteeing Contractor's performance under this Agreement.

2986 **12.5 No Adverse Judicial Decisions**

2987 To the best of Contractor's and City's knowledge after reasonable investigation, there is no judicial
2988 decision that would prohibit this Agreement or subject this Agreement to legal challenge.

2989 **12.6 No Legal Prohibition**

2990 To the best of each Party's knowledge, after reasonable investigation, there is no Applicable Law in
2991 effect on the date that Party signed this Agreement that would prohibit the performance of either their
2992 obligations under this Agreement and the transactions contemplated hereby.

2993 **12.7 Contractor's Ability to Perform**

2994 Contractor possesses the business, professional, and technical expertise to perform all services,
2995 obligations, and duties as described in and required by this Agreement including all Exhibits thereto.
2996 Contractor possesses the ability to secure equipment, facility, and employee resources required to
2997 perform its obligations under this Agreement.

2998 **Article 13.**
2999 **Other Agreements of the Parties**

3000 **13.1 Relationship of Parties**

3001 The Parties intend that Contractor shall perform the services required by this Agreement as an
3002 independent Contractor engaged by City and neither as an officer nor employee of City, nor as a partner
3003 or agent of, or joint venture with, City. No employee or agent of Contractor shall be, or shall be deemed

3004 to be, an employee or agent of City. Contractor shall have the exclusive control over the manner and
3005 means of performing services under this Agreement, except as expressly provided herein. Contractor
3006 shall be solely responsible for the acts and omissions of its officers, employees, Subcontractors, and
3007 agents. Neither Contractor nor its officers, employees, Subcontractors, and agents shall obtain any rights
3008 to retirement benefits, workers' compensation benefits, or any other benefits that accrue to City
3009 employees by virtue of their employment with City.

3010 **13.2 Compliance with Law**

3011 Contractor shall at all times, at its sole cost, comply with all Applicable Laws, permits and licenses of the
3012 United States, the State, County, and City and with all applicable regulations promulgated by Federal,
3013 State, regional or local administrative and regulatory agencies, now in force and as they may be enacted,
3014 issued, or amended during the Term.

3015 **13.3 Governing Law**

3016 This Agreement shall be governed by, and construed and enforced in accordance with, the laws of the
3017 State.

3018 **13.4 Jurisdiction**

3019 Any lawsuits, at law or in equity, between the Parties arising out of this Agreement shall be filed in a
3020 court of competent jurisdiction in the County. With respect to venue, the Parties agree that this
3021 Agreement is made in and will be performed in the County. The Parties waive all provisions of law
3022 providing for a change of venue in these proceedings to any other county.

3023 **13.5 Binding on Successors**

3024 The provisions of this Agreement shall inure to the benefit to and be binding on the successors and
3025 permitted assigns of the Parties.

3026 **13.6 Assignment**

3027 Except as may be provided for in Article 10 (City's Right to Perform Service), neither Party shall assign its
3028 rights, nor delegate, subcontract or otherwise transfer its obligations under this Agreement to any other
3029 Person without the prior written consent of the other Party. Any such assignment made without the
3030 consent of the other Party shall be void and the attempted assignment shall constitute a material breach
3031 of this Agreement.

3032 For purposes of this Section 13.6 when used in reference to Contractor, "assignment" shall include, but
3033 not be limited to: (i) a sale, exchange or other transfer of substantially all of Contractor's assets
3034 dedicated to service under this Agreement to a third party; (ii) a sale, exchange or other transfer of
3035 outstanding common stock of Contractor to a third party provided said sale, exchange or transfer may
3036 result in a change of control of Contractor; (iii) any dissolution, reorganization, consolidation, merger,
3037 re-capitalization, stock issuance or re-issuance, voting trust, pooling agreement, escrow arrangement,
3038 liquidation or other transaction to which results in a change of ownership or control of Contractor;
3039 (iv) any assignment by operation of law, including insolvency or bankruptcy, making assignment for the
3040 benefit of creditors, writ of attachment for an execution being levied against this Agreement,
3041 appointment of a receiver taking possession of Contractor's property, or transfer occurring in the event

3042 of a probate proceeding; and, (v) any combination of the foregoing (whether or not in related or
3043 contemporaneous transactions) which has the effect of any such transfer or change of ownership, or
3044 change of control of Contractor.

3045 Contractor acknowledges that this Agreement involved rendering a vital service to City's residents and
3046 businesses, and that City has selected Contractor to perform the services specified herein based on:
3047 (1) Contractor's experience, skill and reputation for conducting its Discarded Materials management
3048 operations in a safe, effective, and responsible fashion, at all times in keeping with applicable laws
3049 pertaining to Excluded Waste, regulations and best Discarded Materials management practices, and, (2)
3050 Contractor's financial resources to maintain the required equipment and to support its indemnity
3051 obligations to City under this Agreement. City has relied on each of these factors, among others, in
3052 choosing Contractor to perform the services to be rendered by Contractor under this Agreement.

3053 If Contractor requests City's consideration of and consent to an assignment, City may deny or approve
3054 such request in its complete discretion. No request by Contractor for consent to an assignment need be
3055 considered by City unless and until Contractor has met the following requirements:

3056 A. Contractor shall undertake to pay City its reasonable expenses for attorney's fees and
3057 investigation costs necessary to investigate the suitability of any proposed assignee, and to
3058 review and finalize any documentation required as a condition for approving any such
3059 assignment;

3060 B. Contractor shall pay the City a transfer fee equal to one percent (1%) of the Gross Receipts
3061 times the number of years (pro-rated for partial years) remaining under this Agreement (based
3062 on actual Rate revenues for the prior twelve (12) months);

3063 C. Contractor shall furnish City with audited financial statements of the proposed assignee's
3064 operations for the immediately preceding three (3) operating years;

3065 D. A proforma financial statement (income statement and balance sheet) for the proposed
3066 assignee with the projected results of operations assuming that the assignment is completed.
3067 Such proforma financial statement shall reflect any debt to be incurred by the assignee as part
3068 of the acquisition of Contractor's operations; and,

3069 E. Contractor shall furnish City with satisfactory proof: (i) that the proposed assignee has at least
3070 ten (10) years of Discarded Materials management experience on a scale equal to or exceeding
3071 the sale of operations conducted by Contractor under this Agreement; (ii) that in the last five (5)
3072 years, the proposed assignee has not suffered any significant citations or other censure from
3073 any Federal, State, or local agency having jurisdiction over its Discarded Materials management
3074 operations due to any significant failure to comply with State, Federal, or local laws pertaining
3075 to Excluded Waste and that the assignee has provided City with a complete list of such citations
3076 and censures; (iii) that the proposed assignee has at all times conducted its operations in an
3077 environmentally safe and conscientious fashion; (iv) that the proposed assignee conducts its
3078 Discarded Materials management practices in accordance with sound Discarded Materials
3079 management practices in full compliance with all Federal, State, and local laws regulating the
3080 Collection and Disposal of Discarded Materials including Hazardous Waste; and, (v) of any other
3081 information required by City to ensure the proposed assignee can fulfill the Terms of this
3082 Agreement in a timely, safe and effective manner.

3083 Under no circumstances shall City be obliged to consider any proposed assignment by City if Contractor
3084 is in default at any time during the period of consideration.

3085 **13.7 No Third-Party Beneficiaries**

3086 This Agreement is not intended to, and will not be construed to, create any right on the part of any third
3087 party to bring an action to enforce any of its terms.

3088 **13.8 Waiver**

3089 The waiver by either Party of any breach or violation of any provisions of this Agreement shall not be
3090 deemed to be a waiver of any breach or violation of any other provision nor of any subsequent breach
3091 of violation of the same or any other provision. The subsequent acceptance by either Party of any
3092 monies that become due hereunder shall not be deemed to be a waiver of any pre-existing or
3093 concurrent breach or violation by the other Party of any provision of this Agreement.

3094 **13.9 Affiliated Companies**

3095 Contractor's accounting records shall be maintained on a basis showing the results of Contractor's
3096 operations under this Agreement separately from operations in other locations, as if Contractor were an
3097 independent entity providing service only to City. The costs and revenues associated with providing
3098 service to City shall not be combined, consolidated or in any other way incorporated with those of other
3099 operations conducted by Contractor in other locations, or with those of an Affiliate.

3100 If Contractor enters into any financial transactions with a Related Party Entity for the provision of labor,
3101 equipment, supplies, services, capital, etc., related to the furnishing of service under this Agreement,
3102 that relationship shall be disclosed to City, and in the financial reports submitted to City. In such event,
3103 City's rights to inspect records, and obtain financial data shall extend to such Related Party Entity or
3104 entities.

3105 **13.10 Transition to Next Contractor**

3106 Prior to, and at, the end of the Term or in the event this Agreement is terminated for cause prior to the
3107 end of the Term, Contractor shall cooperate fully with City and any subsequent Discarded Materials
3108 enterprise it designates to assure a smooth transition of Discarded Materials Handling Services.
3109 Contractor's cooperation shall include, but not be limited to, providing both the City and subsequent
3110 Discarded Materials enterprise with route lists, Billing information, lists of gate or other access codes
3111 and information needed for entry to service areas, Container placement areas by address, levels of
3112 service including any special needs or services required by each location, and other operating records
3113 needed to service all Premises covered by this Agreement. In recognition of the difficulty inherent in
3114 Customer's difficulty or inability to store two sets of Containers, Contractor shall remove its Containers
3115 in coordination with the distribution of Containers by the incoming service provider. Contractor shall
3116 cooperate with the City and incoming service provider in agreeing to the timing of Container removal; if
3117 Parties cannot agree on a phase-out schedule and Contractor does not remove Containers in a timely
3118 manner that requires Customers to store two (2) sets of Containers, City, incoming service provider, or
3119 another entity may remove Contractor's Containers and seek cost reimbursement from Contractor
3120 through its performance bond, letter of credit or other means. The failure to cooperate with City
3121 following termination shall be conclusively presumed to be grounds for specific performance of this
3122 covenant and/or other equitable relief necessary to enforce this covenant.

3123 Contractor shall, to the maximum extent feasible provide a new service provider with all keys, security
3124 codes and remote controls used to access garages and Bin enclosures. Contractor shall be responsible
3125 for coordinating Transfer immediately after Contractor's final pickups, so as not to disrupt service.
3126 Contractor shall provide City with detailed route sheets containing service names and addresses, Billing
3127 names and addresses, monthly Rate and Service Levels (quantity, material type, and size of Containers
3128 and pickup days) at least ninety (90) days prior to the transition date and provide an updated list two
3129 weeks before the transition and a final list of changes the day before the transition. Contractor shall
3130 provide means of access to the new service provider at least one (1) full calendar day (excluding
3131 Saturday, Sunday, and Holidays as defined in Exhibit A) prior to the first day of Collection by another
3132 party, and always within sufficient time so as not to impede in any way the new service provider from
3133 easily servicing all Containers.

3134 Contractor to provide documentation of any Customer declining request to provide keys, security codes,
3135 and/or remote controls used to access garages and Container enclosures.

3136 **13.11 Contractor's Investigation**

3137 Contractor has made an independent investigation (satisfactory to it) of the conditions and
3138 circumstances surrounding the Agreement and the work to be performed by it.

3139 **13.12 Condemnation**

3140 City fully reserves the rights to acquire Contractor's property utilized in the performance of this
3141 Agreement, by purchase or through the exercise of the right of eminent domain. This provision is
3142 additive, and not intended to alter the rights of the Parties set forth in Article 10.

3143 **13.13 Notice Procedures**

3144 All notices, demands, requests, proposals, approvals, consents, and other communications, which this
3145 Agreement requires, authorizes, or contemplates, shall be in writing and shall either be personally
3146 delivered to a representative of the Parties at the address below or deposited in the United States mail,
3147 first class postage prepaid, addressed as follows:

3148 If to City:

3149 City of Garden Grove
3150 Attn: City Manager
3151 11222 Acacia Parkways
3152 Garden Grove, California 92840

3153

3154 If to Contractor:

3155 General Manager
3156 Republic Services
3157 1131 N. Blue Gum Street
3158 Anaheim, California 92806

3159

3160 The address to which communications may be delivered may be changed from time to time by a notice
3161 given in accordance with this Section 13.13. Notice shall be deemed given on the day it is personally

3162 delivered or, if mailed, three (3) calendar days from the date it is deposited in the mail. Either Party may
3163 choose to provide email notification to the other Party that notice has been deposited in the mail;
3164 however, such email notification shall not constitute official notice.

3165 **13.14 Representatives of the Parties**

3166 References in this Agreement to the "City" shall mean the City's elected body and all actions to be taken
3167 by City except as otherwise provided in this Section 13.14. Each reference to an act performed by, or
3168 obligation of the City Manager in this Agreement is itself a delegation of authority from the City. The City
3169 may delegate, in writing, further authority to the City Manager and/or to other City officials and may
3170 permit such officials, in turn, to delegate in writing some or all of such authority to subordinate officers.
3171 The Contractor may rely upon actions taken by such delegates if they are within the scope of the
3172 authority properly delegated to them.

3173 The Contractor shall, by the Effective Date, designate in writing a responsible officer who shall serve as
3174 the representative of the Contractor in all matters related to the Agreement and shall inform City in
3175 writing of such designation and of any limitations upon his or her authority to bind the Contractor. City
3176 may rely upon action taken by such designated representative as actions of the Contractor unless they
3177 are outside the scope of the authority delegated to him/her by the Contractor as communicated to City.

3178 **13.15 Compliance with Municipal Code and Code of Regulations**

3179 Contractor shall comply with those provisions of the Municipal Code of City and District's Code of
3180 Regulations which are applicable, and with any and all amendments to such applicable provisions during
3181 the Term of this Agreement, which further constitutes a change in Applicable Law within the meaning of
3182 this Agreement.

3183 **13.16 Cooperation Following Termination**

3184 At the end of the Term or in the event this Agreement is terminated prior to the end of the Term,
3185 Contractor shall cooperate fully with City and any subsequent Contractor to assure a smooth transition
3186 of Discarded Materials management services. Contractor's cooperation shall include, but not be limited
3187 to, providing operating records needed to service all properties covered by this Agreement. City may
3188 further use Contractor's Customer information in the procurement of a new contract for Discarded
3189 Materials management services. The failure to cooperate with City following termination or in the
3190 procurement of a new contract shall be conclusively presumed to be grounds for specific performance
3191 of this covenant and/or other equitable relief necessary to enforce this covenant.

3192 **13.17 Compliance with Immigration Laws**

3193 Contractor shall be knowledgeable of and comply with all local, State, and Federal laws which may apply
3194 to the performance of this Agreement. Contractor warrants and represents that all of its employees,
3195 including any and all prospective employees hired to perform services for the City under this Agreement
3196 and the employees of any Subcontractor retained by the Contractor to perform a portion of the services
3197 under this Agreement, are and will be authorized to perform the services contemplated by this
3198 Agreement in full compliance with all applicable State and Federal laws, rules and regulations, including,
3199 but not limited to, the Immigration Nationality Act of 1952 (commencing with Section 1101 of Title 8 of
3200 the United States Code), and the Immigration Nationality and the Immigration Reform and Control Act
3201 of 1986 (commencing with Section 1324a of Title 8 of the United States Code), as amended. Contractor

3202 agrees to verify the legal status of all of its employees and provide documentation of such verification
3203 whenever requested by the City. If Contractor discovers that any employee it has retained is not in
3204 compliance with Immigration Laws, Contractor agrees to terminate such employee.

3205 **13.18 Guarantee of Contractor's Performance**

3206 Pursuant to a guarantee in substantially the form attached as Exhibit G, Republic Waste Services of
3207 Southern California, LLC, a corporation which owns all of the issued and outstanding common stock of
3208 Contractor, has agreed to guarantee Contractor's performance of this Agreement. The Guarantee is
3209 being provided no later than ten (10) days subsequent to the execution of this Agreement.

3210 **ARTICLE 14.** 3211 **MISCELLANEOUS AGREEMENTS**

3212 **14.1 Entire Agreement**

3213 This Agreement is the entire agreement between the Parties with respect to the subject matter hereof
3214 and supersedes all prior and contemporaneous oral and written agreements and discussions. Each Party
3215 has cooperated in the drafting and preparation of this Agreement and this Agreement shall not be
3216 construed against any Party on the basis of drafting. This Agreement may be amended only by an
3217 agreement in writing, signed by each of the Parties hereto.

3218 **14.2 Section Headings**

3219 The article headings and section headings in this Agreement are for convenience of reference only and
3220 are not intended to be used in the construction of this Agreement nor to alter or affect any of its
3221 provisions.

3222 **14.3 References to Laws**

3223 All references in this Agreement to laws and regulations shall be understood to include such laws as
3224 they may be subsequently amended or recodified, unless otherwise specifically provided herein.

3225 **14.4 Interpretation**

3226 This Agreement, including the Exhibits attached hereto, shall be interpreted and construed reasonably
3227 and neither for nor against either Party, regardless of the degree to which either Party participated in its
3228 drafting.

3229 **14.5 Amendments**

3230 This Agreement may not be modified or amended in any respect except in writing signed by the Parties.

3231 **14.6 Severability**

3232 If any non-material provision of this Agreement is for any reason deemed to be invalid and
3233 unenforceable, the invalidity or unenforceability of such provision shall not affect any of the remaining
3234 provisions of this Agreement, which shall be enforced as if such invalid or unenforceable provision had
3235 not been contained herein.

3236 14.7 Counterparts

3237 This Agreement may be executed in counterparts, each of which shall be considered an original.

3238 14.8 Exhibits

3239 **Each of the Exhibits identified as Exhibit "A" through "O" is attached hereto and incorporated herein
3240 and made a part hereof by this reference. In the event of a conflict between the terms of this
3241 Agreement and the terms of an Exhibit, the terms of this Agreement shall control. In the event of a
3242 conflict between Exhibit J, and any other Exhibit(s), such other Exhibit(s) shall control.

3243 14.9 Non-Waiver Provision

3244 Failure of either Party to exercise any of the remedies set forth herein within the time periods provided
3245 for shall not constitute a waiver of any rights of that Party with regard to that failure to perform or
3246 subsequent failures to perform whether determined to be a breach, excused performance, or
3247 unexcused defaults by the other Party.

3248 14.10 Attorneys' Fees

3249 If either Party to this Agreement is required to initiate or defend or is made a Party to any action or
3250 proceeding in any way connected with this Agreement, the prevailing Party in such action or proceeding,
3251 in addition to any other relief which may be granted, whether legal or equitable, shall be entitled to
3252 reasonable attorney's fees. Attorney's fees shall include attorney's fees on any appeal, and, in addition,
3253 a Party entitled to attorney's fees shall be entitled to all other reasonable costs for investigating such
3254 action, taking depositions and discovery and all other necessary costs the court allows which are
3255 incurred in such litigation. All such fees shall be deemed to have accrued on commencement of such
3256 action and shall be enforceable whether or not such action is prosecuted to judgment.

3257 IN WITNESS WHEREOF, this Agreement is entered by the Parties hereto in Orange County, California on
3258 the day and year first above written.

City of Garden Grove,
A Municipal Corporation

“CONTRACTOR”

City Manager Date

Signature Date

Garden Grove Sanitary District, a California
special district

Print Name of Signatory

General Manager Date

Title of Signatory

Signature Date

Print Name of Signatory

APPROVED AS TO FORM:

Title of Signatory

City Attorney/General Counsel Date

City Business License #

ATTEST:

City Clerk/Secretary Date

3259

**EXHIBIT A:
DEFINITIONS**

EXHIBIT A DEFINITIONS

For purposes of this Agreement, unless a different meaning is clearly required, the following words and phrases shall have the following meanings respectively ascribed to them by this Exhibit and shall be capitalized throughout this Agreement:

"AB 1826" means the Organic Waste Recycling Act of 2014 (Chapter 727, Statutes of 2014 modifying Division 30 of the California Public Resources Code), also commonly referred to as "AB 1826," as amended, supplemented, superseded, and replaced from time to time.

"AB 341" means the California Jobs and Recycling Act of 2011 (Chapter 476, Statutes of 2011 [Chesbro, AB 341]), also commonly referred to as "AB 341", as amended, supplemented, superseded, and replaced from time to time.

"AB 939" means the California Integrated Waste Management Act of 1989 (Division 30 of the California Public Resources Code), also commonly referred to as "AB 939," as amended, supplemented, superseded, and replaced from time to time.

"Abandoned Waste" means Recyclable Materials, Organic Materials, Solid Waste, C&D, Excluded Waste, Bulky Items, or other materials which have been abandoned, littered, or illegally dumped in the public right of way or on public or City property.

"Agreement" means this Agreement between City and Contractor, including all exhibits, and any future amendments hereto.

"Applicable Law" means all Federal, State, County, and local laws, regulations, rules, orders, judgments, degrees, permits, approvals, or other requirement of any governmental agency having jurisdiction over the Collection, Transportation, and Processing of Recyclable Materials, Organic Materials, and Solid Waste that are in force on the Effective Date and as may be enacted, issued or amended during the Term of this Agreement. Applicable Law includes, but is in no way limited to, AB 939, AB 341, AB 1826, and SB 1383.

"Approved C&D Facility" means the C&D facility(ies) identified in Exhibit N.

"Approved Facility(ies)" means any one (1) of or any combination of the: Approved Recyclable Materials Processing Facility; Approved Organic Materials Processing Facility; Approved Transfer Facility; Approved C&D Facility; and/or Approved Reusable Materials Processing Facility.

"Approved Organic Materials Processing Facility" means the Organics Materials Processing Facility(ies) identified in Exhibit N.

"Approved Processing Facility(ies)" means any one (1) of or any combination of the: Approved Recyclable Materials Processing Facility; Approved Organic Materials Processing Facility; Approved C&D Facility; or, Approved Reusable Materials Processing Facility.

"Approved Recyclable Materials Processing Facility" means the Recyclable Materials Processing Facility(ies) identified in Exhibit N.

"Approved Reusable Materials Processing Facility" means the Reusable Materials Processing Facility(ies) identified in Exhibit N.

EXHIBIT A DEFINITIONS

“Approved Transfer Facility” means Transfer facility(ies) identified in Exhibit N.

“Bin” means a Container with capacity of approximately one (1) to eight (8) cubic yards, with a hinged lid, and with wheels (where appropriate), that is serviced by a front end-loading Collection vehicle, including Bins with Compactors attached to increase the capacity of the Bin.

“Blue Container” means a Container where either: (a) the lid of the Container is in blue color, or (b) the body of the Container is blue in color and the lid is either blue, gray, or black in color. Hardware such as hinges and wheels on a Blue Container may be any color. Blue Containers shall be used for the purpose of storage and Collection of Source Separated Recyclable Materials, which includes non-putrescible and non-hazardous Recyclable wastes such as cans, metals, plastics, and glass, or as otherwise defined in 14 CCR Section 18982(a)(43).

“Brown Container” means a Container for the purpose of storage and Collection of Source Separated Food Waste and has the same meaning as in 14 CCR Section 18982.2(a).

“Bulky Item” means discarded Appliances (including refrigerators), furniture, tires, carpets, mattresses, E-Waste, bundled and tied Yard Trimmings and/or wood waste, and similar large items which can be handled by two (2) people, weigh no more than two hundred (200) pounds, and require special Collection due to their size or nature, but can be Collected without the assistance of special loading equipment (such as forklifts or cranes) and without violating vehicle load limits. Customer must have generated the Bulky Items at the service address wherein the Bulky Items are Collected. Bulky Items do not include abandoned automobiles, large auto parts, trees, Construction and Demolition Debris, or items herein defined as Excluded Waste.

“Business Days” mean days during which the City offices are open to do business with the public.

“California Code of Regulations (CCR)” means the State of California Code of Regulations. CCR references in this Agreement are preceded with a number that refers to the relevant Title of the CCR (e.g., “14 CCR” refers to Title 14 of CCR).

“CalRecycle” means California's Department of Resources Recycling and Recovery.

“Cardboard” means corrugated fiberboard consisting of a fluted corrugated sheet and one (1) or two (2) flat linerboards, as is often used in the manufacture of shipping containers and corrugated boxes. Cardboard is a subset of Recyclable Materials.

“Cart” means a plastic Container with a hinged lid and wheels that is serviced by an automated or semi-automated Collection vehicle. A Cart has capacity of 20, 35, 64 or 96 gallons (or similar volumes).

“Change in Law” means any of the following events or conditions that has a material and adverse effect on the performance by the Parties of their respective obligations under this Agreement (except for payment obligations):

- A. The enactment, adoption, promulgation, issuance, modification, or written change in administrative or judicial interpretation of any Applicable Law on or after the Effective Date; or,

EXHIBIT A DEFINITIONS

- B. The order or judgment of any governmental body, on or after the Effective Date, to the extent such order or judgment is not the result of willful or negligent action, error or omission or lack of reasonable diligence of City or of the Contractor, whichever is asserting the occurrence of a Change in Law; provided, however, that the contesting in good faith or the failure in good faith to contest any such order or judgment shall not constitute or be construed as such a willful or negligent action, error or omission or lack of reasonable diligence.

"City" means the City of Garden Grove, a municipal corporation, and all the territory lying within its boundaries as presently existing or as such boundaries may be modified during the Term of this Agreement.

"City Council" means the duly elected representative council, or its successor municipal governing body, of the City.

"City Fees" means all fees payable to the City, identified and referenced in Article 7 of this Agreement.

"City Limits" and "District Limits" means the territorial boundaries of the City and the District, respectively, together with all amendments and changes thereto, which boundaries are depicted on maps, incorporated herein by reference, that are kept on file in the office of the City Clerk of the City of Garden Grove, and which are from time to time amended to reflect changes.

"City Manager" means the City Manager of the City of Garden Grove or their designee. The City Manager is, by adopted regulations of the District's Board of Directors, the General Manager of the District.

"Collect" or "Collection" (or any variation thereof) means the act of taking possession of Recyclable Materials, Organic Materials, Solid Waste, Bulky Items, and other material at the place of generation in City.

"Commercial Business or Commercial" shall mean a firm, partnership, proprietorship, joint-stock company, corporation, or association, whether for-profit or nonprofit, strip mall, industrial facility, or a Multi-Family Dwelling. A Multi-Family Dwelling that consists of fewer than five (5) units is not a Commercial Business.

"Commercial Edible Food Generator" includes Tier One Commercial Edible Food Generators and Tier Two Commercial Edible Food Generators, or as otherwise defined in 14 CCR Section 18982(a)(7). For the purposes of this definition, Food Recovery Organizations and Food Recovery Services are not Commercial Edible Food Generators, or as otherwise specified by 14 CCR Section 18982(a)(7).

"Commercial Premises" includes Premises upon which business activity is conducted including, but not limited to, retail sales, services, wholesale operations, manufacturing and industrial operations and Multi-Family Residential facilities, but excluding Residential Premises upon which business activities are conducted when such activities are permitted under applicable zoning regulations and are not the primary use of the property. Notwithstanding any provision to the contrary herein, Premises upon which Multi-Family facilities, hotels and motels are operated, shall be deemed to be Commercial Premises.

EXHIBIT A DEFINITIONS

“Community Composting” means any activity that Composts green material, agricultural material, food material, and vegetative food material, alone or in combination, and the total amount of feedstock and Compost on-site at any one (1) time does not exceed one hundred (100) cubic yards and seven hundred fifty (750) square feet, as specified in 14 CCR Section 6 17855(a)(4); or as otherwise defined in 14 CCR Section 18982(a)(8).

“Compactor” means a mechanical apparatus that compresses materials together with the Container that holds the compressed materials or the Container that holds the compressed materials if it is detached from the mechanical compaction apparatus. Compactors include two (2) to eight (8) cubic yard Bin Compactors serviced by front-end loader Collection vehicles and ten (10) to forty (40) cubic yard Roll-Off Box Compactors serviced by roll-off Collection vehicles.

“Complaint” shall mean each written or orally communicated statement made by any Person, whether to City or Contractor, alleging: (1) non-performance, or deficiencies in Contractor’s performance, of its duties under this Agreement; (2) a violation by Contractor of this Agreement; or, (3) an SB 1383 Non-Compliance Complaint.

“Compostable Plastics” or “Compostable Plastic” means plastic materials that meet the ASTM D6400 standard for Compostability.

“Composting” or “Compost” (or any variation thereof) includes a controlled biological decomposition of Organic Materials yielding a safe and nuisance free Compost product.

“Construction and Demolition Debris (C&D)” includes discarded building materials, packaging, debris, and rubble resulting from construction, alteration, remodeling, repair, or demolition operations on any pavements, excavation projects, houses, Commercial buildings, or other structures, excluding Excluded Waste. Construction and Demolition Debris includes rocks, soils, tree remains, and other Yard Trimmings which results from land clearing or land development operations in preparation for construction.

“Container(s)” mean Bins, Carts, Compactors, and Roll-Off Boxes.

“Contamination Processing Fee Notice” means the notice as described in Section 4.10.A.5.

“Contractor” means Republic Waste Services of Southern California, LLC dba, Garden Grove Disposal, organized and operating under the laws of the State and its officers, directors, employees, agents, companies, related-parties, affiliates, subsidiaries, and Subcontractors.

“Contractor’s Compensation” means the monetary compensation received by Contractor in return for providing services in accordance with this Agreement as described in Article 8.

“Contractor’s Contract Administrator” means the individual authorized by Contractor as described by Section 5.7.D.1.

“County” means the County of Orange, a political subdivision of the State of California.

“County Agreement” means that certain waste Disposal agreement, as the same may be amended from time to time, entered into among various Orange County cities, including specifically the City of Garden

EXHIBIT A DEFINITIONS

Grove and/or Garden Grove Sanitary District, and the County of Orange relating to the use of County landfills for the Disposal of Solid Waste collected in such cities, and which is on file in the office of City's City Clerk. Exhibit M contains the County waste Disposal agreement, which was current as of the Effective Date of this Agreement.

"Courtesy Pick-Up Notice" means the Contractor's notice to Customer(s) as described in Section 4.10.A.3.

"Curb" or "Curbside" (or any variation thereof) means the cornered edging between the street and sidewalk. Curb or Curbside also means and describes the location of a Collection Container for pick-up, where such Container is placed on the street or alley against the face of the Curb, or where no Curb exists, the Container is placed not more than five (5) feet from the outside edge of the street or alley nearest the property's entrance.

"Customer" means the Person whom Contractor submits its billing invoice to and collects payment from for Collection services provided to a Premises. The Customer may be either the Occupant or Owner of the Premises.

"Customer Account Information Database" means the Customer Account Information Database as identified in Section 4.6 that shall be developed, maintained, and monitored in accordance with the requirements of this Agreement.

"Customer Type" means the Customer's sector category including, but not limited to, Single-Family, Multi-Family, Commercial, Roll-Off Box, and City.

"Designated Disposal Facility(ies)" means the Orange County Landfill Disposal Facilities that are owned and operated by the County of Orange.

"Designated Waste" Designated Waste consists of those substances classified as Designated Waste by the State, in Section 13173 of the California Water Code ((CA Water Code § 13173 (2017) as may be amended from time to time, and is defined as either of the following:

- A. Hazardous Waste that has been granted a variance from Hazardous Waste management requirements pursuant to Section 25143 of the Health and Safety Code.
- B. Nonhazardous waste that consists of, or contains, pollutants that, under ambient environmental conditions at a waste management unit, could be released in concentrations exceeding applicable water quality objectives or that could reasonably be expected to affect beneficial uses of the waters of the State as contained in the appropriate State water quality control plan.

"Discarded Materials" means Recyclable Materials, Organic Materials, and Solid Waste placed by a Generator in a receptacle and/or at a location for the purposes of Collection by Contractor, excluding Excluded Waste.

"Disposal" or "Dispose" (or any variation thereof) means the final disposition of Solid Waste, or Processing Residue at a Disposal Facility.

"Disposal Facility" means a landfill, or other facility for ultimate Disposal of Solid Waste.

EXHIBIT A DEFINITIONS

“Divert” or “Diversion” (or any variation thereof) means to prevent Discarded Materials from Disposal at landfill or transformation facilities, (including facilities using incineration, pyrolysis, distillation, gasification, or biological conversion methods) through source reduction, reuse, Recycling, Composting, anaerobic digestion or other method of Processing, subsequent to the provisions of AB 939. Diversion is a broad concept that is to be inclusive of material handling and Processing changes that may occur over the Term including, but not limited to, changes in standard industry practice or implementation of innovative (but not necessarily fully proven) techniques or technology that reduce Disposal risk, decrease costs and/or are for other reasons deemed desirable by the City.

“Dwelling Unit” means any individual living unit in a; Single-Family Dwelling (SFD) or Multi-Family Dwelling (MFD) structure or building, a mobile home, or a motor home located on a permanent site intended for, or capable of being utilized for, Residential living other than a Hotel or Motel.

“Edible Food” means food intended for human consumption. For the purposes of this Agreement, Edible Food is not Solid Waste if it is recovered and not discarded. Nothing in this Agreement requires or authorizes the recovery of Edible Food that does not meet the food safety requirements of the California Retail Food Code. If the definition in 14 CCR Section 18982(a)(18) for Edible Food differs from this definition, the definition in 14 CCR Section 18982(a)(18) shall apply to this Agreement.

“Effective Date” means the date on which the latter of the two (2) Parties signs this Amended and Restated Agreement.

“E-Waste” means discarded electronic equipment including, but not limited to, televisions, computer monitors, central processing units (CPUs), laptop computers, computer peripherals (including external hard drives, keyboards, scanners, and mice), printers, copiers, facsimile machines, radios, stereos, stereo speakers, VCRs, DVDs, camcorders, microwaves, telephones, cellular telephones, and other electronic devices. Some E-Waste or components thereof may be Hazardous Waste or include Hazardous Substances and thus require special handling, Processing, or Disposal.

“Excluded Waste” means Hazardous Substance, Hazardous Waste, Infectious Waste, Designated Waste, volatile, corrosive, biomedical, infectious, biohazardous, and toxic substances or material, waste that Contractor reasonably believes would, as a result of or upon Disposal, be a violation of local, State or Federal law, regulation or ordinance, including land use restrictions or conditions, waste that cannot be Disposed of in Class III landfills, waste that in Contractor’s reasonable opinion would present a significant risk to human health or the environment, cause a nuisance or otherwise create or expose Contractor or City to potential liability; but not including de minimis volumes or concentrations of waste of a type and amount normally found in Residential Solid Waste after implementation of programs for the safe Collection, Recycling, treatment, and Disposal of batteries and paint in compliance with Sections 41500 and 41802 of the California Public Resources Code. Excluded Waste does not include Used Motor Oil and Filters, or household batteries when properly placed for Collection by Contractor as set forth in this Agreement.

“Federal” means belonging to or pertaining to the Federal government of the United States.

“Field Supervisor” means the individual authorized by Contractor as described by Section 5.7.D.2.

EXHIBIT A DEFINITIONS

“Flow Control” means City right to direct Discarded Materials to a facility of the City’s choosing.

“Food Recovery” means actions to Collect and distribute food for human consumption which otherwise would be Disposed, or as otherwise defined in 14 CCR Section 18982(a)(24).

“Food Recovery Organization” means an entity that primarily engages in the Collection or receipt of Edible Food from Commercial Edible Food Generators and distributes that Edible Food to the public for Food Recovery either directly or through other entities, including, but not limited to:

- A. A food bank as defined in Section 113783 of the Health and Safety Code;
- B. A nonprofit charitable organization as defined in Section 113841 of the Health and Safety code; and,
- C. A nonprofit charitable temporary food facility as defined in Section 113842 of the Health and Safety Code.

If the definition in 14 CCR Section 18982(a)(25) for Food Recovery Organization differs from this definition, the definition in 14 CCR Section 18982(a)(25) shall apply to this Agreement.

“Food Recovery Service” means a Person or entity that Collects and Transports Edible Food from a Commercial Edible Food Generator to a Food Recovery Organization or other entities for Food Recovery; or as otherwise defined in 14 CCR Section 18982(a)(26).

“Food Scraps” means those Discarded Materials that will decompose and/or putrefy including: (i) all kitchen and table Food Waste; (ii) animal or vegetable waste that is generated during or results from the storage, preparation, cooking or handling of food stuffs; (iii) fruit waste, grain waste, dairy waste, meat, and fish waste; and, (iv) vegetable trimmings, houseplant trimmings and other Compostable Organic Waste common to the occupancy of Residential dwellings. Food Scraps are a subset of Food Waste.

“Food-Soiled Paper” means Compostable paper material that has come in contact with Food Scraps or liquid, such as, but not limited to, Compostable paper plates, paper coffee cups, napkins, pizza boxes, and milk cartons.

“Food Waste” means Source Separated Food Scraps, Food-Soiled Paper, and Compostable Plastics. Food Waste is a subset of Organic Materials.

“Franchise Fee” means the fee paid by Contractor to the City as described in Section 7.1.

“Garbage and Trash Collection Index” or **“GTCI”** means the Garbage and Trash Collection index (GTCl) (CUUR0000SEHG02) in U.S. city average, all urban consumers, not seasonally adjusted.

“Generator” means any Person whose act or process produces Discarded Materials as defined in the Public Resources Code, or whose act first causes Discarded Materials to become subject to regulation.

“Gray Container” means a Container where either: (a) the lid of the Container is gray or black in color, or (b) the body of the Container is entirely gray or black in color and the lid is gray or black in color. Hardware

EXHIBIT A DEFINITIONS

such as hinges and wheels on a Gray Container may be any color. Gray Containers shall be used for the purpose of storage and Collection of Gray Container Waste.

"Gray Container Waste" means Solid Waste that is Collected in a Gray Container that is part of a three- or four-Container Organic Waste Collection service that prohibits the placement of Organic Waste in the Gray Container as specified in 14 CCR Sections 18984.1(a) and (b).

"Green Container" means a Container where either: (a) the lid of the Container is green in color, or (b) the body of the Container is green in color and the lid is green, gray, or black in color. Hardware such as hinges and wheels on a Green Container may be any color. Green Containers shall be used for the purpose of storage and Collection of Source Separated Green Container Organic Waste, which includes Green Waste and Organic Waste.

"Gross Receipts" shall mean and include all monies, fees, charges, consideration, and revenue received or imputed to Republic and/or any Affiliate of Republic, in connection with, arising from, or in any way attributable to the Solid Waste handling services carried out by or on behalf of Republic pursuant to this Agreement. Gross Receipts includes, without limitation, all Customer charges imposed and collected for Solid Waste handling services, other fees imposed and collected by Republic pursuant to this Agreement and fees imposed and collected in connection with temporary services. In calculating the total amount of Gross Receipts no deductions or subtractions of any kind shall be made, such as Franchise Fees, other payments made by Republic to City pursuant to this Agreement, fines, penalties, claims, settlements, judgments, or any other cost of doing business. If an administrative fee (an "AB 939 Fee") is established by City and collected by Republic pursuant to Public Resources Code Sections 41901-02 and notwithstanding anything in this definition to the contrary, for purposes of calculating Franchise Fees due to City by Republic, Gross Receipts shall be deemed to not include an amount equal to AB 939 Fees collected by Republic and paid to City. Notwithstanding the foregoing, revenue received from the sale of Recyclables shall be excluded from Gross Receipts.

"Hazardous Substance" means any of the following: (a) any substances defined, regulated or listed (directly or by reference) as "Hazardous Substances", "hazardous materials", "Hazardous Wastes", "toxic waste", "pollutant", or "toxic substances", or similarly identified as hazardous to human health or the environment, in or pursuant to: (i) the Comprehensive Environmental Response, Compensation and Liability Act (CERCLA) of 1980, 42 USC §9601 et seq. (CERCLA); (ii) the Hazardous Materials Transportation Act, 49 USC §1802, et seq.; (iii) the Resource Conservation and Recovery Act, 42 USC §6901 et seq.; (iv) the Clean Water Act, 33 USC §1251 et seq.; (v) California Health and Safety Code §§25115-25117, 25249.8, 25281, and 25316; (vi) the Clean Air Act, 42 USC §7901 et seq.; and, (vii) California Water Code §13050; (b) any amendments, rules or regulations promulgated thereunder to such enumerated statutes or acts currently existing or hereafter enacted; and, (c) any other hazardous or toxic substance, material, chemical, waste or pollutant identified as hazardous or toxic or regulated under any other Applicable Law currently existing or hereinafter enacted, including, without limitation, friable asbestos, polychlorinated biphenyl's (PCBs), petroleum, natural gas, and synthetic fuel products, and by-products.

"Hazardous Waste" means all substances defined as Hazardous Waste, acutely Hazardous Waste, or extremely Hazardous Waste by the State in Health and Safety Code §25110.02, §25115, and §25117 or in the future amendments to or recodifications of such statutes or identified and listed as Hazardous Waste by the U.S. Environmental Protection Agency (EPA), pursuant to the Federal Resource Conservation and

EXHIBIT A DEFINITIONS

Recovery Act (42 USC §6901 et seq.), all future amendments thereto, and all rules and regulations promulgated thereunder.

“Holidays” are defined as New Year’s Day, Memorial Day, Independence Day, Labor Day, Thanksgiving Day, and Christmas Day.

“Household Hazardous Waste” or “HHW” means Hazardous Waste generated at Residential Premises within the City. HHW includes: paint, stain, varnish, thinner, adhesives, auto products such as old fuel, Used Motor Oil and Filter, Used Oil Filter, batteries, household batteries, fluorescent bulbs , tubes, cleaners and sprays, pesticides, fertilizers and other garden products, needles, syringes, and lancets.

“Infectious Waste” means biomedical waste generated at hospitals, public or private medical clinics, dental offices, research laboratories, pharmaceutical industries, blood banks, mortuaries, veterinary facilities, and other similar establishments that are identified in Health and Safety Code Section 25117.5 as may be amended from time to time.

“Liquidated Damages” means the amounts due by Contractor for failure to meet specific quantifiable standards of performance as described in Section 11.6.

“Mulch” means a layer of material applied on top of soil, and, for the purposes of the Agreement, Mulch shall conform with the following conditions, or conditions as otherwise specified in 14 CCR Section 18993.1(f)(4):

- A. Meets or exceeds the physical contamination, maximum metal concentration, and pathogen density standards for land applications specified in 14 CCR Section 17852(a)(24.5)(A)(1) through (3).
- B. Was produced at one (1) or more of the following types of Facilities:
 - 1. A Compostable material handling operation or facility as defined in 14 CCR Section 17852(a)(12), that is permitted or authorized under Division 7 of Title 14 of the CCR, other than a chipping and grinding operation or facility as defined in 14 CCR Section 17852(a)(10); Guidance: Note that this criteria disallows Mulch produced from chipping and grinding operations to count toward fulfillment of a jurisdiction’s annual Organic Waste product procurement target;
 - 2. A Transfer/Processing Facility or Transfer/Processing operation as defined in 14 CCR Section 17402(a)(30) and (31), respectively, that is permitted or authorized under 14 CCR, Division 7, Chapter 12; or,
 - 3. A Solid Waste landfill as defined in PRC Section 40195.1 that is permitted under 27 CCR, Division 2.

“Multi-Family,” “Multi-Family Dwelling,” or “MFD” means any Residential Premises, other than a Single-Family Premises, with five (5) or more Dwelling Units used for Residential purposes (regardless of whether residence therein is temporary or permanent), including such Premises when combined in the same building with Commercial establishments, that receive centralized, shared, Collection service for all units on the Premises which are billed to one (1) Customer at one (1) address. Customers residing in

EXHIBIT A DEFINITIONS

Townhouses, mobile homes, condominiums, or other structures with five (5) or more Dwelling Units who receive individual service and are billed separately shall not be considered Multi-Family.

"Municipal Code" means City's Municipal Code of Ordinances, the District's Code of Regulations, and all uncodified ordinances duly adopted by City, and as amended from time to time.

"Non-Collection Notice" means the notice as described in Section 4.10.A.4.

"Occupant" means the Person who occupies a Premises.

"Organic Materials" or **"Organics"** means Yard Trimmings and Food Waste, individually or collectively. No Discarded Material shall be considered to be Organic Materials, however, unless it is separated from Recyclable Material and Solid Waste. Organic Materials are a subset of Organic Waste.

"Organic Waste" means wastes containing material originated from living organisms and their metabolic waste products including, but not limited to, food, Yard Trimmings, organic textiles and carpets, lumber, wood, paper products, printing and writing paper, manure, biosolids, digestate, and sludges, or as otherwise defined in 14 CCR Section 18982(a)(46). Biosolids and digestate are as defined in 14 CCR Section 18982(a)(4) and 14 CCR Section 18982(a)(16.5), respectively.

"Owner" means the Person(s) holding legal title to real property and/or any improvements thereon, and shall include the Person(s) listed on the latest equalized assessment roll of the County Assessor.

"Party" or "Parties" refers to the City and Contractor, individually or together.

"Person(s)" means any individual, firm, association, organization, partnership, consortium, corporation, trust, joint venture, Commercial entity, governmental entity, public entity, or any other legal Person.

"Premises" means any land or building in the City where Recyclable Materials, Organic Materials, or Solid Waste are generated or accumulated.

"Prior Agreement" means the "Agreement Between City of Garden Grove, Garden Grove Sanitary District and Republic Waste Services of Southern California, LLC dba Garden Grove Disposal for Solid Waste Handling Services," and all amendments thereof.

"Processing" or "Process" means to prepare, treat, or convert through some special method.

"Processing Facility" means any plant or site used for the purpose of sorting, cleansing, treating or reconstituting Recyclable Materials, or Reusable Materials for the purpose of making such material available for Recycling or reuse or the facility for the Processing and/or Composting of Organic Materials.

"Prohibited Container Contaminants" means the following: (i) Discarded Materials placed in the Blue Container that are not identified as acceptable Recyclable Materials for the City's Collection program; (ii) Discarded Materials placed in the Green or Brown Container that are not identified as acceptable Organic Materials for the City's Collection program; (iii) Discarded Materials placed in the Gray Container that are acceptable Recyclable Materials and/or Organic Materials to be placed in the City's Blue, Green or Brown

EXHIBIT A DEFINITIONS

Containers or otherwise managed under the City's Collection program; and, (iv) Excluded Waste placed in any Container.

"Proprietary Information" or "Proprietary" means that information provided by Contractor to the City which is protected from disclosure by the California Public Records Act and meets that definition of Proprietary Information. Nothing shall be considered Proprietary which is required to be submitted to the City in any report described in this Agreement. Contractor's Customer lists for Customers served under this Agreement are specifically not considered Proprietary for the purposes of this Agreement, however, the City may protect such information from disclosure consistent with the provisions of the Public Records Act.

"Public Street" means all City-owned and maintained paved areas between the normal Curb line of a roadway, including public parking lots, roadway dividers, and medians.

"Rate" means the maximum amount, expressed as a dollar unit, approved by the City that the Contractor may bill a Customer for providing services under this Agreement. A Rate has been established for each individual Service Level and the initial Rates for Rate Period Zero and Rate Period One are presented in Exhibit D. The Rates approved by City are the maximum Rate that Contractor may charge a Customer and Contractor may, in its sole discretion, charge any amount up to and including the maximum Rate approved by the City.

"Rate Period" means a twelve (12) month period, commencing July 1 and concluding June 30.

"Recyclable Materials" or "Recyclables" means those Discarded Materials that: the Generators set out in Recyclables Containers for Collection for the purpose of Recycling by the Contractor and that exclude Excluded Waste. No Discarded Materials shall be considered Recyclable Materials unless such material is separated from Organic Materials, and Solid Waste. Recyclable Materials shall include, but not be limited to: newspaper (including inserts, coupons, and store advertisements); mixed paper (including office paper, computer paper, magazines, junk mail, catalogs, brown paper bags, brown paper, paperboard, paper egg cartons, telephone books, grocery bags, colored paper, construction paper, envelopes, legal pad backings, shoe boxes, gabletop beverage containers, cereal, and other similar food boxes yet excluding paper tissues, paper towels, paper with plastic coating, paper contaminated with food, wax paper, foil-lined paper and cartons, Tyvex non-tearing paper envelopes); chipboard; corrugated Cardboard; glass containers of any color (including brown, clear, and green glass bottles and jars); aluminum (including beverage containers and small pieces of scrap metal); steel, tin, or bi-metal cans; mixed plastics such as plastic containers (numbers one (1) to seven (7)), except expanded Polystyrene (EPS); bottles including containers made of HDPE, LDPE, or PET; and, film plastic (when clean, dry, and contained inside of a plastic bag).

"Recycle" or "Recycling" (or any variation thereof) means the Process of sorting, cleansing, treating, and reconstituting at a Recyclable Materials Processing Facility, materials that would otherwise be Disposed of at a landfill for the purpose of returning such materials to the economy in the form of raw materials for new, reused, or reconstituted products. Recycling includes Processes deemed to constitute a reduction of landfill Disposal pursuant to 14 CCR, Division 7, Chapter 12, Article 2. Recycling does not include gasification or transformation as defined in Public Resources Code Section 40201.

EXHIBIT A DEFINITIONS

“Recycling Coordinator” means the individual authorized by Contractor as described by Section 5.7.D.3.

“Related-Party Entity” means all businesses (including corporations, limited and general partnerships, and sole proprietorships) which are directly or indirectly related to Contractor by virtue of direct or indirect Ownership interests or common management shall be deemed to be affiliated with Contractor and included within the term “Related-Party Entity” as used herein. A Related-Party Entity shall include a business in which Contractor Owns a direct or indirect Ownership interest, a business which has a direct or indirect Ownership interest in Contractor and/or a business which is also Owned, controlled, or managed by any business or individual which has a direct or indirect Ownership interest in Contractor. For purposes of determining whether an indirect Ownership interest exists, the constructive Ownership provisions of Section 318(a) of the Internal Revenue code of 1986, as in effect on the date of this Agreement, shall apply; provided, however, the (i) “ten percent (10%)” shall be substituted for “fifty percent (50%)” in Section 318(a)(2)(C) and in Section 318(a)(3)(C) thereof; and (ii) Section 318(a)(5)(C) shall be disregarded. For purposes of determining Ownership under this paragraph and constructive or indirect Ownership under Section 318(a), Ownership interest of less than ten percent (10%) shall be disregarded, and percentage interests shall be determined on the basis of the percentage of voting interest or value that the Ownership interest represents, whichever is greater. Related-Party Entities shall be limited to those businesses that are directly or indirectly involved in the provision of service under this Agreement.

“Renewable Natural Gas” or “RNG” means gas derived from Organic Waste that has been Diverted from a landfill and Processed at an in-vessel digestion facility that is permitted or otherwise authorized by 14 CCR to recover Organic Waste, or as otherwise defined in 14 CCR Section 18982(a)(62).

“Residential” shall mean of, from, or pertaining to a Single-Family Premises or Multi-Family Premises including Single-Family homes, apartments, condominiums, Townhouse complexes, mobile home parks, and cooperative apartments.

“Residue” means those materials that, after Processing, are Disposed rather than Recycled due to either the lack of markets for materials or the inability of the Processing Facility to capture and recover the materials.

“Reusable Materials” means items that are capable of being used again after minimal Processing. Reusable Materials may be Collected Source Separated or recovered through a Processing Facility.

“Roll-Off Box” means an open-top Container with a capacity of ten (10) to forty (40) cubic yards that is serviced by a roll-off Collection vehicle.

“SB 1383” means Senate Bill 1383 of 2016 approved by the Governor on September 19, 2016, which added Sections 39730.5, 39730.6, 39730.7, and 39730.8 to the Health and Safety Code, and added Chapter 13.1 (commencing with Section 42652) to Part 3 of Division 30 of the Public Resources Code, establishing methane emissions reduction targets in a Statewide effort to reduce emissions of short-lived climate pollutants as amended, supplemented, superseded, and replaced from time to time.

EXHIBIT A DEFINITIONS

For the purposes of this Agreement, SB 1383 specifically refers to the Short-Lived Climate Pollutants (SLCP): Organic Waste Reductions regulations developed by CalRecycle and adopted on November 3, 2020 that created Chapter 12 of 14 CCR, Division 7 and amended portions of regulations of 14 CCR and 27 CCR.

“Self-Hauler” or “Self-Haul” (or any variation thereof) means a Person who hauls Discarded Materials, recovered material, or any other material, that such Person generates at their own Premises, to another Person, or as otherwise defined in 14 CCR Section 18982(a)(66). Self-Hauler also includes a Person who back-hauls waste from Premises they own and operate, as defined in 14 CCR Section 18982(a)(66)(A).

“Service Level” refers to the size of a Customer’s Container(s) and the frequency of Collection service.

“Sharps” means hypodermic needles, pen needles, intravenous needles, lancets, and other devices that are used to penetrate the skin for the delivery of medications.

“Single-Family” or “SFD” means any detached or attached house or residence designed or used for occupancy by one (1) family, provided that Collection service feasibly can be provided to such Premises as an independent unit, and the Owner or Occupant of such independent unit is billed directly for the Collection service. Single-Family includes Townhouses, and each independent unit of duplex, tri-plex, or four-plex Residential structures, regardless of whether each unit is separately billed for their specific Service Level. Multi-Family properties of five (5) or more units that receive Single-Family Cart service are considered Single-Family if Contractor bills each unit.

“Solid Waste” means Solid Waste as defined in California Public Resources Code, Division 30, Part 1, Chapter 2, §40191 and regulations promulgated hereunder. Excluded from the definition of Solid Waste are Excluded Waste, C&D, Source Separated Recyclable Materials, Source Separated Organic Materials, and radioactive waste. Notwithstanding any provision to the contrary, Solid Waste may include de minimis volumes or concentrations of waste of a type and amount normally found in Residential Solid Waste after implementation of programs for the safe Collection, Recycling, treatment, and Disposal of Household Hazardous Waste in compliance with Section 41500 and 41802 of the California Public Resources Code as may be amended from time to time. Solid Waste includes salvageable materials only when such materials are included for Collection in a Solid Waste Container not Source Separated from Solid Waste at the site of generation.

“Source Separated” means the segregation, by the Generator, of materials designated for separate Collection for some form of Recycling, Composting, recovery, or reuse.

“Split-Bin” means a Bin that is split or divided into two (2) sections in order to segregate two (2) Source Separated Discarded Material types in one (1) Container.

“State” means the State of California.

“Subcontractor” means a Person who has entered into a contract, express or implied, with the Contractor for the performance of an act that is necessary for the Contractor’s fulfillment of its obligations for providing service under this Agreement. Vendors providing materials and supplies to Contractor shall not be considered Subcontractors.

EXHIBIT A DEFINITIONS

“Term” means the Term of this Agreement, including extension periods if granted, as provided for in Article 2.

“Tier One Commercial Edible Food Generator” means a Commercial Edible Food Generator that is one (1) of the following, each as defined in 14 CCR Section 18982:

- A. Supermarket.
- B. Grocery Store with a total facility size equal to or greater than ten thousand (10,000) square feet.
- C. Food Service Provider.
- D. Food Distributor.
- E. Wholesale Food Vendor.

If the definition in 14 CCR Section 18982(a)(73) of Tier One Commercial Edible Food Generator differs from this definition, the definition in 14 CCR Section 18982(a)(73) shall apply to this Agreement.

“Tier Two Commercial Edible Food Generator” means a Commercial Edible Food Generator that is one (1) of the following, each as defined in 14 CCR Section 18982:

- A. Restaurant with two hundred fifty (250) or more seats, or a total facility size equal to or greater than five thousand (5,000) square feet.
- B. Hotel with an on-site food facility and two hundred (200) or more rooms.
- C. Health facility with an on-site food facility and one hundred (100) or more beds.
- D. Large Venue.
- E. Large Event.
- F. A State agency with a cafeteria with two hundred fifty (250) or more seats or total cafeteria facility size equal to or greater than five thousand (5,000) square feet.
- G. A local education agency with an on-site food facility. If the definition in 14 CCR Section 18982(a)(74) of Tier Two Commercial Edible Food Generator differs from this definition, the definition in 14 CCR Section 18982(a)(74) shall apply to this Agreement.

“Ton” or “Tonnage” means a unit of measure for weight equivalent to two thousand (2,000) standard pounds where each pound contains sixteen (16) ounces.

“Townhouse” means an attached or semi-attached Single-Family Premises within a group of attached or semi-attached Single-Family Premises, regardless of whether the Premises is billed individually or through a central account (e.g., homeowner association, property manager), wherein each unit maintains an individual Collection service subscription, as determined in writing by the City Manager.

EXHIBIT A DEFINITIONS

“Transfer” means the act of transferring the materials Collected by Contractor in its route vehicles into larger vehicles for Transport to other facilities for the purpose of Recycling or Disposing of such materials.

“Transportation” or “Transport” (or any variation thereof) means the act of conveying Collected materials from one (1) location to another.

“Universal Waste” or “U-Waste” means all wastes as defined by Title 22, Subsections 66273.1 through 66273.9 of the California Code of Regulations. These include, but are not limited to, batteries, fluorescent light bulbs, mercury switches, and E-Waste.

“Working Days” means days that the Contractor is required to provide regularly scheduled Collection services under this Agreement.

“Yard Trimmings” means those Discarded Materials that will decompose and/or putrefy including, but not limited to, green trimmings, grass, weeds, leaves, prunings, branches, dead plants, brush, tree trimmings, dead trees, small pieces of unpainted and untreated wood, and other types of Organic Materials resulting from normal yard and landscaping maintenance that may be specified in City legislation for Collection and Processing as Organic Materials under this Agreement. Yard Trimmings does not include items herein defined as Excluded Waste. Yard Trimmings are a subset of Organic Materials. Yard Trimmings placed for Collection may not exceed six (6) inches in diameter and three (3) feet in length and must fit within the Contractor-provided Container.

This page intentionally left blank

**EXHIBIT B:
DIRECT SERVICES**

EXHIBIT B: DIRECT SERVICES

The following Exhibits (B1 through B4) describe the programs that, in aggregate, represent the direct services to be performed under this Agreement by the Contractor.

Each of the following Exhibits (B1 through B4) present the programs to be provided to each Customer Type by Contractor. Within each program description are specific requirements for the:

- Type and size of Containers or Service Level to be offered by Contractor under each program;
- Frequency of service to be offered by Contractor to Customers;
- Location of service, including an indication of whether or not additional charges may apply if a Customer selects a location that is more costly to serve (e.g., back-yard service);
- Materials that are acceptable or prohibited within the program;
- Provision of additional services to the Customer if the standard Service Levels are inadequate, either on a regular or periodic basis, and an indication of whether or not additional charges may apply; and/or,
- Other requirements and considerations of the program.

Contractor shall provide the services for each program described in accordance with the specific program requirements detailed in Exhibits B1 through B4 and Contractor shall promote such programs using the public education and outreach methods described in Exhibit C.

This page intentionally left blank

**EXHIBIT B1:
SINGLE-FAMILY RESIDENTIAL SERVICES**

EXHIBIT B1

SINGLE-FAMILY RESIDENTIAL SERVICES

1. Recyclable Materials Collection

Contractor shall Collect Recyclable Materials placed in Contractor-provided Containers one (1) time per week from Single-Family (including Townhouse) Customers and Transport all Recyclable Materials to the Approved Recyclable Materials Processing Facility for Processing.

- Containers:** Carts
- Container Sizes:** 32-, 64-, and 96-gallons (or comparable sizes approved by the City). Standard Container size is 96-gallon. 64 or 32-gallon service shall be made available for no reduction in charge, upon request by Customer.
- Service Frequency:** One (1) time per week on the same day as Organic Materials and Solid Waste Collection services.
- Service Location:** Curbside or alley
- Acceptable Materials:** Recyclable Materials
- Prohibited Materials:** Solid Waste, Organic Materials, Excluded Waste
- Additional Service:** Single-Family Customers shall receive one (1) Recyclable Materials Cart standard and may request an unlimited number of additional Recyclable Materials Carts at no additional charge.
- Other Requirements:** Contractor may refuse to Collect a Recyclable Materials Container that contains Prohibited Container Contaminants in the manner and subject to the limits described in Section 4.10 and provided that Contractor leaves a Non-Collection Notice in accordance with Section 5.3 of this Agreement. Contractor shall keep a record of all Non-Collection Notices and Courtesy Pick-Up Notices issued to Customers, recording at a minimum the date, Customer address, and material type of the Container in question.

2. Organic Materials Collection

Contractor shall Collect Organic Materials placed in Contractor-provided Carts one (1) time per week from Single-Family Customers (including Townhouses) and Transport all Organic Materials to the Approved Organic Materials Processing Facility for Processing.

- Containers:** Carts
- Container Sizes:** 32, 64, 96-gallons (or comparable size approved by the City). Standard Container size is 96-gallon. 64 or 32-gallon service shall be made available for no reduction in charge, upon request by Customer.
- Service Frequency:** One (1) time per week on the same day as Recyclable Materials and Solid Waste Collection service.
- Service Location:** Curbside
- Acceptable Materials:** Organic Materials (including Yard Trimmings and Food Waste)
- Prohibited Materials:** Recyclable Materials, Solid Waste, Excluded Waste
- Additional Service:** Single-Family Customers shall receive one (1) Organic Materials Cart standard. Contractor shall provide additional Organic Materials Carts to Single-Family Customers upon request and may charge the appropriate Rate approved by the

EXHIBIT B1

SINGLE-FAMILY RESIDENTIAL SERVICES

City.

Other Requirements: Contractor shall make available to all Single-Family Customers and new Customers, kitchen pails upon program rollout, designed to contain Food Scraps prior to placement in the Customer’s Organic Materials Cart. City shall approve kitchen pail specifications prior to ordering and distribution. Additional pails are to be made available for the Rate in the approved Rate schedule. Upon City request, Contractor will make available pails that are provided by the City at Contractor’s facilities located in Anaheim and Huntington Beach for pickup by City Customers. Contractor may request identification to confirm City residency.

If Contractor’s Approved Organic Materials Processing Facility accepts Compostable Plastic bags, Single-Family Customers may place Organic Materials in Compostable Plastic bags and then place the bagged Organic Materials into their Organic Materials Carts for Collection. Such bags must be labeled as “Compostable” by the manufacturer and certified by BPI. Contractor shall submit the required Compostable Plastic Processing notifications in accordance with Section 4.1.J and Exhibit F of the Agreement.

Contractor may refuse to Collect an Organic Materials Container that contains Prohibited Container Contaminants in the manner and subject to the limits described in Section 4.10 and provided that Contractor leaves a Non-Collection Notice in accordance with Section 5.3.B of this Agreement. Contractor shall keep a record of all Non-Collection Notices and Courtesy Pick-Up Notices issued to Customers, recording at a minimum the date, Customer address, and material type of the Container in question.

3. Solid Waste Collection

Contractor shall Collect Solid Waste placed in Contractor-provided Carts one (1) time per week from Single-Family Customers (including Townhouse) and Transport all Solid Waste to the Designated Disposal Facility for Disposal.

- Containers:** Carts
- Container Sizes:** 32-, 64-, and 96-gallons (or comparable sizes approved by the City). Standard Container size is 96-gallon. 64 or 32-gallon service shall be made available for a reduction in charge, upon request by Customer.
- Service Frequency:** One (1) time per week on the same day as Recyclable Materials and Organic Materials Collection service.
- Service Location:** Curbside
- Acceptable Materials:** Solid Waste
- Prohibited Materials:** Recyclable Materials, Organic Materials, Excluded Waste
- Additional Service:** Contractor shall provide additional Solid Waste Carts to Single-Family Customers upon request and may charge the appropriate Rate approved by the City.
- Other Requirements:** None

EXHIBIT B1

SINGLE-FAMILY RESIDENTIAL SERVICES

4. On-Call Bulky Item/Reusable Materials Collection

Contractor shall Collect Bulky Items, Reusable Materials, and other materials described herein from Single-Family Customers (including Townhouse). Contractor shall Transport all Collected materials to the appropriate Approved Facility or Designated Disposal Facility for reuse, Processing, or Disposal.

- Containers:** Not applicable
- Service Level:** Up to ten (10) Bulky Items/Reusable Materials
- Service Frequency:** Three pickups per year per household
- Service Location:** Curbside
- Acceptable Materials:** Reusable Materials, Bulky Items, Recyclable Materials, Yard Trimmings, Electronic Waste, and Solid Waste
- Prohibited Materials:** Food Scraps, Hazardous Waste, abandoned automobiles, trees, Excluded Waste or any single item (e.g., large auto parts) that exceeds two hundred (200) pounds in weight
- Additional Service:** Contractor shall Collect additional Acceptable Materials (as described herein) that exceed the required Service Level (as requested by Customer) and may charge the appropriate Rates approved by the City for such additional service.
- Other Requirements:** Contractor shall provide the service to the Customer within a reasonable time but not longer than seven (7) days of the Customer's requested service date, as mutually agreed upon by the Customer and Contractor. Contractor shall not Dispose of materials Collected through the on-call Bulky Item/Reusable Materials Collection program unless the materials cannot be reused or Recycled. Contractor shall Process and Dispose of Bulky Items and Reusable Materials Collected from Customers in accordance with the following hierarchy: (1) reuse as is (where energy efficiency is not compromised); (2) disassemble for reuse or Recycling; (3) Recycle or Compost; and if none of the other options are practicable; then, (4) Dispose.

5. Holiday Tree Collection

Annually, commencing the day after December 25 and three (3) weeks thereafter, the Contractor shall Collect holiday trees from Single-Family Customers (including Townhouse). Customers are required to place the holiday trees Curbside on the Customer's regularly scheduled Collection day. Holiday trees must be removed from stands; cut into lengths no longer than four (4) feet; and, be free of ornaments, garlands, tinsel, flocking, or other decorations. The Contractor shall not be required to Collect holiday trees that do not meet the aforementioned criteria. The Contractor shall affix a Non-Collection Notice to any non-Collected tree informing the Customer of the reason(s) for Non-Collection. Contractor may charge City-approved Rates to return and Collect a previously non-Collected holiday tree that has been corrected and set out. Contractor shall deliver all Collected holiday trees to the Approved Organic Materials Processing Facility for Processing.

Holiday tree Collection services shall be provided at no additional cost to the City or the Customer.

EXHIBIT B1

SINGLE-FAMILY RESIDENTIAL SERVICES

6. Alternative Service Location for Disabled Single-Family Customers

Contractor shall allow for Persons that have a disability as defined by the Americans with Disabilities Act (which means Public Law 101-336, 104 Stat. 327, 42 U.S.C. 12101-12213 and 27 U.S.C. 225 and 611, and all Federal rules and regulations relating thereto) that are Occupants of Single-Family Premises (including Townhouse Premises) to receive Collection services at a location other than Curbside at no extra charge to the Customer. Contractor shall review all applications (which shall include statements from physicians) made by Customers to determine conformance with this exemption provision and shall grant exemptions, if applicable. Contractor shall make reasonable accommodations with regard to provision of and servicing of Containers (e.g., Container size and type, placement of Containers for Collection) at no additional cost to the Customer. Upon Customer request, Contractor may make such alternative service locations available to Single-Family Customers that do not have a disability (as defined herein) for an additional, City-approved Rate.

7. Sharps Collection Program

Contractor shall deliver or arrange for delivery to Customers, at no additional charge, within one (1) week of request, a pre-paid, postage-paid mail-back container to safely collect Sharps and send Sharps for proper Disposal. Residents are limited to four (4) containers at no additional charge in a twelve (12) month period. Each container shall be of adequate volume to accommodate the needs of a diabetic Person for a three (3) month period.

8. Temporary Bin Service

Contractor shall provide exclusive temporary Bin service to Customers upon request for Collection of Solid Waste, Recyclable Materials, and Organic Materials. Contractor must deliver a temporary Bin to a Customer by the following Business Day (excluding Saturday, Sunday, or Holidays), if requested by 12:00 noon; otherwise, delivery shall be no later than the second day. Rates for temporary Bin service are listed separately in the approved Rate schedule.

9. Curbside Grease Collection Program

If ever required by the applicable sanitation district or other regulatory agency, Contractor shall design a program for the collection of grease, fat, oils, and similar waste generated from household cooking activities (the "Curbside Grease Collection Program") that the City Manager finds satisfactory and approves. Contractor shall be responsible to ensure the Curbside Grease Collection Program complies with all Applicable Laws and regulations. At such time as a Curbside Grease Collection Program is implemented and in order to ensure that Contractor is fairly compensated for any additional costs incurred in implementing such a program, Contractor and City shall meet and confer in good faith to determine a fair and reasonable adjustment to the maximum Rates set forth on Exhibit D in order to compensate Contractor for implementing such a program.

10. Residential Non-Controlled Medication Collection Program

If requested to do so by City, or otherwise required by law, Contractor shall design and present a program to City for the Collection of unused non-controlled medicines (the "Non-Controlled Medication Collection

EXHIBIT B1

SINGLE-FAMILY RESIDENTIAL SERVICES

Program") that the City Manager finds satisfactory and approves. Contractor shall be responsible to ensure any Non-Controlled Medication Collection Program complies with all Applicable Laws and regulations. It is anticipated that any Non-Controlled Medication Collection Program at a minimum will allow for Customers to mail unused medication (excepting controlled substances) to a specific Collection location, in specialized packaging provided by Contractor, and/or deliver unused medication (excepting controlled substances) to a location in or near City designated by Contractor. At such time as (if) a Non-Controlled Medication Collection Program is implemented, and if necessary, in order to ensure that Contractor is fairly compensated for the additional costs incurred in implementing such a program, Contractor and City shall meet and confer in good faith to determine a fair and reasonable adjustment to the maximum Rates set forth in approved Rate schedule.

Contractor will assist the City in increasing awareness of medication takeback programs provided by local pharmacies, or programs offered by other government entities. Promotional activities will include posting on Contractor's website, inclusion in the annual brochures/mailings mailed to each Residential Premises Customer, billing inserts, social media targeted outreach, and press releases to local news outlets.

11. Household Hazardous Contaminant Program

If requested to do so by City, or otherwise required by law, Contractor shall design a program for the Curbside collection of hazardous contaminants that the City Manager finds satisfactory and approves. Contractor shall be responsible to ensure the program complies with all Applicable Laws and regulations. It is anticipated that any such program at a minimum will allow for Customers to deposit at a specific Collection location, in specialized packaging provided by Contractor and/or deliver any such contaminant to a location in or near City, designated by Contractor. At such time as (if) such program is implemented, and if necessary, in order to ensure that Contractor is fairly compensated for the additional costs incurred in implementing such a program, Contractor and City shall meet and confer in good faith to determine a fair and reasonable adjustment to the maximum Rates set forth in the approved Rate schedule.

Contractor will assist the City in increasing awareness of the County's drop-off locations for HHW, including drop-off at Contractor's Anaheim (CVT) and Huntington Beach facilities. Promotional activities will include posting on Contractor's website, inclusion in the Annual Brochures/Mailings mailed to each Residential Premises Customer, billing inserts, social media targeted outreach, and press releases to local news outlets.

12. Solid Waste Cart Overage

Overage pickups will be provided at no additional charge for two (2) weeks beginning December 26. This service is limited to Solid Waste that could otherwise be placed in the Solid Waste Cart, and not Bulky Items which are Collected in accordance with this Exhibit B1.

Contractor will notify all residents annually, beginning within thirty (30) days of effectiveness of this Agreement, of this service. New Customers shall be notified of this service upon initiation of new Collection services.

This page intentionally left blank

**EXHIBIT B2:
MULTI-FAMILY RESIDENTIAL SERVICES**

EXHIBIT B2

MULTI-FAMILY RESIDENTIAL SERVICES

1. Recyclable Materials Collection

Contractor shall Collect Recyclable Materials placed in Contractor-provided Containers from Multi-Family Customers receiving Solid Waste Bin service in accordance with the approved Rate schedule and shall Transport all Recyclable Materials to the Approved Recyclable Materials Processing Facility for Processing. Recyclable Materials Collection services shall be provided to Multi-Family Customers in accordance with the approved Rate schedule.

- Containers:** Carts, Bins
- Container Sizes:** 35-, and 96-gallon Carts (or comparable size approved by the City); and 2-, and 3-cubic yard Bins, and 3 cubic yard Split-Bins (on case by-case basis). As requested by Customer
- Service Frequency:** Up to six (6) times per week but not less than one (1) time per week (as requested by Customer).
- Service Location:** Curbside or other Customer-selected service location at the Multi-Family Premises
- Acceptable Materials:** Recyclable Materials
- Prohibited Materials:** Organic Materials, Solid Waste, Excluded Waste
- Additional Service:** Special pick-ups requested by a Customer, on days other than their regularly scheduled Collection day, will be available at an approved additional charge. Such additional picks-ups can be scheduled equating to up to six (6) days per week total service.
- Other Requirements:** Contractor shall make contact with each and every Multi-Family Customer to determine appropriate Container sizes and service frequency. Contractor shall deliver Recyclable Materials Containers to each and every Multi-Family Customer at the same time that the Contractor delivers Solid Waste Containers.
- Contractor shall open and close gates, push and/or pull Containers, lock and unlock Containers, or perform other services as reasonably necessary to access and service Containers (additional charge may apply).
- Contractor may refuse to Collect a Recyclable Materials Container that contains Prohibited Container Contaminants in the manner and subject to the limits described in Section 4.10 and provided that Contractor leaves a Non-Collection Notice in accordance with Section 5.3.B of this Agreement. Contractor shall keep a record of all Non-Collection Notices and Courtesy Pick-Up Notices issued to Customers, recording at a minimum the date, Customer address, and material type of the Container in question.

2. Organic Materials Collection

Contractor shall Collect Organic Materials in Contractor-provided Containers not less than one (1) time per week from Multi-Family Customers and Transport all Organic Materials to the Approved Organic Materials Processing Facility for Processing. Organic Materials Collection services shall be provided to Multi-Family Customers receiving Solid Waste Bin service in accordance with the approved Rate schedule.

EXHIBIT B2

MULTI-FAMILY RESIDENTIAL SERVICES

Containers:	Carts, Bins
Container Sizes:	32-, and 64-gallon Carts (or comparable size approved by the City); and, 2-cubic yard Bins. As requested by Customer.
Service Frequency:	Up to three (3) times per week but not less than one (1) time per week, as requested by the Multi-Family Customer.
Service Location:	Curbside or other Customer-selected service location at the Multi-Family Premises
Acceptable Materials:	Organic Materials (including Yard Trimmings and Food Waste)
Prohibited Materials:	Recyclable Materials, Solid Waste, Excluded Waste
Additional Service:	Special pick-ups requested by a Customer, on days other than their regularly scheduled Collection day, will be available at an approved additional charge. Such additional picks-ups can be scheduled equating to up to six (6) days per week total service.
Other Requirements:	Contractor shall provide to all Multi-Family Dwelling Units kitchen pails designed to contain Food Scraps prior to placement in the Customer's Organic Materials Container. The City shall approve kitchen pail specifications prior to ordering and distribution.

Contractor shall make contact with each and every Multi-Family Customer to determine appropriate Container sizes and service frequency. Contractor shall deliver Organic Materials Containers to each and every Multi-Family Customer at the same time that the Contractor delivers Solid Waste Containers.

Contractor shall open and close gates, push and/or pull Containers, lock and unlock Containers, or perform other services as reasonably necessary to access and empty Containers (additional charge may apply).

Contractor may refuse to Collect an Organic Materials Container that contains Prohibited Container Contaminants in the manner and subject to the limits described in Section 4.10 and provided that Contractor leaves a Non-Collection Notice in accordance with Section 5.3.B of this Agreement. Contractor shall keep a record of all Non-Collection Notices and Courtesy Pick-Up Notices issued to Customers, recording at a minimum the date, Customer address, and material type of the Container in question.

3. Solid Waste Collection

Contractor shall Collect Solid Waste placed in Contractor-provided Containers not less than one (1) time per week from Multi-Family Customers and Transport all Solid Waste to the Designated Disposal Facility for Disposal.

Containers:	Carts, Bins
Container Sizes:	96-gallon Carts (or comparable size approved by the City); and 2-, 3-, 4-, 5-, and 6-cubic yard Bins, 3-cubic yard mini packer, and 3-cubic yard Split-Bins (offered on a case-by-case basis). As requested by Customer.

EXHIBIT B2

MULTI-FAMILY RESIDENTIAL SERVICES

- Service Frequency:** Up to six (6) times per week but not less than one (1) time per week, as requested by Customer.
- Service Location:** Curbside or other Customer-selected service location at the Multi-Family Premises.
- Acceptable Materials:** Solid Waste.
- Prohibited Materials:** Recyclable Materials, Organic Materials, Excluded Waste.
- Additional Service:** Special pick-ups requested by a Customer, on days other than their regularly scheduled Collection day, will be available at an approved additional charge.
- Other Requirements:** Contractor shall make contact with each and every Multi-Family Customers to determine appropriate Container sizes and service frequency.
- Contractor shall open and close gates, push and/or pull Containers, lock and unlock Containers, or perform other services as reasonably necessary to access and service Containers (additional charge may apply).

4. Bulky Item/Reusable Materials Collection

Contractor shall Collect Bulky Items, Reusable Materials, and other materials described herein from Multi-Family Customers. Contractor shall Transport all Collected materials to the appropriate Approved Facility for reuse, Processing, or Disposal.

- Containers:** Not applicable
- Service Level:** Multi-Family Premises with Cart service receive the same Service Level as Single-Family. Multi-Family Premises with Bin service receive ten (10) Bulky Items Collected three (3) times per Dwelling Unit in each Multi-Family complex per year.
- Service Frequency:** Multi-Family Premises with Cart services – Same as Single-Family. Multi-Family with Bin service – three (3) times per year per Dwelling Unit.
- Service Location:** Curbside
- Acceptable Materials:** Reusable Materials, Bulky Items, Recyclable Materials, Yard Trimmings, Electronic Waste and Solid Waste.
- Prohibited Materials:** Food Scraps, Hazardous Waste, abandoned automobiles, trees, Excluded Waste or any single item (e.g., large auto parts) that exceeds two hundred (200) pounds in weight.
- Additional Service:** Contractor shall provide additional Bulky Item/Reusable Materials Collections to Multi-Family Customers and shall Collect additional Acceptable Materials (as described herein) that exceed the required Service Level (as requested by Customer) and may charge the appropriate Rates approved by the City for such additional service.
- Other Requirements:** Contractor shall provide the service to the Customer within one (1) Working Day of the Customer's requested service date, as mutually agreed upon by the Customer and Contractor. Contractor shall not Dispose of materials Collected through the on-call Bulky Item/Reusable Materials Collection program unless the materials cannot be reused or Recycled. Contractor shall Process and Dispose of Bulky Items and Reusable Materials Collected from Customers in accordance with the following hierarchy: (1) reuse as is (where energy efficiency is not

EXHIBIT B2

MULTI-FAMILY RESIDENTIAL SERVICES

compromised); (2) disassemble for reuse or Recycling; (3) Recycle or Compost; and if none of the other options are practicable, (4) Dispose.

5. Holiday Tree Collection

Annually, commencing the day after December 25 and three (3) weeks thereafter, or as otherwise approved by the City Manager, Contractor shall Collect Holiday trees from Multi-Family Customers at a mutually agreed upon time, date, and designated Collection location, as arranged by the Contractor and each Multi-Family property Owner or manager. Contractor shall offer each Multi-Family property Owner or manager the option to receive holiday tree Collection service in Bins or Roll-Off Boxes, which Contractor shall provide for such service. Contractor shall also offer each Multi-Family property Owner or manager the option to receive un-containerized holiday tree Collection service Curbside, or from designated location at the Multi-Family Premises mutually agreed upon between Contractor and the property Owner or manager.

Holiday trees must be removed from stands; cut into lengths no longer than four (4) feet; and, be free of ornaments, garlands, tinsel, flocking, or other decorations. The Contractor shall not be required to Collect Holiday trees that do not meet the aforementioned criteria and/or are not placed at the agreed upon Collection location and time period. The Contractor shall affix a Non-Collection Notice to any non-Collected Holiday tree informing the Customer of the reason(s) for non-Collection.

6. Scout Vehicles

Upon Customer request and approval by the City Manager, Contractor shall provide scout service in accordance with the approved Rate schedule, whereby Contractor will access Containers using a small vehicle either to move Containers to street or other public right-of-way for Collection, or Collecting directly from Container storage location, or retrieve a Container when operationally required in order to safely position the Container for Collection. In the event of a dispute between Contractor and Customer as to whether scout service will be used, the City Manager will make the final determination.

Customers requiring Bin pushout service and scout service shall only be charged for scout service in accordance with the approved Rate schedule.

If Contractor must place a Container in the public right-of-way to facilitate Collection, Contractor shall not permit the Container to remain in the public right-of-way over one (1) hour. If the Container is stored under a chute for Collection, the Container must be serviced and returned immediately.

Any changes to the Customer scout service list shall be approved by City prior to Contractor adding or removing this service for any Customer.

7. Bin Pushout Service

Upon Customer request, Contractor shall provide Bin pushout service, whereby Contractor will move Containers manually to facilitate Collection. The Contractor may charge the pushout Rates included in the approved Rate schedule. For Containers in Bin enclosures, the measurement of distance shall be from location of the Bin once removed from the enclosure to the point of Collection. In the event of a dispute

EXHIBIT B2

MULTI-FAMILY RESIDENTIAL SERVICES

between Contractor and Customer as to whether pushout service will be used, the City Manager will make the final determination. If a Bin pushout fee is charged, then a scout service fee shall not be charged.

If Contractor must place a Bin in the public right-of-way to facilitate Collection, Contractor shall not permit the Bin to remain in the public right-of-way over one (1) hour. If the Bin is stored under a chute for Collection, the Bin must be serviced and returned immediately.

This page intentionally left blank

**EXHIBIT B3:
COMMERCIAL SERVICES**

EXHIBIT B3 COMMERCIAL SERVICES

1. Recyclable Materials Collection

Contractor shall Collect Recyclable Materials placed in Contractor-provided Containers from Commercial Customers subscribing to Recyclable Materials Collection service and Transport all Recyclable Materials to the Approved Recyclable Materials Processing Facility for Processing. Recyclable Materials Collection services shall be provided to Commercial Customers in accordance with the approved Rate schedule.

- Containers:** Carts, Bins, Roll-Off Boxes, and Compactors
- Container Sizes:** 32-, and 96-gallon Carts (or comparable size approved by the City);
2-, 3-, cubic yard Bins; 3 cubic yard Split-Bins (on a case-by-case basis); and
15-, 30-, and 40- cubic yard Roll-Off Boxes; or,
Customer Owned Compactors
As requested by Customer.
- Service Frequency:** Up to six (6) times per week but not less than one (1) time per week, as requested by Customer;
- Service Location:** Curbside or other Customer-selected service location at the Commercial Premises.
- Acceptable Materials:** Recyclable Materials
- Prohibited Materials:** Organic Materials, Solid Waste, Excluded Waste
- Additional Service:** Special pick-ups requested by a Customer, on days other than their regularly scheduled Collection day, will be available at an approved additional charge. Such additional picks-ups can be scheduled equating to up to six (6) days per week total service.
- Other Requirements:** Contractor shall make contact with each and every Commercial Customer to determine appropriate Container sizes and service frequency. Contractor shall deliver Recyclable Materials Containers to each and every Commercial Customer at the same time that the Contractor delivers Solid Waste Containers, unless that Commercial Customer is exempted from Recyclable Materials services by the City or has demonstrated to the City that it is Diverting Recyclable Materials through subscription with another City-approved hauler, or other City-approved method.
- Contractor shall open and close gates, push and/or pull Containers, lock and unlock Containers, or perform other services as reasonably necessary to access and empty Containers (additional charge may apply).
- Contractor may refuse to Collect a Recyclable Materials Container that contains Prohibited Container Contaminants in the manner and subject to the limits described in Section 4.10 and provided that Contractor leaves a Non-Collection Notice in accordance with Section 5.3.B of this Agreement. Contractor shall keep a record of all Non-Collection Notices and Courtesy Pick-Up Notices issued to Customers, recording at a minimum the date, Customer address, and material type of the Container in question.

EXHIBIT B3 COMMERCIAL SERVICES

2. Organic Materials Collection

Contractor shall Collect Organic Materials placed in Contractor-provided Containers not less than one (1) time per week from Commercial Customers and Transport all Organic Materials to the Approved Organic Materials Processing Facility for Processing. Organic Materials Collection services shall be provided to Commercial Customers in accordance with the approved Rate schedule. Nothing in this Section of Exhibit B3 shall prevent other Persons from also providing similar services to businesses in the City, and charging for such service, provided that such Persons maintain a City-issued permit granting such right, in accordance with the City's Municipal Code.

- Containers:** Carts, Bins, Compactors
- Container Sizes:** 32-, and 64- -gallon Carts (or comparable size approved by the City);
2- cubic yard Bins, 20-, 30-, and 40-cubic yard Roll-Off Boxes and,
Customer-owned Compactors
As requested by Customer.
- Service Frequency:** Up to six (6) times per week but not less than one (1) time per week, as requested by Customer. Restaurants are required to have a minimum Service Level with a frequency per the City's Municipal Code.
- Service Location:** Curbside or other Customer-selected service location at the Commercial Premises.
- Acceptable Materials:** Organic Materials (including Yard Trimmings and Food Scraps)
- Prohibited Materials:** Recyclable Materials, Solid Waste, Excluded Waste
- Additional Service:** Special pick-ups requested by a Customer, on days other than their regularly scheduled Collection day, will be available at an approved additional charge. Such additional picks-ups can be scheduled equating to up to six (6) days per week total service
- Other Requirements:** Contractor shall make contact with each and every Commercial Customer to determine appropriate Container sizes and service frequency. Contractor shall deliver Organic Materials Containers to each and every Commercial Customer at the same time that the Contractor delivers Solid Waste Containers, unless that Commercial Customer is exempted from Organic Materials services by the City or has demonstrated to the City that it is Diverting Organic Materials through subscription with another City-approved hauler, or other City-approved method.
- Contractor shall open and close gates, push and/or pull Containers, lock and unlock Containers, or perform other services as reasonably necessary to access and empty Containers (additional charge may apply).
- Contractor may refuse to Collect an Organic Materials Container that contains Prohibited Container Contaminants in the manner and subject to the limits described in Section 4.10 and provided that Contractor leaves a Non-Collection Notice in accordance with Section 5.3.B of this Agreement. Contractor shall keep a record of all Non-Collection Notices and Courtesy Pick-Up Notices issued to Customers, recording at a minimum the date, Customer address and material type of the Container in question.

EXHIBIT B3 COMMERCIAL SERVICES

3. Solid Waste Collection

Contractor shall Collect Solid Waste placed in Contractor-provided Containers not less than one (1) time per week from Commercial Customers and Transport all Solid Waste to the Designated Disposal Facility for Disposal. Solid Waste Collection services shall be provided to Commercial Customers in accordance with the approved Rate schedule.

- Containers:** Carts, Bins, Roll-Off Boxes, Compactors.
- Container Sizes:** 96-gallon Carts (or comparable size approved by the City);
2-, 3-, 4-, 5-, and 6- cubic yard Bins; 3 cubic yard Split-Bins (offered on a case-by-case basis);
3 -cubic yard Bin Compactors, and,
15-, 30-, and 40- cubic yard Roll-Off Boxes; or
Customer Owned Compactors.
As requested by Customer.
- Service Frequency:** Up to six (6) times per week but not less than one (1) time per week, as requested by Customer. Restaurants are required to have a minimum Service Level with a frequency per the City's Municipal Code.
- Service Location:** Curbside or other Customer-selected service location at the Commercial Premises.
- Acceptable Materials:** Solid Waste
- Prohibited Materials:** Recyclable Materials, Organic Materials, Excluded Waste
- Additional Service:** Special pick-ups requested by a Customer, on days other than their regularly scheduled Collection day, will be available at an approved additional charge. Such additional picks-ups can be scheduled equating to up to six (6) days per week total service.
- Other Requirements:** Contractor shall make contact with each and every Commercial Customer to determine appropriate Container sizes and service frequency.

Contractor shall open and close gates, push and/or pull Containers, lock and unlock Containers, or perform other services as reasonably necessary to access and empty Containers (additional charge may apply).

4. Scout Vehicles

Upon Customer request and approval by the City Manager, Contractor shall provide scout service in accordance the approved Rate schedule, whereby Contractor will access Containers using a small vehicle either to move Containers to street or other public right-of-way for Collection, or Collecting directly from Container storage location, or retrieve a Container when operationally required in order to safely position the Container for Collection. In the event of a dispute between Contractor and Customer as to whether scout service will be used, the City Manager will make the final determination.

Customers requiring Bin pushout service and scout service shall only be charged for scout service in accordance with the approved Rate schedule.

EXHIBIT B3 COMMERCIAL SERVICES

If Contractor must place a Container in the public right-of-way to facilitate Collection, Contractor shall not permit the Container to remain in the public right-of-way over one (1) hour. If the Container is stored under a chute for Collection, the Container must be serviced and returned immediately.

Any changes to the Customer scout service list shall be approved by City prior to Contractor adding or removing this service for any Customer.

5. Bin Pushout Service

Upon Customer request, Contractor shall provide Bin pushout service, whereby Contractor will move Containers manually to facilitate Collection. The Contractor may charge the pushout Rates included in the approved Rate schedule. For Containers in Bin enclosures, the measurement of distance shall be from location of the Bin once removed from the enclosure to the point of Collection. In the event of a dispute between Contractor and Customer as to whether pushout service will be used, the City Manager will make the final determination. If a Bin pushout fee is charged, then a scout service fee shall not be charged.

6. Temporary Bin Service

Contractor shall provide exclusive temporary Bin service to Customers upon request for Collection of Solid Waste, Recyclable Materials, and Organic Materials. Contractor must deliver a temporary Bin to a Customer by the following Business Day (excluding Saturday, Sunday, or Holidays), if requested by 12:00 noon; otherwise, delivery shall be no later than the second day. Rates for temporary Bin service are listed separately in the approved Rate schedule.

**EXHIBIT B4:
CITY AND COMMUNITY SERVICES AND DATA**

EXHIBIT B4

CITY AND COMMUNITY SERVICES AND DATA

1. Commercial Customer Services to City Facilities

Contractor shall Collect Recyclable Materials, Organic Materials, and Solid Waste, from City facilities in the same manner as those services are provided to Commercial Customers and shall provide designated personnel in accordance with Section 5.7.D of this Agreement. Contractor shall provide service to all existing City facilities identified in Exhibit B4 as well as any future City facilities established after the Effective Date. Contractor shall provide these services at no additional cost to the City. City facility service as described by this Section shall include unlimited Roll-Off Box Collection service, and periodic Bulky Item Collection. Contractor shall deliver Roll-Off Boxes within twenty-four (24) hours of City request. Contractor shall Collect, empty, and return Roll-Off Boxes within twenty-four (24) hours of City request. Contactor shall remove and not return Roll-Off-Boxes within twenty-four (24) hour of City request.

2. Emergency Services

Contractor shall provide emergency services (i.e., special Collections, Transport, Processing, and Disposal) at the request of the City Manager in the event of major accidents, disruptions, or natural calamities. Contractor shall be capable of providing emergency services within twenty-four (24) hours of notification by the City Manager or as soon thereafter as is reasonably practical in light of the circumstances. For any services which exceed the scope of services under this Agreement, Contractor shall be entitled to compensation at the emergency service Rates approved under this Agreement. The City shall have discretion in the method of such compensation between direct payments by the City and allowing such costs to be considered in the adjustment of Rates for the following Rate Period.

3. Shredding Event(s)

Contractor shall provide an on-site mobile shredding service for use by City residents (a "Shredding Event") one (1) time per calendar year at no additional charge. The Shredding Event shall be provided at a date, time, and location designated and approved by the City Manager, in their reasonable discretion, and should be for a minimum of three (3) hours in duration. In the event inclement weather prevents a Shredding Event from occurring, Contractor shall reschedule the Shredding Event to a date, time and location designated and approved by the City Manager. The Shredding Event shall be conducted at Contractor's sole cost and expense, utilizing equipment, personnel, and methods appropriate for such event, as approved by the City Manager. Prior to each Shredding Event, Contractor shall coordinate with City staff and/or public safety personnel to make arrangements for safe, convenient, and effective access to and participation by City residents in the Shredding Event and shall procure all necessary insurance coverage. Each Shredding Event shall be designed to accommodate up to a maximum of five (5) "Bankers" boxes of paper or other media suitable for shredding from each Residential and Multi-Family Premises Customer within the City that is participating in the Shredding Event. Residents participating in the Shredding Event must be able to visually observe the materials they delivered to the Shredding Event. Contractor shall publicize each Shredding Event through methods, and using materials, approved by the City Manager, at no cost to the City.

EXHIBIT B4

CITY AND COMMUNITY SERVICES AND DATA

4. Procurement of Organic Waste Products

- A. General.** Contractor shall assist the City to procure sufficient California derived Compost, Mulch, and/or Renewable Natural Gas to meet the City's requirement for recovered Organic Waste products of 0.08 Tons per capita per year as specified in SB 1383. Contractor shall perform the following activities:
- 1. Bulk Compost and/or Mulch for City Use.** If requested by City, Contractor shall provide to the City bulk Compost, Mulch, or both to assist the City achieve the City's recovered Organic Waste product purchasing requirements of SB 1383. Based on estimates generated using the CalRecycle modeling tools, the City may achieve its procurement goal by procuring approximately eight thousand one hundred fifty (8,150) Tons of Compost or fourteen thousand (14,000) Tons of Mulch. City will notify Contractor as to the City's needs for delivery of finished Compost, Mulch, or both, throughout each Calendar Year. Contractor shall deliver Compost, Mulch, or both, within five (5) Business Days of a request of the City Manager to any accessible location within City Limits. The City will specify the material type (i.e., Compost, Mulch, or both) to be provided and the quality specifications of the selected material type for any given application, even if that requires Contractor to procure such material from a third party in order to provide it to the City. Contractor shall be entitled to a Rate adjustment to compensate Contractor for its estimated actual costs of providing Compost and/or Mulch and shall provide City with copies of supporting documentation such as invoices from Compost/Mulch producers for the purchase of Compost/Mulch, and Transportation invoices from providers that deliver the Compost/Mulch. City and Contractor shall meet and confer at least ninety (90) days prior to the start of each contract year that begins July 1, to confirm the amounts of Compost/Mulch to be provided during the period from July 1 to June 30 of each year and the Rate adjustment, if any, to be implemented July 1. Any adjustments to the amount of Mulch/Compost requested in subsequent years shall be reflected as an increase or decrease to the Rate adjustment. For example, if City and Contractor initially agreed to a Rate adjustment of 0.25% for a certain quantity of Compost in a particular year, and if the quantity of Compost is subsequently reduced by 50% in a future year, then the Rates would be reduced by 50% of 0.25% which equals 0.125%. As an alternative to compensation for Compost and Mulch through Rate adjustments, City may elect to remit compensation directly to Contractor without a Rate adjustment through payment of monthly invoices to be submitted by the Contractor.
 - 2. Bulk Compost and/or Mulch for Private Uses.** If the City is unable to use the full amount of Compost, Mulch, or both, acquired under Exhibit B4, Section 4.A.1 above, Contractor shall use best efforts to arrange the legal donation of the remainder of the City's Compost/Mulch to other productive uses at no additional cost to the City or Customers.
 - 3. Compost/Mulch Give-Away Events.** Contractor shall distribute an annual total of at least twenty (20) Tons of Compost and/or Mulch to City residents at no additional cost to the City or Customers at one (1) public Compost/Mulch give-away event per Agreement Year (such that Contractor shall provide at least five hundred (500) bags per event). The location, date, and time of such events shall be mutually agreed upon by Contractor and the City Manager and may be held in conjunction with other City-approved events. Contractor shall deliver the loose or bagged Compost/Mulch to the agreed-upon event location at no cost to City. Contractor shall provide at least one (1) attendant for at least six (6) hours per event. Any

EXHIBIT B4

CITY AND COMMUNITY SERVICES AND DATA

Compost and or Mulch given away to the community through this program shall count towards the Contractor's obligations to provide the City with the amount of Organic Waste products required under SB 1383.

- 4. Use of RNG.** Contractor shall use reasonable business efforts to use California-derived Renewable Natural Gas in Collection vehicles.
- B. SB 1383 Procurement.** Contractor agrees that all RNG, Compost, Mulch, or both, provided through this Agreement shall comply with the municipal procurement requirements of SB 1383, including being generated from California Organic Waste Products, as defined by SB 1383 for each applicable material type.

Contractor shall develop a plan to assist the City in meeting per capita California Organic Waste Products procurement requirements of SB 1383.

- C. Contractor Warranty of Recovered Organic Waste Products.** Contractor shall provide assurance through the execution of a liability waiver stating that all Organic Waste products provided by the Contractor and used within the City are free from pathogens and inorganic waste material that may be harmful to the health and welfare of the City and its constituents, and also in accordance with standards of CalRecycle and subject to the United States Composting Council guidelines requiring testing demonstrating that fecal coliform levels of <1000 MPN/gram of dry Compost or Salmonella < 3MPN/ 4 grams of dry Compost. The Contractor shall indemnify and hold harmless the City against any claims arising from contaminated recovered Organic Waste products provided by the Contractor as set forth in Section 9.1.

5. News Media Relations

Contractor shall notify the City Manager by e-mail of all requests for news media interviews related to the Collection services program within twenty-four (24) hours of Contractor's receipt of the request. Before responding to any inquiries involving controversial issues or any issues likely to affect participation or Customer perception of services, Contractor will discuss Contractor's proposed response with the City Manager.

Copies of draft news releases or proposed articles related to the provision of Collection services under this Agreement shall be submitted to City for prior review and approval at least five (5) Business Days in advance of provision to such Persons, except where Contractor is required by any law or regulation to submit materials to any regulatory agency in a shorter period of time, in which case Contractor shall submit such materials to City simultaneously with Contractor's submittal to such regulatory agency.

Copies of articles resulting from media interviews or news releases shall be provided to the City within five (5) Business Days after publication.

6. Waste Generation, Characterization, and Pilot Studies.

Contractor acknowledges that City, CalRecycle, or other governmental agencies may wish to perform generation and characterization studies periodically with respect to materials covered under this Agreement. Contractor agrees to participate and cooperate with City and its agents and to perform

EXHIBIT B4

CITY AND COMMUNITY SERVICES AND DATA

studies and data collection exercises, as needed, to determine weights, volumes and composition of materials generated, Disposed, Diverted, or otherwise Processed.

Contractor that acknowledges that the County, in coordination with the City, is required by SB 1383 to conduct Organic Waste and Edible Food capacity planning studies. The Contractor shall provide information to the City as needed for the City's participation in such capacity planning studies. This information and/or participation may include, but is not limited to, conducting or supporting waste characterization studies; providing information regarding existing and potential new or expanded capacity in the Contractor's operations for the Collection, Transport, or Processing of Recyclable and Organic Materials; and any other information deemed necessary by the City or County for purposes of the study. The Contractor shall respond to any request for information from the City within thirty (30) days, unless another timeframe is otherwise specified or authorized by the City.

Contractor acknowledges that the City may, wish to conduct and/or participate in pilot studies related to the Customers and materials that are the subject of this Agreement. If City requires Contractor to participate in any such a pilot study, Contractor and City shall mutually agree on the scope of services to be provided by Contractor and the amount of compensation, if any, that the City will pay to Contractor for such participation. In any event, Contractor shall permit and in no way interfere with the Collection and handling of the subject materials by other Persons for such purposes.

8. City Cleanup Programs

A. **Abandoned Waste Collection and Weekly Alley Cleanups.** Contractor shall provide Abandoned Waste Collection and litter pickup at locations reported by Contractor's route supervisors and drivers, and/or the City within 24 hours of notification. Upon receipt of a call for service from City made pursuant to this Section, Republic shall advise City within four (4) hours as to when service will be provided, and unless otherwise agreed by City service shall be provided within 72 hours. Additionally, in the event of a windstorm or other situations which require cleanup, crews will be dispatched as requested by City staff. Contractor shall provide two (2) employees in a "front loader" vehicle to canvass the City neighborhoods in order to remove Abandoned Waste left in alleyways or throughout the City (initial list of locations included later in this Exhibit B4) at no additional charge as a result of illegal or unauthorized dumping, or other Code enforcement matters, occurring within City.

Republic agrees that if requested to provide such services in connection with abatement activities for which reimbursement is sought from the property Owner by City through abatement liens or otherwise, Republic will provide billing information sufficient for City to include it in its liens, and Republic will be paid at such time as the abatement lien is paid, or reimbursement is otherwise obtained by City from the property Owner.

B. **Resource Allocation for Abandoned Waste Collection and Alley Cleanups.** The Contractor will commit a minimum of one (1) Solid Waste Collection vehicle and a two (2) Person crew six (6) days per week to provide the services in the Abandoned Waste Collection and Weekly Alley Cleanups described above with a minimum of sixty (60) Collection hours per week. The sixty (60) hours per week may be allocated between the Abandoned Waste Collection and Weekly Alley Cleanups as directed by the City.

EXHIBIT B4

CITY AND COMMUNITY SERVICES AND DATA

- C. **Response to Requests From City's Work Order Application.** Upon the Effective Date of this Agreement, Contractor shall work with the City's information technology personnel to ensure that Contractor is able to receive and respond to requests for service via the City's Work Order Application. Contractor shall respond to service requests received via the City's Work Order Application within forty-eight (48) hours of receipt.

9. Large Venue and Event Assistance, Event Recycling

Contractor shall assist City planners of Large Venue events with reporting and planning needs to provide Recycling and Organics Materials Diversion as may be useful in meeting the requirements of AB 2176 and SB 1383, and in lowering Disposal quantities generated at such events at no additional charge.

10. Neighborhood Cleanups

Contractor shall supply up to fifty (50) forty (40) yard Roll-Off Boxes and Containers in additional sizes per Rate Period for the Collection of Solid Waste, Recyclable Materials, and Organic Waste for City-sponsored neighborhood cleanups at no additional charge to City or Customers. Contractor will provide the necessary staffing to operate the neighborhood cleanup events.

Dates and locations of events shall be determined and approved by City. City staff shall inform Contractor of the date and location for each event.

All material Collected must be Transferred, Processed, and/or Disposed in accordance with SB 1383.

11. City Sponsored Events

Contractor shall provide Solid Waste, Source Separated Recyclable Materials, and Source Separated Organic Waste Collection and Disposal/Processing service for City-sponsored events including but not limited to the City-sponsored events included in this Exhibit B4 at no additional charge to City or ratepayers. This shall include providing Discarded Material Containers (Carts, Bins, Roll-Off Boxes, and Cardboard waste boxes with liners) to Collect and Dispose of, or Process, all Solid Waste. Contractor shall provide Collection Containers for the Collection of Source Separated Recyclable Materials, and Source Separated Organic Waste.

12. Bus Stop Public Litter Container Collection

Contractor shall service a minimum of thirty-three (33) public litter Containers two (2) times weekly located at bus stops throughout the City. Public litter Containers are provided by the City. Contractor shall provide any liners or other items needed to continue service. If Service Levels are not sufficient to ensure Containers do not become full, Service Levels shall be increased at no additional cost to the City. If additional public litter Containers at bus stops are added, Contractor will service such Containers at no additional cost to the City.

EXHIBIT B4

CITY AND COMMUNITY SERVICES AND DATA

14. Annual Contribution to Community Programs

As further consideration for the rights granted to Republic herein, Republic shall contribute one hundred thousand dollars (\$100,000) each year during the term hereof for community uses (the "Community Uses Contribution"), to be allocated as follows: (1) Republic shall make a payment of fifty thousand dollars (\$50,000) to City to use for community programs of any nature as City deems appropriate, including, but not be limited to, public Holiday celebrations, public concerts, youth activities, senior citizen programs and continuing education classes; (2) Republic shall make a payment of twenty-five thousand dollars (\$25,000) to the Garden Grove Community Foundation; and (3) Republic shall donate twenty five thousand dollars (\$25,000) by cash contribution or in-kind services to charity in the City as determined by Republic. Such payments to City and the Garden Grove Community Foundation shall be due on or before July 1 of each year, with the first payment due on or before thirty (30) days following the Effective Date.

15. Facility Tours

Contractor shall offer and promote to the community and Garden Grove K-12 schools free educational tours of the Contractor's local facilities.

16. Student Scholarships

Contractor shall work with the City to select seven (7) City students per Rate Period to receive a one-thousand-dollar (\$1,000) scholarship from the Contractor. Selected students must be 18 years of age or older.

17. Eco-Job Fair

Contractor shall host six (6) Eco Job-Fairs per Rate Period for City middle school and high school students to provide information on career opportunities in the Solid Waste industry. Contractor shall provide an environmental curriculum program to attendees.

18. Environmental Ambassador Program

Contractor must establish an annual recognition program for Commercial Businesses in the City. The Environmental Ambassador Program will be a voluntary program managed entirely by Contractor, and certification may include refuse, water, and energy conservation, pollution prevention, and reduction of toxic substances in the workplace. Businesses certified will be honored by Contractor at a City Council Meeting.

19. Battery Recycling Program

Contractor shall provide and empty as many battery Recycling containers as requested by City, at City facilities for no additional cost. Contractor shall Collect and replace containers upon City's request for proper Recycling of batteries.

EXHIBIT B4

CITY AND COMMUNITY SERVICES AND DATA

20. Edible Food Recovery Programs

- A. **Food Recovery Compliance Reviews.** Commencing July 1, 2022 and at least annually thereafter, Contractor shall conduct inspections of Tier One Commercial Edible Food Generators, Food Recovery Organizations, and Food Recovery Services to assess compliance with the requirements of 14 CCR Chapter 12 Article 10. Commencing January 1, 2024 and at least annually thereafter, Contractor shall expand its Food Recovery compliance reviews to include inspections of Tier Two Commercial Edible Food Generators. Contractor will provide to the City all of the necessary recordkeeping requirements and reports to comply with SB 1383. Contractor will utilize a third party, such as Abound Food Care, to meet the requirements of the Food Recovery Compliance reviews.
- B. **Food Recovery Assistance.**
1. Contractor shall assist the City in identification of all Commercial Customers that meet the definition of Tier One and Tier Two Commercial Edible Food Generators and provide a list of such Customers to the City, which shall include: Customer name; service address; contact information; Tier One or Tier Two classification; and, type of business (as it relates to the Tier One and Tier Two Commercial Edible Food Generator definitions).
 2. At least annually, the Contractor shall provide Commercial Edible Food Generators with the following information:
 - Information about the Contractor's and/or City's Edible Food Recovery program;
 - Information about the Commercial Edible Food Generator requirements under 14 CCR Chapter 12 Article 10;
 - Information about Food Recovery Organizations and Food Recovery Services operating within the City, and where a list of those Food Recovery Organizations and Food Recovery Services can be found; and,
 - Information about actions that Commercial Edible Food Generators can take to prevent the creation of Food Waste.
 3. The Contractor may provide the education information required by this section by including it with regularly scheduled notices, education materials, billing inserts, or other information disseminated to Commercial Businesses.
 4. Contractor shall cooperate with the implementation, expansion, or operation of Food Recovery efforts in the City, Food Recovery Organizations, and/or Food Recovery Services.
 5. Contractor shall provide Collection and Processing of Organic Materials at no additional cost to Food Recovery Organizations.

EXHIBIT B4
CITY AND COMMUNITY SERVICES AND DATA

Current City Facilities

Row	City Facility	Waste Type	# Containers	Container Size (Yds)	PU's/WK
1	Buena Clinton Family Resource Center 12661 Sunswept Avenue	MSW	1	3	1
2	City Hall 11222 Acacia Parkway	Recycling (Rec)	2	3	1
3	CMC / Senior Center 11300 Stanford Avenue	MSW	2	3	3
4	Courtyard Center 12732 Main Street	MSW	1	3	3
5	Fire Station 2 11805 Gilbert Street	MSW	1	3	1
6	Fire Station 3 12132 Trask Avenue	MSW	1	3	1
7	Fire Station 4 12191 Valley View Street	MSW	1	3	1
8	Fire Station 5 12751 Western Avenue	MSW	1	3	1
9	Fire Station 6 12111 Chapman Avenue	MSW	2	0.48	1
10	Fire Station 7 14162 Forsyth Lane	MSW	1	3	1
		MSW	2	0.48	1
		Organics (org)	1	0.48	1
11	Garden Grove Park 9301 Westminster Avenue	MSW	10	3	2
12	Gem Theater 12852 Main Street	MSW	1	3	2
13	Municipal Service Center 13802 Newhope Street		3	15	On Call
		Rec	2	0.32	1
		Org - GW	2	40	On Call
		MSW	2	40	On Call
		Org - GW	1	40	On Call
		MSW - Tires	2	30	On Call
		MSW	5	15	On Call
		MSW	3	3	1
		BS	30	0.03	On Call
		Rec	1	3	1
			1	30	On Call
14	Police Department 11301 Acacia Parkway	MSW	2	3	3
		MSW	1	3	2
		Rec	3	3	1

EXHIBIT B4

CITY AND COMMUNITY SERVICES AND DATA

Initial Alley/Illegal Dumping Hotspots

This is an initial list of areas to be monitored by Contractor during the Abandoned Item and Alley Sweeps. City retains the right to update this list on an ongoing basis to remove or add locations for Contractor to monitor. Addresses that are not alleys are indicated as such.

1. 13891 Roxey Dr. - North of the address
2. 12611 Trask Ave. - North of the address
3. 13371 Palm St.- North of the address
4. 13951 Rosita Pl. -Across from the address (not an alley)
5. 13382 Lampson Ave. - South of the address
6. 12171 Chapman Ave. - North of the address
7. 12231 Anzio St. - South of the address (not an alley)
8. 10072 Traylor Way. - South of the address
9. 10432 Westminster Ave. - South of the address
10. 14451 Ward St. - West and South of the address
11. 10722 Kern Ave. - South of the address
12. 11121 Dino St.-North of the address (not an alley)
13. 9511 Maureen Dr. - North of the address
14. 9542 Maureen Dr. - South of the address
15. 11151 Endry St. - West of the address
16. 11071 Gilbert St. - West of the address
17. 11112 Magnolia St.- East of the address
18. 8861 Anthony Dr. - North of the address
19. 13711 Yoak St. - West of the address
20. 12751 Monarch St. - East of the address (not an alley)
21. 11821 Western Ave. - West of the address (not an alley)
22. 12777 Knott St. – West of address (not an alley)
23. 12031 Santa Rosalia St. -East of the address
24. 13161 Balboa Ave. - North of the address
25. 12072 Laguna St. - East of the address
26. 13162 Newport Ave. - North of the address
27. 11532 Stuart Dr. - South of the address
28. 11851 Stuart Dr. - North of the address
29. 8152 Larson Ave. - North of the address (not an alley)

EXHIBIT B4 CITY AND COMMUNITY SERVICES AND DATA

Current Bus Stop Public Litter Containers

No.	Cross Streets	Container Type
1	SE KATELLA & MAGNOLIA	Bus Stop
2	SW BROOKHURST & CHAPMAN	Bus Stop
3	NE BROOKHURST & WESTMINSTER - NB Bus Stop	Bus Stop
4	SW CHAPMAN & EUCLID	Bus Stop
5	SW BROOKHURST ST & WESTMINSTER - SB Bus Stop	Bus Stop
6	GARDEN GROVE BLVD & S LEWIS	Bus Stop
7	MAGNOLIA ST & WESTMINSTER	Bus Stop
8	NW NUTWOOD & GARDEN GROVE	Bus Stop
9	SW GARDEN GROVE BLVD & MAGNOLIA	Bus Stop
10	MAGNOLIA ST & TRASK AVE	Bus Stop
11	MAGNOLIA ST & CHAPMAN AVE	Bus Stop
12	NW MAGNOLIA ST & GARDEN GROVE - SB Bus Stop	Bus Stop
13	NW MAGNOLIA & GARDEN GROVE- WB Bus Stop	Bus Stop
14	ROBYN CT / TRASK AVE	Bus Stop
15	EUCLID & STANFORD	Bus Stop
16	WESTMINSTER & W CLINTON	Bus Stop
17	E WESTMINSTER & W BUENA	Bus Stop
18	NE Taft / Westminster - WB Westminster	Bus Stop
19	NW Westminster / Brookhurst - WB Bus Stop	Bus Stop
20	SE Chapman / Knott - EB Bus Stop	Bus Stop
21	NW Dale / Chapman - WB Bus Stop	Bus Stop
22	SW Belgrave / Valley View - South of Belgrave. Bus stop ID 2494	Bus Stop
23	NE Gilbert / Chapman - WB Bus Stop	Bus Stop
24	SW Lampson / Euclid - SB Bus Stop	Bus Stop
25	NE Buaro / Chapman - WB Bus Stop	Bus Stop
26	SE Brookhurst / GG Blvd - EB Bus Stop	Bus Stop
27	NE Euclid / Westminster - NB Bus Stop	Bus Stop
28	NE Euclid / Trask - NB Bus Stop	Bus Stop
29	NE Buaro / Chapman Bus Stop	Bus Stop
30	SE Brookhurst / GG Blvd.	Bus Stop
31	NE Euclid / Westminster	Bus Stop
32	NE Euclid / Trask	Bus Stop
33	SW Trask / Harbor - SB Bus Stop	Bus Stop

EXHIBIT B4 CITY AND COMMUNITY SERVICES AND DATA

City Events List

Event Name	Attendance	Frequency	Resources Needed from Republic	Notes
Six (6) Summer Concerts	Varies - Approx. 1-2K people	Annually (June/July/Aug)	<p>Dumpsters - The City will need two (2) 3-Yard Dumpsters for Organics and Recyclables for each summer concert event. Republic to drop off at Garden Grove Park.</p> <p>Cardboard Trash Cans - The City will need twelve (12) Cardboard trash cans; six (6) for Organics and six (6) for Recyclables for each of these events – for a minimum of seventy-two (72) Cardboard trash cans for the six (6) summer concert events.</p>	<p>(1) The number of concerts has varied due to COVID (e.g., City held only 4 in 2021). Number of concerts may vary in future.</p> <p>(2) Will Republic be able to label the Cardboard trash cans for Organics and Recyclables, so that public will know how to sort trash.</p>
Winter in the Grove	5-7K people	Annually (December)	<p>Dumpsters - The City will need two (2) 3-Yard Dumpsters for Organics and Recyclables for this event. Republic to drop off at Garden Village Green Park.</p> <p>Cardboard Trash Cans - The City will need forty (40) Cardboard trash cans; twenty (20) for Organics and twenty (20) for Recyclables for this annual event.</p>	
Open Streets	10K people	Varies - Next: April 2, 2022	<p>Dumpsters - The City will need three (3) 3-Yard Dumpsters for Refuse, Organics, and Recyclables for this event. Dropoff location to be determined.</p> <p>Cardboard Trash Cans - Quantity to be determined</p>	The City's goal is to host this event annually, but frequency may change.

This page intentionally left blank

EXHIBIT C:
PUBLIC EDUCATION AND OUTREACH REQUIREMENTS

EXHIBIT C

PUBLIC EDUCATION AND OUTREACH REQUIREMENTS

1. General Administration

The City has placed the utmost importance on effective public outreach and education in helping residents and businesses fully understand options for, and benefits of, source reduction, reuse, Recycling, and Composting. General provisions for public education and outreach are as follows:

- A. Within thirty (30) days of the Effective Date and by December 15 of each following year during the Term of this Agreement, Contractor shall develop and submit an annual public education plan to promote the programs designed by the City and performed by Contractor under this Agreement. Each public education plan shall specify the target audience for services provided, include upcoming promotions for ongoing and known special events, identify program objectives, individual tasks, public education materials to be distributed, opportunities for expanded partnerships, and a timeline for implementation. The City Manager shall be permitted to provide input on each annual public education plan, and the plan shall not be finalized or implemented without approval of the City Manager. Contractor shall meet with the City Manager to present and discuss the plan, review the prior year's activities (including sponsorships and services provided to City-sponsored events) and determine whether community activities and the provision of services to the City reflect the needs of City staff and the City Council. City Manager shall be allowed up to sixty (60) calendar days after receipt to review and request modifications. The City Manager may request, and Contractor shall not unreasonably deny, modifications to be completed prior to approving the plan. Contractor shall have up to fifteen (15) Business Days to revise the plan in response to any requested changes by the City Manager. Any further delays may result in Liquidated Damages for failure to perform education and outreach activities as identified in this Exhibit C. Each Business Day that the plan is late shall count as a single occurrence.
- B. Upon request from the City Manager, City Manager and Contractor's Contract Administrator shall meet at least one (1) time per month to discuss services, outreach, and educational campaigns and request changes or adaptations to the annual public education plan.
- C. Contractor shall distribute instructional information, public education, and promotional materials in advance of, and following, Commencement of new or modified services. This shall entail, at a minimum, distributing program literature to all Customers at the Commencement of the Agreement as well as to any new Customer during the Agreement Term. Contractor shall use multiple media sources including print, radio television, electronic/social media, and events to notify Customers of the change in their service provider, if applicable, and to highlight new program offerings. Transition and ongoing sector-specific collateral materials shall be distributed. The Contractor shall submit all draft materials to City Manager for review and approval.
- D. All City facilities shall receive any and all public education and outreach materials and services provided to the Commercial sector. Contractor shall provide all printed public education materials to City offices and facilities to have available for the public that visits those facilities and shall replenish the materials as requested by the City Manager.
- E. City or Contractor may design bill inserts. Bill inserts designed by Contractor shall be provided to the City Manager or their designee a minimum of sixty (60) prior to publication. The City Manager or their designee shall review bill inserts designed by Contractor; and the Contractor shall

EXHIBIT C

PUBLIC EDUCATION AND OUTREACH REQUIREMENTS

responsible for printing and distributing the billing inserts to all Customers. Contractor shall provide electronic bill inserts (or separate email attachments) to Customers who are billed electronically, and paper bill inserts to Customers who receive paper bills. For Customers receiving electronic bills, Contractor agrees to distribute brochures, newsletters, or other information as attachments to Customer invoices. Electronic bill inserts/attachments must be readily available for the Customer to view upon receipt of the invoice (attachments shall not be provided as links). Upon City request for billing inserts, Contractor shall comply with such request during its next billing cycle for the targeted Customer group, if specified. Contractor shall perform this service with no additional requirement for compensation.

- F. Contractor shall develop a website specific to its operations in the City, with a section specific to City programs and Customers, that will be used to post educational materials for download, highlight program successes, and provide Diversion statistics. The Contractor's City specific website shall also include links to relevant web pages of the City's website where further information can be found. Content for the website shall be approved by the City Manager or their designee. Contractor shall review the website at a minimum annually to update information contained on website.

2. Public Education and Outreach Consultant

In the event that City, in its sole discretion, determines that the Contractor fails to fulfill the public education and outreach requirements contained in this Agreement to the City's satisfaction, or if CalRecycle refers the City to the Jurisdiction Compliance Unit (JCU) for additional enforcement review/action, or if less than ninety percent (90%) of the City's Commercial and Multi-Family Customers subject to the requirements of AB 341 and/or AB 1826 are in compliance with the mandatory requirements for Commercial Recycling and/or Organics by December 31, 2023, the City retains the right to direct Contractor to provide funding for the City to retain a public education and outreach consultant to perform the duties set forth in this Agreement, at no additional cost to the City. The City will notify the Contractor in writing of its intent to procure a public education and outreach consultant. Within thirty (30) days of written notice from the City, Contractor and City shall meet and confer in good faith prior to City retaining a public education and outreach consultant to develop a scope of work, timeline, and projected budget amount for the public education and outreach consultant. Upon one-hundred and twenty (120) days of written notice to the Contractor of the City's intent for to procure a public education and outreach consultant, the Contractor shall provide funds to the City to retain a public education and outreach consultant of the City's choosing. The minimum term of the public education and outreach consultant's contract shall be twelve (12) months and any subsequent contract extensions shall be in increments of twelve (12) months. Upon selection of the public education and outreach consultant by the City, the Contractor shall remit quarterly payments to the City for the cost of the public education and outreach consultant (e.g., if the contract amount were \$100,000, the Contractor would remit quarterly payments to the City of \$25,000 for the term of the engagement). The City will direct the work efforts of the public education and outreach consultant. During the term of the consultant's engagement, the Contractor shall cooperate with the consultant to provide Customer service and operations data to the consultant, implement Recycling and Organics programs at Customer sites as requested by the consultant, and to meet with the City and the consultant periodically to assess program progress. The City and the Contractor shall confer annually to assess the City's outreach/education progress, compliance status, and to determine if the public education and outreach consultant's contract shall be extended by an additional twelve (12) months.

EXHIBIT C

PUBLIC EDUCATION AND OUTREACH REQUIREMENTS

3. Sector-Specific Activities

The following tables present the public education and outreach activities to be performed by Contractor each Rate Period as minimum requirements under this Agreement. Each Customer faces unique Discarded Materials management opportunities and challenges; therefore, Contractor shall develop targeted, sector-specific educational materials and perform outreach activities as described for each Customer Type.

EXHIBIT C

PUBLIC EDUCATION & OUTREACH PLAN

Public Education and Outreach | All Sectors

All printed materials also to be posted to the Contractor's website.

The following general public education and outreach materials shall each be produced for the benefit of all Customer Types that receive Collection service from the Contractor.

Activity	Description	Distribution/Frequency
Newspaper Advertisement	Distribute a newspaper advertisement that explains all programs that will be offered under the new Agreement. Contractor shall also provide articles on Recycling for local newsletters.	One (1) time at beginning of the Agreement (20-30 days prior to contract start date). Annually, as requested thereafter.
Direct Community Outreach	Republic shall conduct school assemblies and promote Recycling through presentations and educational materials to the Chamber of Commerce, homeowner's associations, construction contractors and other civic groups.	Annually
Website	Contractor to prepare a section of its website where it will present Customers with educational and Diversion programs, upcoming outreach events, services, and resources specific to City. Website must include Contractor Customer service contact, material on source reduction of household Solid Waste and relevant legislative requirements.	Updated as mutually agreed
Corrective Action Notices – "Contamination Tag"	Produce and distribute a Notice for use in instances where the Customer includes prohibited materials in a Container or fails to properly prepare Containers. This form shall also be printed and made available in Korean and Vietnamese languages.	As needed.

EXHIBIT C

PUBLIC EDUCATION & OUTREACH PLAN

Public Education and Outreach | Single-Family Education and Outreach Activities

All printed materials also to be posted to the Contractor's website.

Activity	Description	Distribution/Frequency
Initial Mailing	Produce and Distribute a City-designed initial mailing to Single-Family Customers, which may include content such as explaining the program changes in the new Agreement; changes from the existing Collection programs to new programs; regulatory requirements, including SB 1383; and, the Effective Date of the change. Contractor shall include its Holiday schedule and the Residential Recycling and expanded services guide.	One (1) time at beginning of the Agreement (45-60 days prior to Commencement Date) via direct mail.
Annual Notice	Contractor shall prepare and distribute to each Customer a brochure providing relevant information about Contractor's services, including, at a minimum: information regarding access to and use of available services; Collection schedules; Holiday Collection schedules; Customer service numbers; procedures to begin and terminate services; and information promoting and explaining available programs, such as Recycling, Organic Materials, Holiday Tree and Bulky Item Collections, the availability of Household Hazardous Waste, U-Waste and E-Waste Collection, and the proper handling and Disposal of such wastes. This brochure shall also be printed and made available in Korean and Vietnamese languages.	One (1) time per year.
Recycling Guide	Produce and Distribute a "Recycling guide" specific to Single-Family Customers. This guide shall include information on Collection methodologies, set out instructions, set out schedule, contact information, and acceptability and necessary preparation of materials for all Single-Family programs described in Exhibit B1. A section of the guide will specifically address proper methods of handling and Disposal of Hazardous Wastes.	Affixed (inside plastic bag, zip-tied to handle) to every Single-Family Recyclable Materials Cart delivered prior to the Commencement Date, and thereafter to all new Customers. By direct mail annually thereafter to each Single-Family Customer

EXHIBIT C
PUBLIC EDUCATION & OUTREACH PLAN

Activity	Description	Distribution/Frequency
Neighborhood Group & HOA Visits	Upon City request, visit homeowner associations and other neighborhood groups and associations to promote and explain the Recycling programs included in this Agreement.	At City Manager or Customer request.
Quarterly Newsletter	Not less than four (4) times per year during each Rate Period, Contractor shall be responsible for all costs incurred for the production and mailing of the City's Quarterly Newsletter. The City reserves the right to direct the production of the Quarterly Newsletter to a contractor of the City's choosing. The Quarterly Newsletter will include information on current regulations, and any additional regulations adopted during the Term of this Agreement and any extensions granted by the City. The Contractor shall be required to coordinate distribution via U.S. Mail of the Quarterly Newsletter with a local mailing house, including furnishing Customer mailing addresses.	
Corrective Action Notices	Produce and distribute a Single-Family Customer oriented Non-Collection Notice, and Courtesy Pick-Up Notices for use in instances where the Customer includes Prohibited Container Contaminants in a Container or fails to properly prepare or set-out Containers.	As needed.
Seasonal Program Notifications	Provide written notification to all Single-Family Customers advertising holiday tree Collections pursuant to Exhibit B1.5 and any other seasonal or periodic program(s). The notification shall inform Customers of the schedule, acceptable and prohibited materials, and set-out requirements for the program.	At least fourteen (14) calendar days prior to event via direct mail.
Website	Contractor shall prepare a "Single-Family Customer" section of its website where it will present Customers with "how-to" information for participating in Contractor-provided programs, including proper Container setouts, and provide Single-Family Customers with links to click on for additional resources. All other Single-Family educational materials specified in this Section shall be posted on this Section of Contractor's website in PDF and/or video format. The website shall also publish the current Rates charged to Single-Family Customers within the City.	At least sixty (60) calendar days prior to Commencement Date. Updated no less than quarterly.

EXHIBIT C
PUBLIC EDUCATION & OUTREACH PLAN

Activity	Description	Distribution/Frequency
Mandatory Recycling and Organics Outreach Activities	Produce and Distribute outreach materials containing information to assist City with outreach compliance for various Applicable Laws related to Mandatory Recycling and Organics including, but not limited to, SB 1383. Can be combined with annual notice requirements and quarterly newsletters.	One (1) time annually

EXHIBIT C

PUBLIC EDUCATION & OUTREACH PLAN

Public Education and Outreach | Multi-Family Education and Outreach Activities

All printed materials also to be posted to the Contractor's website.

Description	Purpose	Distribution/Frequency
New Programs Mailing	Produce and Distribute an initial mailing to all Multi-Family Dwelling Units within City explaining the program changes in the new Agreement; changes from the existing Collection programs to new programs; new regulatory requirements, including SB 1383; and, the Effective Date of the change.	One (1) time at beginning of the Agreement (45-60 days prior to Commencement Date) via direct mail to each Multi-Family Dwelling Units in City.
Annual Notice	Contractor shall prepare and distribute to each Customer a brochure providing relevant information about Contractor's services, including, at a minimum: information regarding access to and use of available services; Collection schedules; Holiday Collection schedules; Customer service numbers; procedures to begin and terminate services; and information promoting and explaining available programs, such as Recycling, Organic Materials, Holiday Tree and Bulky Item Collections, the availability of Household Hazardous Waste, U-Waste and E-Waste Collection, and the proper handling and Disposal of such wastes. This brochure shall also be printed and made available in Korean and Vietnamese languages.	One (1) time per year.
Recycling Guide	Produce and Distribute a "Recycling Guide" specific to Multi-Family Customers, and updated versions of the guide as needed. This guide shall include information such as Collection methodologies, set out instructions, contact information, and acceptability and necessary preparation of materials for all Multi-Family programs described in Exhibit B2. A section of the guide will specifically address proper methods of handling and Disposal of Hazardous Wastes.	One (1) time at beginning of the Agreement (20-30 days prior to Commencement Date) and as needed via direct mail to each Multi-Family Dwelling Units in City.

EXHIBIT C

PUBLIC EDUCATION & OUTREACH PLAN

Description	Purpose	Distribution/Frequency
Technical Assistance: Diversion Opportunity Assessments	Offer Diversion opportunity assessments at least one (1) time annually to each and every Multi-Family Customer to meet with the property manager or Owner of Multi-Family Premises to promote Recyclable and Organic Materials Collection.	Offer in-person meetings to each and every Multi-Family Customer conducted one (1) time per year, plus follow-up meetings with individual Customers, as needed.
Workshops	Offer and respond to requests for on-site meetings and workshops. Contractor shall conduct workshops for Customers (when requested) that will show property managers and residents, in a hands-on interactive format, how to use the Recycling and Organics program and will provide resources for additional information and support.	At Customer's request.
Website	Contractor shall prepare a "Multi-Family Customer" section of its website where it will present "how-to" information for participating in Contractor-provided programs, including proper Container setouts, and provide Multi-Family Customers with links to click on for additional resources. All other Multi-Family educational materials specified in this Exhibit C shall be posted on this section of Contractor's website in PDF and/or video format. The website shall also publish the current Rates charged to Multi-Family Customers within the City. The website shall also provide property managers of Multi-Family Premises with an opportunity to request "Diversion opportunity assessments," or additional education materials to provide to tenants.	At least sixty (60) calendar days prior to Commencement Date. Updated no less than quarterly.
Mandatory Recycling and Organics Outreach Activities	Contractor shall disseminate outreach materials containing information to assist City with outreach compliance for various Applicable Laws related to Mandatory Recycling and Organics including, but not limited to, AB 341, AB 1826, and SB 1383.	One (1) time annually

EXHIBIT C
PUBLIC EDUCATION & OUTREACH PLAN

Description	Purpose	Distribution/Frequency
Educational Materials for Employees/Tenants	Contractor shall provide Commercial and Multi-Family property managers/Owners with public education materials, required by SB 1383, for their distribution to all employees, contractors, tenants, and Customers of the property or business. The public education materials shall include, at a minimum, information about Organic Waste recovery requirements and proper sorting of Discarded Materials. Multi-Family property managers/Owners may request these materials more frequently if needed to comply with the SB 1383 requirement to provide information to new tenants before or within fourteen (14) days of occupancy.	One (1) time annually; or more frequently upon Customer request.

EXHIBIT C

PUBLIC EDUCATION & OUTREACH PLAN

Public Education and Outreach | Commercial Education and Outreach Activities

All printed materials also to be posted to the Contractor's website.

Description	Purpose	Distribution/Frequency
New Programs Mailing	Prepare and distribute an initial mailing to all Commercial Customers within the City explaining the program changes in the new Agreement; changes from the existing Collection programs to new programs; and, the Effective Date of the change.	One (1) time at beginning of the Agreement (45-60 days prior to Commencement Date) via direct mail.
Annual Notice	Contractor shall prepare and distribute to each Customer a brochure providing relevant information about Contractor's services, including, at a minimum: information regarding access to and use of available services; Collection schedules; Holiday Collection schedules; Customer service numbers; procedures to begin and terminate services; and information promoting and explaining available programs, such as Recycling, Organic Materials, Holiday Tree and Bulky Item Collections, the availability of Household Hazardous Waste, U-Waste and E-Waste Collection, and the proper handling and Disposal of such wastes. This brochure shall also be printed and made available in Korean and Vietnamese languages.	One (1) time per year.
Recycling Guide	Contractor shall produce a "Recycling Guide" specific to Commercial Customers and update the guide as needed. This guide shall include information on Collection methodologies, set out instructions, contact information, and acceptability and necessary preparation of materials for all Commercial programs described in Exhibit B3. A section of the guide will specifically address proper methods of handling and Disposal of Hazardous Wastes.	One (1) time at beginning of the Agreement (20-30 days prior to Commencement Date) and as needed via direct mail. Distributed during Diversion opportunity assessments.
"How-to" Flyer: Recyclable Materials	Prepare and distribute a "how-to" brochure explaining the Recycling Materials Collection programs for each general business type (restaurants, office/Commercial buildings, strip malls, and large Commercial Businesses).	One (1) time at beginning of the Agreement (20-30 days prior to contract start date) via direct mail. Distributed during Diversion opportunity assessments.

EXHIBIT C

PUBLIC EDUCATION & OUTREACH PLAN

Description	Purpose	Distribution/Frequency
"How-to" Flyer: Organic Materials	Prepare and distribute a flyer describing the Organic Materials Collection services available and how to prepare Organic Materials for Collection for each general business type (restaurants, office/Commercial buildings, strip malls, and large Commercial Businesses).	One (1) time at beginning of the Agreement (20-30 days prior to contract start date) via direct mail. Distributed during Diversion opportunity assessments.
Technical Assistance: Diversion Opportunity Waste Assessments	Offer Diversion opportunity assessments at least one (1) time annually to each and every Commercial Customer to promote Recyclable and Organic Materials Collection and replenish Recycling guides and Recycling and Organics posters as needed by each Customer.	Offer one (1) time annually during in-person meetings with each and every Commercial Customer, plus follow-up meetings with individual Customers, as required.
Recycling and Organics Posters	Produce and distribute (during Diversion opportunity assessments) laminated Recycling and Organics posters that provide graphic illustrations of acceptable and prohibited materials within each program.	Distributed during Diversion opportunity assessments.
Quarterly Bill Inserts	Prepare and distribute quarterly bill inserts that creatively inform Commercial Customers about such topics as: cost savings available from source reduction, reuse, and Recycling; tips for overcoming common operational challenges businesses have with Recycling and Organics programs; the environmental benefits of buying Recycled-content products and statistics, trends, and facts about programs performed under this Agreement (e.g., Collected, Tonnage, year over year increase/decrease, markets for material Collected, what each material is Recycled into) as appropriate. Contractor's annual public education plan shall define a theme for each quarterly insert.	One (1) time per quarter via direct mail to each Commercial Customer in City.
Corrective Action Notices	Produce a Commercial and Multi-Family Customer oriented corrective action notice for use in instances where the Customer includes Prohibited Container Contaminants in a Container or fails to properly prepare or set-out Containers.	As needed.

EXHIBIT C

PUBLIC EDUCATION & OUTREACH PLAN

Description	Purpose	Distribution/Frequency
Mandatory Recycling and Organics Outreach Activities	Contractor shall disseminate outreach materials related to the mandatory nature of Recyclable Materials and Organic Materials Collection services, upon request from City Manager. Such outreach shall be designed to assist the City in complying with the outreach requirements of various Applicable Laws related to the mandatory provision of Recyclable Materials and Organic Materials Collection and Diversion services.	One (1) time annually
Educational Materials for Employees/Tenants	Contractor shall provide Commercial and Multi-Family property managers/Owners with public education materials, required by SB 1383, for their distribution to all employees, contractors, tenants, and Customers of the property or business. The public education materials shall include, at a minimum, information about Organic Waste recovery requirements and proper sorting of Discarded Materials. Commercial Customers may request these materials more frequently if needed to comply with the SB 1383 requirement to provide information to new tenants before or within fourteen (14) days of occupancy.	One (1) time annually; or more frequently upon Customer request. Can be provided electronically to property or business.
Commercial Edible Food Generator Education	<p>Contractor shall provide Customers that are Commercial Edible Food Generators with the following:</p> <ol style="list-style-type: none"> 1. Information about the City's Edible Food Recovery program; 2. Information about the Commercial Edible Food Generator requirements under 14 CCR, Division 7, Chapter 12, Article 10; 3. Information about Food Recovery Organizations and Food Recovery Services operating within the City, and where a list of those Food Recovery Organizations and Food Recovery Services can be found; and, 4. Information about actions that Commercial Edible Food Generators can take to prevent the creation of Food Waste 	One (1) time annually

EXHIBIT C PUBLIC EDUCATION & OUTREACH PLAN

Public Education and Outreach | Special Events

All printed materials also to be posted to the Contractor's website as well as links to teacher resources.

Description	Purpose	Distribution/Frequency
Event Exhibit	Contractor shall staff an exhibit booth and distribute promotional and educational materials at special events. Contractor shall provide visual displays, copies of educational materials (including all guides, flyers, and brochures produced for this Agreement), and Recycling education activities appropriate to a variety of age groups. Display components will be professionally designed and created and shall be scalable to be appropriate for a variety of booth or display configurations. Materials will include those pertaining to the programs provided under this Agreement as well as general information on "green" and/or sustainable behaviors.	All special events listed in Exhibit B4 of this Agreement. Other events at City Manager's request.

**EXHIBIT D:
INITIAL MAXIMUM RATES**

EXHIBIT D: INITIAL MAXIMUM RATES

Following are the Rates for July 1, 2022 through June 30, 2023:

<u>RESIDENTIAL</u>	Service Component	Disposal Component	Adjusted GG Rate Schedule
Basic Residential Rate for Three Carts 35, 64, or 96 Gallon Option	\$ 21.23	\$ 4.60	\$ 25.83
Extra Refuse Container	\$ 1.99	\$ 4.60	\$ 6.59
Extra Yard Waste Container - Above One	\$ 2.25	-	\$ 2.25
Extra Recycle Container - Above One	\$ 2.25	-	\$ 2.25
Disabled/Low Income Senior 65+ Residential 64 or 96 Gallon Option	\$ 15.46	\$ 4.60	\$ 20.06
Non-Schedule Collection / Call Back	\$ 42.13	-	\$ 42.13
Additional Requests After 3 Pick-Ups/Year	\$ 53.41	-	\$ 53.41
Per Item Charge - After 10 Items	\$ 8.22	-	\$ 8.22
Containers Exchanged in Excess of One time per Year	\$ 45.99	-	\$ 45.99
Container Replacement - Customer Misuse Each	\$ 54.56	-	\$ 54.56
Steam Cleaning of Curbside Carts	\$ 26.92	-	\$ 26.92
Republic Kitchen Pail (Customer Pickup only)	\$ 11.00	-	\$ 11.00
Organic Materials/Recycling Cart Contamination fee (4th and Subsequent event)	\$ 10.77	-	\$ 10.77

EXHIBIT D: INITIAL MAXIMUM RATES

COMMERCIAL	Service Component	Disposal Component	Adjusted GG Rate Schedule
Barrel Service For Commercial (max 4 Refuse carts)			
96 Gallon Refuse Cart (New Customer) 1x/week	\$ 94.42	\$ 5.58	\$ 100.00
96 Gallon Refuse Cart (Existing Customers Only) 1x/week	\$ 27.71	\$ 5.58	\$ 33.29
96 Gallon Recycling Cart 1x week			
96 Gallon Recycling Cart 1x week	\$ 75.00	-	\$ 75.00
96 Gallon Recycling Cart 2x week	\$ 157.50	-	\$ 157.50
96 Gallon Recycling Cart 3x week	\$ 232.50	-	\$ 232.50
Commercial Organic Materials Carts (35 or 64 gallon)			
Serviced 1x per/week	\$ 75.00	-	\$ 75.00
Serviced 2x per/week	\$ 157.50	-	\$ 157.50
Serviced 3x per/week	\$ 232.50	-	\$ 232.50
Commercial Green Waste Carts (35 or 64 gallon)			
Serviced 1x per/week	\$ 75.00	-	\$ 75.00
Serviced 2x per/week	\$ 157.50	-	\$ 157.50
Serviced 3x per/week	\$ 232.50	-	\$ 232.50
Two Yard Recycling Bins			
Serviced 1x per/week	\$ 97.11	-	\$ 97.11
Serviced 2x per/week	\$ 173.43	-	\$ 173.43
Serviced 3x per/week	\$ 249.65	-	\$ 249.65
Three Yard Recycling Bins			
Serviced 1x per/week	\$ 140.49	-	\$ 140.49
Serviced 2x per/week	\$ 260.12	-	\$ 260.12
Serviced 3x per/week	\$ 379.69	-	\$ 379.69
Serviced 4x per/week	\$ 499.26	-	\$ 499.26
Serviced 5x per/week	\$ 618.84	-	\$ 618.84
Serviced 6x per/week	\$ 790.59	-	\$ 790.59
Extra Pick-up			
Two Yard Organic Commercial Bins			
Serviced 1x per/week	\$ 97.11	-	\$ 97.11
Serviced 2x per/week	\$ 173.43	-	\$ 173.43
Serviced 3x per/week	\$ 249.65	-	\$ 249.65

EXHIBIT D: INITIAL MAXIMUM RATES

COMMERCIAL	Service Component	Disposal Component	Adjusted GG Rate Schedule
Two Yard Commercial Refuse Bins			
Serviced 1x per/week	\$ 178.58	\$ 18.27	\$ 196.85
Serviced 2x per/week	\$ 276.61	\$ 36.54	\$ 313.15
Serviced 3x per/week	\$ 374.59	\$ 54.82	\$ 429.41
Serviced 4x per/week	\$ 472.63	\$ 73.09	\$ 545.72
Serviced 5x per/week	\$ 570.62	\$ 91.36	\$ 661.98
Serviced 6x per/week	\$ 668.63	\$ 109.63	\$ 778.26
1st Extra Bin Pick-up	\$ 83.16	\$ 4.22	\$ 87.38
Additional Bins @ Same Time	\$ 44.53	\$ 4.22	\$ 48.75
Three Yard Commercial Refuse Bins			
Serviced 1x per/week	\$ 179.57	\$ 27.41	\$ 206.98
Serviced 2x per/week	\$ 274.29	\$ 54.82	\$ 329.11
Serviced 3x per/week	\$ 369.05	\$ 82.23	\$ 451.28
Serviced 4x per/week	\$ 463.73	\$ 109.63	\$ 573.36
Serviced 5x per/week	\$ 558.51	\$ 137.04	\$ 695.55
Serviced 6x per/week	\$ 653.26	\$ 164.45	\$ 817.71
1st Extra Bin Pick-up	\$ 85.61	\$ 6.32	\$ 91.93
Additional Bins @ Same Time	\$ 44.94	\$ 6.32	\$ 51.26
Three Yard Mini-Packer Bins			
Serviced 1x per/week	\$ 240.89	\$ 82.24	\$ 323.13
Serviced 2x per/week	\$ 417.45	\$ 164.47	\$ 581.92
Serviced 3x per/week	\$ 594.05	\$ 246.71	\$ 840.76
Serviced 4x per/week	\$ 770.58	\$ 328.94	\$ 1,099.52
Serviced 5x per/week	\$ 947.18	\$ 411.18	\$ 1,358.36
Serviced 6x per/week	\$ 1,123.75	\$ 493.42	\$ 1,617.17
Extra Pick-up	\$ 128.86	\$ 18.97	\$ 147.83
Additional Bins @ Same Time	\$ 128.86	\$ 18.97	\$ 147.83
Four Yard Commercial Refuse Bins			
Serviced 1x per/week	\$ 201.03	\$ 36.56	\$ 237.59
Serviced 2x per/week	\$ 317.58	\$ 73.10	\$ 390.68
Serviced 3x per/week	\$ 434.10	\$ 109.66	\$ 543.76
Serviced 4x per/week	\$ 550.71	\$ 146.20	\$ 696.91
Serviced 5x per/week	\$ 667.21	\$ 182.76	\$ 849.97
Serviced 6x per/week	\$ 783.81	\$ 219.30	\$ 1,003.11
Extra Pick-up	\$ 99.25	\$ 8.44	\$ 107.69
Additional Bins @ Same Time	\$ 49.96	\$ 8.96	\$ 58.92
Six Yard Commercial Refuse Bins			
Serviced 1x per/week	\$ 203.24	\$ 54.83	\$ 258.07
Serviced 2x per/week	\$ 300.44	\$ 109.66	\$ 410.10
Serviced 3x per/week	\$ 397.72	\$ 164.48	\$ 562.20
Serviced 4x per/week	\$ 494.91	\$ 219.30	\$ 714.21
Serviced 5x per/week	\$ 592.13	\$ 274.13	\$ 866.26
Serviced 6x per/week	\$ 689.32	\$ 328.96	\$ 1,018.28
Extra Pick-up	\$ 102.08	\$ 12.65	\$ 114.73
Additional Bins @ Same Time	\$ 50.53	\$ 13.44	\$ 63.97
Three Yard Temp. Construction Bins			
Serviced 1x per/week	\$ 201.38	\$ 27.41	\$ 228.79
Serviced 2x per/week	\$ 291.65	\$ 54.83	\$ 346.48
Serviced 3x per/week	\$ 381.99	\$ 82.24	\$ 464.23
Serviced 4x per/week	\$ 472.23	\$ 109.66	\$ 581.89
Serviced 5x per/week	\$ 562.63	\$ 137.06	\$ 699.69
Serviced 6x per/week	\$ 652.90	\$ 164.48	\$ 817.38
Extra Pick-up	\$ 116.77	\$ 6.32	\$ 123.09

EXHIBIT D: INITIAL MAXIMUM RATES

COMMERCIAL	Service Component	Disposal Component	Adjusted GG Rate Schedule
<u>Pull-out service</u>			
Serviced 1x per/week	\$ 70.16	\$ -	\$ 70.16
Serviced 2x per/week	\$ 140.29	\$ -	\$ 140.29
Serviced 3x per/week	\$ 210.44	\$ -	\$ 210.44
Serviced 4x per/week	\$ 280.62	\$ -	\$ 280.62
Serviced 5x per/week	\$ 350.76	\$ -	\$ 350.76
Serviced 6x per/week	\$ 420.89	\$ -	\$ 420.89
Extra Pick-up	\$ 70.16	\$ -	\$ 70.16
Additional Bins @ Same Time	\$ 70.16	\$ -	\$ 70.16
<u>Other Special Services</u>			
Overage Fee per Occurrence	\$ 47.98	\$ -	\$ 47.98
Any Bin Size Exchange - In Excess of 1 p/Yr.	\$ 99.08	\$ -	\$ 99.08
Special Access Required - Key or Code	\$ 13.21	\$ -	\$ 13.21
Relocation Fee	\$ 70.61	\$ -	\$ 70.61
<u>Contamination Fees (per Occurrence)</u>			
Organic Materials/Recycling Bin Contamination fee	\$ 53.85	\$ -	\$ 53.85
Organic Materials/Recycling Cart Contamination fee	\$ 10.77	\$ -	\$ 10.77
Commercial Bulky Item Pick-Up - Two Items	\$ 60.26	\$ -	\$ 60.26
Additional Item Charge - In Excess of 2 Items	\$ 8.03	\$ -	\$ 8.03
Container Steam Cleaning	\$ 127.24	\$ -	\$ 127.24
Locking Latch Installation	\$ 119.21	\$ -	\$ 119.21
Locking Latch 1x week	\$ 2.64	\$ -	\$ 2.64
Redeliver Bins	\$ 100.44	\$ -	\$ 100.44

EXHIBIT D: INITIAL MAXIMUM RATES

SPECIAL SERVICES	Service Component	Disposal Component	Adjusted GG Rate Schedule
Roll-Off Containers (all assume 8 tons unless otherwise noted)			
Temporary - Three Day Service			
40 CY Roll-off Box	\$ 488.17	\$ 182.12	\$ 670.29
15 CY Low Boy	\$ 411.49	\$ 258.80	\$ 670.29
40 CY Yard Waste Roll-off	\$ 670.29	\$ -	\$ 670.29
15 CY Low Boy - Clean Inert	\$ 670.29	\$ -	\$ 670.29
Organic Box	\$ 452.60	\$ 523.69	\$ 976.29
3 CY Bin Standard	\$ 88.68	\$ 6.32	\$ 95.00
Extra Days - 3 CY Bin	\$ 7.74	\$ -	\$ 7.74
Additional Dump of Temp 3 CY Bin	\$ 88.68	\$ 6.32	\$ 95.00
3 CY Bin Non-Profit Rate	\$ 83.43	\$ 6.32	\$ 89.75
Permanent - Min. 4 Load per/Month			
40 CY Roll-off Box	\$ 336.00	\$ -	\$ 336.00
40 CY Roll-off Compactor	\$ 403.20	\$ -	\$ 403.20
Organic Box	\$ 336.00	\$ -	\$ 336.00
Organics Compactor Box - 30 CY	\$ 403.20	\$ -	\$ 403.20
Per Ton - Refuse	\$	\$ 82.97	\$ 82.97
Per Ton - Organics	\$	\$ 125.00	\$ 125.00
Over Weight Surcharge Over 8 Tons			
Overweight Refuse	\$	\$ 82.97	\$ 82.97
Overweight Yard Waste	\$	\$ 104.73	\$ 104.73
Overweight Clean Inert	\$	\$ 104.73	\$ 104.73
Overweight Organics	\$	\$ 104.73	\$ 104.73
Relocation Fee	\$ 53.85	\$ -	\$ 53.85
Stand-by Hourly Rate	\$ 95.88	\$ -	\$ 95.88
Trip Charge / Dead Run	\$ 75.85	\$ -	\$ 75.85
Turn-A-Round Surcharge - Packer Units	\$ 12.61	\$ -	\$ 12.61
Saturday Service Per Box	\$ 41.53	\$ -	\$ 41.53
Heavy-duty Truck Service - per Load	\$ 441.32	\$ -	\$ 441.32
Mandatory Signature Required	\$ 6.31	\$ -	\$ 6.31
Temp R/O Extra Day (per Day Charge)	\$ 15.34	\$ -	\$ 15.34
Steam Cleaning R/O or Packer >1 p/Yr.	\$ 126.11	\$ -	\$ 126.11
Storage Container Mo. Rental / Delivery	\$ 104.37	\$ -	\$ 104.37
Storage Container Return (\$1.00/mile) +	\$ 13.21	\$ -	\$ 13.21
Non-Profit Storage Container Mo. Rental / Delivery	\$ 64.78	\$ -	\$ 64.78
Tilt Hopper Monthly Rental	\$ 49.18	\$ -	\$ 49.18
Three (3) Yard Bin Monthly Rental	\$ 66.04	\$ -	\$ 66.04
Non-Profit Three (3) Yard Bin Monthly Rental	\$ 38.89	\$ -	\$ 38.89

EXHIBIT D: INITIAL MAXIMUM RATES

	Service Component	Disposal Component	Adjusted GG Rate Schedule
LEEDS/GREEN BUILDING			
30 CY Mixed Refuse/C&D Debris 65% - Haul	\$ 401.18	\$ 182.12	\$ 583.30
15 CY Mixed Inert 65% - Haul	\$ 397.47	\$ 258.80	\$ 656.27
15 CY Clean Concrete/Inert Clean - Haul	\$ 385.30	-	\$ 385.30
30 CY Clean Wood - Haul	\$ 529.86	-	\$ 529.86
30 CY Clean Drywall	\$ 529.86	-	\$ 529.86
30 CY Metal - Haul	\$ 92.75	-	\$ 92.75
30 CY Cardboard	\$ 148.40	-	\$ 148.40
Over Weight Surcharge Over 8 Tons			
30 CY Mixed Refuse/C&D Debris 65%	\$ -	\$ 47.91	\$ 47.91
15 CY Mixed Inert 65%	\$ -	\$ 47.91	\$ 47.91
15 CY Clean Concrete/Inert	\$ -	\$ 39.26	\$ 39.26
30 CY Clean Wood	\$ -	\$ 39.26	\$ 39.26
30 CY Clean Drywall	\$ -	\$ 39.26	\$ 39.26
Other City Services			
Emergency Services Rate Per Hour (One Crew and One Truck)	\$ 145.00	-	\$ 145.00

**EXHIBIT E:
EXAMPLE RATE ADJUSTMENT FORMULA**

EXHIBIT E: EXAMPLE RATE ADJUSTMENT FORMULA

STEP 1: Calculate the annual average change in GTCI.

Series pulled from:

CPI for All Urban Consumers (CPI-U)

Original Data Value

Series pulled from: <https://beta.bls.gov/dataViewer/view/timeseries/CUUR0000SEHG02>

Series with Annual Average can be pulled from: <https://www.bls.gov/data/#>

Series Id: CUUR0000SEHG02

Not Seasonally Adjusted

Series Title: Garbage and trash collection in U.S. city average, all urban consumers, not seasonally adjusted

Area: U.S. city average

Item: Garbage and trash collection

Year	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec	Annual
2012	398.880	400.381	401.692	400.913	401.067	402.793	406.243	406.823	407.594	409.495	410.155	410.416	404.704
2013	411.126	411.805	412.305	413.675	414.511	414.802	416.505	417.760	418.357	419.687	421.427	422.237	416.183
2014	422.440	422.483	423.413	425.393	425.242	425.930	426.562	426.771	427.327	427.995	427.808	428.187	425.796
2015	427.734	429.248	429.235	429.807	431.234	430.813	431.229	432.967	433.843	434.829	436.428	436.996	432.030
2016	437.205	438.296	437.699	437.676	438.317	437.858	438.607	439.358	439.707	440.311	443.343	444.745	439.427
2017	446.266	447.699	446.987	447.129	447.272	448.046	448.328	448.717	449.008	452.196	453.820	453.596	449.089
2018	453.354	454.915	455.230	458.722	462.887	465.041	465.579	470.457	471.026	472.535	486.650	485.935	466.861
2019	475.687	477.474	478.569	479.449	480.865	480.984	482.138	483.987	484.346	486.133	486.485	486.708	481.902
2020	491.003	494.429	495.288	494.432	494.946	496.679	498.564	500.882	501.756	503.315	504.970	508.190	498.705
2021	512.722	517.270	518.505	518.579	516.440	517.202	521.185	524.408	529.934	530.114	529.053	532.538	522.329
2022	533.078	538.313	540.719	542.564	544.546								

STEP 2: Calculate the increase to the Service and Disposal Components

Service Component Calculation (GTCI - CUUR0000SEHG02)*

498.705	2021 Annual 12 - Month Average ending December 2021
522.329	2022 Annual 12 - Month Average ending December 2022
23.624	Difference
4.74%	Resulting Net Annual Adjustment

Disposal Component (Based on Actuals)

\$ 36.09	2021 Orange County Landfill Charge
\$ 38.34	2022 Orange County Landfill Charge
\$ 2.25	Difference
6.23%	Resulting Landfill Adjustment

**As further described in Section 8.4 of the Agreement, the GTCI Adjustment shall not exceed six percent (6%) for the July 1, 2023 adjustment. Notwithstanding the foregoing, the GTCI Adjustment shall not exceed five percent (5%) in any given year starting with the adjustment effective July 1, 2024 and all years thereafter.*

STEP 3: Apply increases to components as noted in Exhibit D.

Adjustments to Service Fee Components

The Service Components of each rate shall be adjusted by the change calculated in the average annual index for the 12 months ended December of the most recent calendar year prior to the Adjustment Date and the average annual index for the 12 months ended December of the previous year.

Adjustments to Disposal Fee Components

The Disposal Components listed in Exhibit D will be increased by the change in the per ton tipping fee at the Orange County Landfill.

This page intentionally left blank

**EXHIBIT F:
REPORTING REQUIREMENTS**

EXHIBIT F

REPORTING REQUIREMENTS

Records shall be maintained in forms and by methods that facilitate flexible use of data contained in them to structure reports, as needed. Reports are intended to compile recorded data into useful forms of information that can be used to, among other things:

1. Determine and set Rates and evaluate the financial efficacy of operations.
2. Evaluate past and expected progress towards achieving the Contractor's Diversion goals and objectives.
3. Provide concise and comprehensive program information and metrics for use in fulfilling reporting requirements under Applicable Law.
4. Determine needs for adjustment to programs.
5. Evaluate Customer service and Complaints.
6. Determine Customer compliance with AB 341, SB 1383, and any subsequent State-mandated Recycling requirements.

1. Monthly Report Content

Monthly reports shall be submitted by Contractor to the City and shall include the following information pertaining to the most recently-completed calendar month. In addition, each monthly report shall include a year-to-date summary page that includes the data submitted from the monthly report(s) submitted in the calendar year prior to the submittal of the current monthly report. Contractor shall report the information included in the following Subsections.

A. Tonnage Report.

1. Tonnage delivered to each Approved Facility by Customer Type, subtotaling and clearly identifying those Tons that are Diverted and those that are Disposed.
2. E-Waste, U-Waste, and Bulky Items Collected by Customer Type.
3. Solid Waste Tonnage Disposed.
4. Recyclable Materials Tonnage Marketed (by commodity and including average commodity value for each) and Processing Residue Tonnage Disposed.
5. Bulky Items and Reusable Materials Tonnage Marketed and Tonnage Disposed from non-Divertible materials and Processing Residue.
6. Monthly Diversion rate by Customer Type and in aggregate for all Customer Types under this Agreement.

B. Diversion Report. Contractor shall report the Diversion level for each month and the cumulative year-to-date Diversion Level, where Diversion level shall be calculated as: (Discarded Materials Collected – Solid Waste Collected – Processing Residue Disposed) / Discarded Materials Collected.

C. Revenue Report. Provide a statement detailing Gross Receipts from all operations conducted or permitted pursuant to this Agreement as required by Section 7.1.

EXHIBIT F

REPORTING REQUIREMENTS

D. Customer Subscription and Collection Report.

1. A summary of Customer subscription data, including the number of accounts; the number of Customers subscribing to each Service Level listed separately by Customer Type and Discarded Material type.
2. Number of Containers at each Service Level by Customer Type and program. Summarizing the total gallons of Cart service, cubic yards of Bin service, and pulls and cubic yards or Tons of Roll-Off Box and Compactor service by Customer Type. Report should calculate the average volume of service received per: Single-Family Dwelling Unit (separately identifying Dwelling Units in a duplex, triplex, or fourplex); Multi-Family Dwelling Unit; and, Commercial Customer.
3. List of all Commercial and Multi-Family Customers with Solid Waste service. Such list shall include each such Customer's service address and subscribed Solid Waste, Recyclable Materials, and Organic Materials Service Levels, and other information as required by the Agreement. The list should include all information in one (1) line for each Customer illustrating the Service Level for each Material Type and the total Service Level for all Material Types the Customer has subscribed to.
4. Number of Bulky Item/Reusable Materials Collection events by Customer Type.
5. Number of Customers subscribing to each City approved service exemption by Customer Type; including the total number of de minimis waivers, physical space constraint waivers, and Collection frequency waivers granted in the month in accordance with Section 4.9, including the Customer name and address for each waiver
6. The number of waivers reviewed, and number of reverification inspections performed, by the Contractor pursuant to Section 4.9.B of this Agreement in the month, if any, including a copy of documentation for each waiver review and reverification inspection.
7. List of Commercial Generators with decreased Service Levels, cancellation of service, and new service.

E. City Services Report.

1. City facility Diversion rate report (i.e., volume of service by Service Level and type received by each City Facility and the percentage of the total Service Levels that are for Diversion services relative to the total).
2. Summary report on the programs offered to City as described in Exhibit B4 focused on when each service was provided, and any issues/concerns identified.

F. Customer Service Report.

1. Number of events of Discarded Materials being tagged for Non-Collection summarized by the reason for tagging (e.g., inclusion of non-Recyclable or non-Compostable materials, improper set-out, Hazardous Waste).
2. Number of courtesy pick-up Collections summarized by the reason for leaving a Courtesy Pick-Up Notices (e.g., inclusion of non-Recyclable or non-Compostable materials, improper set-out, Hazardous Waste).

EXHIBIT F

REPORTING REQUIREMENTS

3. List of Customers for which Contractor has performed a courtesy pick-up Collection, including the Customer address, and material type for which the courtesy pick-up Collection was performed.
4. Record of SB 1383 non-compliance Complaints received, including the following information:
 - a. Total number of Complaints received, and total number of Complaints investigated.
 - b. Copies of documentation recorded for each Complaint received, which shall at a minimum include the following information: (i) The Complaint as received; (ii) The name and contact information of the complainant, if the Complaint is not submitted anonymously; (iii) The identity of the alleged violator, if known; (iv) A description of the alleged violation; including location(s) and all other relevant facts known to the complainant; (v) Any relevant photographic or documentary evidence submitted to support the allegations in the Complaint; and, (vi) The identity of any witnesses, if known.
 - c. Copies of all Complaint reports submitted to the City, pursuant to Article 6 of this Agreement.
 - d. Documentation of any follow-up inspections and/or outreach, if any, conducted upon City request pursuant to Section 4.7.C of this Agreement, which shall include at a minimum: (i) The date the Contractor investigated the Complaint; (ii) documentation of the findings of the investigation; and (iii) Any photographic or other evidence collected during the investigation.

G. Contamination Monitoring Report.

1. The number of route reviews conducted pursuant to Section 4.10 of this Agreement.
2. Description of the Contractor's process for determining the level of contamination or Bin overfilling during route reviews. Contractor shall document the contamination and/or overfilling through use of film or digital photography.
3. A record of each inspection and contamination fee assessed, which shall include, at a minimum:
 - a. Name and address of the Customer;
 - b. The date the contaminated Container was observed;
 - c. The staff who conducted the inspection;
 - d. The total number of violations found, and a description of what action was taken for each;
 - e. Copies of all notices to Customers with Prohibited Container Contaminants; and,
 - f. Photographic documentation.
4. Documentation of the total number of Containers Disposed of due to observation of Prohibited Container Contaminants.

EXHIBIT F

REPORTING REQUIREMENTS

5. Summary report of Courtesy Pick-Up Notices, Non-Collection Notices, and/or Contamination Processing Fee Notices issued, which for each notice shall include the date of issuance, Customer name, and service address.
6. A list of all Customers assessed Contamination Processing fees, pursuant to Section 4.10 of this Agreement, reported separately by Customer Type, and including the Customer name, Customer address, and reason for the assessment of the Contamination Processing Fee; the total number of instances Contamination Processing Fees were assessed in the month; and, the total amount of fees collected in the month.
7. If performed, results of any waste characterization studies conducted pursuant to Exhibit B4, Section 6 of this Agreement.
8. Any other information reasonably requested by the City or specified in contamination monitoring provisions of this Agreement.

2. Quarterly Report Content

A. Education and Outreach.

1. A copy of all education and outreach materials provided to Generators, or otherwise used for education and outreach efforts in accordance with Section 4.5 of the Agreement and Exhibit C including, but not limited to: flyers, brochures, newsletters, invoice messaging/billing inserts, and website and social media postings.
2. A record of the date and to whom the information was disseminated, or direct contact made, in the form of a list that includes: the Generator's name or account name, the type of education or outreach received; the distribution date, and the method of distribution.
3. For any mass distribution through mailings or bill inserts, provide a record of the date, a copy of the information distributed, and the type and number of accounts that received the information.
4. A copy of all electronic media, including the dates posted or sent of: social media posts, e-mail communications, or other electronic messages. A summary report shall be provided for electronic marketing that itemizes each communication and reports performance metrics for each that are relevant to that type of communication (e.g., open and click-through rates for email marketing, engagement numbers for social media).
5. Summary of the results of the Diversion opportunity assessments provided to Customers (reporting Multi-Family separate from Commercial) by identifying the number of Diversion opportunity assessments conducted each month in the most-recently completed quarter, and contact information including address, contact names, telephone number of Persons contacted, number of Dwelling Units (for Multi-Family), and the Recyclable Materials, Organic Materials, and Solid Waste Service Level for each complex. Include any Service Level changes resulting from such visits.
6. Summary of the public education materials and activities provided to schools in the month, if any; including results from Diversion opportunity assessments as described in Exhibit C.
7. Dates, times, and group or event names of any site visits, meetings, and events attended in the month.

EXHIBIT F

REPORTING REQUIREMENTS

3. Annual Report Content

The annual report shall be the final monthly report, including annual totals, summary pages, and a compilation of any materials required by the monthly reports, plus the following additional information.

A. Summary Assessment. Provide a summary assessment of the programs performed under this Agreement from Contractor's perspective relative to the financial and physical status of the program. The physical status assessment shall reflect how well the program is operating in terms of efficiency, economy, and effectiveness in meeting all the goals and objectives of this Agreement, particularly the Contractor's Diversion goals. Provide recommendations and plans to improve and highlight significant accomplishments and problems. Results shall be compared to other similar size communities served by the Contactor in the State.

B. Collection and Processing Report.

1. The total Tonnage of Discarded Materials, listed separately by Discarded Material type, removed from homeless encampments and illegal Disposal sites as part of an abatement activity, listing each Collection event separately by date, location, and Tonnage Collected, pursuant to Exhibit B4.
2. A record of all compliance agreements for quarantined Organic Waste that are Disposed of, including the name of Generator, date issued, location of final disposition, and the amount of quarantined Organic Waste that was required to be Disposed at a landfill, pursuant to Section 4.9.C.2 of the Agreement.
3. Written notification that the Approved Organic Materials Processing Facility(ies) has and will continue to have the capabilities to Process and recover the Compostable Plastics, in accordance with Section 4.1.J of the Agreement.

C. Education and Outreach Report.

1. A summary of the status of the annual education plan of the reporting year, including activities conducted and the quantitative and/or qualitative results of those activities.
2. The annual public education plan required by Section 4.5 of the Agreement and Exhibit C for the upcoming then-current calendar year. For example, Contractor submittal of a 2023 annual report in February 2024 shall include Contractor submittal of the annual public education plan for calendar year 2024.

D. Commercial Edible Food Generator Report. Commercial Customer list including contact information requested by the City Manager or their designee and designation of each Commercial Customer as either "Tier 1," "Tier 2," or "Non-Covered" Edible Food Generator.

E. Vehicle Inventory.

1. A list of all vehicles used in performing services under this Agreement including the license plate number, VIN, make, model, model year, purchase date, engine overhaul/rebuild date (if applicable), and mileage as of December 31.
2. The total amount of RNG procured by the Contractor for use in Contractor vehicles, in diesel gallon equivalents (DGE), including copies of any receipts, invoices, or other similar

EXHIBIT F

REPORTING REQUIREMENTS

documentation evidencing procurement. In addition to the amount procured, Contractor shall include the total amount actually used in Contractor vehicles in the calendar year, if these values are different.

3. The name, physical location, and contact information of each entity, operation, or facility from whom the Contractor procured RNG for Collection vehicles.

- F. AB 341/AB 1826 Compliance.** Provide a listing of Commercial Customers subscribing to four (4) or more cubic yards of Solid Waste service per week who do not currently subscribe to Recyclable Materials Collection service from Contractor.

Provide a listing of Commercial Customers subscribing to two (2) or more cubic yards of Solid Waste service per week who do not currently subscribe to Organic Materials Collection service from Contractor.

3. Additional Reports

- A. Upon Incident Reporting.** City reserves the right to request additional reports or documents in the case of unforeseen events or additional requirements imposed upon the City. The Contractor shall provide the requested reports, documents, or information within ten (10) Business Days upon receipt of the request or within a timeframe determined by the City Manager or their designee, which shall not to exceed ten (10) days.
- B. AB 901 Reporting.** At the City's option, City may require that Contractor provide the City copies of Contractor's AB 901 reports on a regular basis (such as monthly, quarterly, or annually) or within ten (10) Business Days of the request.
- C. Customized Reports.** The City reserves the right to request Contractor to prepare and provide customized reports from records Contractor is required to maintain; or require a specified format or submission system, such as the use of a web-based software platform.

**EXHIBIT G:
CORPORATE GUARANTY**

EXHIBIT G CORPORATE GUARANTY

THIS GUARANTY (the "Guaranty") is given as of the ___ day of _____, 2022.

THIS GUARANTY is made with reference to the following facts and circumstances:

- A. ___ Insert Contractor Name and Relationship as Guarantor
- B. Contractor and the City have negotiated an Agreement for Collection, Processing, and Disposal of Solid Waste dated as of _____, (hereinafter "Agreement"). A copy of this Agreement is attached hereto.
- C. It is a requirement of the Agreement, and a condition to the City entering into the Agreement, that Guarantor guaranty Contractor's performance of the Agreement.
- D. Guarantor is providing this Guaranty to induce the City to enter into the Agreement.

NOW, THEREFORE, in consideration of the foregoing, Guarantor agrees as follows:

1. **Guaranty of the Agreement.** Guarantor hereby irrevocably and unconditionally guarantees to the City the complete and timely performance, satisfaction, and observation by Contractor of each and every term and condition of the Agreement which Contractor is required to perform, satisfy, or observe. In the event that Contractor fails to perform, satisfy, or observe any of the terms and conditions of the Agreement, Guarantor will promptly and fully perform, satisfy, or observe them in the place of the Contractor or cause them to be performed, satisfied, or observed. Guarantor hereby guarantees payment to the City of any damages, costs or expenses which might become recoverable by the City from Contractor due to its breach of the Agreement.
2. **Guarantor's Obligations Are Absolute.** The obligations of the Guarantor hereunder are direct, immediate, absolute, continuing, unconditional and unlimited, and with respect to any payment obligation of Contractor under the Agreement, shall constitute a guarantee of payment and not of collection, and are not conditional upon the genuineness, validity, regularity, or enforceability of the Agreement. In any action brought against the Guarantor to enforce, or for damages for breach of, its obligations hereunder, the Guarantor shall be entitled to all defenses, if any, that would be available to the Contractor in an action to enforce, or for damages for breach of, the Agreement (other than discharge of, or stay of proceedings to enforce, obligations under the Agreement under bankruptcy law).
3. **Waivers.** Except as provided herein the Guarantor shall have no right to terminate this Guaranty or to be released, relieved, exonerated or discharged from its obligations under it for any reason whatsoever, including, without limitation: (1) the insolvency, bankruptcy, reorganization or cessation of existence of the Contractor; (2) the actual or purported rejection by a trustee in bankruptcy of the Agreement, or any limitation on any claim in bankruptcy resulting from the actual or purported termination of the Agreement; (3) any waiver with respect to any of the obligations of the Agreement guaranteed hereunder or the impairment or suspension of any of the City's rights or remedies against the Contractor; or (4) any merger or consolidation of the Contractor with any other corporation, or any sale, lease or transfer of any or all the assets of the Contractor. Without limiting the generality of the foregoing, Guarantor hereby waives the rights and benefits under California Civil Code Section 2819.

EXHIBIT G CORPORATE GUARANTY

The Guarantor hereby waives any and all benefits and defenses under California Civil Code Section 2846, 2849, and 2850, including without limitation, the right to require the City to (a) proceed against Contractor, (b) proceed against or exhaust any security or collateral the City may hold now or hereafter hold, or (c) pursue any other right or remedy for Guarantor's benefit, and agrees that the City may proceed against Guarantor for the obligations guaranteed herein without taking any action against Contractor or any other guarantor or pledgor and without proceeding against or exhausting any security or collateral the City may hold now or hereafter hold. City may unqualifiedly exercise in its sole discretion any or all rights and remedies available to it against Contractor or any other guarantor or pledgor without impairing the City's rights and remedies in enforcing this Guaranty.

The Guarantor hereby waives and agrees to waive at any future time at the request of the City to the extent now or then permitted by Applicable Law, any and all rights which the Guarantor may have or which at any time hereafter may be conferred upon it, by statute, regulation or otherwise, to avoid any of its obligations under, or to terminate, cancel, quit or surrender this Guaranty. Without limiting the generality of the foregoing, it is agreed that the occurrence of any one (1) or more of the following shall not affect the liability of the Guarantor hereunder: (a) at any time or from time to time, without notice the Guarantor, performance or compliance herewith is waived; (b) any other of any provision of its Agreement indemnification with respect to Contractor's obligations under the Agreement or any security therefore is released or exchanged in whole or in part or otherwise dealt with; or (c) any assignment of the Agreement is effected which does not require the City's approval.

The Guarantor hereby expressly waives diligence, presentment, demand for payment or performance, protest and all notices whatsoever, including, but not limited to, notices of non-payment or non-performance, notices of protest, notices of any breach or default, and notices of acceptance of this Guaranty. If all or any portion of the obligations guaranteed hereunder are paid or performed, Guarantor's obligations hereunder shall continue and remain in full force and effect in the event that all or any part of such payment or performance is avoided or recovered directly or indirectly from the City as a preference, fraudulent transfer or otherwise, irrespective of (a) any notice of revocation given by Guarantor or Contractor prior to such avoidance or recovery, and (b) payment in full of any obligations then outstanding.

4. **Term.** This Guaranty is not limited to any period of time, but shall continue in full force and effect until all of the terms and conditions of the Agreement have been fully performed or otherwise discharged and Guarantor shall remain fully responsible under this Guaranty without regard to the acceptance by the City of any performance bond or other collateral to assure the performance of Contractor's obligations under the Agreement. Guarantor shall not be released of its obligations hereunder so long as there is any claim by the City against Contractor arising out of the Agreement based on Contractor's failure to perform which has not been settled or discharged.
5. **No Waivers.** No delay on the part of the City in exercising any rights under this Guaranty or failure to exercise such rights shall operate as a waiver of such rights. No notice to or demand on Guarantor shall be a waiver of any obligation of Guarantor or right of the City to take other or further action without notice or demand. No modification or waiver of any of the provisions of this Guaranty shall be effective unless it is in writing and signed by the City and by Guarantor, nor shall any waiver be effective except in the specific instance or matter for which it is given.

EXHIBIT G
CORPORATE GUARANTY

- 6. **Attorney's Fees.** In addition to the amounts guaranteed under this Guaranty, Guarantor agrees in the event of Guaranty's breach of its obligations to pay reasonable attorney's fees and all other reasonable costs and expenses incurred by the City in enforcing this Guaranty, or in any action or proceeding arising out of or relating to this Guaranty, including any action instituted to determine the respective rights and obligations of the Parties hereunder.

- 7. **Governing Law: Jurisdiction.** This Guaranty is and shall be deemed to be a contract entered into in and pursuant to the laws of the State of California and shall be governed and construed in accordance with the laws of California without regard to its conflicts of laws, rules for all purposes including, but not limited to, matters of construction, validity, and performance. Guarantor agrees that any action brought by the City to enforce this Guaranty may be brought in any court of the State of California and Guarantor consents to personal jurisdiction over it by such courts. Guarantor appoints the following Person as its agents for service of process in California:

With a copy by certified mail to:

- 8. **Severability.** If any portion of this Guaranty is held to be invalid or unenforceable, such invalidity will not have an effect upon the remaining portions of this Guaranty, which shall be severable and continue in full force and effect.

- 9. **Binding On Successors.** This Guaranty shall inure to the benefit of the City and its successors and shall be binding upon Guarantor and its successors, including transferee(s) of substantially all of its assets and its shareholder(s) in the event of its dissolution or insolvency.

- 10. **Authority.** Guarantor represents and warrants that it has the corporate power and authority to give this Guaranty, that its execution of this Guaranty has been authorized by all necessary action under its Articles of Incorporation and By-Laws, and that the Person signing this Guaranty on its behalf has the authority to do so.

EXHIBIT G

CORPORATE GUARANTY

11. **Notices.** Notice shall be given in writing, deposited in the U.S. mail, registered or certified, first class postage prepaid, addressed as follows:

To the City/District: City of Garden Grove
 City Manager
 11222 Acacia Parkways
 Garden Grove, California 92840

with a copy to the City Attorney at the same address.

To the Guarantor: _____

By: _____
 (title)

By: _____
 (title)

**EXHIBIT H:
CONTRACTOR'S FAITHFUL PERFORMANCE BOND**

EXHIBIT H
CONTRACTOR'S FAITHFUL PERFORMANCE BOND

KNOW ALL MEN BY THESE PRESENTS:

That Republic Waste Services of Southern California, LLC dba Garden Grove Disposal, as PRINCIPAL, and _____, a Corporation organized and doing business by virtue of the laws of the State of California, and duly licensed for the purpose of making, guaranteeing, or becoming sole surety upon bonds or undertakings required or authorized by the laws of the State of California, as SURETY, are held and firmly bound to the City of Garden Grove and the Garden Grove Sanitary District, a subsidiary district of the City of Garden Grove ("City"), hereinafter called OBLIGEE, in the penal sum of two million five hundred thousand dollars (\$2,500,000) lawful money of the United States, for the payment of which, well and truly to be made, we and each of us hereby bind ourselves, and our and each of our heirs, executors, administrators, successors, and assigns, jointly and severally, firmly by these presents.

NOW, THEREFORE, THE CONDITION OF THIS OBLIGATION IS SUCH THAT:

WHEREAS, the above bounden PRINCIPAL has entered into a contract with City dated _____, to do and perform the following work, to wit: For Recycling, Organic Materials, and Solid Waste Collection and Recycling, Organic Materials, and C&D Processing Services.

NOW, THEREFORE, if the above bounden PRINCIPAL shall well and truly perform, or cause to be performed each and all of the requirements and obligations of said contract to be performed by said PRINCIPAL, as in said contract set forth, then this BOND shall be null and void after receipt of written release from the City; otherwise it will remain in full force and effect.

And the said Surety, for value received hereby stipulates and agrees that no change, extension of time, alteration or addition to the terms of the contract or to the work to be performed thereunder or the specifications accompanying the same shall in any wise affect its obligations on this BOND, and it does hereby waive notice of any such change, extension of time, alteration or addition to the terms of the contract or to the work or to the specifications.

In the event suit is brought by OBLIGEE to enforce the provisions of this bond, said Surety will pay to OBLIGEE reasonable attorneys' fees, plus costs of suit, in an amount to be fixed by the court.

IN WITNESS WHEREOF, said PRINCIPAL and said SURETY have caused these presents to be duly signed and sealed this _____ DAY OF _____, 2022.

a California Corporation

By: _____

(PRINCIPAL)

(SEAL)

SURETY

By: _____

(ATTORNEY IN FACT)

(SEAL)

EXHIBIT H

CONTRACTOR'S FAITHFUL PERFORMANCE BOND

CONTINUATION CERTIFICATE

The Federal Insurance Company (hereinafter called the Surety) hereby continues in force its Bond No. 8215-81-18 in the sum of One Million Dollars and 00/100 (\$1,000,000.00) Dollars, on

behalf of Republic Waste Services of Southern California, LLC

in favor of City of Garden Grove and the Garden Grove Sanitary District

subject to all the conditions and terms thereof through April 28, 2022 at location of risk.

This Continuation is executed upon the express condition that the Surety's liability shall not be cumulative and shall be limited at all times by the amount of the penalty stated in the bond.

IN WITNESS WHEREOF, the Surety has caused this instrument to be signed by its duly authorized Attorney-in-Fact and its corporate seal to be hereto affixed this 18 day of March, 2021.

 Federal Insurance Company
Surety
By: 
Amber Engel Attorney-in-Fact

**EXHIBIT I:
NOTARY CERTIFICATION**

EXHIBIT J:
CONTRACTOR'S IMPLEMENTATION PLAN AND SCHEDULE

EXHIBIT J

CONTRACTOR'S IMPLEMENTATION PLAN AND SCHEDULE

 <div style="text-align: center;"> <h3 style="margin: 0;">Implementation Plan</h3> <h3 style="margin: 0;">City of Garden Grove</h3> </div>		
Timelines based upon amendment approval by Council on June 28th, 2022*		
Task	Distribution Method	Target Completion Date
Residential Customers - Outreach		
City Letter *	Mailed	8/12/2022
Recycling Guide (Residential)*		Ongoing
Organics Cart Label*	Mailed	8/12/2022
Container Procurement (Commercial Carts)*		Ongoing
Commercial Customers & Multi-Family Dwellings - Outreach		
Auto-Enrollment - Pilot (30 Customers)	Container Delivery	9/16/2022
Postcard (for Auto-Enrollment Pilot & Citywide Rollout)*	Mailed	8/26/2022
Recycling Guide (Commercial & Multi-Family)*		8/5/2022
How To Flyers - Recyclable Materials & Organic Materials (Flyers & Posters)*		7/22/2022
Additional Outreach		
Websites (City & RS)		7/22/2022
Robo Calls (Residential)		7/29/2022
Contamination Tag, Non-Collection & Courtesy Pick Up Notices (Resi & Comm)*		8/19/2022
City Facilities	Container Delivery	8/12/2022
Recyclist Software*	Utilize in field	9/15/2022
Kitchen Pails Available for Purchase Only*	Available	9/1/2022
Annual Route Reviews**		2023
<i>*Development pending City Council approval of Franchise Agreement - 6/28/22</i>		
<i>**Included in Franchise Agreement. Section 4.10 Contamination Monitoring</i>		

This page intentionally left blank

**EXHIBIT K:
CONTRACTOR'S SB 1383 IMPLEMENTATION PLAN**

EXHIBIT K

CONTRACTOR'S SB 1383 IMPLEMENTATION PLAN



 Draft SB 1383 / Intital Implementation Plan and Auto-Enrollment Process*** City of Garden Grove Timelines based upon amendment approval by Council on June 28th, 2022*					
Task #		Owner	Target Start Date	Target End Date	Completion Status
Residential Customers - Outreach					
1	City Letter *				
	Develop	RS	7/5/2022	7/15/2022	0%
	Finalize with City approval	GG	7/18/2022	7/22/2022	0%
	Print	RS	7/25/2022	8/5/2022	0%
	Mail	RS	8/8/2022	8/12/2022	0%
2	Recycling Guide (Residential)*				
	Develop	RS	7/5/2022	7/15/2022	0%
	Finalize with City approval	GG	7/18/2022	7/22/2022	0%
	Print	RS	7/25/2022	8/5/2022	0%
	Distribution	RS	8/8/2022	Ongoing	0%
3	Organics Cart Label*				
	Develop	RS	7/5/2022	7/15/2022	0%
	Finalize with City approval	GG	7/18/2022	7/22/2022	0%
	Print	RS	7/25/2022	8/5/2022	0%
	Mail	RS	8/8/2022	8/12/2022	0%
4	Quarterly Newsletter (4x per year distribution)				
	Develop	RS	10/3/2022	10/14/2022	0%
	Finalize with City approval	GG	10/17/2022	10/21/2022	0%
	Print once per quarter	RS	Q4 2022	Q4 2022	0%
5	Container Procurement (Commercial Carts)*				
	Order containers with SB 1383 requirements for customers enrolling in organics and recycling	RS	7/5/2022	Ongoing	0%
Commercial Customers & Multi-Family Dwellings - Outreach					
6	Auto-Enrollment - Pilot				
	Identify 30 customers for auto enrollment (food generators)	RS	8/1/2022	8/12/2022	0%
	Send information postcard about the program (including contamination fees reminder)	RS	8/15/2022	8/26/2022	0%
	Call 30 identified customers the week of delivery	RS	9/6/2022	9/9/2022	0%
	Deliver cart with tag attached	RS	9/12/2022	9/16/2022	0%
	Evaluate pilot auto enrollment with city to determine/plan for city wide rollout	RS	9/26/2022	10/21/2022	0%
7	Postcard (for Auto-Enrollment Pilot & Citywide Rollout)*				
	Develop	RS	7/11/2022	7/22/2022	0%
	Finalize with City approval	GG	7/25/2022	7/29/2022	0%
	Print	RS	8/1/2022	8/12/2022	0%
	Mail	RS	8/15/2022	8/26/2022	0%
8	Recycling Guide (Commercial & Multi-Family)*				
	Develop	RS	7/5/2022	7/15/2022	0%
	Finalize with City approval	GG	7/18/2022	7/22/2022	0%
	Print	RS	7/25/2022	8/5/2022	0%
9	How To Flyers - Recyclable Materials & Organic Materials (Flyers & Posters)*				
	Develop	RS	7/5/2022	7/8/2022	0%
	Finalize with City approval	GG	7/11/2022	7/15/2022	0%
	Print	RS	7/18/2022	7/22/2022	0%

EXHIBIT K

CONTRACTOR'S SB 1383 IMPLEMENTATION PLAN

 Draft SB 1383 / Intital Implementation Plan and Auto-Enrollment Process*** City of Garden Grove Timelines based upon amendment approval by Council on June 28th, 2022*					
Task #		Owner	Target Start Date	Target End Date	Completion Status
Additional Outreach					
10	Websites (City & RS)				
	Update and upload new SB1383 materials & information	RS / GG	7/11/2022	7/22/2022	0%
	Include sections for Single Family, Commerical & Multi-Family Customers	RS / GG	7/11/2022	7/22/2022	0%
11	Robo Calls (Residential)				
	Develop Script	RS	7/5/2022	7/8/2022	0%
	Finalize with City approval	GG	7/11/2022	7/15/2022	0%
	Acquire customer call list from City	GG	7/18/2022	7/22/2022	0%
	Deploy	RS	7/25/2022	7/29/2022	0%
12	Contamination Tag, Non-Collection & Courtesy Pick Up Notices (Residential & Commercial)*				
	Develop	RS	7/18/2022	7/29/2022	0%
	Finalize with City approval	GG	8/1/2022	8/5/2022	0%
	Print	RS	8/8/2022	8/19/2022	0%
13	City Facilities				
	Conduct Site Visits of City Facilities (defined in Exhibit B4)	RS	7/5/2022	7/15/2022	0%
	Make Recommendations for Compliance	RS	7/18/2022	7/22/2022	0%
	Containers Delivered	RS	8/1/2022	8/12/2022	0%
14	Food Recovery Assistance				
	Identify all commercial customers that meet the definition of Tier One and Tier Two	RS / GG	Complete	Complete	100%
	Tier 1 Inspections	RS	6/13/2022	6/17/2022	0%
	Tier 2 Inspections	RS	1/1/2024	Ongoing	0%
	Provide information to all edible food generators	RS	6/10/2022	Ongoing	0%
15	Recyclist Software*				
	Contract with Recyclist	RS	6/8/2022	6/30/2022	100%
	Provide initial customer data (3 month upload process)	RS	7/1/2022	7/5/2022	0%
	Recyclist data transition complete and ready for use	RS	7/15/2022	9/15/2022	0%
	Use Recyclist in the field for SB 1383 data collection & SB 1383 compliance reporting	RS	9/15/2022	Ongoing	0%
16	Kitchen Pails Available for Purchase Only*				
	Order pails to keep in inventory	RS	7/11/2022	7/22/2022	50%
	Make pails available to customers at request for purchase	RS	9/1/2022	Ongoing	0%
17	Annual Route Reviews**				
	Propose route review methodology and schedule for performance	RS	1/1/2023	1/15/2023	0%
	Conduct route review as scoped	RS	2023	Ongoing	0%
18	Actions upon Identification of Prohibited Container Contaminants**				
	Provide a Courtesy Pick-Up Notice or Non-Collection Notice at door or gate	RS	2023	Ongoing	0%
	Collect the contaminated Reyclable Materials and/or Organic Materials Containers <u>OR</u>	RS	2023	Ongoing	0%
	Inform the customer of Non-Collection	RS	2023	Ongoing	0%
	Corrective action taken to address contaminated materials	RS	2023	Ongoing	0%
	Assess contamination fee after courtesy notice	RS	2023	Ongoing	0%
	Track occurrences of contamination for reporting purposes	RS	2023	Ongoing	0%
19	Records, Reports, and Information Requirements***				
	Monthly Reports	RS	Monthly	Ongoing	0%
	Quarterly Reports	RS	Quarterly	Ongoing	0%
	Annual Report	RS	Annually	Ongoing	0%

*Development pending City Council approval of Franchise Agreement - 6/28/22

**Included in Franchise Agreement. Section 4.10 Contamination Monitoring

***Included in Franchise Agreement. Article 6 Record Keeping and Reporting

**EXHIBIT L:
DISCOUNT FOR DISABLED OR LOW-INCOME RESIDENTS AGE 65
AND OLDER**

EXHIBIT L: DISCOUNT FOR DISABLED OR LOW-INCOME RESIDENTS AGE 65 AND OLDER

Those residents who qualify under any of the following three (3) categories and apply shall receive a discount of fifteen percent (15%) per month from their regular Solid Waste charges statement.

A. SUPPLEMENTAL SECURITY INCOME (“SSI”):

1. SSI are payments by the Federal Government, through the Health and Human Services Department, Social Security Administration (“SSA”) to disabled adults who have limited income and resources and also to Persons aged sixty-five (65) and older without disabilities who meet the financial limits.
2. SSI is a Federal Income supplement program funded by general tax revenues, not Social Security taxes. It is designed to help aged, blind and disabled people who have little or no income in order to provide cash to meet basic needs for food, clothing, and shelter.
3. Qualifications of Applicant - Customer:
 - a. Must be over sixty-five (65), blind, or disabled.
 - b. Must meet all requirements of the SSA established by statute or regulation.
 - c. Must be a United States citizen or national or be a qualified alien.
 - d. The adult applicant must meet the qualifications, not a dependent or other family member.

B. MEDICAL:

1. Medi-Cal is California’s Medicaid program. This is a public health insurance program that provides needed health care services for low-income individuals including families with children, seniors, Persons with disabilities, foster care, pregnant women, and low-income people with specific diseases such as tuberculosis, breast cancer, or HIV/AIDS. Medi-Cal is financed equally by the State and Federal government. Payments are made by the State of California Department of Health Care Services (“DHCS”) and administrated by the Orange County Social Services Agency (“OCSSA”) and are for health care provider expense billing/reimbursement purposes.
2. Qualifications of Applicant - Customer:
 - a. Customer must meet all requirements of DHCS established by statute or regulation.
 - b. Customer must file an individual claim with DHCS and/or OCSSA and Customer must receive an award of benefits.
 - c. Must be a United States Citizen or national or be a qualified alien.

C. SOCIAL SECURITY DISABILITY INSURANCE RECIPIENTS (“SSDI”):

SSA pays benefits to people who cannot work because they have a medical condition that is expected to last at least one (1) year or result in death.

**EXHIBIT L:
DISCOUNT FOR DISABLED OR LOW-INCOME RESIDENTS AGE 65
AND OLDER**

1. SSDI are payments by the SSA. (Contractor does not accept disabilities from private insurance companies for this reduced Rate, due to the verification and approval process required).
2. Qualifications of Applicant - Customer:
 - a. Customer must meet all requirements of the SSA, established by statute or regulation.
 - b. An individual claim must be filed by Customer with the Federal Government and an award of benefits must be received by the Customer. Must have been disabled and unable to work in accordance with SSA earnings tests involving both the “recent work” and “duration of work” tests.
 - c. Contractor does not allow reduced fees for residents who are receiving checks for disabled minors, dependents, or other family members or friends.

**EXHIBIT M:
COUNTY WASTE DISPOSAL AGREEMENT**

AMENDMENT TO WASTE DISPOSAL AGREEMENT

Between

THE COUNTY OF ORANGE, CALIFORNIA

and the

GARDEN GROVE SANITARY DISTRICT

April 28, 2016
~~February 23, 2016~~

County Amendment Authorization Date:

September 22, 2015

County Notice Address:

Director
OC Waste and Recycling
300 N. Flower, Suite 400
Santa Ana, CA 92703

Garden Grove Sanitary District Amendment
Authorization Date:

February 23 2016

Notice Address

AMENDMENT TO WASTE DISPOSAL AGREEMENT

THIS AMENDMENT TO WASTE DISPOSAL AGREEMENT (the "Amendment") is made and dated as of the date indicated on the cover page hereof between the County of Orange, a political subdivision of the State of California (the "County"), and the Garden Grove Sanitary District (the "District") designated on the cover page of this Amendment, a general law or charter city and political subdivision of the State of California (the "City").

RECITALS

The County owns, manages and operates a sanitary landfill system for the disposal of municipal solid waste generated by the cities and the unincorporated area within the County (the "Disposal System"). The Disposal System includes three active landfills and four regional household hazardous waste collection centers.

The Disposal System is used for the disposal of municipal solid waste which is not reused, recycled or otherwise diverted from landfill disposal, pursuant to the California Integrated Waste Management Act of 1989 (Division 30 of the California Public Resources Code) (the "Act").

The County has entered into waste disposal agreements in 2009 (the "Original Waste Disposal Agreements") with all of the cities in the County, including the City, as well as certain sanitary districts located in the County (the "Participating Cities"), pursuant to which the County agreed to provide disposal capacity for waste generated in or under the control of the Participating Cities, and the Participating Cities agreed to deliver or cause the delivery of waste generated in or under the control of the Participating Cities to the Disposal System, as more specifically set forth in, and subject to the terms and conditions of, the Original Waste Disposal Agreements.

The City has determined that the execution of this Amendment by the City is in the best interest of the City and will serve the public health, safety and welfare by providing greater disposal rate stability, more predictable and reliable long-term disposal service, and sound environmental management.

The County has determined that the execution by the County of this Amendment will serve the public health, safety and welfare by providing a more stable, predictable and reliable supply of municipal solid waste and the resulting service payment revenue to the Disposal System, thereby enabling the County to plan, manage, operate and finance improvements to the Disposal System on a more prudent and sound long term, businesslike basis consistent with its obligations to the State and the holders of obligations secured by its Disposal System.

Official action approving this Amendment and determining it to be in the public interest and authorizing its execution and delivery was duly taken by the County on the County authorization date indicated on the cover page hereof.

Official action approving this Amendment and determining it to be in the public interest and authorizing its execution and delivery was duly taken by the City on the City authorization date indicated on the cover page hereof.

It is, therefore, agreed as follows:

Section 1. Amendment to Original Waste Disposal Agreement.

(a) Sections 3.6(C) and 3.6(E) of the Original Waste Disposal Agreement are deleted and replaced in their entirety, as set forth below:

“(C) Receipt of Imported Acceptable Waste on a Contract Basis. Throughout the Term hereof, the County shall have the right to enter into a contract or other agreement with any municipal or private non-County entity for the delivery of Imported Acceptable Waste on terms and conditions that the County determines to be necessary to ensure and enhance the viability of the Disposal System for the benefit of the County and the Participating Cities and to generate Net Import Revenues. The County certifies that in its good faith judgment the contract or other agreement for the delivery of such waste will not materially and adversely affect the ability of the County to receive and dispose of Acceptable Waste from the Participating Cities in accordance with the applicable Disposal Agreements throughout the Term thereof. “

“(E) Application and Use of Revenues From Other Users. (1) Throughout the term hereof, all revenues received by the County from the disposal of County Acceptable Waste by the Disposal System, and all revenues received by the County from the disposal of Imported Acceptable Waste by the Disposal System (including amounts received by the County as a result of the failure of contract counterparties to deliver minimum required amounts of Imported Acceptable Waste) , shall be deposited by the County in the County OC Waste & Recycling Enterprise Fund and shall constitute revenues of the Disposal System. Pursuant to the County’s Plan of Adjustment, the County is entitled to receive net revenues (after payment of all costs attributable to the acceptance of such Imported Acceptable Waste at the Disposal System) (“Net Import Revenues”) from the disposal of Imported Acceptable Waste by the Disposal System. Costs attributable to the disposal of Imported Acceptable Waste include deposits to the Environmental Fund, deposits to closure and postclosure reserves, City host fees (if applicable), operating costs (such as manpower expenditures, equipment, services and supplies expenditures), state surcharges, and a pro rata share of capital project costs. Net Import Revenues shall be used for the payment of bankruptcy related obligations until payment in full of such bankruptcy related obligations required to be paid from such Net Import Revenues pursuant to the Plan of Adjustment. It is estimated that payment in full of such bankruptcy related obligations required to be paid from such Net Import Revenues pursuant to the Plan of Adjustment will occur by the end of Fiscal Year 2017-18.

(2) Until the County’s obligation to apply Net Import Revenues for the payment of bankruptcy related obligations in accordance with the Plan of Adjustment has been satisfied in full, Net Import Revenues shall be calculated as provided in Section (3.6)(E)(1). For any period after the County’s obligation to apply Net Import Revenues for the payment of bankruptcy related obligations in accordance with the Plan of Adjustment has been satisfied in full, Net Import Revenues shall be calculated as follows:

(i) in Fiscal Year 2017-18, Net Import Revenues for each ton of Imported Acceptable Waste received shall be equal to the revenues received for the disposal of such ton of Imported Acceptable Waste (excluding any newly established per-ton fees or increases to existing per-ton fees with respect to Imported Acceptable Waste payable to the State, other regulatory agencies or cities in which facilities in the Disposal System are located) in excess of \$17.57 per ton;

(ii) in Fiscal Year 2018-19, Net Import Revenues for each ton of Imported Acceptable Waste received shall be equal to the revenues received for the disposal of such ton of Imported

Acceptable Waste (excluding any newly established per-ton fees or increases to existing per-ton fees with respect to Imported Acceptable Waste payable to the State, other regulatory agencies or cities in which facilities in the Disposal System are located) in excess of \$18.01 per ton;

(iii) in Fiscal Year 2019-20, Net Import Revenues for each ton of Imported Acceptable Waste received shall be equal to the revenues received for the disposal of such ton of Imported Acceptable Waste (excluding any newly established per-ton fees or increases to existing per-ton fees with respect to Imported Acceptable Waste payable to the State, other regulatory agencies or cities in which facilities in the Disposal System are located) in excess in excess of \$18.46 per ton; and

(iv) thereafter, Net Import Revenues shall be equal to 30% of the revenues received by the County from the disposal of Imported Acceptable Waste (excluding any newly established per-ton fees or increases to existing per-ton fees with respect to Imported Acceptable Waste payable to the State, other regulatory agencies or cities in which facilities in the Disposal System are located).

(3) After the County's obligation to apply Net Import Revenues for the payment of bankruptcy related obligations in accordance with the Plan of Adjustment has been satisfied in full (i) 50% of any Net Import Revenues (as calculated pursuant to Section 3.6(E)(2)) shall be paid to the County General Fund; and (ii) 50% of such Net Import Revenues shall be paid to the Participating Cities (and to the County, with respect to the unincorporated area) listed in Appendix 5 for use for any purpose by the Participating City, including but not limited to state mandated solid waste programs. Payments of such amounts to the County General Fund and the Participating Cities shall be made by the County within 90 days after the end of each fiscal year. The portion of Net Import Revenues specified above payable to the Participating Cities shall be apportioned in the percentages set forth in Appendix 5.

(4) The percentages set forth in Appendix 5 with respect to each Participating City will be adjusted at the end of Fiscal Year 2019-20 to reflect the percentage of actual deliveries of Acceptable Waste from each Participating City as compared to the total amount of actual deliveries from all of the Participating Cities during Fiscal Years 2017-18, 2018-19, and 2019-20. The County shall notify each Participating City of the revised percentages in Appendix 5 within 120 days after the end of Fiscal Year 2019-20. The revised percentages will be used for the allocation of Net Import Revenues generated during Fiscal Year 2020-21 and thereafter.

(b) Section 4.2(A)(z) is added to the Original Waste Disposal Agreement (immediately following Section 4.2(A)(y)) as follows:

“(z) decrease the amount of Net Import Revenues otherwise payable to the County General Fund and the Participating Cities pursuant to Section 3.6(E)(2) and Section 3.6(E)(3) and use the amount of such decrease to pay costs of the Disposal System.”

(c) Section 6.1(A) and Section 6.1(B) of the Original Waste Disposal Agreement are deleted and replaced in their entirety with the following:

“SECTION 6.1 EFFECTIVE DATE AND TERM.

(A) Initial Term. This Agreement shall continue in full force and effect until June 30, 2025, unless earlier terminated in accordance with its terms, in which event the Term shall be deemed to have expired as of the date of such termination.

(B) Option to Renew. This Agreement shall be subject to renewal by mutual agreement of the parties, on or before June 30, 2023, for an additional term of ten years (the “Renewal Term”) on the same terms and conditions as are applicable during the Initial Term hereof. The City shall give the County written notice of its irrevocable election to renew this Agreement on or before June 30, 2022. If the parties do not renew this Agreement by June 30, 2023, the Agreement shall expire on June 30, 2025.”

(d) The first sentence of Section 6.1(C) of the Original Waste Disposal Agreement is deleted in its entirety and replaced with the following:

“In connection with the parties’ right to renew this Agreement for an additional ten-year term pursuant to Section 6.1(B), the parties shall, on or before June 30, 2023, negotiate an applicable change in the Contract Rate for such renewal term.”

(e) Appendix 2 of the Original Waste Disposal Agreement is deleted in its entirety and replaced with the form attached hereto.

(f) Appendix 5 shall be added to the Original Waste Disposal Agreement as a new appendix, in the form attached hereto.

(g) All other terms and conditions of the Original Waste Disposal Agreement shall remain in full force and effect.

Section 2. Initial Payment. As consideration for the execution of this Amendment by all of the Participating Cities, and subject to the occurrence of the Amendment Effective Date pursuant to Section 3, the County agrees to pay, from the County OC Waste & Recycling Enterprise Fund, the Amendment Payment to the Participating Cities listed in Appendix 5. The aggregate Amendment Payment shall be \$5,400,000, and shall be distributed to the individual Participating Cities (including the City) in the percentages set forth in Appendix 5 by September 30, 2016.

Section 3. Effectiveness of Amendment. The provisions of this Amendment shall not become effective unless and until the Amendment has been executed by the County and all of the Participating Cities. The date on which the County and all of the Participating Cities have executed the Amendment shall be the “Amendment Effective Date.” The County shall give written notice of the Amendment Effective Date to the City. In the event that the Amendment Effective Date does not occur by June 30, 2016, this Amendment shall be automatically terminated and the County shall have no obligation to make the Amendment Payment.

Section 4. REPRESENTATIONS AND WARRANTIES OF THE PARTIES. Each of the parties to this Amendment represent and warrant that it is a political subdivision of the State of California validly existing under the Constitution and laws of the State and (ii) it has duly authorized the execution and delivery of this Amendment, and has duly executed and delivered the Amendment.

All other terms and conditions of the 2009 Original Waste Disposal Agreement not specifically changed by this Amendment, shall remain in full force and effect.

IN WITNESS WHEREOF, COUNTY and CITY have caused this Amendment to be executed by their duly authorized officers or representatives as of the day and year first above written.

COUNTY OF ORANGE

Date 4/20/16

By [Signature]
Director, OC Waste & Recycling

Date 3/8/16

By [Signature]
[NAME]
District Representative
Garden Grove Sanitary District

Date 3/8/16

By [Signature]
[NAME]
City Representative
City of [CITY]

APPROVED AS TO FORM:
COUNTY COUNSEL
ORANGE COUNTY, CALIFORNIA

By [Signature]
James Steinmann, Deputy

APPROVED AS TO FORM
[Signature]
OMAR SANDOVAL
Acting City Attorney
City of Garden Grove
DATED: 2-26-16

ATTEST: [Signature]
KATHLEEN BAILOR, CMC
City Clerk
City of Garden Grove
DATED: 3/9/16

APPENDIX 2

**County Acceptable Waste Tonnage Target to be Used
for Purposes of Section 4.2(b)**

<u>Fiscal Year</u>	<u>Tonnage</u>	<u>Cumulative</u>
FY 2015-16	2,724,250	2,724,250
FY 2016-17	2,681,153	5,405,403
FY 2017-18	2,638,746	8,044,149
FY 2018-19	2,597,017	10,641,166
FY 2019-20	2,558,522	13,199,688
FY 2020-21	2,520,605	15,720,293
FY 2021-22	2,483,256	18,203,549
FY 2022-23	2,483,256	20,686,805
FY 2023-24	2,483,256	23,170,061
FY 2024-25	2,483,256	25,653,317

APPENDIX 5

PARTICIPATING CITY ALLOCATION PURSUANT TO SECTION 3.6

<u>City</u>	<u>Allocation Percentage for Purposes of Section 3.6</u>	<u>Allocation of Initial Payment</u>
Anaheim	13.18%	\$711,509
Aliso Viejo	0.67	36,416
Buena Park	2.34	126,275
Brea	2.28	123,085
Costa Mesa	2.18	117,936
Costa Mesa Sanitary District	1.48	79,976
Cypress	2.56	138,115
Dana Point	0.99	53,278
Fullerton	4.10	221,271
Fountain Valley	1.76	95,217
Garden Grove/ GG Sanitary District	7.17	387,197
Huntington Beach	6.13	330,807
Irvine	8.22	444,036
Laguna Beach	1.14	61,796
Laguna Hills	0.74	40,098
Laguna Niguel	1.36	73,341
Laguna Woods	0.41	22,274
La Habra	1.69	91,431
Lake Forest	2.45	132,214
La Palma	0.32	17,325
Los Alamitos	0.58	31,362
Mission Viejo	2.42	130,902
Newport Beach	3.68	198,946
Orange	4.90	264,468
Placentia	1.58	85,116
Rancho Santa Margarita	1.11	60,009
Santa Ana	10.60	572,184
San Clemente	1.40	75,728
San Juan Capistrano	1.23	66,420
Seal Beach	0.82	44,292
Stanton	1.62	87,287
Tustin	1.42	76,648
Villa Park	0.21	11,081
Midway City Sanitary District (Westminster)	2.13	114,893
Yorba Linda	1.78	96,344
County Unincorporated	3.35	180,723
Totals	100%	\$5,400,000

WASTE DISPOSAL AGREEMENT

Between

THE COUNTY OF ORANGE, CALIFORNIA

and
the

• CITY OF GARDEN GROVE

Dated 7/23 2009

County Authorization Date:

March 24, 2009

County Notice Address:

Director
OC Waste & Recycling
300 N. Flower Street, Suite 400
Santa Ana, CA 92703

City Authorization Date:

City Notice Address:

TABLE OF CONTENTS

Page

**ARTICLE I
DEFINITIONS AND INTERPRETATION**

Section 1.1 DEFINITIONS.....2
Section 1.2 INTERPRETATION.....7

**ARTICLE II
REPRESENTATIONS AND WARRANTIES**

Section 2.1 REPRESENTATIONS AND WARRANTIES OF THE CITY8
Section 2.2 REPRESENTATIONS AND WARRANTIES OF THE COUNTY.....9

**ARTICLE III
DELIVERY AND ACCEPTANCE OF WASTE AND PROVISION OF DISPOSAL SERVICE**

Section 3.1 DELIVERY OF WASTE.....9
Section 3.2 PROVISION OF DISPOSAL SERVICES BY THE COUNTY.....11
Section 3.3 COUNTY RIGHT TO REFUSE WASTE.....12
Section 3.4 UNINCORPORATED AREA ACCEPTABLE WASTE.....13
Section 3.5 MISCELLANEOUS OPERATIONAL MATTERS.....14
Section 3.6 OTHER USERS OF THE DISPOSAL SYSTEM.....14
Section 3.7 COUNTY PROVISION OF WASTE DIVERSION SERVICES.....15

**ARTICLE IV
CONTRACT RATE**

Section 4.1 CHARGING AND SECURING PAYMENT OF CONTRACT RATE.....15
Section 4.2 CONTRACT RATE.....15
Section 4.3 RESPONSIBILITY FOR PAYMENT OF THE CONTRACT RATE.....21
Section 4.4 BILLING OF THE CONTRACT RATE.....21
Section 4.5 RESTRICTED RESERVES.....21
Section 4.6 AUDITED FINANCIAL STATEMENTS.....22
Section 4.7 ANNUAL UPDATE OF TEN-YEAR FINANCIAL PROJECTION.....22

**ARTICLE V
BREACH, ENFORCEMENT AND TERMINATION**

Section 5.1 BREACH.....23
Section 5.2 CITY CONVENIENCE TERMINATION.....23
Section 5.3 TERMINATION.....23
Section 5.4 NO WAIVERS.....24
Section 5.5 FORUM FOR DISPUTE RESOLUTION.....24

**ARTICLE VI
TERM**

Section 6.1 EFFECTIVE DATE AND TERM.....24
Section 6.2 COMMENCEMENT DATE.....25

ARTICLE VII
GENERAL PROVISIONS

Section 7.1	OPERATION AND MAINTENANCE OF THE DISPOSAL SYSTEM	26
Section 7.2	UNCONTROLLABLE CIRCUMSTANCES GENERALLY	26
Section 7.3	INDEMNIFICATION	27
Section 7.4	RELATIONSHIP OF THE PARTIES	27
Section 7.5	LIMITED RECOURSE	27
Section 7.6	PRE-EXISTING RIGHTS AND LIABILITIES	27
Section 7.7	NO VESTED RIGHTS	28
Section 7.8	LIABILITY FOR COLLECTION, TRANSPORTATION AND PROCESSING	28
Section 7.9	NO CONSEQUENTIAL OR PUNITIVE DAMAGES	28
Section 7.10	AMENDMENTS	28
Section 7.11	NOTICE OF LITIGATION	28
Section 7.12	FURTHER ASSURANCES	28
Section 7.13	ASSIGNMENT OF AGREEMENT	28
Section 7.14	INTEREST ON OVERDUE OBLIGATIONS	28
Section 7.15	BINDING EFFECT	28
Section 7.16	NOTICES	28

APPENDIX 1

ESTIMATED ANNUAL TONNAGE

APPENDIX 2

CUMULATIVE TONNAGE TARGETS

APPENDIX 3

CUMULATIVE CAPITAL COSTS

APPENDIX 4

FORM OF HAULER ACKNOWLEDGEMENT

WASTE DISPOSAL AGREEMENT

THIS WASTE DISPOSAL AGREEMENT is made and dated as of the date indicated on the cover page hereof between the County of Orange, a political subdivision of the State of California (the "County"), and the City designated on the cover page of this Agreement, a general law or charter city and political subdivision of the State of California (the "City").

RECITALS

The County owns, manages and operates a sanitary landfill system for the disposal of municipal solid waste generated by the cities and the unincorporated area within the County (the "Disposal System"). The Disposal System includes three active landfills and four regional household hazardous waste collection centers.

The Disposal System is used for the disposal of municipal solid waste which is not reused, recycled or otherwise diverted from landfill disposal, pursuant to the California Integrated Waste Management Act of 1989 (Division 30 of the California Public Resources Code) (the "Act").

The City, in the exercise of its police power and its powers under the Act, has entered into a franchise or other agreement with or issued permits or licenses to one or more private haulers for the collection and disposal of municipal solid waste generated within the City.

A significant portion of municipal solid waste generated within the City historically has been and currently is delivered by such hauler or haulers to the County for disposal in the Disposal System.

In 1997, the City and the County entered in a waste disposal agreement (the "Original WDA"), pursuant to which the County agreed to provide disposal capacity for waste generated in the City, and the City agreed to deliver or cause the delivery of waste generated in the City to the Disposal System, as more specifically set forth in, and subject to the terms and conditions of, the Original WDA.

The Original WDA, as amended, will expire by its terms on June 30, 2010, unless the City and the County agree to renew the Original WDA.

The City and the County desire to enter into this agreement to extend, amend and restate the Original WDA, on the terms and conditions set forth herein. The County and City acknowledge that the Original WDA shall remain in full force and effect until the Commencement Date.

The City has determined that the execution of this Agreement by the City will serve the public health, safety and welfare of the City by providing greater disposal rate stability, more predictable and reliable long-term disposal service, and the continuation of sound environmental management.

The County has determined that the execution by the County of this Agreement will serve the public health, safety and welfare by providing a more stable, predictable and reliable supply of municipal solid waste and the resulting service payment revenue to the Disposal System, thereby enabling the County to plan, manage, operate and finance improvements to the Disposal System on a more prudent and sound long term, businesslike basis consistent with its obligations to the State and the holders of obligations secured by its Disposal System.

Official action approving this Agreement and determining it to be in the public interest and authorizing its execution and delivery was duly taken by the County on the County authorization date indicated on the cover page hereof.

Official action approving this Agreement and determining it to be in the public interest and authorizing its execution and delivery was duly taken by the City on the City authorization date indicated on the cover page hereof.

It is, therefore, agreed as follows:

ARTICLE I
DEFINITIONS AND INTERPRETATION

SECTION 1.1 DEFINITIONS. As used in this Agreement, the following terms shall have the meanings set forth below.

"Acceptable Waste" means all garbage, refuse, rubbish and other materials and substances discarded or rejected as being spent, useless, worthless or in excess to the owners at the time of such discard or rejection and which are normally disposed of by or collected from residential (single family and multi-family), commercial, industrial, governmental and institutional establishments and which are acceptable at Class III landfills under Applicable Law.

"Act" means the California Integrated Waste Management Act of 1989 (Division 30 of the California Public Resources Code), as amended, supplemented, superseded and replaced from time to time.

"Agreement" means this Waste Disposal Agreement between the County and the City as the same may be amended or modified from time to time in accordance herewith.

"Appendix" means an appendix to this Agreement, as the same may be amended or modified from time to time in accordance with the terms hereof

"Applicable Law" means the Act, the Orange County Code, CERCLA, RCRA, CEQA, any Legal Entitlement and any federal or state rule, regulation, requirement, guideline, permit, action, determination or order of any Governmental Body having jurisdiction, applicable from time to time to the siting, design, permitting, acquisition, construction, equipping, financing, ownership, possession, operation or maintenance of the Disposal System, the transfer, handling, transportation and disposal of Acceptable Waste, Unacceptable Waste, or any other transaction or matter contemplated hereby (including any of the foregoing which concern health, safety, fire, environmental protection, mitigation monitoring plans and building codes).

"Board" means the California Integrated Waste Management Board.

"Capital Costs" means all costs of the Disposal System that are classified as capital costs for purposes of the budget of the Department in accordance with procedures established by the County of Orange Auditor-Controller in compliance with the California State Controller's Manual, including but not limited to all of the categories of costs of the Disposal System reported as "Buildings and Improvements, and Infrastructure" (Object Code 4200) or "Equipment" (Object Code 4000) in the County of Orange - Chart of Accounts, or any successor accounting or reporting system utilized by the County.

"CEQA" means the California Environmental Quality Act, codified at Cal. Pub. Res. Code Section 21000 *et seq.* as amended or superseded, and the regulations promulgated thereunder.

"CERCLA" means the Comprehensive Environmental Response, Compensation and Liability Act, 42 U.S.C.A. Section 9601 *et seq.*, as amended or superseded, and the regulations promulgated thereunder.

"Change in Law" means any of the following events or conditions which has a material and adverse effect on the performance by the parties of their respective obligations under this Agreement (except for payment obligations), or on the siting, design, permitting, acquisition, construction, equipping, financing, ownership, possession, operation or maintenance of the Disposal System or other matters to which Applicable Law applies:

(1) the enactment, adoption, promulgation, issuance, material modification or written change in administrative or judicial interpretation on or after the Commencement Date of any Applicable Law (other than Applicable Law enacted by the County);

(2) the order or judgment of any Governmental Body (other than the County), on or after the Commencement Date, to the extent such order or judgment is not the result of willful or negligent action, error or

omission or lack of reasonable diligence of the County or of the City, whichever is asserting the occurrence of a Change in Law; provided, however, that the contesting in good faith or the failure in good faith to contest any such order or judgment shall not constitute or be construed as such a willful or negligent action, error or omission or lack of reasonable diligence; or

(3) the denial of an application for, delay in the review, issuance or renewal of, or suspension, termination, interruption, imposition of a new or more stringent condition in connection with the issuance, renewal or failure of issuance or renewal on or after the Commencement Date of any Legal Entitlement to the extent that such denial, delay, suspension, termination, interruption, imposition or failure materially and adversely interferes with the performance of this Agreement, if and to the extent that such denial, delay, suspension, termination, interruption, imposition or failure is not the result of willful or negligent action, error or omission or a lack of reasonable diligence of the County or of the City, whichever is asserting the occurrence of a Change in Law; provided, however that the contesting in good faith or the failure in good faith to contest any such denial, delay, suspension, termination, interruption, imposition or failure shall not be construed as such a willful or negligent action, error or omission or lack of reasonable diligence.

A "Change in Law" shall include but not be limited to any new or revised requirements relating to the funding or provision of disposal services, including but not limited to any regulations for disposal operations or activities associated with the remediation, closure, funding or monitoring of closed sites with respect to facilities comprising the Disposal System, or facilities which the County previously utilized to provide waste disposal, transfer, recycling, processing or other waste related activities.

"City" means, as applicable, the city or Sanitary District designated on the cover page of this Agreement and party to this Agreement.

"City Acceptable Waste" means all Acceptable Waste which was originally discarded by the first generator thereof within the geographical limits of the City, and Residue from the foregoing wherever produced, whether within or outside the City (or Tonnage equivalencies of such Residues, as and to the extent provided in subsection 3.1(C) hereof).

"Commencement Date" means the date on which the obligations of the parties hereto commence, established as provided in Section 6.2(B) hereof.

"Contract Date" means the first date on which this Agreement has been executed by both parties hereto.

"Contract Rate" has the meaning specified in Section 4.2 hereof.

"Contract Year" means the fiscal year commencing on July 1 in any year and ending on June 30 of the following year.

"Controllable Waste" means all City Acceptable Waste with respect to which the City has the legal or contractual ability to determine the disposal location therefor and which is:

- (1) Non-Recycled City Acceptable Waste;
- (2) not generated from the operations of the Governmental Bodies which, under Applicable Law, have the independent power to arrange for the disposal of the waste they generate; and
- (3) collected and hauled by Franchise Haulers.

"County" means the County of Orange, a political subdivision of the State of California and party to this Agreement.

"County Plan" means the integrated waste management plan of the County approved by the Board pursuant to the Act as in effect from time to time.

"County Acceptable Waste" means Acceptable Waste generated in the County.

"County OC Waste & Recycling Enterprise Fund" means the waste management enterprise fund established and managed by the County pursuant to Section 25261 of the Government Code separate from its other funds and accounts for receipts and disbursements in connection with the Disposal System.

"County-wide Recycling Services" has the meaning set forth in subsection 3.7(A) hereof.

"Cumulative Tonnage Target" for any given Contract Year means the amount specified in Appendix 2 hereto with respect to such Contract Year.

"Department" means OC Waste & Recycling, and any agency, department or other Governmental Body which succeeds to the duties and powers thereof.

"Disposal Agreements" means each of the waste disposal agreements entered into between the County and any city within the County, Sanitary District or operator of any Transfer Station located in the County in accordance herewith.

"Disposal Services" means the solid waste disposal services to be provided by the County pursuant to the Service Covenant and otherwise hereunder.

"Disposal System" means the Orange County Waste Disposal System which includes solid waste disposal operations at three active landfills (Olinda Alpha, Frank R. Bowerman and Prima Deshecha); four regional Household Hazardous Waste Collection Centers; as well as services, such as monitoring and other activities, at closed refuse stations formerly operated by the County, as appropriate under Applicable Law.

"Environmental Fund" means the fund or funds held by the County to pay unanticipated costs of environmental mitigation, remediation or liability.

"Franchise Hauler" means any hauler or collector who provides Acceptable Waste collection services within the City pursuant to, or under authority granted by, a permit, contract, franchise or other agreement with the City. The term Franchise Hauler includes the City itself if Acceptable Waste collection and transportation services are provided directly by City operated municipal collection service.

"Governmental Body" means any federal, State, county, city or regional legislative, executive, judicial or other governmental board, agency, authority, commission, administration, court or other body, or any officer thereof acting within the scope of his or her authority.

"Hazardous Substance" has the meaning given such term in CERCLA, the Carpenter-Presley-Tanner Hazardous Substance Account Act (California Health and Safety Code Section 25300 *et seq.*), and Titles 22 and 26 of the California Code of Regulations and other regulations promulgated thereunder.

"Hazardous Waste" means (a) any waste which by reason of its quality, concentration, composition or physical, chemical or infectious characteristics may do either of the following: cause, or significantly contribute to, an increase in mortality or an increase in serious irreversible, or incapacitating reversible, illness, or pose a substantial threat or potential hazard to human health or the environment, or any waste which is defined or regulated as a hazardous waste, toxic substance, hazardous chemical substance or mixture, or asbestos under Applicable Law, as amended from time to time including, but not limited to: (1) the Resource Conservation and Recovery Act and the regulations contained in 40 CFR Parts 260-281; (2) the Toxic Substances Control Act (15 U.S.C. Sections 2601 *et seq.*) and the regulations contained in 40 CFR Parts 761-766; (3) the California Health and Safety Code, Section 25117 (West 1992 & Supp. 1996); (4) the California Public Resources Code, Section 40141 (West 1996); and (5) future additional or substitute Applicable Law pertaining to the identification, treatment, storage or disposal of toxic substances or hazardous wastes; or (b) radioactive materials which are source, special nuclear or by-product material as defined by the Atomic Energy Act of 1954 (42 U.S.C. Section 2011 *et seq.*) and the regulations contained in 10 CFR Part 40.

"Imported Acceptable Waste" means Acceptable Waste that is generated outside of the geographical boundaries of the County and delivered to the Disposal System.

"Independent Haulers" means those waste collection/hauler companies primarily engaged as a principal business in the collection and transportation of municipal solid waste generated in the County of Orange which are not obligated to deliver County Acceptable Waste to the Disposal System pursuant to a franchise, contract, permit or other authorization with a city in the County.

"Initial Term" has the meaning specified in Section 6.1(A) hereof.

"Legal Entitlement" means all permits, licenses, approvals, authorizations, consents and entitlements of whatever kind and however described which are required under Applicable Law to be obtained or maintained by any person with respect to the Disposal System or the performance of any obligation under this Agreement or the matters covered hereby.

"Legal Proceeding" means every action, suit, litigation, arbitration, administrative proceeding, and other legal or equitable proceeding having a bearing upon this Agreement.

"Loss-and-Expense" means any and all loss, liability, obligation, damage, delay, penalty, judgment, deposit, cost, expense, claim, demand, charge, tax, or expense, including all fees and costs.

"Net Import Revenues" has the meaning ascribed thereto in Section 3.6(E).

"Non-Recycled City Acceptable Waste" means all City Acceptable Waste other than Recycled City Acceptable Waste.

"Overdue Rate" means the maximum rate of interest permitted by the laws of the State, if applicable, or the prime rate established from time to time by the Bank of America, N.A. or its successors and assigns, plus 2%, whichever is lower.

"Participating City" means any city or Sanitary District executing a Disposal Agreement in accordance with Section 3.6(A) hereof and meeting all requisite conditions to the Commencement Date thereof.

"Plan of Adjustment" means the County's Modified Second Amended Plan of Adjustment, confirmed by the United States Bankruptcy Court Central District of California in that Conformed Order Confirming Modified Second Amended Plan of Adjustment, filed May 17, 1996.

"Posted Disposal Rate" means the per ton tipping fee charged by the County for the disposal of solid waste at the Disposal System by parties which are not entitled to disposal service at the Contract Rate pursuant to this Agreement.

"Prohibited Medical Waste" means any medical or infectious waste prohibited or restricted under Applicable Law from being received by or disposed at the Disposal System.

"Qualified Household Hazardous Waste" means waste materials determined by the Board, the Department of Health Services, the State Water Resources Control Board, or the Air Resources Board to be:

- (1) Of a nature that they must be listed as hazardous in State statutes and regulations;
- (2) Toxic/ignitable/corrosive/reactive; and
- (3) Carcinogenic/mutagenic/teratogenic;

which are discarded from households as opposed to businesses. Qualified Household Hazardous Waste shall not include Unacceptable Waste.

"Recycled City Acceptable Waste" means any otherwise Controllable Waste which is separated from Acceptable Waste by the generator thereof or by processing and which is "recycled" within the meaning of Section 40180 of the Public Resources Code.

"Renewal Term" has the meaning specified in Subsection 6.1(B) hereof.

"Residue" means any material remaining from the processing, by any means and to any extent, of City Acceptable Waste or Recycled City Acceptable Waste; provided, however, that Residue shall not include minimal amounts of material remaining after such processing (which minimal amounts shall in no event exceed 10% of the amount of such City Acceptable Waste or Recycled City Acceptable Waste prior to processing).

"Resource Conservation and Recovery Act" or "RCRA" means the Resource Conservation and Recovery Act, 42 U.S.C.A. Section 6901 *et seq.*, as amended and superseded.

"Restricted Reserves" has the meaning specified in Section 4.5.

"Sanitary Districts" means the sanitary districts in the County formed pursuant to the Sanitary District Act of 1923, codified at Cal. Ann. Health & Safety Code Section 6400 *et seq.*, as amended, supplemented, superseded and replaced from time to time.

"Self-Hauled Waste" means City Acceptable Waste collected and hauled by Self-Haulers.

"Self-Hauler" means any person not engaged commercially in waste haulage who collects and hauls Acceptable Waste generated from residential or business activities conducted by such person.

"Service Coordinator" means the service coordinator for either party designated pursuant to subsection 3.5(C) hereof.

"Service Covenant" means the covenants and agreements of the County set forth in Sections 3.2 and 3.3 hereof.

"Source-Separated Household Hazardous Waste" means Qualified Household Hazardous Waste which has been segregated from Acceptable Waste originating or generated within the geographical jurisdiction of the City at the source or location of generation.

"Source-Separated Household Hazardous Waste Disposal System" means the collection centers, facilities, contracts and other arrangements owned or administered by the County for the receipt, handling and disposal of Source-Separated Household Hazardous Waste.

"State" means the State of California.

"Term" shall mean the Term of this Agreement.

"Ton" means a "short ton" of 2,000 pounds.

"Transfer Station" means any materials recovery facility, composting facility, intermediate processing facility, recycling center, transfer station or other waste handling or management facility to which solid waste collected for the City is delivered for processing before disposal in the Disposal System.

"Unacceptable Waste" means Hazardous Waste; Hazardous Substances; Prohibited Medical Waste; Qualified Household Hazardous Waste separated from Acceptable Waste; explosives, ordnance, highly flammable substances, and noxious materials and lead-acid batteries (except if delivered in minimal quantities); drums and closed containers; liquid waste, oil, human wastes; machinery and equipment from commercial or industrial sources, such as hardened gears, shafts, motor vehicles or major components thereof, agricultural equipment, trailers, marine

vessels and steel cable; hot loads; and any waste which the Disposal System is prohibited from receiving under Applicable Law.

"Uncontrollable Circumstance" means any act, event or condition affecting the Disposal System, the County, the City, or any of their Franchise Haulers, contractors or suppliers to the extent that it materially and adversely affects the ability of either party to perform any obligation under the Agreement (except for payment obligations), if such act, event or condition is beyond the reasonable control of and is not also the result of the willful or negligent act, error or omission or failure to exercise reasonable diligence on the part of the party relying thereon as justification for not performing an obligation or complying with any condition required of such party under the Agreement; provided, however, that the contesting in good faith or the failure in good faith to contest such action or inaction shall not be construed as willful or negligent action or a lack of reasonable diligence of either party. Examples of Uncontrollable Circumstances are:

- (1) an act of God, landslide, lightning, earthquake, fire, explosion, flood, sabotage or similar occurrence, acts of a public enemy, extortion, war, blockade or insurrection, riot or civil disturbance; and
- (2) a Change in Law.

"Unincorporated Area" means those portions of the County which are not contained within the jurisdictional boundaries of incorporated cities.

"Unincorporated Area Acceptable Waste" means Acceptable Waste originating from or generated within the Unincorporated Area.

"Unrestricted Reserves" means cash and other reserves of the Disposal System which are not Restricted Reserves.

"Waste Disposal Covenant" means the covenants and agreements of the City set forth in Section 3.1 hereof.

SECTION 1.2 INTERPRETATION. In this Agreement, unless the context otherwise requires:

(A) References Hereto. The terms "hereby", "hereof", "herein", "hereunder" and any similar terms refer to this Agreement, and the term "hereafter" means after, and the term "heretofore" means before, the Contract Date.

(B) Gender and Plurality. Words of the masculine gender mean and include correlative words of the feminine and neuter genders and words importing the singular number mean and include the plural number and vice versa.

(C) Persons. Words importing persons include firms, companies, associations, general partnerships, limited partnerships, trusts, business trusts, corporations and other legal entities, including public bodies, as well as individuals.

(D) Headings. The table of contents and any headings preceding the text of the Articles, Sections and subsections of this Agreement shall be solely for convenience of reference and shall not constitute a part of this Agreement, nor shall they affect its meaning, construction or effect.

(E) No Third Party Beneficiaries. Nothing in this Agreement is intended to confer on haulers or any other person other than the parties hereto and their respective permitted successors and assigns hereunder any rights or remedies under or by reason of this Agreement.

(F) Counterparts. This Agreement may be executed in any number of original counterparts. All such counterparts shall constitute but one and the same Agreement.

(G) Applicable Law. This Agreement shall be governed by and construed in accordance with the Applicable Laws of the State of California.

(H) Severability. If any clause, provision, subsection, Section or Article of this Agreement shall be ruled invalid by any court of jurisdiction, then the parties shall: (1) promptly meet and negotiate a substitute for such clause, provision, subsection, Section or Article which shall, to the greatest extent legally permissible, effect the intent of the parties therein; (2) if necessary or desirable to accomplish item (1) above, apply to the court having declared such invalidity for a judicial construction of the invalidated portion of this Agreement; and (3) negotiate such changes in, substitutions for or additions to the remaining provisions of this Agreement as may be necessary in addition to and in conjunction with items (1) and (2) above to effect the intent of the parties in the invalid provision. The invalidity of such clause, provision, subsection, Section or Article shall not affect any of the remaining provisions hereof, and this Agreement shall be construed and enforced as if such invalid portion did not exist, unless such invalidity frustrates the underlying primary purpose of the Agreement.

(I) Integration; Preservation of Certain Agreements. This Agreement contains the entire agreement between the parties with respect to the transactions contemplated hereby. This Agreement shall completely and fully supersede all prior understandings and agreements between the Parties with respect to such transactions; provided, however, that this Agreement shall not supersede the following agreements:

1) MOU, dated March 10, 1992, between the City of Brea and the County of Orange regarding the Olinda Alpha Landfill as amended on April 6, 1993 and November 29, 1994;

2) MOU, dated May 11, 1995, between the City of Brea and the County of Orange regarding importation of out-of-County waste to the Olinda Alpha Landfill;

3) Settlement Agreement, dated August 1, 1984, between the City of Irvine and the County of Orange regarding the Bee Canyon Landfill (currently called Frank R. Bowerman Landfill);

4) MOU, dated May 16, 1995, between the City of Irvine and the County of Orange regarding importation of out-of-County waste to the Frank R. Bowerman Landfill;

5) MOU, dated September 12, 1995, and amended November 21, 1995, between the City of San Juan Capistrano and the County of Orange regarding importation of out-of-County waste to the Prima Deshecha Landfill;

6) MOU, dated July 1, 1997, between the City of San Clemente[, the Orange County Flood Control District] and the County of Orange regarding the Prima Deshecha Landfill; and

7) Cooperative Agreement, dated August 15, 2006, between the County and the City of Irvine.

(J) Recitals. The recitals to this Agreement are not intended to bind the parties hereto. In the event of a conflict between the recitals and the operative provisions of this Agreement, the operative provisions shall prevail. The recitals shall not be used to interpret the provisions of the Agreement.

ARTICLE II REPRESENTATIONS AND WARRANTIES

SECTION 2.1 REPRESENTATIONS AND WARRANTIES OF THE CITY. The City represents and warrants that:

(A) Existence. The City is a general law or charter city validly existing under the Constitution and laws of the State.

(B) Due Authorization. The City has duly authorized the execution and delivery of this Agreement, and this Agreement has been duly executed and delivered by the City.

SECTION 2.2 REPRESENTATIONS AND WARRANTIES OF THE COUNTY. The County represents and warrants that:

(A) Existence. The County is a political subdivision of the State of California validly existing under the Constitution and laws of the State.

(B) Due Authorization. The County has duly authorized the execution and delivery of this Agreement, and this Agreement has been duly executed and delivered by the County.

ARTICLE III
DELIVERY AND ACCEPTANCE OF WASTE
AND PROVISION OF DISPOSAL SERVICE

SECTION 3.1 DELIVERY OF WASTE.

(A) Waste Disposal Covenant. Subject to the occurrence of the Commencement Date and throughout the Term of this Agreement, the City shall exercise all legal and contractual power and authority which it may possess from time to time to deliver or cause the delivery of all Controllable Waste to the Disposal System in accordance herewith.

(B) Recycled City Acceptable Waste. The parties hereto acknowledge the responsibility of the City to meet the recycling and landfill diversion goals contained in the Act. Nothing in this Agreement is intended or shall be interpreted to prohibit or impair the ability of the City to meet such responsibilities, or to restrict the right of the residents, businesses or organizations in the City to practice source separation, recycling, composting or other materials recovery activities, or to restrict the right of the City to conduct, sponsor, encourage or require such activities in any form. No reduction in the amount of Controllable Waste generated in the City and delivered to the Disposal System by or on behalf of the City which may result from any such source separation or recycling program shall cause the City any liability hereunder (other than potential adjustment to the Contract Rate to the extent provided in Article IV hereof) and shall not constitute a breach of this Agreement.

(C) Waste Delivered to Transfer Station. All Residue from any processing of Controllable Waste by materials recovery, composting, recycling or other means, wherever performed, shall constitute Controllable Waste and be subject to the Waste Disposal Covenant. Where City Acceptable Waste is processed at a facility which concurrently processes other Acceptable Waste in a manner which produces commingled residue which cannot be traced to a geographic source, generic residues from such facility in Tonnage equal to the residues that would have been produced had City Acceptable Waste only been processed at the facility shall constitute Controllable Waste and be subject to the Waste Disposal Covenant. Any City Acceptable Waste or material derived or segregated therefrom which is held in storage and asserted by the possessor thereof to constitute Recycled City Acceptable Waste awaiting sale or distribution to the secondary materials markets shall constitute Controllable Waste if, when and to the extent that the storage or diversion thereof can be reasonably deemed to constitute an evasion of the Waste Disposal Covenant rather than generally recognized, accepted and prevailing practice in the Southern California materials recovery and recycling industry conducted in accordance with Applicable Law. In order for the owner and/or operator of a transfer station to be entitled to deliver Acceptable Waste from a Participating City to the Disposal System for the Contract Rate as provided in Article IV, such owner and/or operator must execute a direct agreement with the County, acknowledging and agreeing to comply with the obligation of the Participating City to cause the delivery of all Controllable Waste to the Disposal System pursuant to this Agreement. In addition, the County shall be authorized to implement procedures to determine if Acceptable Waste delivered by the owners or operators of Transfer Stations is entitled to utilize the Disposal System for the Contract Rate. Such procedures may include requiring Transfer Stations to certify, under penalty of perjury, the source of any such Acceptable Waste. If necessary, the County may require that, in order to qualify for use of the Disposal System for the Contract Rate, Transfer Stations must deliver Controllable Waste in loads containing only Controllable Waste, and not commingled with Acceptable Waste from entities which are not Participating Cities or Participating Independent Haulers.

(D) Power to Obligate Waste Disposal and Comply with this Agreement. On or before the Commencement Date, (i) any City franchise, contract, lease, or other agreement which is lawfully in effect relating to or affecting Controllable Waste shall provide, or shall have been amended to provide, that the City shall have the right without material restriction on and after the Commencement Date to direct the delivery of all Controllable Waste to a disposal location selected by the City (whether or not such Controllable Waste is delivered to a transfer station as an intermediate step prior to landfill disposal) and otherwise to comply with its obligations under this Agreement with respect to Controllable Waste and Franchise Haulers, and (ii) the City shall designate the Disposal System as the disposal location pursuant to such franchise, contract, lease or other agreement. On and after the Commencement Date and throughout the Term of this Agreement the City (a) shall not enter into any franchise, contract, lease, agreement or obligation, issue any permit, license or approval, or adopt any ordinance, resolution or law which is materially inconsistent with the requirements of the Waste Disposal Covenant, and (b) shall maintain non-exclusive or exclusive franchises or other contractual arrangements over any City Acceptable Waste which, as of the Contract Date, is subject to non-exclusive or exclusive franchise or other contractual arrangements. The City agrees that the County shall be a third party beneficiary of the obligation of Franchise Haulers to deliver Controllable Waste to the Disposal System, and may directly enforce such obligation through any legal means available. The City shall notify in writing each Franchise Hauler of the County's third party beneficiary rights.

(E) Waste Flow Enforcement. (1) The City, in cooperation with the Department, shall establish, implement, carry out and enforce a waste flow enforcement program which is sufficient to assure the delivery of all Controllable Waste to the Disposal System pursuant to and in accordance with the Waste Disposal Covenant for disposal at the times and in the manner provided herein. The waste flow enforcement program shall consist of amending City franchises, permits or authorizations with all Franchise Haulers, to the extent required by this Section and to the extent allowed by law, and shall include in addition, to the extent necessary and appropriate in the circumstances to assure compliance with the Waste Disposal Covenant, but shall not be limited to: (i) licensing or permitting Franchise Haulers, upon the condition of compliance with the Waste Disposal Covenant, (ii) providing for and taking appropriate enforcement action under any such franchise, license, or permit, such as but not limited to the suspension, revocation and termination of collection rights and privileges, the imposition of fines or collection of damages, and the exercise of injunctive relief against non-complying Franchise Haulers and (iii) causing any Transfer Station to which Controllable Waste is delivered for processing to deliver certification, under the penalty of perjury, of the amounts of Controllable Waste received and Residue remaining from processing at such Transfer Station.

(2) The City acknowledges and agrees that in the event of a breach of the Waste Disposal Covenant by the City, the City shall pay the County an amount equal to the amount that the City would have been required to pay to the County had the Waste Disposal Covenant not been breached, which shall be calculated by (x) subtracting the number of tons actually delivered during the month(s) of the breach from the number of tons that were delivered during the same month(s) closest in time when there was no such breach, even if such month(s) closest in time was prior to the Term, and (y) multiplying such amount by the Contract Rate in effect at the time of such breach (or any higher rate with respect to which the County has provided notice pursuant to Section 4.2). In the event that the County terminates the Waste Disposal Agreement as a result of such breach, the damages due as a result of such termination shall be equal to (aa) the average monthly deliveries by the City for the twelve months prior to the commencement of the breach multiplied by (bb) the Contract Rate in effect at the time of such breach (or any higher rate with respect to which the County has provided notice pursuant to Section 4.2), multiplied by (cc) the number of months that would have remained in the Term of the Agreement had the termination not occurred. The parties recognize that if the City fails to meet its obligations hereunder, the County will suffer damages and that it is and will be impracticable and extremely difficult to ascertain and determine the exact amount of such damages. Therefore, the parties agree that the damages specified above represent a reasonable estimate of the amount of such damages, considering all of the circumstances existing on the date hereto, including the relationship of the sums to the range of harm to the County that reasonably could be anticipated and anticipation that proof of actual damages would be costly or inconvenient. In signing this Agreement, each party specifically confirms the accuracy of the statements made above and the fact that each party had ample opportunity to consult with legal counsel and obtain an explanation of this liquidated damage provision at the time that this Agreement was made.

(F) Legal Challenges to Franchise System. The City shall use its best efforts to preserve, protect and defend its right to exercise and comply with the Waste Disposal Covenant against any challenge thereto, legal or otherwise (including any lawsuits against the City or the County, whether as plaintiff or defendant), by a

Franchise Hauler or any other person, based upon breach of contract, violation of law or any other legal theory. The City shall bear the cost and expense of any such Legal Proceeding or other challenge. In the event any such Legal Proceeding relating to the Waste Disposal Covenant or the City's exercise thereof establishes in a final determination that such covenant or exercise thereof is void, unlawful or unenforceable, or if any Franchise Hauler fails to deliver Controllable Waste to the Disposal System in breach of its franchise with the City on the grounds that a judicial determination made by any court or other Applicable Law has rendered its obligation to deliver Controllable Waste to the Disposal System void, unlawful or unenforceable on any legal grounds, with the result that actual waste deliveries to the Disposal System fall below the Cumulative Tonnage Targets, the County shall be entitled to avail itself of the remedies described in Section 4.2(B) hereof.

(G) Franchise Haulers. The City shall compile and provide the Department with the following information concerning all Franchise Haulers: name, address and phone number; identification number; area of collection and transportation; and franchise and permit terms.

(H) Waste Information System. The City shall cooperate with the Department in collecting information and otherwise monitoring Franchise Haulers in order to assure compliance with this Agreement. Such information may include, to the extent practicable, data pertaining to Controllable Waste collected, transported, stored, processed and disposed of, Recycled City Acceptable Waste collected, transported, stored, processed and marketed or disposed of, Franchise Haulers' franchise, permit or license terms, collection areas, transportation routes and compliance with Applicable Law; and all other information which may reasonably be required by the Department in connection with this Agreement. The City agrees to include in any revised franchise, contract, license or permit or other authorization granted to Franchise Haulers an obligation of the Franchise Hauler to provide to the County information relating to the Controllable Waste collected by such Franchise Hauler, including origins from which such Controllable Waste was collected, tonnage by type of load (residential, commercial, roll-off box), customer service levels, tonnage delivered by transfer station or material recovery facility utilized, and other related information.

(I) City Actions Affecting County. The City agrees to carry out and fulfill its responsibilities under this Agreement and Applicable Law so as to permit full and timely compliance by the County with its covenants and agreements with the State. In particular, the City agrees not to conduct, authorize or permit any disposal services for Controllable Waste to be provided in competition with the Disposal Services provided by the County hereunder, and not to take or omit to take any action with respect to Controllable Waste or its collection, transportation, transfer, storage, treatment or disposal that may materially and adversely affect the County's ability to achieve such timely compliance. Notwithstanding the foregoing, the City shall not be required to deny any permit or license or refuse to grant any approval while exercising its police powers.

(J) No Right of Waste Substitution. Nothing in this Agreement shall authorize or entitle the City to deliver or cause the delivery to the Disposal System of Acceptable Waste originating from or generated outside the jurisdiction of the City, nor obligate the County to receive or dispose of any such Acceptable Waste. The City shall not assign in whole or in part its right to deliver or cause to be delivered Controllable Waste to the County hereunder, and shall not permit any Acceptable Waste originating from or generated outside the jurisdiction of the City to be substituted for Controllable Waste for any purpose hereunder.

(K) Annexations and Restructuring. It is the intention of the parties that this Agreement and the obligations and rights of the City hereunder, including particularly the Waste Disposal Covenant and the Contract Rate, shall, to the extent permitted by Applicable Law, extend to any territory annexed by the City (or any territory with respect to which the City assumes, after March 30, 2008, solid waste management responsibility from a Sanitary District or other public entity) and shall bind any successor or restructured Governmental Body which shall assume or succeed to the rights of the City under Applicable Law.

SECTION 3.2 PROVISION OF DISPOSAL SERVICES BY THE COUNTY

(A) Service Covenant. Commencing on the Commencement Date, the County shall provide or cause the provision of the service of (1) receiving and disposing of all Controllable Waste at the Disposal System (or such other facilities, including transfer stations, as the County may determine to use), (2) disposing in accordance with subsection 3.2(C) hereof of Controllable Waste which, at any time and for any reason, is in excess

of the disposal capacity of the Disposal System, and (3) in accordance with subsection 3.3(C) hereof, disposing of Unacceptable Waste inadvertently accepted at the Disposal System. The County, to the maximum extent permitted under Applicable Law, shall use its best efforts to keep the Olinda Alpha, Prima Deshecha and Frank R. Bowerman Landfills open for the receipt of waste for disposal or transfer of Controllable Waste pursuant to this Agreement. The County shall do and perform all acts and things which may be necessary or desirable in connection with its covenants in this subsection, including without limitation all planning, development, administration, implementation, construction, operation, maintenance, management, financing and contract work related thereto or undertaken in connection therewith. The County shall exercise all reasonable efforts to minimize the costs incurred in complying with the Service Covenant consistent with its responsibilities hereunder and under this Agreement, Applicable Law and prudent solid waste management practice and environmental considerations.

(B) Particular Facilities. The Department and the City shall consult and cooperate in determining whether and to what extent from time to time other landfills other than that primarily used by the City shall be utilized to receive Controllable Waste. The Department shall immediately advise the City by telephone of any situation, event or circumstance which results in the partial or complete inability of the County to receive Controllable Waste at any particular landfill within the Disposal System, its effect on the County's ability to perform its obligations hereunder, and the County's best estimate of the probable duration. The Department shall confirm such advice in writing within 24 hours of the occurrence of any such inability. The County shall use its best efforts to resume normal operation of the landfill primarily used by the City as soon as possible. In the event of a temporary material increase in average daily deliveries of Controllable Waste from the City which the County reasonably believes could result in the permitted daily disposal capacity limit to be exceeded with respect to a particular landfill within the Disposal System, the County shall have the right to redirect the increased Controllable Waste to another landfill within the Disposal System for the duration of the increase in average daily deliveries; provided, however, that in such circumstances the County shall utilize reasonable efforts to first redirect waste which is not Controllable Waste.

(C) Compliance with Service Covenant Not Excused for any Reason. Commencing on the Commencement Date, the obligations of the County to duly observe and comply with the Service Covenant shall apply continuously and without interruption for the Term of this Agreement. In the event that any Change in Law or other Uncontrollable Circumstance impairs or precludes compliance with the Service Covenant by the means or methods then being employed by the County, the County shall implement alternative or substitute means and methods to enable it to satisfy the terms and conditions of the Service Covenant. In the event that a Change in Law precludes the County from complying with such covenants with the means or methods then being employed and from utilizing any alternate or substitute means or methods of compliance, the County shall continuously use all reasonable efforts to effectuate executive, legislative or judicial change in or relief from the applicability of such law so as to enable the County lawfully to resume compliance with such covenants as soon as possible following the Change in Law.

SECTION 3.3 COUNTY RIGHT TO REFUSE WASTE.

(A) Right of Refusal. Notwithstanding any other provision hereof, the County may refuse delivery of:

- (1) Hazardous Waste;
- (2) Controllable Waste delivered at hours other than those provided in Section 3.5 hereof;
- (3) Waste that does not constitute Acceptable Waste;
- (4) Waste that is delivered by any party which has not executed a Waste Disposal Agreement; and
- (5) Controllable Waste consisting primarily of construction and demolition debris or inerts which may cause a particular facility's daily tonnage limit to be exceeded.

(B) Identification of Unacceptable Waste. The Department shall have the right (but not the duty or the obligation) to inspect the vehicles of all Franchise Haulers delivering material to the Disposal System, and may require that the Franchise Hauler remove any Unacceptable Waste from such vehicle before it is unloaded. If the Department determines that it is impractical to separate Controllable Waste from Unacceptable Waste in any vehicle, or if the Franchise Hauler delivering such waste is unwilling to make such separation, or if any vehicle is carrying waste which may spill or leak, then the Department may reject the entire vehicle, and the City shall forthwith remove or cause the removal of the entire delivery from the Disposal System. The Department may take all reasonable measures to prevent waste from being blown or scattered before and during unloading. The City shall cause the Franchise Haulers to observe and comply with Applicable Law, the operating rules and regulations of the Department, and the provisions of this Agreement prohibiting the delivery of Unacceptable Waste to the Disposal System.

(C) Hazardous Waste and Hazardous Substances. The parties acknowledge that the Disposal System has not been designed or permitted, and is not intended to be used in any manner or to any extent, for the handling, transportation, storage or disposal of Hazardous Waste or Hazardous Substances. Neither the County nor the City shall countenance or knowingly permit the delivery of Hazardous Waste or Hazardous Substances to the Disposal System.

(D) Disposal of Unacceptable Waste and Hazardous Waste. If Unacceptable Waste or Hazardous Waste is discovered in a vehicle at any landfill within the Disposal System, the driver of the vehicle will not be permitted to discharge the load. If a vehicle is observed unloading Unacceptable Waste or Hazardous Waste in the tipping area of a landfill within the Disposal System Department personnel will use reasonable efforts to assure that such material has been characterized, properly secured and its disposition resolved. The return or reloading onto the delivery vehicle of any Hazardous Waste, Prohibited Medical Waste or other waste requiring handling or transportation shall be conducted in accordance with Applicable Law. Whenever Hazardous Waste is detected at any landfill within the Disposal System, the Department shall take immediate action in accordance with Applicable Law.

(E) Source-Separated Household Hazardous Waste. The County shall maintain, as part of the Disposal System, a Source-Separated Household Hazardous Waste Disposal System for the disposal of Source-Separated Household Hazardous Waste. The disposal service provided by such system shall constitute part of the Disposal Services, and shall be available to Participating Cities as part of the Contract Rate. The County may impose additional fees and charges for services relating to Source-Separated Household Hazardous Waste with respect to cities which are not parties to a Disposal Agreement. The County may provide for the expansion, contraction or modification of the Source-Separated Household Hazardous Waste Disposal System and its services to the extent necessary to ensure the Disposal System's viability; provided, however, if the County chooses to reduce services, the County shall nonetheless continue to expend funds for the Source-Separated Household Hazardous Waste Disposal System each year during the term of this Agreement in an amount at least equal to the amount of funds expended for the Source-Separated Household Hazardous Waste Disposal System during fiscal year 2006-07 as adjusted by changes in the Producer Price Index.

SECTION 3.4 UNINCORPORATED AREA ACCEPTABLE WASTE. Commencing on the Commencement Date, the County in accordance with Applicable Law shall provide or cause to be provided the service of disposing of non-recycled Acceptable Waste originating or generated within the Unincorporated Area and, with respect to such waste, shall comply with the Waste Disposal Covenant as if the County constituted a City subject to the Waste Disposal Covenant hereunder. Rates charged by the County for the disposal of each class of non-recycled Acceptable Waste generated in the Unincorporated Area shall be the same as the Contract Fee charged for the disposal of each class of Controllable Waste. The County shall use its best efforts to preserve, protect and defend its right to exercise and comply with the Waste Disposal Covenant (with respect to non-recycled Acceptable Waste generated in the Unincorporated Area) against any challenge thereto, legal or otherwise, by a Franchise Hauler or any other person, based upon breach of contract, violation of law or any other legal theory. The County shall bear the cost and expense of any such Legal Proceeding or other challenge (with respect to non-recycled Acceptable Waste generated in the Unincorporated Area).

SECTION 3.5 MISCELLANEOUS OPERATIONAL MATTERS.

(A) Operating Hours. The County shall keep the Disposal System open for the receiving of Controllable Waste during such regular operating hours as may be established by the Department in the operating rules and regulations applicable to the Disposal System. The County shall utilize best efforts to maintain substantially similar hours, as were in effect on January 2, 2009, for the receipt of waste through the term of this Agreement (subject to Applicable Law).

(B) Scales and Weighing. The Department shall operate and maintain permanent scales at the Disposal System. The Department shall weigh all vehicles delivering waste by or on behalf of the City (whether or not the County accepts such waste) and prepare a daily weight record with regard to such delivery.

(C) Service Coordinator. The County and the City each shall designate in writing thirty days prior to the expected Commencement Date a person to transmit instructions, receive information and otherwise coordinate service matters arising pursuant to this Agreement (each a "Service Coordinator"). Either party may designate a successor or substitute Service Coordinator at any time by notice to the other party.

(D) Review of Records. Each party may review the other party's books and records with respect to matters relevant to the performance by either party under this Agreement or otherwise related to the operation of the Disposal System to the extent allowed under the California Public Records Act (interpreted as if the parties to this Agreement were natural persons for purposes of the Public Records Act).

SECTION 3.6 OTHER USERS OF THE DISPOSAL SYSTEM.

(A) On or Before [_____, 2009]. On or before [120 DAYS AFTER BOARD APPROVAL], the County shall have the right to enter into waste disposal agreements with Orange County entities with respect to Acceptable Waste which was originally discarded by the first generator thereof within the geographical limits of the County, including other cities in the County, Sanitary Districts, Transfer Stations and Independent Haulers, which waste disposal agreements shall have terms and provisions substantially identical to the terms and provisions of this Agreement; provided, however, that in no event shall such agreements have terms and provisions more favorable than the terms and provisions of this Agreement (including but not limited to the Contract Rate and availability of disposal capacity).

(B) After [_____, 2009]. After [120 DAYS AFTER BOARD APPROVAL], the County shall have the right to enter into waste disposal agreements with Orange County entities, including any city, Sanitary District, Transfer Station and Independent Hauler, or otherwise accept Acceptable Waste from such parties, but only within the limitations contained in this Section. Any such agreement or waste acceptance agreement must provide that the party delivering waste shall pay a Posted Disposal Rate at least 10% higher than the Contract Rate unless the County determines it is in the best interest of the Disposal System to establish a Posted Disposal Rate less than 10% higher than the Contract Rate. In no event shall the Posted Disposal Rate be equal to or less than the Contract Rate. In addition, the County shall reserve the right in any such waste disposal agreement at any time, to the extent permitted by Applicable Law, to refuse to receive and dispose of Acceptable Waste from any city, County Sanitary District, Transfer Station and Independent Hauler if and to the extent that such receipt and disposal may materially and adversely affect the ability of the County to comply with its obligations to the Participating Cities under the Disposal Agreements to which each is a party.

(C) Receipt of Imported Acceptable Waste on a Contract Basis. The County shall have the right to enter into a contract or other agreement with any municipal or private non-County entity for the delivery of Imported Acceptable Waste on terms and conditions that the County determines to be necessary to ensure and enhance the viability of the Disposal System for the benefit of the County and the Participating Cities and to generate Net Import Revenues. The County certifies that in its good faith judgment the contract or other agreement for the delivery of such waste will not materially and adversely affect the ability of the County to receive and dispose of Acceptable Waste from the Participating Cities in accordance with the applicable Disposal Agreements throughout the Term thereof. The term of any such agreement for the disposal of Imported Acceptable Waste shall end by the later to occur of (i) December 31, 2015 or (ii) the date on which County general purpose revenues are no longer expended to pay debt service on the Orange County Public

Financing Authority Lease Revenue Refunding Bonds Series 2005, but in no event later than the last day of the fiscal year commencing July 1, 2015.

(D) Self Haulers. The City and the County acknowledge that Self-Haulers shall be entitled to deliver Self-Hauled Waste to the Disposal System, on a non-contract basis, at the Posted Disposal Rate. Such Self-Haulers shall not be entitled to dispose of Acceptable Waste for the Contract Rate.

(E) Application and Use of Revenues From Other Users. All revenues received by the County from the disposal of County Acceptable Waste by the Disposal System, and all revenues received by the County from the disposal of Imported Acceptable Waste by the Disposal System, shall be deposited by the County in the County OC Waste & Recycling Enterprise Fund and shall constitute revenues of the Disposal System. Pursuant to the County's Plan of Adjustment, the County is entitled to receive net revenues (after payment of all costs attributable to the acceptance of such Imported Acceptable Waste at the Disposal System) ("Net Import Revenues") from the disposal of Imported Acceptable Waste by the Disposal System, and such Net Import Revenues may be used for the payment of bankruptcy related obligations in accordance with the Plan of Adjustment. Costs attributable to the disposal of Imported Acceptable Waste include deposits to the Environmental Fund, deposits to closure and postclosure reserves, City host fees (if applicable), incremental operating costs (such as manpower expenditures, equipment, services and supplies expenditures), state surcharges, and a pro rata share of capital project costs. The parties acknowledge that their intention in determining to allow the importation of Imported Acceptable Waste for disposal by the Disposal System is to stabilize the Contract Rate at rates below those which would otherwise prevail in the absence of such importation.

SECTION 3.7 COUNTY PROVISION OF WASTE DIVERSION SERVICES.

(A) County-Wide Recycling Services. This Agreement does not require the County to provide for any source reduction, materials recovery, recycling, composting, or other waste diversion services by the County nor any payment therefor by the City, by Franchise Haulers or by ratepayers; provided, however, any County-Wide Recycling Services may be funded through the County OC Waste & Recycling Enterprise Fund. Any such recycling services may be expanded, contracted or modified by the County at any time in its sole discretion.

(B) Separate City-County Diversion Service Agreements. Nothing in this Agreement is intended to limit the right of the County to enter into a separate agreement with the City or any other person to provide source reduction, materials recovery, recycling, composting or other waste diversion services. Any such program conducted by the County, whether in participation with the City, any other of the Participating Cities, other Cities, Sanitary Districts, Transfer Stations, Independent Haulers, Unincorporated Area or non-County entity, shall be operated, managed and accounted for as a program separate and distinct from the Disposal Services program contemplated by the Disposal Agreements and shall not be funded through the general revenues of the Disposal System.

ARTICLE IV CONTRACT RATE

SECTION 4.1 CHARGING AND SECURING PAYMENT OF CONTRACT RATE. The City acknowledges that the County shall have the right to charge and collect a Contract Rate for the acceptance and disposal of Controllable Waste delivered to the System by any Franchise Hauler. The Contract Rate shall be calculated and established, and may be modified, as provided in Section 4.2 hereof. In addition, the City acknowledges that the County shall have the right to establish as part of the operating rules and regulations reasonable measures to secure the payment of all Contract Rates.

SECTION 4.2 CONTRACT RATE.

(A) Establishment of Contract Rate. The Contract Rate payable by each Franchise Hauler shall be (x) \$22.00 per ton from the Commencement Date through June 30, 2010, and (y) \$29.95 per ton on and after July 1, 2010, in both cases contingent on the delivery to the Disposal System of an amount of Acceptable Waste at

least equal to the Cumulative Tonnage Targets identified in Appendix 2, and subject to adjustment necessary to reflect the circumstances set forth in this Section 4.2:

(i) increased costs incurred by the County (in excess of available insurance proceeds) due to the occurrence of one or more Uncontrollable Circumstances, other than Changes in Law;

(ii) costs incurred by the County (in excess of available insurance proceeds and amounts available in the Environmental Fund for such purposes) remediating environmental conditions at the Disposal System or inactive or closed disposal sites in the County, which, if uncorrected, could give rise to potential claims under CERCLA or related federal or state statutes, including costs incurred providing indemnification to any Participating City pursuant to subsection 7.3; or

(iii) tonnage shortfalls to the extent permitted by Sections 4.2(B);

(iv) average annual inflation prior to July 1, 2010 in excess of the levels set forth in Section 4.2(H) and escalation pursuant to Section 4.2(F);

(v) increased costs incurred by the County (in excess of available insurance proceeds) due to the occurrence of one or more Changes in Law; or

(vi) Capital Costs in excess of the Capital Costs at any point in time during the term hereof exceeding the Cumulative Capital Costs set forth in Appendix 3.

Prior to adjusting the Contract Rate as a result of any of the circumstances described in clauses (i), (ii) or (iii) above, the County shall utilize the following remedies in the following order of priority:

(x) reduce the costs of operating the Disposal System to the extent practicable; and

(y) utilize Unrestricted Reserves to pay costs of the Disposal System.

The County will not be required to utilize such remedies prior to adjusting the Contract Rate as a result of any of the circumstances described in clauses (iv), (v) or (vi) above.

Any adjustments to the Contract Rate permitted by this Section shall be calculated by the County to reflect the actual costs or expenses of addressing the circumstance or circumstances pursuant to which the adjustment is authorized. The County agrees that it will evaluate the feasibility of long term financing for significant capital costs where appropriate.

(B) County Acceptable Waste Shortfall. In the event that the actual amount of County Acceptable Waste delivered to the Disposal System at the end of any Contract Year is less than the Cumulative Tonnage Target for such Contract Year for County Acceptable Waste, as specified in Appendix 2, the County shall utilize the following options, in the following order of priority, in order to remedy any adverse effects of such tonnage shortfall:

(i) reduce the costs of operating the Disposal System to the extent practicable;

(ii) utilize Restricted Reserves described in clause (iii) of Section 4.5 to pay costs of the Disposal System;

(iii) utilize Unrestricted Reserves to pay costs of the Disposal System; and

(iv) adjust the Contract Rate.

In the event that implementation of the steps described above does not result in sufficient revenues to satisfactorily address the shortfall in tonnage, the County shall have the right to terminate the Agreement on 60 days written

notice to the City. In addition, in the event that actual deliveries to the Disposal System exceed the Cumulative Tonnage Target as of the end of any Contract Year, the City acknowledges the County shall have the right to establish reserves intended to reflect the potential for lower than expected annual waste deliveries in subsequent years, and that any such reserves shall constitute "Restricted Reserves".

(C) [RESERVED]

(D) Interim Use of Remedies. In the event that, during any Contract Year, waste deliveries to the Disposal System are 25% or more below delivery projections for such Contract Year with the result that the County determines it is unlikely that the Cumulative Tonnage Target will be achieved as of the end of such Contract Year, the County may utilize the remedies described in Section 4.2(B) prior to the end of such Contract Year; provided, however, that if at the end of such Contract Year, the Cumulative Tonnage Target is actually met, the County shall reimburse any adjustments to the Contract Rate made pursuant to this Section to Participating Cities. Such reimbursement may be given as a credit or adjustment to the Contract Rate for future deliveries, rather than a lump sum payment.

(E) Special Charges. Notwithstanding Section 4.2(A), the County shall have the right to impose special charges for the receipt of hard to handle materials, such as bulky materials, construction and demolition debris, tree stumps and sludge. Such special charges shall be calculated to reflect the reasonable incremental costs to the County of accepting such hard to handle materials. In addition, in the event that the Board of Supervisors of the County makes a determination to implement a facility (including but not limited to a transfer station, landfill, conversion technology facility, or a materials recovery or processing facility), which facility would be intended to provide for disposal alternatives after the closure of one or more of the landfills currently operating within the Disposal System, the County may impose an additional charge of \$0.50 per ton of Acceptable Waste in order to pay the costs of the study, development, planning, construction and/or operation of such facility.

Adjustments pursuant to this Section 4.2(E) shall not require compliance with the provisions of Section 4.2(I).

(F) Escalation. The Contract Rate shall be adjusted each July 1, beginning July 1, 2011. The change will be equal to the positive percentage change in the Consumer Price Index – All Urban Consumers, U.S. city average, All items, Not Seasonally Adjusted, Series ID CUUR0000SA0 ("CPI") as measured from the October 21 months prior to the rate adjustment to the October immediately preceding the rate adjustment. For example: The July 1, 2011 rate adjustment shall be based upon the index change from October 2009, to October 2010, referred to as year 1 and year 2 respectively in the following example .

Formula to calculate percentage change in the Contract Rate:

Step 1:

$$\left[\frac{\text{October Year 2 CPI}}{\text{October Year 1 CPI}} \right] - 1 = \% \text{ increase in Contract Rate}$$

Step 2: Current Contract Rate x (1 + % increase in Contract Rate) = Contract Rate as of July 1 Year 2

On each April 1, commencing April 1, 2011, the County shall provide the City with notice of the adjustment to the Contract Rate to be effective the following July 1. Such notice shall contain the calculation of the adjustment set forth above. The County will calculate the new Contract Rate each year.

In the event that the change in the CPI is negative, no rate adjustment will be made for that year. No adjustment under this Section 4.2(F) will take place until the October CPI index surpasses the index level as of the October immediately preceding the last annual rate adjustment pursuant to this Section 4.1(F), which will be considered "year 1" in calculating the change in the Contract Rate.

For example, if the CPI is measured as follows: October 2009 = 205, October 2010 = 204, October 2011 = 201, October 2012 = 208, then there would be no adjustment in July 2011, or July 2012, and an adjustment equal to the change from 205 to 208 would be implemented on July 1, 2013.

Adjustments pursuant to this Section 4.2(F) shall not require compliance with the provisions of Section 4.2(I).

(G) Adjustment Resulting from Increased Fees. In addition to the other adjustments specified herein, the Contract Rate shall be adjusted to reflect the imposition of new fees or increase in existing fees relating to the disposal of Controllable Waste imposed by state, federal or other agencies (i.e., the State's Integrated Waste Management fee, which is currently \$1.40 per ton). The adjustment shall be equal to the amount of any new or increased fee, and the adjustment shall take effect so as to coincide with the imposition of the new or increased fee. The County shall provide notice of any increase pursuant to this Section 4.2(G) as soon as practicable after becoming aware of the imposition of any fees described above.

Adjustments pursuant to this Section 4.2(G) shall not require compliance with the provisions of Section 4.2(I).

(H) Calculation of Cumulative Inflation Rate. For purposes of Section 4.2(A)(iv) for adjustments prior to July 1, 2011, the inflation shall be calculated as the change in the CPI between July of the year of calculation and July 1, 2008. Inflation shall be deemed to exceed the levels set forth below if the ratio between the CPI for July for the year of calculation (calculated in accordance with the formula below) and July 2008 exceeds the ratio corresponding to such year of calculation on the table below. The ratio shall be calculated in accordance with the following formula:

(July CPI of calculation year / CPI for July 2008)

<i>Year of Calculation</i>	<i>Ratio</i>
July 1, 2008	1.0000
July 1, 2009	1.0356
July 1, 2010	1.0723

In the event the CPI is no longer published during the term of this Agreement, such other index identified by the Bureau of Labor Statistics or otherwise generally accepted as a replacement for CPI shall be used for purposes of this Agreement. In the event of an adjustment to the Contract Rate pursuant to this section 4.2(H), such adjustment shall be applied to the Contract Rate effective until June 30, 2010, and the Contract Rate effective July 1, 2010.

Adjustments pursuant to this Section 4.2(H) shall not require compliance with the provisions of Section 4.2(I).

(I) Procedure for Rate Adjustments. In the event the County determines that it is entitled to an adjustment of the Contract Rate pursuant to Section 4.2(A) (other than 4.2(A)(iv)) or Section 4.2(B), it shall utilize the procedures described in this Section 4.2(I). The County shall be required to provide the City with at least 90 days prior written notice of the adjustment, which notice shall identify the specific event(s) or circumstances which require the adjustment. The notice shall also specify the earliest date on which the County Board of Supervisors shall consider the proposed adjustment. At least 45 days prior to such meeting of the Board of Supervisors, the County shall provide the City with a report which shall contain the following information: a description of the specific event(s) or circumstances which require the adjustment; a description (including cost estimates) of any activities (which may include, but not be limited to capital improvements to the Disposal System) required in order to remedy such event or circumstance; certification by the County that it has implemented the remedies described in Section 4.2(A) or (B) prior to requiring the rate adjustment; and a description of the methodology used by the County to calculate the adjustment to the Contract Rate (hereinafter the "County Report"). In the event the City disputes the adjustment, it shall provide the County with a written description of the reason for the dispute at least 10 days prior to the meeting of the Board of Supervisors identified in the initial notice of the County (hereinafter the "City Report"). The City Report shall be provided to the Board of Supervisors for

consideration at such meeting in connection with the proposed rate adjustment. At any time from and after the date that the County provides the City with the County Report, upon the request of either party, the City and County shall meet and confer in good faith to resolve any dispute that may arise regarding the proposed adjustment to the Contract Rate. In any such meeting, the County shall be represented by the Director of the Department or his or her designee. In the event the Board of Supervisors approves all or a portion of the proposed rate adjustment, such rate adjustment shall become effective on the date identified in the initial notice sent by the County regardless of whether or not the procedures in Section 4.2(J) are utilized, but subject to potential reimbursement pursuant to clause (11) of Section 4.2(J).

(J) Procedure for Expedited Judicial Review of Contested Rate Adjustment. In the event that, within 30 days after the effective date of any Contract Rate adjustment made pursuant to Section 4.2(I), Participating Cities which, in the aggregate, accounted for more than 50% of the County Acceptable Waste delivered to the County System in the twelve months preceding the Contract Rate adjustment, provide notice to the County of their election to utilize the procedures described in this Section 4.2(J), then the provisions of this Section 4.2(J) shall be utilized by such Participating Cities and the County to resolve the dispute over the Contract Rate Adjustment. In the event that Participating Cities which have delivered the amount of waste contemplated in the preceding sentence do not provide notice to the County of such election, the County shall have no obligation to participate in or cooperate in the implementation of the procedures described below in this Section 4.2(J).

(1) In order to pursue the expedited judicial determination described in this Section (the "Expedited Rate Determination"), the Participating Cities which have made the election described in the paragraph above (the "Challenging Cities") must commence a civil action for breach of contract (the "Action") in the Orange County Superior Court within 45 days of the date on which the Board of Supervisors approves the challenged adjustment to the Contract Rate.

(2) Within two (2) days of filing the Action, the Challenging Cities shall personally serve on the County Counsel both the summons and complaint, and a stipulation and request for the entering of an order incorporating all of the procedural provisions relating to the Expedited Rate Determination as set forth in this Section 4.2(J) (such stipulation and request for order is hereinafter referred to as the "Expedited Rate Determination Stipulation"). The Expedited Rate Determination Stipulation shall be signed by each of the Challenging Cities.

(3) Within fifteen (15) days of the date of service upon the County of the summons and complaint, and Expedited Rate Determination Stipulation, the County Counsel shall execute the Expedited Rate Determination Stipulation and personally serve upon the Challenging Cities through their counsel of record the Expedited Rate Determination Stipulation and its answer to the complaint in the Action. The Stipulation shall also include a waiver by each of the parties of their right to a jury trial of the issues raised in the Action. The City and the County mutually agree that the duty to execute the Expedited Rate Determination Stipulation and comply with the procedures set forth for Expedited Rate Determination in this Section 4.2(J) shall be, and are hereby deemed to be, ministerial duties which the law specifically enjoins upon each of them, and shall be subject to enforcement by the parties herein pursuant to Code of Civil Procedure Section 1085, *et seq.*, or by means of a complaint for specific performance.

(4) Within three (3) days of the date of service by the County upon the Challenging Cities of the fully signed Expedited Rate Determination Stipulation, the County and the Challenging Cities shall jointly make *ex parte* application to the Orange County Superior Court in the Action for the issuance of the order contained in the Expedited Rate Determination Stipulation. At such *ex parte* application, the County and the Challenging Cities shall also seek to confirm with the Orange County Superior Court the briefing schedule, and request a hearing date in accordance with the procedures set forth in this Section 4.2(J).

(5) Within ten (10) days of the date of service by the County upon the Challenging Cities of the answer in the Expedited Rate Determination, the Challenging Cities shall file with the court and personally serve upon the County the Challenging Cities' opening brief and the Record in the Expedited Rate Determination. The opening brief shall not exceed 15 pages in length. The Record shall consist of, and be limited to, the record of the proceedings before the Board of Supervisors with respect to the adjustment of the Contract Rate, including but not limited to the County Report and the City Report prepared by each or any of the Challenging Cities pursuant to Section 4.2(I), any materials filed or lodged with the Board of Supervisors and the Orange County

Waste Commission, the transcript of the proceedings of the Board of Supervisors meeting and the Orange County Waste Commission, the minutes of the Board of Supervisors and the Orange County Waste Commission meeting, and the resolution and/or other documentation evidencing action by the Board of Supervisors and the Orange County Waste Commission to adjust the Contract Rate pursuant to Section 4.2(A) or (B). The record shall also include the most recent reports prepared pursuant to Sections 4.6 and 4.7. The Expedited Rate Determination shall be decided solely on the evidence in the Record, and no extrinsic evidence shall be submitted to or considered by the court.

(6) Within ten (10) days of service by the Challenging Cities of their opening brief and the Record, the County shall file and personally serve upon the Challenging Cities the County's opposition brief. The opposition brief shall not exceed 15 pages in length.

(7) Within five (5) days of service by the County upon the Challenging Cities of the opposition brief, the Challenging Cities may file and personally serve upon the County a rebuttal brief, which shall not exceed 10 pages in length.

(8) The trial of the Expedited Rate Determination shall be conducted as a hearing which shall be conducted at the date set by the court in the *ex parte* hearing conducted pursuant to Section 4.2(J)(4), or such other date and time ordered by the court. If the court requests the parties to prepare supplemental briefs in response to any question or issue raised by the court, the parties may do so.

(9) The standard of review for the Expedited Rate Determination shall be the preponderance of the evidence based upon the Record. The burden of proof shall be borne by the Challenging Cities, and the burden of proof shall be the same as with respect to a plaintiff in a damages action for breach of contract. Both parties have participated in the drafting of this Agreement. Accordingly, nothing set forth in this Agreement shall be interpreted or construed for or against either of the parties as a consequence of their participation in the drafting of this Agreement.

(10) The court shall issue its written statement of decision and enter judgment within thirty (30) days of the date of the hearing in the Expedited Rate Determination.

(11) If the court determines that any portion of the County's adjusted Contract Rate which is the subject of the Expedited Rate Determination was improperly imposed, the County shall, within 30 days of the date of the statement of decision, reimburse to the City the amount improperly imposed, together with interest calculated at the highest percentage rate that does not constitute usury under California laws. Such reimbursement may be made in the form of a reduction in the Contract Rate for a future period (not to exceed twelve months) reasonably calculated to provide full reimbursement of the amounts described above.

(12) If for any reason the court does not sign the order contained in the Expedited Rate Determination Stipulation, the City shall, within 30 days of the court's denial of such requested order, file with the court and personally serve upon the County a motion for summary judgment and/or motion for judgment on the pleadings, in accordance with Code of Civil Procedure Section 437(c) and 438. By executing this Agreement, the parties hereby stipulate that, in the event that the Challenging Cities file such summary judgment motion and/or motion for judgment on the pleadings, the Record shall be deemed to have been incorporated into the complaint and answer filed by the Challenging Cities and the County, and no evidence outside of the Record is relevant or material to the dispute raised in the Expedited Rate Determination. The briefing schedule and hearing on such motion for summary judgment and/or motion for judgment on the pleadings shall be in accordance with Code of Civil Procedure Section 437(c). The Challenging Cities and the County shall be bound by all of the requirements and restrictions set forth in Section 4.2(J) that are not in conflict with this paragraph (12).

(13) In the event that the court both does not sign the order contained in the Expedited Rate Determination Stipulation and either does not hear or does not issue a ruling on the merits on the motion for summary judgment and/or judgment on the pleadings which is dispositive of the issues, claims and causes of action in the complaint filed by the Challenging Cities, the County and the Challenging Cities shall, within twenty days following the issuance of the Court's order or decision not to honor the parties' stipulation or not to hear the parties' motion for summary judgment, make application to the Presiding Judge of the Orange County

Superior Court for an expedited hearing or trial date. The Challenging Cities and the County shall be bound by all of the requirements and restrictions set forth in Section 4.2(J) that are not in conflict with this paragraph (13). In this regard, and without limiting the foregoing, the only evidence to be presented at the hearing or trial shall be the Record, no testimony shall be presented at the hearing or trial; and both the County and the Challenging Cities waive all rights to a jury trial, to any reconsideration of the decision of the court, to a new trial after the court renders a decision, and to any appeal or review of the decision of the court.

SECTION 4.3 RESPONSIBILITY FOR PAYMENT OF THE CONTRACT RATE.

(A) Payment by City. In the event and to the extent (1) the City uses municipal collection forces directly for the haulage of Controllable Waste to the Disposal System or (2) the City uses non-municipal Franchise Haulers for collection but nonetheless elects to pay the Contract Rate from City revenues, the City, as its own Franchise Hauler, shall have direct responsibility for payment of the Contract Rate, and shall take all such budgetary, appropriation and other action as may be necessary to provide for the timely payment of the Contract Rate. Such action may include, depending upon the means authorized by the City to provide for such payment, the levy and collection of general or special taxes, the imposition of benefit assessments, or the collection of user fees, generator charges or other similar impositions for municipal solid waste disposal. The City shall use best efforts in accordance with Applicable Law to levy and impose all such taxes, assessments, fees or charges, and will take all steps, actions and proceedings for the enforcement, collection and payment of all such amounts which shall become delinquent, to the full extent permitted by Applicable Law. To the extent provided in Section 7.5 hereof, the obligation of the City for such Contract Rates shall be limited to amounts in the City's Solid Waste Enterprise Fund. From the Commencement Date to the date of expiration or termination of this Agreement, the obligation to the City to pay the Contract Rate, to the extent the City rather than Franchise Haulers is responsible directly for payment and provided that the Service Covenant has been complied with, shall be absolute and unconditional and shall not be subject to delay or diminution by reason of set-off, abatement, counterclaim, existence of a dispute or otherwise.

(B) Payment by Franchise Haulers. With respect to Controllable Waste delivered by Franchise Haulers other than City municipal collection forces, the obligation to pay the Contract Rate shall rest with such Franchise Haulers and not with the City and, unless the City has agreed with the County to be responsible for Franchise Hauler payments, the City shall not be financially responsible for any delay or failure by such Franchise Hauler to pay the Contract Rate or any portion thereof when due. In the event of any such failure, the County and the City shall cooperate with each other and use their best efforts to obtain timely payment. Such efforts by the County may include, as appropriate, requiring cash payments for disposal rights from such Franchise Hauler and bringing a legal proceeding for payment and damages. Such efforts by the City may include, as appropriate, legal proceedings to suspend, revoke or terminate the Franchise Hauler's franchise, permit or license rights.

(C) Disputes. If the City or the Franchise Hauler disputes any amount billed by the County in any Billing Statement, the City or the Franchise Hauler shall nonetheless pay the billed amount and shall provide the County with written objection within 30 days of the receipt of such Billing Statement indicating the amount that is being disputed and providing all reasons then known to the City or the Franchise Hauler for any objection to or disagreement with such amount. If the City or the Franchise Hauler and the County are not able to resolve such dispute within 30 days after the City's or the Franchise Hauler's objection, either party may pursue appropriate legal remedies.

SECTION 4.4 BILLING OF THE CONTRACT RATE. The County shall continue to bill Contract Rates after the Commencement Date, in the same manner as it has customarily billed tipping fees. Subject to the other provisions of this Agreement, the County shall have the right to modify or amend such manner of billing on reasonable notice to affected parties.

SECTION 4.5 RESTRICTED RESERVES. For purposes of this Agreement, "Restricted Reserves" means cash and other reserves of the Disposal System which are restricted to specific uses or are otherwise being reserved by the County to meet its obligations hereunder throughout the term of the Agreement with respect to the Disposal System pursuant to any Applicable Law, contract, adopted budget, budgetary policy of the County with respect to the Disposal System, or other arrangement. Such cash and other reserves are not required to be deposited in separate accounts or funds in order to constitute "Restricted Reserves" hereunder, and may be commingled with

Unrestricted Reserves or other funds of the County attributable to the Disposal System. "Restricted Reserves" shall include, but not be limited to, the following:

- (i) reserves for closure of components of the Disposal System to the extent required by Applicable Law;
- (ii) amounts reserved by the County for funding of post closure maintenance and monitoring with respect to components of the Disposal System;
- (iii) reserves established to protect the Disposal System against the adverse financial impact of potential decreases in waste deliveries pursuant to Section 4.2(B);
- (iv) amounts reserved to pay the costs of capital improvements with respect to the Disposal System;
- (v) amounts funded from revenues during the early years of the term of the Agreement reserved to enable the County to provide disposal services for the Contract Rate during the later years of the Agreement;
- (vi) amounts temporarily held by the County prior to payment to the State or other Governmental Bodies pursuant to Applicable Law (including any fees or charges payable to the State Integrated Waste Management Board);
- (vii) reserves required to meet bond covenants pursuant to financing agreements for Disposal System assets to the extent such amounts must be legally separate and distinct from other reserves identified in this Section;
- (viii) security deposits from landfill deferred payment program users;
- (ix) amounts held by the County in the Environmental Fund (provided, however, that such amounts in the Environmental Fund will be made available and used by the County if required to pay costs relating to environmental remediation or other related costs);
- (x) AB939 surcharges;
- (xi) amounts held by the County in the Corrective Action Fund held pursuant to CCR Title 27 to demonstrate financial assurance to pay for potential groundwater contamination; and
- (xii) an amount equal to three months of budgeted expenses for the Disposal System for the current fiscal year, representing working capital of the Disposal System.

SECTION 4.6 AUDITED FINANCIAL STATEMENTS. The County shall annually, on or before January 1 each year, prepare or cause to be prepared and have on file for inspection an annual report for the preceding Contract Year, accompanied by a certificate of an independent public accountant or of the County Auditor and Controller as to the examination of the financial statements therein (describing such statements as fairly presenting the information therein in conformity with generally accepted accounting principles) relating to the Disposal System, the Disposal Services, and the fiscal activities of the County OC Waste Disposal Enterprise Fund, and including statements in reasonable detail of the financial condition of the County OC Waste Disposal Enterprise Fund as of the end of the Contract Year and revenue and expenses for the Contract Year.

SECTION 4.7 ANNUAL UPDATE OF TEN-YEAR FINANCIAL PROJECTION. The County shall annually, on or before May 1 of each year, prepare or cause to be prepared, an updated Ten-Year Financial Projection for the Disposal System. Said Financial Projection shall include at least two full years of prior actual data and ten years of future projections including the following elements:

1. County Acceptable Waste, in tons;
2. Imported Acceptable Waste, in tons;
3. Revenues and expenditures;
4. Cash fund balances, including all monies in the County Solid Waste Enterprise Fund, with specific delineation of monies in the Environmental Fund, Restricted Reserves, Unrestricted Reserves, and all other funds of the System.
5. Projected liabilities for closure and post closure as well as reasonable reserves for other environmental costs.

The purpose of the Ten-Year Financial Projection is to keep the City fully informed about the future financial condition of the Disposal System. The County shall cause a copy of the Ten-Year Financial Projection to be delivered to the City Manager of the City no later than May 1 of each year. Upon request, the County shall make available to the Cities supporting information related to the ten-year financial projection.

ARTICLE V BREACH, ENFORCEMENT AND TERMINATION

SECTION 5.1 BREACH. The parties agree that in the event either party breaches any obligation under this Agreement or any representation made by either party hereunder is untrue in any material respect, the other party shall have the right to take any action at law or in equity (including actions for injunctive relief, mandamus and specific performance) it may have to enforce the payment of any amounts due or the performance of any obligations to be performed hereunder. Neither party shall have the right to terminate this Agreement except as provided in Section 5.2 and Section 5.3 hereof or as otherwise provided in this Agreement.

SECTION 5.2 CITY CONVENIENCE TERMINATION. The City shall have the right to terminate this Agreement in its sole discretion, for its convenience and without cause at any time during the Term hereof upon 90 days' written notice to the County. If the City exercises its rights to terminate the Agreement pursuant to this Section, the City shall pay the County a termination fee equal to the Contract Rate in effect at the time of such termination (or any higher rate with respect to which the County has provided notice pursuant to Section 4.2) multiplied by the number of tons of City Acceptable Waste delivered to the Disposal System during the preceding twelve months (or, if the City had been in breach of the Waste Disposal Covenant during such prior months, such amount as would have been delivered if the City had complied with the Waste Disposal Covenant), multiplied by the number of years remaining in the Term of the Agreement.

SECTION 5.3 TERMINATION.

(A) **By City.** Except as expressly provided herein, the City shall have no right to terminate this Agreement for cause except in the event of the repeated failure or refusal by the County substantially to perform any material obligation under this Agreement unless such failure or refusal is excused by an Uncontrollable Circumstance; except that no such failure or refusal shall give the City the right to terminate this Agreement for cause under this subsection unless:

(1) The City has given prior written notice to the County stating that a specified failure or refusal to perform exists which will, unless corrected, constitute a material breach of this Agreement on the part of the County and which will, in its opinion, give the City the right to terminate this Agreement for cause under this subsection unless such breach is corrected within a reasonable period of time, and

(2) The County has neither challenged in an appropriate forum (in accordance with Section 5.5) the City's conclusion that such failure or refusal to perform has occurred or constitutes a material breach of this Agreement nor corrected or diligently taken steps to correct such breach within a reasonable period of time not more than 90 days from the date of the notice given pursuant to clause (1) of this subsection (but if the

County shall have diligently taken steps to correct such breach within such reasonable period of time, the same shall not constitute a breach giving rise to the right of termination for as long as the County is continuing to take such steps to correct such breach).

(B) By County. Except as expressly provided herein, the County shall have no right to terminate this Agreement for cause except in the event of the repeated failure or refusal by the City substantially to perform any material obligation under this Agreement unless such failure or refusal is excused by an Uncontrollable Circumstance; except that no such failure or refusal shall give the County the right to terminate this Agreement for cause under this subsection unless:

(1) The County has given prior written notice to the City stating that a specified failure or refusal to perform exists which will, unless corrected, constitute a material breach of this Agreement on the part of the City and which will, in its opinion, give the County right to terminate this Agreement for cause under this subsection unless such breach is corrected within a reasonable period of time, and

(2) The City has neither challenged in an appropriate forum (in accordance with Section 5.5) the County's conclusion that such failure or refusal to perform has occurred or constitutes a material breach of this Agreement nor corrected or diligently taken steps to correct such breach within a reasonable period of time not more than 90 days from the date of the notice given pursuant to clause (1) of this subsection (but if the City shall have diligently taken steps to correct such breach within such reasonable period of time, the same shall not constitute a breach giving rise to the right of termination for as long as the City is continuing to take such steps to correct such breach).

SECTION 5.4 NO WAIVERS. No action of the County or the City pursuant to this Agreement (including, but not limited to, any investigation or payment), and no failure to act, shall constitute a waiver by either party of the other party's compliance with any term or provision of this Agreement. No course of dealing or delay by the County or the City in exercising any right, power or remedy under this Agreement shall operate as a waiver thereof or otherwise prejudice such party's rights, powers and remedies. No single or partial exercise of (or failure to exercise) any right, power or remedy of the County or the City under this Agreement shall preclude any other or further exercise thereof of the exercise of any other right, power or remedy.

SECTION 5.5 FORUM FOR DISPUTE RESOLUTION. It is the express intention of the parties that all legal actions and proceedings related to this Agreement or to the Disposal System or to any rights or any relationship between the parties arising therefrom shall be solely and exclusively initiated and maintained in courts of the State of California having appropriate jurisdiction.

ARTICLE VI TERM

SECTION 6.1 EFFECTIVE DATE AND TERM.

(A) Initial Term. This Agreement shall become effective, shall be in full force and effect and shall be legally binding upon the City and the County from the Contract Date and shall continue in full force and effect until June 30, 2020, unless earlier terminated in accordance with its terms, in which event the Term shall be deemed to have expired as of the date of such termination.

(B) Option to Renew. This Agreement shall be subject to renewal by mutual agreement of the parties, on or before June 30, 2018, for an additional term of ten years (the "Renewal Term") on the same terms and conditions as are applicable during the Initial Term hereof. The City shall give the County written notice of its irrevocable election to renew this Agreement on or before June 30, 2017. If the parties do not renew this Agreement by June 30, 2018, the Agreement shall expire on June 30, 2020.

(C) Contract Rate During Renewal Term. In connection with the parties' right to renew this Agreement for an additional ten-year term pursuant to Section 6.1(B), the parties shall, on or before June 30, 2018, negotiate an applicable change in the Contract Rate for such renewal term. In determining any revisions to the

Contract Rate to be applicable during any renewal period, in addition to the circumstances described in Section 4.2(A), the parties may take into consideration the following parameters, including but not limited to:

- (i) actual cost of operations;
- (ii) population growth;
- (iii) increase or decrease in available tonnage;
- (iv) economic and disposal market conditions in the Southern California region;
- (v) changes in transportation and technology;
- (vi) closure and expansion of nearby landfills;
- (vii) capacity of the Disposal System; and
- (viii) available reserves which are in excess of the amount reasonably required as

reserves.

(D) Survival; Accrued Rights. The rights and obligations of the parties hereto pursuant to Sections 3.1(E)(2), 5.1, 5.3, 5.5, 7.2, 7.3, 7.5, 7.7, 7.8, 7.9, and 7.10 hereof shall survive the termination or expiration of this Agreement, and no such termination or expiration shall limit or otherwise affect the respective rights and obligations of the parties hereto accrued prior to the date of such termination or expiration. At the end of the Term of this Agreement, all other obligations of the parties shall terminate.

SECTION 6.2 COMMENCEMENT DATE.

(A) Obligations of the Parties Prior to the Commencement Date. The parties acknowledge that the Disposal Agreements may be executed and delivered on different dates and that, except as provided in this subsection, neither the County nor the City shall be obligated to perform its obligations hereunder until the participation threshold provided herein has been met and the other conditions to the occurrence of the Commencement Date have occurred. Prior to the Commencement Date, each party hereto shall at its own expense exercise good faith and due diligence and take all steps within its reasonable control in seeking to satisfy the conditions to the Commencement Date set forth herein as soon as reasonably practicable. The County and the City, each at its own expense, shall cooperate fully with each other and the other Participating Cities in connection with the foregoing undertaking. Until the Commencement Date occurs, the Original WDAs shall remain in full force and effect.

(B) Condition to the Commencement Date. The Commencement Date for the Agreement shall be the date on which the percentage of the County's Acceptable Waste attributable to Participating Cities which have executed and delivered Disposal Agreements shall exceed 85% percent (using the percentage rates attributed to such Cities in Appendix 1). Unincorporated County is assumed to be a Participating City for the purposes of determining the Commencement Date in accordance with this Section 6.2(b) and Appendix 1 of this Agreement.

(C) Satisfaction of Condition and Commencement Date. Upon the satisfaction or waiver of the condition to the Commencement Date, the County shall give written notice thereof to the cities which have theretofore executed Disposal Agreements. The parties shall thereupon hold a formal closing acknowledging the satisfaction or waiver of the condition to the Commencement Date, certifying that the Commencement Date has occurred and designating the Participating Cities. Copies of all of the documents or instruments constituting or evidencing satisfaction of the Commencement Date conditions shall be furnished to each party prior to or on the Commencement Date.

(D) Newly Incorporated Cities. Any city within Orange County which becomes incorporated after the Commencement Date shall upon request be offered the opportunity by the County to become a Participating City. If any such City executes a Disposal Agreement and meets the applicable condition provided in subsection 6.2(B) hereof within 180 days following the date of its municipal incorporation, then such City shall be entitled to execute a Waste Disposal Agreement on substantially the same terms and conditions as this Agreement (including the Contract Rate), notwithstanding the limitations contained in Section 3.6(B).

(E) Failure of Condition. If by _____ [120 DAYS AFTER BOARD APPROVAL], or such later date as the County may agree, the condition to the Commencement Date specified in this Section is not satisfied, either party hereto may, by notice in writing to the other party, terminate this Agreement. Neither party shall be liable to the other for the termination of this Agreement pursuant to this subsection, and each of the parties shall bear its respective costs and expenses incurred in seeking to satisfy the condition to the Commencement Date. Notwithstanding anything in this Agreement to the contrary, in the event that this Agreement is terminated pursuant to this Section, the provisions of the Original WDA shall remain in full force and effect on the terms and conditions set forth therein.

ARTICLE VII GENERAL PROVISIONS

SECTION 7.1 OPERATION AND MAINTENANCE OF THE DISPOSAL SYSTEM. The County, at its cost and expense through the County Solid Waste Enterprise Fund, shall at all times operate, or caused to be operated, the Disposal System in accordance with Applicable Law and the operating rules and regulations of the Department.

SECTION 7.2 UNCONTROLLABLE CIRCUMSTANCES GENERALLY.

(A) Performance Excused. Except as otherwise specifically provided in this Agreement, neither the County nor the City shall be liable to the other for any failure or delay in the performance of any obligation under this Agreement (other than any payment at the time due and owing) to the extent such failure or delay is due to the occurrence of an Uncontrollable Circumstance.

(B) Notice, Mitigation. The party experiencing an Uncontrollable Circumstance shall notify the other party by telecommunication or telephone and in writing, on or promptly after the date the party experiencing such Uncontrollable Circumstance first knew of the commencement thereof, followed within 15 days by a written description of (1) the Uncontrollable Circumstance and the cause thereof (to the extent known), (2) the date the Uncontrollable Circumstance began and the cause thereof, its estimated duration, the estimated time during which the performance of such party's obligations hereunder will be delayed, (3) the estimated amount, if any, by which the Contract Rate may need to be adjusted as a result of such Uncontrollable Circumstance, (4) its estimated impact on the other obligations of such party under this Agreement and (5) potential mitigating actions which might be taken by the County or City and any areas where costs might be reduced and the approximate amount of such cost reductions. Each party shall provide prompt written notice of the cessation of such Uncontrollable Circumstance. Whenever such act, event or condition shall occur, the party claiming to be adversely affected thereby shall, as promptly as reasonably possible, use its best efforts to eliminate the cause therefor, reduce costs and resume performance under this Agreement. In addition, with respect to Changes in Law, the County shall diligently contest any such changes the imposition of which would have a material adverse impact on the Disposal System. While the delay continues, the County or City shall give notice to the other party, before the first day of each succeeding month, updating the information previously submitted.

(C) Impact on Contract Rate. If and to the extent that Uncontrollable Circumstances interfere with, delay or increase the cost to the County of meeting its obligations hereunder and providing Disposal Services to the Participating Cities in accordance herewith, the County shall be entitled to an increase in the Contract Rate as provided in Section 4.2 herein or an extension in the schedule for performance equal to the amount of the increased cost or the time lost as a result thereof. The proceeds of any insurance available to meet any such increased cost shall be applied to such purpose prior to any determination of cost increases payable under this subsection. Any cost reductions achieved through the mitigating measures undertaken by the County pursuant to subsection 7.2(B) hereof upon the occurrence of an Uncontrollable Circumstance shall be reflected in a reduction of the amount by which the

Contract Rate would have otherwise been increased or shall serve to reduce the Contract Rate to reflect such mitigation measures, as applicable.

SECTION 7.3 INDEMNIFICATION. To the extent permitted by law, the County agrees that, it will protect, indemnify, defend and hold harmless the City from and against all Loss-and-Expense arising from the City's activity as an "arranger" (for purposes of and as such term is defined under CERCLA or comparable state statutes) of municipal solid waste disposal pursuant to this Agreement. In the event the City shall determine that because of conflict or any other reason that it wishes to be defended by legal counsel other than the legal counsel provided by the County, the cost of providing such legal counsel shall be the City's sole responsibility. The City acknowledges the County's legitimate interest in actively participating in any defense, litigation or settlement whether the County or the City provides legal counsel. Any costs incurred by the County pursuant to this Section shall be considered an Uncontrollable Circumstance cost and the County shall be entitled to adjust the Contract Rate as provided in subsection 4.2(A) herein. The County shall not, however, be required to indemnify or defend the City from and against all Loss-and-Expense arising from any willful, knowing, illegal or negligent disposal of hazardous waste (other than incidental amounts of Household Hazardous Waste commonly found in municipal solid waste and permitted to be disposed in Class III landfills under RCRA) which violates the County's landfill permits or Applicable Law. The parties agree that this provision constitutes an indemnity under CERCLA (to the extent of the specific provisions of this Section). The parties acknowledge that this subsection is not intended to and does not create any obligation on the part of the County to provide any indemnification or defense to any Franchise Hauler, whether franchised or not, or any Independent Hauler or Transfer Station, under any circumstances. The City acknowledges the County's legitimate interest in actively participating in any defense, litigation or settlement, and shall, as a condition to this indemnity, coordinate fully with the County in the defense.

SECTION 7.4 RELATIONSHIP OF THE PARTIES. Neither party to this Agreement shall have any responsibility whatsoever with respect to services provided or contractual obligations or liabilities assumed by the other party hereto, whether accrued, absolute, contingent or otherwise, or whether due or to become due. The County is an independent contractor of the City and nothing in this Agreement shall be deemed to constitute either party a partner, agent or legal representative of the other party or to create any fiduciary relationship between the parties.

SECTION 7.5 LIMITED RECOURSE.

(A) To the City. Except in the event the City has not established or maintained a City Solid Waste Enterprise Fund, no recourse shall be had to the general funds or general credit of the City for the payment of any amount due the County hereunder, or the performance of any obligation incurred hereunder, including any Loss-and-Expense of any nature arising from the performance or non-performance of the City's obligations hereunder. The sole recourse of the County for all such amounts shall be to the funds held in any such Solid Waste Enterprise Fund. All amounts held in any City Solid Waste Enterprise Fund shall be held for the uses permitted and required thereby, and no such amounts shall constitute property of the County. The City shall make adequate provision in the administration of any City Solid Waste Enterprise Fund for the payment of any amount or the performance of any obligation which may be due hereunder.

(B) To the County. No recourse shall be had to the general funds or general credit of the County for the payment of any amount due the City hereunder, or the performance of any obligation incurred hereunder, including any Loss-and-Expense of any nature arising from the performance or non-performance of the County's obligations hereunder. The sole recourse of the City for all such amounts shall be to the funds held in the County Solid Waste Enterprise Fund in accordance with the terms of this Agreement. All amounts held in the County Solid Waste Enterprise Fund shall be held for the uses permitted and required thereby, and no such amounts shall constitute property of the City. The County shall make adequate provision in the administration of the County Solid Waste Enterprise Fund for the payment of any amount or the performance of any obligation which may be due hereunder.

SECTION 7.6 PRE-EXISTING RIGHTS AND LIABILITIES. Nothing in this Agreement is intended to affect, release, waive or modify any rights, obligations or liabilities which any party hereto may have to or against the other party as of the Contract Date relating to the disposal of waste in the Disposal System or any other related matter.

SECTION 7.7 NO VESTED RIGHTS. The City shall not acquire any vested property, license or other rights in the Disposal System by reason of this Agreement.

SECTION 7.8 LIABILITY FOR COLLECTION, TRANSPORTATION AND PROCESSING. Any liability incurred by the City as a result of collecting Acceptable Waste or processing it for diversion from landfill, or as a result of causing, franchising, permitting, licensing, authorizing or arranging any of the foregoing, shall be its sole liability, except as expressly otherwise provided herein.

SECTION 7.9 NO CONSEQUENTIAL OR PUNITIVE DAMAGES. In no event shall either party hereto be liable to the other or obligated in any manner to pay to the other any special, incidental, consequential, punitive or similar damages based upon claims arising out of or in connection with the performance or non-performance of its obligations or otherwise under this Agreement, or the material inaccuracy of any representation made in this Agreement, whether such claims are based upon contract, tort, negligence, warranty or other legal theory.

SECTION 7.10 AMENDMENTS. Neither this Agreement nor any provision hereof may be changed, modified, amended or waived except by written agreement duly authorized and executed by both parties.

SECTION 7.11 NOTICE OF LITIGATION. Each party shall deliver written notice to the other of any Legal Proceeding to which it is a party and which questions the validity or enforceability of this Agreement executed by the City or the County or any Legal Entitlement issued in connection herewith.

SECTION 7.12 FURTHER ASSURANCES. At any and all times the City and the County so far as may be authorized by law shall pass, make, do, execute, acknowledge and deliver any and every such further resolutions, acts, deeds, conveyances, instruments, assignments, transfers and assurances as may be necessary or reasonably requested by the other in order to give full effect to this Agreement.

SECTION 7.13 ASSIGNMENT OF AGREEMENT. (A) Assignment. Neither this Agreement nor any of the rights or obligations hereunder may be assigned by either party hereto without the prior written consent of the other party, which may be withheld in the other party's sole discretion. Notwithstanding the foregoing, either party may assign this Agreement to another public entity, subject to the reasonable consent of the other party. In such circumstances the party not requesting the assignment shall have the right to demand assurances of the financial, technical and legal ability of the proposed assignee to undertake the responsibilities and obligations of the assigning party.

(B) Sale. The County shall not enter into any agreement for the sale of the Disposal System which provides for an effective date for such sale prior to the termination of this Agreement.

SECTION 7.14 INTEREST ON OVERDUE OBLIGATIONS. Except as otherwise provided herein, all amounts due hereunder, whether as damages, credits, revenue or reimbursements, that are not paid when due shall bear interest at the Overdue Rate on the amount outstanding from time to time, on the basis of a 365-day year, counting the actual number of days elapsed, and all such interest accrued at any time shall, to the extent permitted by Applicable Law, be deemed added to the amount due, as accrued.

SECTION 7.15 BINDING EFFECT. This Agreement shall bind and inure to the benefit of the parties hereto and any successor or assignee acquiring an interest hereunder consistent with the provisions of Section 7.13 hereof.

SECTION 7.16 NOTICES. Any notice or communication required or permitted hereunder shall be in writing and sufficiently given if delivered in person or sent by certified or registered mail, postage prepaid, to the notice address of the respective parties set forth on the cover page of this Agreement. Changes in the respective addresses to which such notices may be directed may be made from time to time by any party by notice to the other party.

IN WITNESS WHEREOF, COUNTY and CITY have caused this Agreement to be executed by their duly authorized officers or representatives as of the day and year first above written.

COUNTY OF ORANGE

Date 7/7/09

By [Signature]
Director, OC Waste & Recycling

Date 6-2-09

By [Signature]
[NAME]
Sanitary District Representative
Garden Grove Sanitary District

Date 6/8/09

ATTEST:
By [Signature]
[NAME]
Sanitary District Representative
Garden Grove Sanitary District

APPROVED AS TO FORM:
COUNTY COUNSEL
ORANGE COUNTY, CALIFORNIA

By [Signature]
Date 07.27.09

Approved as to form:
General Counsel
Garden Grove Sanitary District

By [Signature]
Date 6/8/09

APPENDIX 1

ESTIMATED ANNUAL TONNAGE

APPENDIX 1

PERCENTAGE OF COUNTY ACCEPTABLE WASTE ATTRIBUTABLE TO PARTICIPATING CITIES FOR PURPOSE OF SECTION 6.2(b)

Jurisdiction	Percentage of County Acceptable Waste
Anaheim	13.4%
Santa Ana	10.6%
Irvine	7.5%
Huntington Beach	6.0%
Orange	5.8%
Garden Grove	5.1%
Fullerton	4.5%
Unincorporated Orange County ⁽¹⁾	4.3%
Costa Mesa	3.6%
Newport Beach	3.0%
Lake Forest	2.6%
Buena Park	2.5%
Mission Viejo	2.3%
Westminster	2.3%
Yorba Linda	2.3%
Brea	2.1%
Tustin	2.0%
Cypress	1.9%
La Habra	1.8%
San Clemente	1.7%
Fountain Valley	1.6%
Laguna Niguel	1.6%
Placentia	1.6%
San Juan Capistrano	1.6%
Laguna Beach	1.4%
Dana Point	1.2%
Stanton	1.1%
Rancho Santa Margarita	1.0%
Laguna Hills	0.9%
Seal Beach	0.8%
Aliso Viejo	0.7%
Los Alamitos	0.5%
La Palma	0.3%
Laguna Woods	0.2%
Villa Park	0.2%
Total	100%

(1) Unincorporated County is assumed to be a Participating City for the purposes of determining the Commencement Date in accordance with Section 6.2(b) of this Agreement.

(2) A Participating City will only be included for purposing of determining the Commencement Date upon (i) execution of a Waste Disposal Agreement by that Participating City and (ii) execution of a Hauler Acknowledgement(s) by the Franchise Hauler(s) operating within such Participating City

APPENDIX 2
CUMULATIVE TONNAGE TARGETS

APPENDIX 2

**Cumulative County Acceptable Waste Tonnage Target to be Used
for Purposes of Section 4.2 (B)**

<i>Fiscal Year</i>	<i>County Acceptable Waste Tonnage</i>	<i>Cumulative County Acceptable Waste Tonnage</i>
FY 2008-09	3,170,387	3,170,387
FY 2009-10	3,092,806	6,263,193
FY 2010-11	3,185,590	9,448,783
FY 2011-12	3,344,870	12,793,653
FY 2012-13	3,445,216	16,238,869
FY 2013-14	3,514,120	19,752,989
FY 2014-15	3,549,262	23,302,251
FY 2015-16	3,565,608	26,867,859
FY 2016-17	3,582,033	30,449,892
FY 2017-18	3,598,535	34,048,427
FY 2018-19	3,615,115	37,663,542
FY 2019-20	3,631,774	41,295,316

APPENDIX 3
 CUMULATIVE CAPITAL COSTS
 to be Used
 for Purposes of Section 4.2(A)vi

Fiscal Year (ending June 30)	Annual Capital Costs	Cumulative Capital Costs
2009	\$37,939,538	\$37,939,538
2010	\$59,343,405	\$97,282,943
2011	\$10,433,978	\$107,716,921
2012	\$13,678,113	\$121,395,034
2013	\$17,525,040	\$138,920,074
2014	\$11,259,518	\$150,179,592
2015	\$37,682,758	\$187,862,350
2016	\$5,068,800	\$192,931,150
2017	\$10,662,265	\$203,593,415
2018	\$29,397,698	\$232,991,113
2019	\$8,263,795	\$241,254,908
2020	\$45,103,805	\$286,358,713

FRANCHISE HAULER ACKNOWLEDGMENT

THIS FRANCHISE HAULER ACKNOWLEDGMENT, dated as of May 26, 2009 (the "Acknowledgment"), by GARDEN GROVE DISPOSAL, INC. (the "Franchise Hauler").

WITNESSETH

WHEREAS, the Garden Grove Sanitary District (the "District") and the Franchise Hauler have heretofore entered into an agreement entitled Second Updated and Restated Agreement between the Garden Grove Sanitary District and Garden Grove Disposal, dated as of November 30, 1999, (the "Franchise"); and

WHEREAS, the Franchise provides for the collection and disposal of certain municipal solid waste as described therein ("Franchise Waste") generated within the District; and

WHEREAS, Orange County (the "County") owns, manages and operates a sanitary landfill disposal system for municipal solid waste generated within the County; and

WHEREAS, the District and the County have heretofore entered into a Waste Disposal Agreement, dated as of May 26, 2009 (the "Disposal Agreement") determining that the execution of such Disposal Agreement will serve the public health, safety and welfare of the residents of the District and County, by maintaining public ownership and stewardship over the Orange County Landfill Disposal System (the "Disposal System"); and

WHEREAS, under the Disposal Agreement, the County has agreed to provide long-term disposal of all municipal solid waste generated within the District and the District has agreed to exercise all legal, and contractual power which it possesses from time to time to deliver or cause the delivery of such waste to the Disposal System; and

WHEREAS, the provisions of the Waste Disposal Agreement which guarantee capacity for the long term disposal of waste at specified rates generated in the District provide significant benefits to the Franchise Hauler; and *

WHEREAS, notwithstanding any Franchise provisions to the contrary, the Franchise Hauler explicitly acknowledges the aforementioned benefits to the District, the County and the Franchise Hauler in providing for the disposal of all Franchise Waste to the Disposal System; and

WHEREAS, the District desires to obtain, and the Franchise Hauler desires to provide, this Acknowledgment to assure that the District and the Franchise Hauler will be entitled to the benefits of the Waste Disposal Agreement and to assure conformity with the waste delivery obligations which have been agreed to by the District under the Disposal Agreement through the delivery of waste by the Franchise Hauler to the Disposal System; and

WHEREAS, the Franchise Hauler's agreement to deliver Franchise Waste to the Disposal System under this Acknowledgment is given in consideration of the Franchise Hauler's right to receive the Contract Rate for such disposal as provided in the Disposal Agreement.

ACKNOWLEDGMENT

NOW, THEREFORE, in consideration of the premises and for other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the parties hereto, intending to be legally bound hereby, agree as follows:

1. Capitalized terms used and not otherwise defined herein are used as defined in the Disposal Agreement.

2. The Franchise Hauler hereby waives any right which it may possess under applicable law to contest on any ground, constitutional, statutory, case law, administrative or otherwise, (a) the right, power or authority of the County or the District to enter into or perform their respective obligations under the Disposal Agreement, (b) the enforceability against the County or the District of the Disposal Agreement, or (c) the right, power or authority of the District to deliver or cause the delivery of all Controllable Waste to the Designated Disposal Facility in accordance with the Disposal Agreement and this Acknowledgment.

3. The Franchise Hauler hereby represents that this Acknowledgment has been duly authorized by all necessary action of its governing body.

4. The Franchise Hauler shall deliver or cause to be delivered all Controllable Waste (including all residue from the processing by any means, wherever conducted, of Controllable Waste), to the Disposal System, and shall otherwise assist the District in complying with its obligations under the Waste Disposal Covenant in Section 3.1 of the Disposal Agreement.

5. The Franchise Hauler shall not haul Controllable Waste to any materials recovery facility, composting facility, intermediate processing facility, recycling center, transfer station or other waste handling or management facility unless the contract or other agreement or arrangement between the Franchise Hauler and the operator of such facility is sufficient in the opinion of the County to assure that the Residue from such facility constituting City Acceptable Waste (or Tonnage equivalencies) and the City Acceptable Waste transferred by such facility shall be delivered to the Designated Disposal Facility in compliance with the Waste Disposal Covenant.

6. The Franchise Hauler shall pay the Contract Rate imposed by the County at the Designated Disposal Facility for the disposal of all Controllable Waste, which rate shall be subject to potential adjustment necessary to reflect the circumstances set forth in the Disposal Agreement.

7. Nothing in this Acknowledgment is intended to restrict any right or responsibility explicitly given the Franchise Hauler in the Franchise to recycle City Acceptable Waste, except as provided in paragraph 5 above with respect to Residue from any such recycling operations.

8. The obligations of the Franchise Hauler under this Acknowledgment shall apply notwithstanding any provision of the Franchise which may conflict herewith.

9. This Acknowledgment may be enforced by the District by any available legal means. In any enforcement action by the District, the burden of proof shall be on the Franchise Hauler to

demonstrate compliance herewith.

10. This Acknowledgment shall be in full force and effect and shall be legally binding upon the Franchise Hauler from the date hereof and shall continue in full force and effect until the earlier of (i) the end of the term of the Franchise or (ii) the end of the term of the Disposal Agreement.

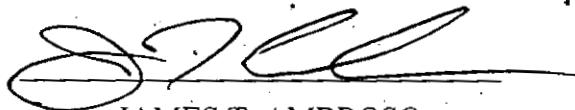
11. The Franchise Hauler agree that the County shall be an express third party beneficiary of this Acknowledgment, and shall be entitled to independently enforce the obligations of the Franchise Hauler hereunder.

12. The Franchise Hauler agrees to assist the County in verifying tonnage collected by the Franchise Hauler and providing information required by the County. Hauler will provide upon request refuse tonnage collected within the County, and outside the County (if relevant to confirming tonnage origination), separated by jurisdiction, by load type (residential, commercial, roll-off box), and by facility to which it was delivered (specify which landfill or transfer station). The Franchise Hauler will provide customer service levels and route lists. The Franchise Hauler will cooperate with County audits to verify reported origin of tonnage by making records and personnel available to the County and/or its auditors.

IN WITNESS WHEREOF, the Franchise Hauler has caused this Acknowledgment to be executed by its duly authorized officers or representatives as of 26th day of May, 2009.

GARDEN GROVE DISPOSAL, INC.

Signature:



Printed Name:

JAMES T. AMBROSO

Title:

VICE PRESIDENT

**EXHIBIT N:
FACILITIES LIST**

EXHIBIT N: FACILITIES LIST

Facilities List

Approved or Designated Facility Type	Required Facility Information
Approved Transfer Facility(ies)	<p>Facility Name: CVT Regional Material Recovery and TS</p> <ul style="list-style-type: none"> • Address: 1131 N. Blue Gum St. Anaheim, CA 92806 • Operator: Republic Services • SWIS Number: SWIS 30-AB-0335 • Facility Type: Materials Recovery Facility and TS • Material Type(s): Source Separated Recyclable Materials, Yard Waste, Food Waste, Source Separated Organic Materials, C&D, Solid Waste <p>Facility Name: Rainbow Transfer/Recycling</p> <ul style="list-style-type: none"> • Address: 17121 Nichols Ln Huntington Beach CA, 92647 • Operator: Republic Services • SWIS Number: SWIS 30-AB-0099 • Facility Type: Materials Recovery Facility and TS • Material Type(s): Source Separated Recyclable Materials, Yard Waste, Food Waste, Source Separated Organic Materials, C&D, Solid Waste
Designated Disposal Facility(ies)	<p>Facility Name: Olinda Alpha Landfill</p> <ul style="list-style-type: none"> • Address: 1942 N. Valencia Avenue Brea, CA 92823 • Operator: OC Waste and Recycling • SWIS Number: SWIS 30-AB-0035 • Facility Type: Landfill • Material Type(s): Solid Waste • (If Applicable) Transfer Facility: CVT Regional Material Recovery and TS <p>Facility Name: Frank R. Bowerman Sanitary LF</p> <ul style="list-style-type: none"> • Address: 11002 Bee Canyon Access Road, Irvine, CA 92618 • Operator: OC Waste and Recycling • SWIS Number: 30-AB-0360 • Facility Type: Landfill • Material Type(s): Solid Waste • (If Applicable) Transfer Facility: CVT Regional Material Recovery and TS
Approved C&D Facility(ies)	<p>Facility Name: CVT Regional Material Recovery and TS</p> <ul style="list-style-type: none"> • Address: 1131 N. Blue Gum St. Anaheim, CA 92806 • Operator: Republic Services • SWIS Number: SWIS 30-AB-0335 • Facility Type: Materials Recovery Facility and TS • Material Type(s): Source Separated Recyclable Materials, Yard Waste, Food Waste, Source Separated Organic Materials, C&D Debris, Solid Waste

EXHIBIT N: FACILITIES LIST

Approved or Designated Facility Type	Required Facility Information
Approved Organic Materials Processing Facility(ies)	<p>Facility Name: Agromin OC Ontario</p> <ul style="list-style-type: none"> • Address: 8292 Edison Ave. Ontario, CA 91762 • Operator: Agromin • SWIS Number: SWIS 36-AA-0499 • Facility Type: Composting site • Material Type(s): Organics • (If Applicable) Transfer Facility: CVT or Rainbow <p>Facility Name: Agromin OC- Oceanside Green Materials</p> <ul style="list-style-type: none"> • Address: 1200 Wilshire Rd. Fallbrook, CA 92028 • Operator: Agromin • SWIS Number: 37-AA-0991 • Facility Type: Composting • Material Type(s): Organics • (If Applicable) Transfer Facility: CVT or Rainbow <p>Facility Name: Recology Blossom Valley Organics</p> <ul style="list-style-type: none"> • Address: 6061 N Wheeler Ridge Rd. Lamont, CA 93242 • Operator: Recology • SWIS Number: SWIS 15-AA-0307 • Facility Type: Composting • Material Type(s): Organics • (If Applicable) Transfer Facility: CVT or Rainbow <p>Facility Name: Kochergen Farms Composting</p> <ul style="list-style-type: none"> • Address: Avenal Cutoff Rd. and Omaha Ave. Avenal CA 93239 • Operator: Kochergen Farms • SWIS Number: SWIS 16-AA-0022 • Facility Type: Composting • Material Type(s): Organics • (If Applicable) Transfer Facility: CVT or Rainbow <p>Facility Name: Republic Services Copper Mountain Landfill</p> <ul style="list-style-type: none"> • Address: 34853 East County 12th Street, Wellton, AZ 85356 • Operator: Republic Services • SWIS Number: None • Facility Type: Landfill • Material Type(s): Organics • (If Applicable) Transfer Facility: CVT or Rainbow

EXHIBIT N: FACILITIES LIST

Approved or Designated Facility Type	Required Facility Information
	<p>Facility Name: Rialto BioEnergy Facility,</p> <ul style="list-style-type: none"> • Address: 503 East Santa Ana Avenue Rialto, CA 92376 • Operator: Anaergia Services • SWIS Number: SWIS 36-AA-0446 503 • Facility Type: Large Volume In-Vessel Digestion Facility • Material Type(s): Source Separated Organic Materials • (If Applicable) Transfer Facility: CVT or Rainbow
Approved Recyclable Materials Processing Facility	<p>Facility Name: CVT Regional Material Recovery and TS</p> <ul style="list-style-type: none"> • Address: 1131 N. Blue Gum St. Anaheim, CA 92806 • Operator: Republic Services • SWIS Number: SWIS 30-AB-0335 • Facility Type: Materials Recovery Facility and TS • Material Type(s): Source Separated Recyclable Materials, Yard Waste, Food Waste, Source Separated Organic Materials, C&D Debris, Solid Waste <p>Facility Name: Rainbow Transfer/Recycling</p> <ul style="list-style-type: none"> • Address: 17121 Nichols Ln Huntington Beach CA, 92647 • Operator: Republic Services • SWIS Number: SWIS 30-AB-0099 • Facility Type: Materials Recovery Facility and Transfer Station • Material Type(s): Source Separated Recyclable Materials, Yard Waste, Food Waste, Source Separated Organic Materials, C&D Debris, Solid Waste <p>Facility Name: Waste Management Of Orange</p> <ul style="list-style-type: none"> • Address: 2050 Glassell Street Orange, CA 92865 • Operator: USA Waste Of California, Inc • SWIS Number: 30-AB-0363 • Facility Type: Transfer/ Processing • Material Type(s): Source Separated Recyclable Materials • (If Applicable) Transfer Facility: CVT or Rainbow

This page intentionally left blank

EXHIBIT O:
DOCUMENTATION OF RESIDENTIAL ORGANICS COST PER TON

EXHIBIT O: DOCUMENTATION OF RESIDENTIAL ORGANICS COST PER TON

Exhibit based on January 10, 2022 Residential Organic Materials analysis provided by Contractor.

Total CVT Residential Organic Materials Tons Collected	107,595
--	---------

Approved Facility from Exhibit O	CVT Cost (Pre-processing and/or Transfer)	Transportation Cost/Ton	Tip Fee/ton	Cost/ton	Allocation	Tons Delivered to Facility	Total Facility Cost: Pre-processing, Transfer, Transportation and Tip Fee
Agromin	\$40.46	\$13.60	\$68.05	\$122.11	40%	43,038	\$5,255,294
Kochergen	\$12.21	\$60.77	\$30.99	\$103.97	40%	43,038	\$4,474,818
Recology	\$31.00	\$50.02	\$44.29	\$125.31	20%	21,519	\$2,696,543

Totals	100%	107,595	\$ 12,426,655
Rate per ton for Residential Organic Materials			\$115.49