Marion County	C	<mark>Contract Re</mark>	view Sheet				
FINANCE DEPARTMENT		Contract for Set	vices #· PW-583	5-24 Amendm	nent #∙	P	
FINANCE DEPARTMENT Contract for Services #: PW-5835-24 Amendment #: PUBIc Works Department P						V -	
Phone #: (503) 566-4139		^		y, January 9, 202		583	
Title: Waste Hauling fro				<u>.,, ounuir y 2, 202</u>	<u>.</u>	5-	
		`		Arion County		24	
Original Contract Amount			vious Amendments A		\$	-	
Current Amendment: \$			ract Total: \$	5,000,000.00		0%	
Incoming Funds	_		Retroactive			%	
Source Selection Method:					Ŭ MS#		
Description of Services or							
Contract for the hauling of - and other locations.							
Desired BOC Session Date: 1/31/202		<u>1/2024</u>	Files submitted in CMS for Approval:			1/10/2024	
Agenda Planning Date 1/18/2024			Printed packets due in Finance: 1/16/				
Management Update	anagement Update 1/16/2024		BOC upload / Board Session email: 1/17/2				
BOC Session Presenter(s)	Andrew Joh	nson					
		FOR FINA	NCE USE				
Date Finance Received:	Date Finance Received: Date Legal Received:						
Comments: Y							
REQUIRED APPROVALS							
DocuSigned by: DocuSigned by: DocuSigned by:		1/22/2024	DocuSigned by: UnalyuMauDradel 2005185756514CE		1/19/2	024	
Finance - Contracts		Date	Contract Specialis	st	Date		
Scott Norris			DocuSigned by:				
		1/22/2024	Jan Fritz		1/22/2	024	
Legal Counsel		Date	Chief Administrat	live Officer	Date		

	NION COUNTY BOARD OF COMMISSIONERS					
O R E G O N						
	January 31, 2024					
Meeting date: Department:	Public Works					
Title	Consideration of Contract Approval with Republic Services for Hauling of Waste from the North Marion Transfer Station					
Agenda Planning Date:	1/18/24 1/16/24 Management Update/Work Session Date: Audio/Visual aids					
5 min Time Required	Andrew Johnson x4184 Contact: Phone:					
Requested Action:	Approve the new contract with United Disposal Service, Inc. dba Republic Services of Marion County for Waste Hauling from the North Marion Recycling & Transfer Station.					
Issue, Description & Background:	The 2016 service agreement with Republic Services of Marion County expired December 31, 2023, soon after both parties agreed on rates for the replacement contract. The new agreement will continue services currently provided for the next five years, with the option to renew for an additional five years.					
Financial Impacts:	\$5,000,000.00 over the five years, with additional funding to account for waste volume fluctuations and annual rate increases. This funding will come from the Solid Waste (510) fund.					
Impacts to Department & External Agencies:	This contract will allow for continued operation of the North Marion Recycling & Transfer Station as a logistically convenient location for residents, businesses and agencies to drop off waste or recyclable materials.					
List of attachments:	Request for Retroactive Approval, Contract for Services, Rate Schedule					
Presenter:	Andrew Johnson, Public Works Environmental Services					
DepartmentHeadSigr	ature:					

DocuSigned by: Brian McLolas 9793BA7ACD6D443...

REQUEST FOR AUTHORIZATION OF CONTRACT PW-5835-24

Date:December 27, 2023To:Chief Administrative OfficerCc:Contract FileFrom:Chalyce MacDonald

I. Subject: Retroactive

The Marion County Public Works Department is requesting approval of a retroactive contract as described in Section 10-0580 of the Marion County Public Contracting Rules. The contract is with United Disposal Service, Inc. dba Republic Services of Marion County for Waste Hauling from the North Marion County Transfer Station with a value of \$5,000,000.00 and will be effective retroactive to 1/1/2024 upon approval.

A. BACKGROUND

Marion County currently works with Republic Services for waste hauling across the county. The current agreement, executed via Sole Source procurement in 2016, expires 12/31/2023 and must be replaced by a new agreement with the same hauler. The County anticipates service to continue normally, the lapse covered by retroactive approval only being caused by lengthy negotiation of rates between the Parties.

B. As required in Section 10-0580(2)(a), Department staff will provide an explanation of why the contract was not submitted before performance began:

Parties have been negotiating updates to hauling rates and statement of work responsibilities throughout the year, with an agreement reached in December 2023.

C. As required in Section 10-0580(2)(b), Department staff will provide a description of the steps being taken to prevent similar occurrences in the future:

Department staff have been implementing longer warning periods on contracts to minimize the number of retroactive or reinstated contracts. In this case, negotiations with the hauler took longer than anticipated. The warning for renewal or other action has been set for nine months on this new contract, to allow for ample time to discuss next steps.

Submitted by:

DocuSigned by: Chalyer Mar Double

Chalyce MacDonald Public Works Department Reviewed by:

DocuSigned by: Marth and A3538E7AEC704F4..

Contracts & Procurement

Acknowledged by:

DocuSigned by: Brian Mcholas

9793BA7ACD6D443. Department Head Acknowledged by:

 -Doc	Signed by:		
٨	Cuito		

Jan Fritz

Jan Fritz, CAO

MARION COUNTY CONTRACT FOR SERVICES PW-5835-24

This Contract is between Marion County (a political subdivision of the State of Oregon) hereinafter called County, and United Disposal Service, Inc. dba Republic Services of Marion County, an Oregon Corporation hereinafter called Contractor.

Contractor agrees to perform, and County agrees to pay for, the services and deliverables described in Exhibit A (the "Work").

1. TERM

This Contract is effective on the date it has been signed by all parties and all required County approvals have been obtained. This Contract expires on **December 31, 2028**, with the option to renew the term for an additional 5 years. The parties may extend the term of this Contract provided that the total Contract term does not extend beyond December 31, 2034.

2. CONSIDERATION

- A. The maximum, not-to-exceed compensation payable to Contractor under this Contract, which includes any allowable expenses, is **\$5,000,000.00**. County will not pay Contractor any amount in excess of the not-to-exceed compensation of this Contract for completing the Work and will not pay for Work performed before the date this Contract becomes effective or after the termination of this Contract. If the maximum compensation is increased by amendment of this Contract, the amendment must be fully effective before Contractor performs Work subject to the amendment.
- B. Interim payments to Contractor shall be made in accordance with the payment schedule and requirements in Exhibit A.
- C. If specified below, county's payments to Contractor under this agreement will be paid in whole or in part with federal funds. If so specified, by signing this agreement, Contractor certifies neither it nor its employees, contractors, subcontractors or subgrantees who will perform the Project activities are currently employed by an agency or department of the federal government. If applicable, Contractor shall comply with Exhibit B: Appendix II to Part 200—Contract Provisions For Non-Federal Entity Contracts Under Federal Awards.

In accordance with 2 CFR 200.331, Contractor has been designated:

- Subrecipient
- Contractor/Vendor
- Not applicable (there are no federal funds tied to the contract)

3. COMPLIANCE WITH STATUTES AND RULES

A. County and Contractor agree to comply with the provisions of this Contract, its exhibits and attachments and all applicable federal, state, and local statutes and rules.
 Unless otherwise specified, responsibility for all taxes, assessment, and any other charges imposed by law upon employers shall be the sole responsibility of Contractor. Failure of Contractor or County to comply with the provisions of this Contract and all applicable federal, state, and local statutes and

rules shall be cause for termination of this Contract as specified in sections concerning recovery of funds and termination.

County's performance under this Contract is conditioned upon Contractor's compliance with the obligations intended for contractors under ORS 279B.220, 279B.225 (if applicable to this Contract), 279B.230, 279B.235 (if applicable to this Contract) and ORS 652, which are incorporated by reference herein.

B. Contractor must, throughout the duration of this Contract and any extensions, comply with all tax laws of this state and all applicable tax laws of any political subdivision of this state. For the purposes of this Section, "tax laws" includes all the provisions described in subsection 28. C. (i) through (iv) of this Contract.

Any violation of subsection B of this section shall constitute a material breach of this Contract. Further, any violation of Contractor's warranty, in subsection 28.C of this Contract, that Contractor has complied with the tax laws of this state and the applicable tax laws of any political subdivision of this state also shall constitute a material breach of this Contract. Any violation shall entitle County to terminate this Contract, to pursue and recover any and all damages that arise from the breach and the termination of this Contract, and to pursue any or all of the remedies available under this Contract, at law, or in equity, including but not limited to:

- i. Termination of this Contract, in whole or in part;
- ii. Exercise of the right of setoff, and withholding of amounts otherwise due and owing to Contractor, in an amount equal to State's setoff right, without penalty; and
- iii. Initiation of an action or proceeding for damages, specific performance, declaratory or injunctive relief. County shall be entitled to recover any and all damages suffered as the result of Contractor's breach of this Contract, including but not limited to direct, indirect, incidental and consequential damages, costs of cure, and costs incurred in securing a replacement contractor.
- C. These remedies are cumulative to the extent the remedies are not inconsistent, and County may pursue any remedy or remedies singly, collectively, successively, or in any order whatsoever.

4. CIVIL RIGHTS, REHABILITATION ACT, AMERICANS WITH DISABILITIES ACT AND TITLE VI OF THE CIVIL RIGHTS ACT

Contractor agrees to comply with the Civil Rights Act of 1964, and 1991, Americans with Disabilities Act of 1990, and Section 504 of the Rehabilitation Act of 1973, and Title VI as implemented by 45 CFR 80 and 84 which states in part, No qualified person shall on the basis of disability, race, color, or national origin be excluded from participation in, be denied the benefits of, or otherwise be subjected to discrimination under any program or activity which received or benefits from federal financial assistance.

5. TIME IS OF THE ESSENCE

Contractor agrees that time is of the essence in the performance of this Contract.

6. FORCE MAJEURE

Neither County nor Contractor shall be responsible for any failure to perform or for any delay in the performance of any obligation under this Contract caused by fire, riot, acts of God, terrorism, war, or any other cause which is beyond the breaching party's reasonable control. Contractor shall, however, make all

reasonable efforts to remove or eliminate the cause of Contractor's delay or breach and shall, upon the cessation of the cause, continue performing under this Contract. County may terminate this Contract upon 90 day written notice to Contractor after reasonably determining that the delay or breach will likely prevent successful performance of this Contract.

7. FUNDING MODIFICATION

- A. County may reduce or terminate this Contract when state or federal funds are reduced or eliminated by providing written notice to the respective parties.
- B. In the event the Board of Commissioners of County reduces, changes, eliminates, or otherwise modifies the funding for any of the services identified, Contractor agrees to abide by any such decision including termination of service.

8. RECOVERY OF FUNDS

Expenditures of Contractor may be charged to this Contract only if they (1) are in payment of services performed under this Contract, (2) conform to applicable state and federal regulations and statutes, and (3) are in payment of an obligation incurred during the Contract period.

Any County funds spent for purposes not authorized by this Contract and payments by County in excess of authorized expenditures shall be deducted from future payments or refunded to County no later than thirty (30) days after notice of unauthorized expenditure or notice of excess payment.

Contractor shall be responsible to repay for prior contract period excess payments and un-recovered advanced payments provided by County. Repayment of prior period obligations shall be made to County in a manner agreed on.

9. ACCESS TO RECORDS

- A. Contractor shall permit authorized representatives of County, State of Oregon, or the applicable audit agencies of the U.S. Government to review the records of Contractor as they relate to the Contract services in order to satisfy audit or program evaluation purposes deemed necessary by County and permitted by law.
- B. Contractor agrees to establish and maintain financial records, which indicate the number of hours of work provided, and other appropriate records pertinent to this Contract shall be retained for a minimum of three (3) years after the end of the Contract period. If there are unresolved audit questions at the end of the three-year period, the records must be maintained until the questions are resolved.

10. REPORTING REQUIREMENTS

Contractor shall provide County with periodic reports at the frequency and with the information prescribed by County as within scope of Contractor abilities. Further, at any time, County has the right to demand adequate assurances that the services provided by Contractor shall be in accordance with the Contract. Such assurances provided by Contractor shall be supported by documentation in Contractor's possession from third parties.

11. CONFIDENTIALITY OF RECORDS

- A. Contractor shall not use, release, or disclose any information concerning any employee, client, applicant or person doing business with County for any purpose not directly connected with the administration of County's or Contractor's responsibilities under this Contract except upon written consent of County, and if applicable, the employee, client, applicant or person.
- B. Contractor shall ensure that its agents, employees, officers, and subcontractors with access to County and Contractor records understand and comply with this confidential provision.
- C. Client records shall be kept confidential in accordance with ORS 179.505, OAR 309-11-020, 45 CFR 205.50 and 42 CFR Part 2 as applicable.
- D. Notwithstanding the foregoing, any material provided to Contractor for disposal will not be considered Confidential Information.

12. INDEMNIFICATION AND INSURANCE

- A. Contractor shall defend, save, indemnify, and hold harmless County, its officers, agents, and employees from and against all third party claims, suits, actions, losses, damages, liabilities, costs, and expenses of any nature whatsoever, including attorney fees, to the extent resulting from, arising out of, or relating to the activities (whether intentional or negligent) of Contractor or its officers, employees, subcontractors, or agents under this Contract. Contractor shall have control of the defense and settlement of any claim that is subject to this section. However, neither Contractor nor any attorney engaged by Contractor shall defend the claim in the name of either County or any department of County, nor purport to act as legal representative of either County or any of its departments, without first receiving from County Legal Counsel authority to act as legal counsel for County, nor shall Contractor settle any claim on behalf of County without the approval of County Legal Counsel. County may, at its election and expense, assume its own defense and settlement.
- B. Contractor shall obtain the insurance required under section 23 prior to performing under this Contract and shall maintain the required insurance throughout the duration of this Contract and all warranty periods.
- C. County, pursuant to applicable provisions of ORS 30.260 to 30.300, maintains a self-insurance program that provides property damage and personal injury coverage.

13. EARLY TERMINATION

This Contract may be terminated as follows:

- A. County and Contractor, by mutual written agreement, may terminate this Contract at any time.
- B. County in its sole discretion may terminate this Contract for any reason on 90 days written notice to Contractor.
- C. Either County or Contractor may terminate this Contract in the event of a breach of the Contract by the other. Prior to such termination the party seeking termination shall give to the other party written notice of the breach and intent to terminate. If the party committing the breach has not entirely cured

the breach within 15 days of the date of the notice, then the party giving the notice may terminate the Contract at any time thereafter by giving a written notice of termination.

D. Notwithstanding section 13C, County may terminate this Contract immediately by written notice to Contractor upon denial, suspension, revocation, or non-renewal of any license, permit or certificate that Contractor must hold to provide services under this Contract.

14. PAYMENT ON EARLY TERMINATION

Upon termination pursuant to section 13, payment shall be made as follows:

- A. If terminated under 13A or 13B for the convenience of County, County shall pay Contractor for Work performed prior to the termination date if such Work was performed in accordance with the Contract. County shall not be liable for direct, indirect, or consequential damages. Termination shall not result in a waiver of any other claim County may have against Contractor.
- B. If terminated under 13C by Contractor due to a breach by County, then County shall pay Contractor for Work performed prior to the termination date if such Work was performed in accordance with the Contract.
- C. If terminated under 13C or 13D by County due to a breach by Contractor, then County shall pay Contractor for Work performed prior to the termination date provided such Work was performed in accordance with the Contract less any setoff to which County is entitled.

15. INDEPENDENT CONTRACTOR

- A. Contractor is a separate and independently established business, retains sole and absolute discretion over the manner and means of carrying out Contractor's activities and responsibilities for the purpose of implementing the provisions of this Contract, and maintains the appropriate license/certifications, if required under Oregon Law. This Contract shall not be construed as creating an agency, partnership, joint venture, employment relationship or any other relationship between the parties other than that of independent parties. The Contractor is acting as an "independent contractor" and is not an employee of County and accepts full responsibility for taxes or other obligations associated with payment for services under this Contract. As an "independent contractor", Contractor will not receive any benefits normally accruing to County employees unless required by applicable law. Furthermore, Contractor is free to contract with other parties for the duration of the Contract.
- B. SUBCONTRACTING/NONASSIGNMENT. No portion of the Contract may be contracted or assigned to any other individual, firm or entity without the express and prior approval of County, whose approval will not be unreasonably withheld.

16. GOVERNING LAW AND VENUE

This Contract shall be governed by the laws of the State of Oregon. Any action commenced in connection with this Contract shall be in the Circuit Court of Marion County. All rights and remedies of County shall be cumulative and may be exercised successively or concurrently. The foregoing is without limitation to or waiver of any other rights or remedies of County according to law.

17. OWNERSHIP AND USE OF DOCUMENTS

All documents, or other material submitted to County by Contractor shall become the sole and exclusive property of County. All material prepared by Contractor under this Contract may be subject to Oregon's Public Records Laws.

18. NO THIRD-PARTY BENEFICIARIES

- A. County and Contractor are the only parties to this Contract and are the only parties entitled to enforce its terms.
- B. Nothing in this Contract gives or provides any benefit or right, whether directly, indirectly, or otherwise, to third persons unless such third persons are individually identified by name in this Contract and expressly described as intended beneficiaries of this Contract.

19. SUCCESSORS IN INTEREST

The provisions of this Contract shall be binding upon and inure to the benefit of the parties and their successors and approved assigns.

20. MERGER CLAUSE

This Contract and the attached exhibits constitute the entire agreement between the parties.

- A. All understandings and agreements between the parties and representations by either party concerning this Contract are contained in this Contract.
- B. No waiver, consent, modification or change in the terms of this Contract shall bind either party unless in writing signed by both parties.
- C. Any written waiver, consent, modification, or change shall be effective only in the specific instance and for the specific purpose given.

21. WAIVER

The failure of any Party to enforce any provision of this Contract shall not constitute a waiver by that Party or any other provision. Waiver of any default under this Contract by any Party shall not be deemed to be a waiver of any subsequent default or a modification of the provisions of this Contract.

22. **REMEDIES**

In the event of breach of this Contract, the Parties shall have the following remedies:

- A. If terminated under 13C by County due to a breach by Contractor, County may complete the Work either itself, by agreement with another contractor, or by a combination thereof. If the cost of completing the Work exceeds the remaining unpaid balance of the total compensation provided under this Contract, then Contractor shall pay to County the amount of the reasonable excess.
- B. In addition to the remedies in sections 13 and 14 for a breach by Contractor, County also shall be entitled to any other equitable and legal remedies that are available.
- C. If County breaches this Contract, Contractor's remedy shall be limited to termination of the Contract and receipt of Contract payments to which Contractor is entitled.

23. **INSURANCE**

- REQUIRED INSURANCE. Contractor shall obtain at Contractor's expense the insurance specified in A. this section prior to performing under this Contract and shall maintain it in full force and at its own expense throughout the duration of this Contract and all warranty periods. Contractor shall obtain the following insurance from insurance companies or entities that are authorized to transact the business of insurance and issue coverage in Oregon and that are acceptable to County:
 - WORKERS COMPENSATION. All employers, including Contractor, that employ subject i. workers, as defined in ORS 656.027, shall comply with ORS 656.017 and shall provide workers' compensation insurance coverage for those workers, unless they meet the requirement for an exemption under ORS 656.126(2). Contractor shall require and ensure that each of its subcontractors complies with these requirements.
 - PROFESSIONAL LIABILITY. Covering any damages caused by an error, omission or any ii. negligent acts related to the services to be provided under this Contract. Contractor shall provide proof of insurance of not less than the following amounts as determined by County:



Required by County Not required by County.

- \$1,000,000 Per occurrence limit for any single claimant; and
- \$2,000,000 Per occurrence limit for multiple claimants
- Exclusion Approved by Risk Manager
- CYBER LIABILITY. Covering network security, breach of data, and coverage for regulatory iii. fines and fees imposed against County due to failures in products and services provided under this Contract. Cyber Liability coverage must include errors, omissions, negligent acts, denial of service, media liability (including software copyright), dishonesty, fraudulent or criminal acts by a person or persons whether identified or not, intellectual property infringement, computer system attacks, unauthorized access and use of computer system, regulatory actions, and contractual liability.

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□ Required by County ⊠ Not required by County.

- \$2,000,000 Per occurrence limit for any single claimant; and
- \$5,000,000 Per occurrence limit for multiple claimants
 - Exclusion Approved by Information Technology Director and Risk Manager
- COMMERCIAL GENERAL LIABILITY. Covering bodily injury, death, and property damage in iv. a form and with coverages that are satisfactory to County. This insurance shall include personal injury liability, products and completed operations. Coverage shall be written on an occurrence basis. Contractor shall provide proof of insurance of not less than the following amounts as determined by County:

Required by County Not required by County.

Minimum Limits:

- \boxtimes \$1,000,000 Per occurrence limit for any single claimant; and
- \boxtimes \$2,000,000 Per occurrence limit for multiple claimants
 - Exclusion Approved by Risk Manager



\$500,000 Per occurrence limit for any single claimant

- \$1,000,000 Per occurrence limit for multiple claimant
- v. AUTOMOBILE LIABILITY INSURANCE. Covering all owned, non-owned, or hired vehicles. This coverage may be written in combination with the Commercial General Liability Insurance (with separate limits for "Commercial General Liability" and "Automobile Liability"). Contractor shall provide proof of insurance of not less than the following amounts as determined by County:

Required by County Not required by County.

Minimum Limits:

Oregon Financial Responsibility Law, ORS 806.060 (\$25,000 property damage/\$50,000 bodily injury \$5,000 personal injury).

- \$500,000 Per occurrence limit for any single claimant; and
- \$1,000,000 Per occurrence limit for multiple claimants
- Exclusion Approved by Risk Manager
- B. ADDITIONAL INSURED. The Commercial General Liability insurance required under this Contract shall include Marion County, its officers, employees, and agents as Additional Insureds but only with respect to Contractor's activities to be performed under this Contract. Coverage shall be primary and non-contributory with any other insurance and self-insurance.
- C. NOTICE OF CANCELLATION OR CHANGE. There shall be no cancellation, material change, potential exhaustion of aggregate limits or non-renewal of insurance coverage(s) without 30 days written notice from this Contractor or its insurer(s) to County. Any failure to comply with the reporting provisions of this clause shall constitute a material breach of Contract and shall be grounds for immediate termination of this Contract by County.
- D. CERTIFICATE(S) OF INSURANCE. Contractor shall provide to County Certificate(s) of Insurance for all required insurance before delivering any Goods and performing any Services required under this Contract. The Certificate(s) must specify all entities and individuals who are endorsed on the policy as Additional Insured (or Loss Payees). Contractor shall pay for all deductibles, self-insured retention, and self-insurance, if any.

24. NOTICE

Except as otherwise expressly provided in this Contract, any communications between the parties hereto or notices to be given hereunder shall be given in writing, to Contractor or County at the address or email set forth below or to such other addresses or emails as either party may hereafter indicate in writing. Delivery may be by personal delivery, or mailing the same, postage prepaid.

- A. Any communication or notice by personal delivery shall be deemed delivered when actually given to the designated person or representative.
- B. Any communication or notice mailed shall be deemed delivered five (5) days after mailing. Any notice under this Contract shall be mailed by first class postage delivered to:

<u>To Contractor:</u> Josh Harvey, Operations Manager Republic Services 2215 N. Front Street Woodburn, Oregon 97071 <u>To County</u> Brian May, Environmental Services Division Manager C/O Marion County Public Works 5155 Silverton Road NE Salem, Oregon 97305

25. SURVIVAL

All rights and obligations shall cease upon termination or expiration of this Contract, except for the rights and obligations set forth in sections 2, 7, 8, 9, 10, 11, 12, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 25 and 26.

26. SEVERABILITY

If any term or provision of this Contract is declared illegal or in conflict with any law by a court of competent jurisdiction, the validity of the remaining terms and provisions that shall not be affected and the rights and obligations of the parties shall be construed and enforced as if the Contract did not contain the particular term or provision held to be invalid.

27. AMENDMENTS

This agreement may be amended if mutually agreed to by both parties.

A. Anticipated Amendments

This is anticipated to be amended for the following reasons:

- i. To add additional terms and add funds to cover those additional terms.
- ii. To adjust the rate
- B. Unanticipated Amendments
 All other amendments for purposes not listed as Anticipated Amendments will be deemed Unanticipated Amendments.

28. CONTRACTOR'S REPRESENTATIONS AND WARRANTIES

Contractor represents and warrants to County that:

- A. Contractor has the power and authority to enter into and perform this Contract.
- B. This Contract, when executed and delivered, is a valid and binding obligation of Contractor, enforceable in accordance with its terms.
- C. Contractor (to the best of Contractor's knowledge, after due inquiry), for a period of no fewer than six calendar years preceding the effective date of this Contract, faithfully has complied with:
 - i. All tax laws of this state, including but not limited to ORS 305.620 and ORS chapters 316, 317, and 318;
 - ii. Any tax provisions imposed by a political subdivision of this state that applied to Contractor, to Contractor's property, operations, receipts, or income, or to Contractor's performance of or compensation for any work performed by Contractor;

- iii. Any tax provisions imposed by a political subdivision of this state that applied to Contractor, or to goods, services, or property, whether tangible or intangible, provided by Contractor; and
- iv. Any rules, regulations, charter provisions, or ordinances that implemented or enforced any of the foregoing tax laws or provisions.
- D. Any Goods/Items/Equipment delivered to County under this Contract, and Contractor's Services rendered in the performance of Contractor's obligations under this Contract, shall be provided to County free and clear of any and all restrictions on or conditions of use, transfer, modification, or assignment, and shall be free and clear of any and all liens, claims, mortgages, security interests, liabilities, charges, and encumbrances of any kind.

29. CERTIFICATIONS AND SIGNATURE. THIS CONTRACT MUST BE SIGNED BY AN AUTHORIZED REPRESENTATIVE OF CONTRACTOR

The undersigned certifies under penalty of perjury both individually and on behalf of Contractor is a duly authorized representative of Contractor, has been authorized by Contractor to make all representations, attestations, and certifications contained in this Contract and to execute this Contract on behalf of Contractor.

MARION COUNTY SIGNATURES BOARD OF COMMISSIONERS:

Chair	Date			
Commissioner	Date			
Commissioner	DocuSigned by:			
Authorized Signature:	Brian Mcholas 9793BA7ACD6D443 Department Director or designee DocuSigned by:	1/22/2024 Date		
Authorized Signature:	Jan Fritz DC16351248DE4EC Chief Administrative Officer	1/22/2024 Date		
Reviewed by Signature:		1/22/2024 Date		
Reviewed by Signature:	Marion County Legal Counsel	1/22/2024 Date		

UNITED DISPOSAL SERVICE, INC. DBA REPUBLIC SERVICES OF MARION COUNTY SIGNATURE

Authorized Signature:

Date

Title: _____

EXHIBIT A STATEMENT OF WORK

1. STATEMENT OF SERVICES

Contractor shall perform Services as described below.

- A. GENERAL INFORMATION. As part of the required solid waste and recyclable good collection services that Marion County offers to its citizens, Marion County accepts various types of solid waste, demolition debris and compostable material, and recyclables at the North Marion Recycling & Transfer Station (NMRTS). Those materials are then transported to a DEQ-approved facility as directed by the County.
- B. REQUIRED SERVICES, DELIVERABLES AND DELIVERY SCHEDULE. Contractor shall haul materials including, but not limited to, solid waste, demolition debris and, upon request, compostable material from the NMRTS.

Contractor shall be responsible for providing an adequate number of water-tight drop boxes, and hauling of such boxes. Contractor shall be responsible for removing boxes from NMRTS and transporting them to a DEQ-approved disposal facility at the direction of the County. Such removal, transportation, and disposal shall be accomplished in accordance with all applicable federal, state, and local laws.

Contractor shall supply and haul drop boxes Sunday through Saturday, between the hours 6:00 a.m. and 5:00 p.m.

Contractor shall ensure that there are adequate boxes to provide for continuous dumping by the public. Adequacy is established when there is continuous space available for dumping at all disposal gates. If there is not adequate space due to lack of drop boxes, or drop boxes are full, an inadequate condition with respect to the operation of the transfer station and hauling of drop boxes exists by definition.

C. SPECIAL REQUIREMENTS. Contractor shall be solely responsible for and shall have control over the means, methods, techniques, sequences, and procedures of performing the work, subject to the plans and specifications under this Contract and shall be solely responsible for the errors and omissions of its employees, subcontractors, and agents.

Contractor has the skill and knowledge possessed by well-informed members of its industry, trade or profession and Contractor will apply that skill and knowledge with care and diligence and perform Services in a timely, professional, and workmanlike manner in accordance with standards applicable to Contractor's industry, trade or profession.

County agrees to waive the posting of a corporate surety bond by Contractor for performance of provisions as specified in this agreement.

2. COMPENSATION

The total amount available for payment to Contractor under Exhibit A, section 2.A and for authorized reimbursement to Contractor under Exhibit A, section 2.C is **\$5,000,000.00**.

A. METHOD OF PAYMENT FOR SERVICES: County shall pay haul fees as outlined in Attachment 1 – Rate Schedule.

Tonnage in excess of 1.02 times the amount of tonnage accepted for disposal at the NMRTS, as weighed by County scales at the NMRTS, shall be the responsibility of the Contractor.

The first drop box rental fee shall be waived by Contractor. There will be rental charged after the first box, which shall be \$70 per month for each box required. County will coordinate with Contractor the number of boxes needed at any given point during the Contract and the rental fee will not exceed \$2,100.00 in a month. The maximum net box weight shall be 9 tons per box.

The Current Hauling Fee (CHF) will be used from July 1 through June 30 of each contract year. The County will calculate the Adjusted Hauling Fee (AHF) by May 31 using the Month of December of the prior year from the CPI-U as set forth below. This AHF and corresponding payment amounts will become effective on July 1. The first adjustment to the CHF will be calculated in May 2024 and each contract year thereafter.

The adjustment shall be calculated according to the United States Department of Labor, Bureau of Labor Statistics, Western Information Office, Consumer Price Indexes Pacific Cities and U.S. City Average, December (yyyy). All Items Indexes, All Urban Consumers (CPI-U), West – Size Class B/C. https://www.bls.gov/regions/west/cpi-summary/

The calculation shall be as follows:

 $AHF = (CHF \times YPC) + CHF$

Where:

AHF = Adjusted Hauling Fee

CHF = Current Hauling Fee

YPC = Yearly Percent Change Ending in December

- B. BASIS OF PAYMENT FOR SERVICES. County shall pay Contractor on a monthly basis for service rendered during the previous month. Contractor shall submit the monthly invoice on or before the 10th day of the month, and County will pay such billing within 30 days of receipt of said billing.
- C. EXPENSE REIMBURSEMENT. County will not reimburse Contractor for any expenses under this Contract.
- D. GENERAL PAYMENT PROVISIONS. Notwithstanding any other payment provision of this Contract, failure of Contractor to submit required reports when due, or failure to perform or document the performance of contracted services, may result in withholding of payments under this Contract. Such withholding of payment for cause shall begin thirty (30) days after written notice is given by County to Contractor, and shall continue until Contractor submits required reports, performs required

services or establishes, to County's satisfaction, that such failure arose out of causes beyond the control, and without the fault or negligence of Contractor.

E. INVOICES. Contractor shall send all invoices to County's Contract Administrator at the address specified below or to any other address as County may indicate in writing to Contractor.

Marion County Public Works Attn: Environmental Services Manager 5155 Silverton Rd NE Salem, OR 97305

ATTACHMENT 1 – RATE SCHEDULE

Rates are Price Per Box Hauled* for exact destinations below, or a County-approved facility of an equivalent distance.

Browns Island Demolition Landfill	Marion Resource Recovery Facility (MRRF)	Metro Metals Northwest	Molalla Tire Disposal	Garten Services	Republic Services of Woodburn	Glass to Glass Recycling Facility	WRI Material Recovery
\$189.00	\$153.00	\$235.00	\$221.00	\$243.00	\$166.00	\$321.00	\$215.00

*2024 Prices Per Box Hauled are the base Current Hauling Fee (CHF) referenced in Exhibit A, Section 2.A.