

**PROFESSIONAL SERVICES BETWEEN CITY OF APACHE JUNCTION AND  
ADVANCED CHEMICAL TRANSPORT, LLC dba ACTENVIRO  
FOR HOUSEHOLD HAZARDOUS WASTE DISPOSAL**

THIS AGREEMENT is made as of the \_\_\_\_ day of \_\_\_\_\_ 20\_\_\_\_ (the "Effective Date") by and between the CITY OF APACHE JUNCTION, an Arizona municipal corporation ("City"), and ADVANCED CHEMICAL TRANSPORT, LLC dba ACTEnviro, a California limited liability company ("Contractor"), both of which may be hereinafter referred to collectively as the "Parties" or individually as a "Party," for household hazardous waste disposal at the November 2025, March 2026, November 2026 and March 2027 Household Hazardous Waste Events.

**RECITALS**

A. City desires to retain a contractor to assist in two annual collection events for household hazardous waste available through the City of Tempe Cooperative Contract No. T-24-058-02 (on file with the City's public works department) and to make payment for the same in accordance with the terms and conditions set forth in this Agreement, including all attachments and addenda which are appended to it.

B. The open market procedures have been satisfied to the extent they apply.

C. The Parties have set forth below contemplated services Contractor will provide to City, including payment terms for such services and products.

**AGREEMENT**

NOW, THEREFORE, in consideration of the Recitals noted above, the mutual covenants and conditions below, and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the Parties agree as follows:

1. **CONTRACTOR'S DUTIES:** Contractor agrees to provide the services detailed in Exhibit A (the "Services").

2. **COMPENSATION:** In accordance with Exhibit B and the terms and conditions of this Agreement, City shall compensate Contractor for the Services in an amount not to exceed Two Hundred Thousand Dollars (\$200,000.00) (the "Contract Amount"). The Contract Amount may be revised based on a property executed change order.

3. **CHANGE ORDERS:** City may, without invalidating this Agreement, order changes in the Services within the general scope of this Agreement

including additions, deletions, or other revisions, the Term, and the Contract Amount. All such changes in the Work shall be authorized by Change Order and shall be performed under the applicable conditions of this Agreement. A change order is a written order to Contractor, approved by a City representative, issued after execution of this Agreement authorizing a change in the Services or an adjustment to the Contract Amount or the Term. A change order signed by Contractor indicates its agreement with the change order and shall be binding upon City and Contractor. The total Change Order sum shall not exceed 10% of the Contract Amount.

4. **CONTRACTOR BILLING:** Contractor shall invoice City on a time and expense basis in a total amount not to exceed the Contract Amount. City agrees to process for payment invoices received from Contractor within thirty (30) calendar days following receipt of such invoices, provided Contractor fulfills all duties and obligations set forth in this Agreement. Review of invoices by City may include an inspection of the Services.

5. **TERM/RENEWAL:** The term of this Agreement shall commence on November 1, 2025 and end on April 30, 2027. This Agreement may be extended upon mutual written consent of the Parties provided that any amendment shall be executed by an authorized signatory of the Parties and provide in writing the amended term of the Agreement and, if applicable, a specified dollar amount of additional payment to be owed by City to Contractor.

6. **CITY'S STANDARD OF PERFORMANCE:** City shall furnish Contractor with all data, information and other supporting services necessary for Contractor to perform the Services.

7. **CONTRACTOR'S STANDARD OF PERFORMANCE:** While performing the Services, Contractor shall exercise the reasonable professional care and skill customarily exercised by reputable members of Contractor's profession practicing in the Phoenix Metropolitan Area, and shall use reasonable diligence and best judgment while exercising its professional skill and expertise. Contractor shall be responsible for all errors and omissions Contractor or its subcontractors commit in the performance of this Agreement.

8. **NOTICES:** All notices to a Party required under this Agreement shall be in writing and sent by first class certified mail, postage prepaid, return receipt requested, addressed to the following:

If to City:	City of Apache Junction Ted Wolff Director of Public Works 300 East Superstition Boulevard Apache Junction, AZ 85119
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If to Contractor: Frank Sanchez  
General Manager  
Advanced Chemical Transport, LLC (d/b/a "ACTenviro")  
6212 South 75th Avenue, Suite 4  
Laveen, Arizona 85339

9. **INSURANCE:** Contractor, at its own expense, shall purchase and maintain the minimum insurance required by this Agreement with companies duly licensed, possessing a current A.M. Best, Inc. Rating of B++6, or approved unlicensed in the State of Arizona with policies and forms satisfactory to City.

All insurance required by this Agreement shall be maintained in full force and effect until the Services are satisfactorily completed and formally accepted by City; failure to do so may, at the sole discretion of City, constitute a material breach of this Agreement.

Contractor's insurance shall be primary insurance as respects the City, and any insurance or self-insurance maintained by City shall not contribute to it. Any failure to comply with the claim reporting provisions of the insurance policies or any breach of an insurance policy warranty shall not affect coverage afforded under the insurance policies to protect City.

The insurance policies, except Workers' Compensation, shall contain a waiver of transfer rights of recovery (subrogation) against City, its agents, officers, officials and employees for any claims arising out of Contractor's acts, errors, mistakes, omissions, work or service.

The insurance policies may provide coverage which contains deductibles or self-insured retentions. Such deductible and/or self-insured retentions shall not be applicable with respect to the coverage provided to City under such policies. Contractor shall be solely responsible for the deductible and/or self retention and City, at its option, may require Contractor to secure payment of such deductibles or self-insured retentions by a surety bond or an irrevocable and unconditional letter of credit.

The insurance policies required by this Agreement, except Workers' Compensation, shall name City, its agents, officers, officials and employees as Additional Insureds.

Contractor shall expressly bind any subcontractors, or any other lower tier subcontractors, used in the performance of any aspect of the Services, to the insurance requirements in this Agreement, making such obligations applicable to the other contractor to the same extent as it is applicable to Contractor. The purpose of this provision is to require any lower tier contractor, regardless of level, to provide insurance and indemnity required by this Agreement.

## **REQUIRED COVERAGE**

### **A. Commercial General Liability**

Contractor shall maintain throughout the Term Commercial General Liability insurance with a limit of not less than \$1,000,000 for each occurrence with a \$2,000,000 Products/Completed Operations Aggregate and a \$2,000,000 General Aggregate limit. The policy shall include coverage for bodily injury, broad form property damage, personal injury, products and completed operations and blanket contractual coverage including, but not limited to, the liability assumed under the indemnification provisions of this Agreement, which coverage will be at least as broad as that on Insurance Service Office, Inc. Policy Form No. CG 00011093, or the equivalent thereof.

Such policy shall contain a severability of interest provision and shall not contain a sunset provision or commutation clause, nor any provision which would serve to limit third party action over claims.

The Commercial General Liability additional insured endorsement shall be at least as broad as the Insurance Service Office, Inc.'s Additional Insured, Form B, CG 20101185, or the equivalent thereof, and shall include coverage for Contractor's operations and products and completed operations.

If Contractor sublets any part of the Services, Contractor shall purchase and maintain, at all times during prosecution of the Services, an Owner and Contractor's Protective Liability insurance policy for bodily injury and property damage, including death, which may arise in the prosecution of the Services. Coverage shall be on an occurrence basis with a limit not less than \$1,000,000 per occurrence, and the policy shall be issued by the same insurance company that issues Contractor's Commercial General Liability insurance.

### **B. Automobile Liability**

Contractor shall maintain Commercial/Business Automobile Liability insurance with a combined single limit for bodily injury and property damage of not less than \$1,000,000 each occurrence with respect to Contractor's owned, hired, and non-owned vehicles assigned to or used in performance of the Services. Coverage will be at least as broad as coverage code 1, "any auto," (Insurance Service Office, Inc. Policy Form CA 00011293, or the equivalent thereof). Such insurance shall include coverage for loading and off-loading hazards. If hazardous substances, materials, or wastes are to be transported, MCS 90 endorsement shall be included and \$5,000,000 per accident limits for bodily injury and property damage shall apply.

**C. Workers' Compensation**

Contractor shall carry Workers' Compensation insurance to cover obligations imposed by federal and state statutes having jurisdiction over Contractor's employees engaged in the performance of the Services; and, Employer's Liability insurance of not less than \$100,000 for each accident, \$100,000 disease for each employee, and \$500,000 disease policy limit.

By execution of this Agreement, Contractor certifies as follows:

"I am aware and understand the provisions of A.R.S. § 23-901 *et seq.*, which requires every employer to be insured against liability for workers' compensation or to undertake self-insurance in accordance with the provisions of this chapter, and I will comply with such provisions before commencing the performance of the work of this Agreement."

If Contractor has no employees for whom Workers' Compensation insurance is required by federal or state statutes, Contractor shall submit a declaration or affidavit to City so stating and covenanting to obtain such insurance if and when Contractor employs any employees subject to coverage.

**D. Certificates of Insurance**

Prior to commencing the Services, Contractor shall furnish City with Certificates of Insurance, or formal endorsements as required by the Agreement, issued by Contractor's insurer(s), as evidence that policies providing the required coverages, conditions and limits required by this Agreement are in full force and effect. City shall not be obligated, however, to review same or to advise Contractor of any deficiencies in such policies and endorsements, and such receipt shall not relieve Contractor from, or be deemed a waiver of, City's right to insist on strict fulfillment of Contractor's obligations under this Agreement.

The form of the certificates of insurance and endorsements shall be subject to the approval of the Apache Junction City Attorney's Office, shall comply with the terms of this Agreement. Policies or certificates and completed forms of City's Additional Insured Endorsement (or a substantially equivalent insurance company form acceptable to the City Attorney) evidencing the coverage required by this Agreement shall be delivered to City Attorney, City of Apache Junction, 300 East Superstition Boulevard, Apache Junction, AZ 85119. The policy or policies shall be in the usual form of a public liability insurance, but shall also include the following provision:

"Solely as respects work done by or on behalf of the named insured for the City of Apache Junction, it is agreed that the City of Apache Junction

and its officers and employees are added as additional insureds under this policy."

In the event any insurance policies required by this Agreement are written on a "claims made" basis, coverage shall extend for two (2) years past completion and acceptance of Contractor's work or services and as evidenced by annual Certificates of Insurance.

Contractor shall require its insurers to provide City thirty (30) calendar days' prior written notice of any nonrenewal, cancellation, or material change in the coverage under such policy reducing coverage to below contractually-required amounts. If a policy does expire during the Term, a renewal certificate must be sent to City thirty (30) calendar days prior to the expiration date.

**10. APPLICABLE LAW AND VENUE:** The terms and conditions of this Agreement shall be governed by and interpreted in accordance with the laws of the State of Arizona. Any action at law or in equity brought by either party for the purpose of enforcing a right or rights provided for in this Agreement, shall be tried in a court of competent jurisdiction in Pinal County, State of Arizona. The parties hereby waive all provisions of law providing for a change of venue in such proceeding to any other county. In the event either Party shall bring suit to enforce any term of this Agreement or to recover any damages for and on account of the breach of any term or condition in this Agreement, it is mutually agreed that the prevailing party in such action shall recover all costs including: all litigation and appeal expenses, collection expenses, reasonable attorney fees, necessary witness fees and court costs to be determined by the court in such action.

**11. FORCE MAJEURE:** Neither City nor Contractor, as the case may be, shall be considered not to have performed its obligations under this Agreement in the event of enforced delay (an "Enforced Delay") due to causes beyond its control and without its fault or negligence or failure to comply with applicable laws, including, but not restricted to, acts of God, fires, floods, epidemics, pandemics and related executive orders, quarantine, restrictions, embargoes, labor disputes, and unusually severe weather or the delays of subcontractors or materialmen due to such causes, acts of a public enemy, war, terrorism or act of terror (including but not limited to bio-terrorism or eco-terrorism), nuclear radiation, blockade, insurrection, riot, labor strike or interruption, extortion, sabotage, or similar occurrence or any exercise of the power of eminent domain of any governmental body on behalf of any public entity, or a declaration of moratorium or similar hiatus (whether permanent or temporary) by any public entity directly affecting the obligations under this Agreement. In no event will Enforced Delay include any delay resulting from unavailability for any reason of labor shortages, or the unavailability for any reason of particular contractors, subcontractors, vendors or investors desired by Contractor in connection with the obligations under this Agreement. Contractor agrees that Contractor alone

will bear all risks of delay which are not Enforced Delay. In the event of the occurrence of any such Enforced Delay, the time or times for performance of the obligations of the Party claiming delay shall be extended for a period of the Enforced Delay; provided, however, that the Party seeking the benefit of the provisions of this Section 11 shall, within thirty (30) calendar days after such Party knows or should know of any such Enforced Delay, first notify the other Party of the specific delay in writing and claim the right to an extension for the period of the Enforced Delay; and provided further that in no event shall a period of Enforced Delay exceed ninety (90) calendar days.

12. **TERMINATION:** This Agreement may be terminated by either Party for any reason upon thirty (30) days written notice. If this Agreement is terminated, City shall be reimbursed from Contractor the amount paid for any undelivered and/or unaccepted products or services. City shall pay Contractor for completed and acceptable work performed pursuant to this Agreement prior to the date of termination.

13. **INDEMNIFICATION:** To the fullest extent permitted by law, Contractor shall defend, indemnify and hold harmless City, its elected and appointed officers, officials, special districts, agents, and employees from and against any and all liability including but not limited to demands, claims, actions, fees, costs and expenses, including reasonable attorney and expert witness fees, arising from, or alleged to have arisen from, relating to, arising out of, or alleged to have resulted from the acts, errors, mistakes, omissions, work or services of Contractor, its agents, employees, or any tier of Contractor's subcontractors in the performance of this Agreement, but only to the extent caused by the negligence, recklessness or intentional wrongful conduct of Contractor or its subcontractors in the performance of the Services or any subcontract. Contractor's duty to defend, hold harmless, and indemnify City, its elected and appointed officers, officials, special districts, agents, and employees shall arise in connection with any claim, damage, loss or expense that is attributable to bodily injury, sickness, disease, death, or injury to, impairment, or destruction of property including loss of use resulting therefrom, caused by Contractor's acts, errors, mistakes, omissions, work or services in the performance of this Agreement, including any employee of Contractor, any tier of Contractor's subcontractor, or any other person for whose acts, errors, mistakes, omissions, work or services Contractor may be legally liable, but only to the extent caused by the negligence, recklessness, or intentional wrongful conduct of Contractor or any tier of Contractor's subcontractors, or any other person for whose acts, errors, mistakes, omissions, work or services Contractor may be legally liable in the performance of the Services or subcontract. The amount and type of insurance coverage requirements set forth in this Agreement will in no way be construed as limiting the scope of the indemnity in this Section 13. The rights and obligations under this Section 13 shall survive termination of this Agreement.

14. **TAXES:** Contractor shall pay as they become due all license, sales, consumer, transaction privilege, use, and other similar taxes for services provided by Contractor which are legally enacted at the time the obligations under this Agreement are performed.

15. **PERMITS AND FEES:** Unless otherwise provided in this Agreement, Contractor shall secure and pay for all applicable permits, government fees, licenses, and inspections necessary for the proper execution and completion of services which are customarily secured after execution of the Agreement. Contractor shall give all notices and comply with all laws, ordinances, rules, regulations, and lawful orders of any public authority bearing on the performance of the Services. Contractor represents and warrants that any license necessary to perform the Services is current and valid. Contractor understands that the activity described in this Agreement constitutes "doing business in the City of Apache Junction" and Contractor agrees to obtain a business license pursuant to Chapter 8 of the Apache Junction City Code, Vol. I, and keep such license current during the Term. Contractor also acknowledges that the tax provision of the Apache Junction Tax Code, Chapter 8A, may also apply and, if so, shall obtain a transaction privilege license and/or other licenses as may be required by all applicable laws.

16. **RECORDS:** Records of Contractor's labor, payroll, and other costs pertaining to this Agreement shall be kept on a generally recognized accounting basis and made available to City for inspection on request. Contractor shall maintain records for a period of at least two (2) years after expiration of this Agreement, and shall make such records available during that retention period for examination or audit by City personnel during regular business hours.

17. **RIGHT OF CITY TO CONTRACT WITH OTHERS:** Nothing in this Agreement shall imply City is obligated to obtain the Services by only Contractor.

18. **INDEPENDENT CONTRACTOR:** City and Contractor agree and understand that the relationship between both Parties is that of an independent contractor. As such, Contractor is not entitled to receive any benefits to which City employees are entitled by virtue of their employment with City. City shall not be responsible for payment to employees of Contractor for salaries, related taxes (including, but not limited to, federal Social Security tax as well as federal and state unemployment taxes) and all other expenses related to their employment or contractual relationship with Contractor.

19. **WAIVER OF TERMS AND CONDITIONS:** The failure of City or Contractor to insist in any one or more instances on performance of any of the terms or conditions of this Agreement or to exercise any right or privilege contained herein shall not be considered as thereafter waiving such terms, conditions, rights or privileges, and they shall remain in full force and effect.



**20. COMPLIANCE WITH FEDERAL AND STATE LAWS:** Contractor understands and acknowledges the applicability of the American with Disabilities Act, the Immigration Reform and Control Act of 1986 and the Drug Free Workplace Act of 1989 to the services performed under this Agreement.

As required by A.R.S. § 41-4401, Contractor hereby warrants its compliance with all federal immigration laws and regulations that relate to its employees and A.R.S. § 23-214(A). Contractor further warrants that after hiring an employee, Contractor will verify the employment eligibility of the employee through the E-Verify program. If Contractor uses any subcontractors in performance of services, subcontractors shall warrant their compliance with all federal immigration laws and regulations that relate to its employees and A.R.S. § 23-214(A), and subcontractors shall further warrant that after hiring an employee, such subcontractor verifies the employment eligibility of the employee through the E-Verify program. A breach of this warranty shall be deemed a material breach of the Agreement that is subject to penalties up to and including termination of this Agreement. Contractor is subject to a penalty of \$100 per day for the first violation, \$500 per day for the second violation, and \$1,000 per day for the third violation. City at its option may terminate this Agreement after the third violation. Contractor shall not be deemed in material breach of this Agreement if the Contractor and/or subcontractors establish compliance with the employment verification provisions of Sections 274A and 274B of the federal Immigration and Nationality Act and the E-Verify requirements contained in A.R.S. § 23-214(A). City retains the legal right to inspect the papers of any Contractor or subcontractor employee who works under this Agreement to ensure that the Contractor or subcontractor is complying with the warranty. Any inspection will be conducted after reasonable notice and at reasonable times. If state law is amended, the Parties may modify this paragraph consistent with state law.

**21. ENTIRE AGREEMENT:** This Agreement and any attachments represent the entire agreement between City and Contractor and supersede all prior negotiations, representations or agreements, either express or implied, written or oral. It is mutually understood and agreed that no alteration or variation of the terms and conditions of this Agreement shall be valid unless made in writing and signed by the Parties. Written and signed amendments shall automatically become part of this Agreement and shall supersede any inconsistent provision therein; provided, however, that any apparent inconsistency shall be resolved, if possible, by construing the provisions as mutually complementary and supplementary.

**22. SEVERABILITY:** City and Contractor each believe that the execution, delivery and performance of this Agreement are in compliance with all applicable laws. However, in the unlikely event that any provision of this Agreement is declared void or unenforceable (or is construed as requiring City to do any act in violation of any applicable laws, including any constitutional

provision, law, regulation, or city code), such provision shall be deemed severed from this Agreement and this Agreement shall otherwise remain in full force and effect; provided that this Agreement shall retroactively be deemed reformed to the extent reasonably possible in such a manner so that the reformed agreement (and any related agreements effective as of the same date) provide essentially the same rights and benefits (economic and otherwise) to the Parties as if such severance and reformation were not required. Unless prohibited by applicable laws, the Parties further shall perform all acts and execute, acknowledge and/or deliver all amendments, instruments and consents necessary to accomplish and to give effect to the purposes of this Agreement, as reformed.

**23. SUCCESSORS, ASSIGNMENT AND DELEGATION:** City and Contractor each bind themselves, their partners, successors, assigns and legal representatives to the other Party and to the partners, successors, assigns and legal representatives of such other Party in respect to all covenants, agreements and obligations contained in this Agreement. Neither Party shall assign the Agreement or sublet it as a whole or delegate the duties under this Agreement, without the written consent of the other Party, nor shall Contractor assign any monies due or to become due to it without the previous written consent of City.

**24. ACCURACY OF WORK:** Acceptance of services or work by City shall not relieve Contractor of the responsibility for subsequent correction of any such errors and the clarification of any ambiguities. Contractor shall make all necessary revisions or corrections resulting from errors and omissions on the part of Contractor without additional compensation.

**25. TIME IS OF THE ESSENCE:** Time is of the essence with respect to all provisions in this Agreement. Any delay in performance by either Party shall constitute a material breach of this Agreement.

**26. PROHIBITION TO CONTRACT WITH CONTRACTORS WHO ENGAGE IN BOYCOTT OF THE STATE OF ISRAEL:** The Parties acknowledge A.R.S. §§ 35-393 through 35-393.03, as amended, which forbids public entities from contracting with Contractors who engage in boycotts of the State of Israel. Should Contractor engage in any such boycott against the State of Israel, this Agreement shall be deemed automatically terminated by operation of law. Any such boycott is a material breach of this Agreement.

**27. CERTIFICATION PURSUANT TO A.R.S. § 35-394.** In accordance with A.R.S. § 35-394, Contractor hereby certifies and agrees that Contractor does not currently and shall not for the duration of this Agreement use: 1) the forced labor of ethnic Uyghurs in the People's Republic of China, 2) any services or goods produced by the forced labor of ethnic Uyghurs in the People's Republic of China, and/or 3) any suppliers, contractors or subcontractors that use the forced labor or any services or goods produced by the forced labor of

ethnic Uyghurs in the People's Republic of China. If Contractor becomes aware during the Term that Contractor is not in compliance with this Section 27, then Contractor shall notify the City within five (5) business days after becoming aware of such noncompliance. If Contractor does not provide the City with written certification that Contractor has remedied such noncompliance within one hundred eighty (180) calendar days after notifying the City of such noncompliance, this Agreement shall terminate, except that if the Agreement termination date occurs before the end of such one hundred eighty (180) day remedy period, this Agreement shall terminate in accordance with the Term.


28. **CONFLICTS OF INTEREST:** This Agreement is subject to, and may be terminated by City in accordance with, the provisions of A.R.S. § 38-511.

[Signatures on following page]

IN WITNESS WHEREOF, Contractor and City have executed this Agreement as of the date first set forth above.

CONTRACTOR:

ADVANCED CHEMICAL TRANSPORT, LLC,  
a California limited liability company

  
By: FRANK SANCHEZ  
Its: OPERATIONS MANAGER

CITY:

CITY OF APACHE JUNCTION, ARIZONA,  
an Arizona municipal corporation

By: Walter "Chip" Wilson  
Its: Mayor

ATTEST:

  
Evie McKinney  
City Clerk

APPROVED AS TO FORM:

  
R. Joel Stern  
City Attorney

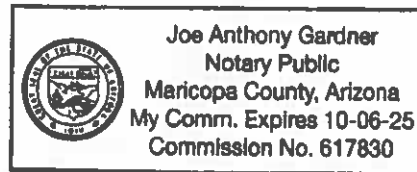
STATE OF Arizona )  
 ) ss.  
COUNTY OF Maricopa )

The foregoing was subscribed and sworn to before me this 28  
day of August, 2025, by Frank Sanchez as Manager of  
advanced chemical transport, LLC, a California limited liability company.

  
\_\_\_\_\_  
Notary Public

My Commission Expires:

10/06/2025



STATE OF ARIZONA )  
 ) ss.  
COUNTY OF PINAL )

The foregoing was subscribed and sworn to before me this \_\_\_\_\_  
day of \_\_\_\_\_, 2025, by Walter "Chip" Wilson, as Mayor of the City of  
Apache Junction, Arizona, an Arizona municipal corporation.

\_\_\_\_\_  
Notary Public

My Commission Expires:

\_\_\_\_\_

## EXHIBIT A

### SCOPE OF WORK

The Contractor agrees that at all times it shall perform all duties as may be required pursuant to the terms of this Agreement, both express and as may be implied for the meaningful execution of such express terms with the reasonable skill, care and diligence required by customarily accepted professional practices and procedures, including:

Provide Labor and equipment to perform a one day household hazardous waste collection and disposal event. Contractor will prepare all disposal documents as well as DOT required shipping papers for transport to disposal and recycling facilities for all hazardous materials collected. Work performed in accordance with the current agreement with City in accordance with the terms and conditions of the Maricopa County Environmental Service Contract. Estimate based on volumes collected at November 2024 collection for the planned November 2025 and November 2026 collection and March 2025 collection for the planned March 2026 and March 2027 collection.

#### **November 2025 event**

WASTE DESCRIPTION	Product Code	QTY
HHW Aerosols: No foams, inhalers, textured paint, galvanizers	USE-B41	1
HHW Aerosols: No foams, inhalers, textured paint, galvanizers	USE-B41	0
Aerosols, pepper spra, butane, refrigerants	ALP01	1
Aerosols, pepper spra, butane, refrigerants	ALP01	0
Aerosol,s, Spray foams, rubber coatings	ALP02	0
Aerosol,s, Spray foams, rubber coatings	ALP02	1
HHW Loosepack Flammables (<1 gallon); Ex: paint, gasoline,	AH11	3
HHW Loosepack Flammables; Ex: gasoline, thinners, solvents	AH01	2
LIQUID FUELS - NO SETTLED SOLIDS >5,000 BTU, <50% W	A-FB02	1
HHW Flammable Toxic Liquid; Example; Petroleum distillates	AH05*	0
HHW Flammable Toxic Liquid; Example; Petroleum distillates	AH05*	3
HHW Toxic Solid; exempt commodity pack. Example; pesticide	AH06*	1
HHW Toxic Solid; exempt commodity pack. Example; pesticide	AH06*	0
HHW Corrosive Acids; exempt commodity pack. Example: aci	AH07	0
HHW Corrosive Acids; exempt commodity pack. Example: aci	AH07	1
HHW Oxidizer Liquids; exempt commodity pack; Example; poo	AH08	0
HHW Oxidizer Liquids; exempt commodity pack; Example; poo	AH08	0
HHW Oxidizer Liquids; exempt commodity pack; Example; poo	AH08	0
HHW Oxidizer Solids; exempt commodity pack; Solids. Examp	AH09	2
HHW Oxidizer Solids; exempt commodity pack; Solids. Examp	AH09	1
HHW Oxidizer Solids; exempt commodity pack; Solids. Examp	AH09	0
HHW Other; Example; soap, shampoo, tar, adhesives	AH10	0
HHW Other; Example; soap, shampoo, tar, adhesives	AH10	2
HHW Loosepack Flammables (<1 gallon); Ex: paint, gasoline,	AH11	0
HHW Loosepack Flammables (<1 gallon); Ex: paint, gasoline,	AH11	0

HHW Corrosive Basics; exempt commodity pack. Example; ba	AH12	2
HHW Corrosive Basics; exempt commodity pack. Example; ba	AH12	1
Latex Paint Loosepacks = 5gal. No bulk paint drums	ACRYLATEX 01	11
LIQUID FUELS - NO SETTLED SOLIDS >5,000 BTU, <50% W	A-FB02	0
Oily Water (G)	MESA OIL - OW	0
Used Oil	ESA OIL-USED OI	0
Coolant Recycling	MESA OIL - COOL	2
Used Oil Filter (Recycling)	ESA OIL-OIL FILTE	0
Dry Batt Zinc-Carbon/Alkaline	CBS 37	175
Dry Batt, NiCad Dry	CBS 09	50
Dry Batt, NiMH Packs	CBS 05	50
Dry Batt, Li-ion Cells	CBS 12	109
Dry Batt, Lithium Primary	CBS 14	20
Wet Batt Automotive	CBS 53	600
Lamps, Straight Fluorescent 5ft & over	LR L01-2	158
Lamps, Compact Fluorescent	LR L02	45
Lamps, HID (Mercury/Sodium/Metal Halide/Arc)	LR L04	0
E-Waste LED Lamps	LR E04	0
Recycle - Mercury Containing Articles/Devices	VESP-HMA	1
Ballasts, Non-PCB	LR L18	25
Propane Bottle, Camp Size	STOODY-1	10
Mapp Gas	STOODY-1	0
Fire Extinguishers	STOODY-2	10
Oxygen cylinders	STOODY-1	0
Helium	STOODY-1	3
Propane Cylinder, BBQ Size	STOODY-1	4
Non Refillable Cylinder for Recycle (DOT-39)	STOODY-1	0
Lab-Pack Non-Reactive	ALP01	0
Lab-Pack Non-Reactive	ALP01	0
Lab-Pack Non-Reactive	ALP01	0
Lab-Pack Reactive (Incineration)	ALP02	2
		0
		0
\$50.00 min for all items priced per pound		0

SUPPLIES DESCRIPTION	CODE	QTY
4 ft. Fluorescent Light Box	RUM-FLUOR BOX	2
8 ft. Fluorescent Light Box	RUM-FLUOR BOX	1
Personal Protective Equipment - Level D	MATERIALS-PPD	15
Cubic Yard Box w/Pallet	DRUM-CUYD	14
55 Gallon Recon Metal Drum UN1A2 - Open Top	DRUM-M55R	6
55 Gallon Recon Poly Drum UN1H2 - Open Top with Lever Lo	DRUM-P55R	8
55 Gallon Recon Metal Drum UN1A1 - Closed Top	DRUM-M55CTR	1
275 Gallon Totes	DRUM-TOTE	2
15 Gallon Poly Drum UN1H2/15 - Open Top	DRUM-P15	1
30 Gallon Poly Drum UN1H2/30 - Open Top	DRUM-P30	7
5 Gallon Poly Drum - Open Top	DRUM-P5	15
85 Gallon Overpack Metal Drum	DRUM-M85	0
SelectSorb 25 lbs. (Clay Absorbent)	MATERIALS10	0

Bag of Vermiculite	MATERIALS2	5
Visqueen Roll	MATERIALS17	2
Personal Protective Equipment - Level C	MATERIALS-PPC	1
Pallet	MATERIALS33	6

TRANSPORTATION ITEM	CODE	QTY
Tractor and 53 Foot Van	TRANS-GT 50	1
26 Foot Box Truck	TRANS-GT 50	2
		0
Bin Delivery	T-BIN	2
Haul Charge-Disposal	T-BIN	1
Haul Charge-Recycling (Cardboard)	T-BIN	1

LABOR ITEMS	CODE	QTY
Labor - Chemist	LABOR-CHEM	20
Labor - Technician	LABOR-T1	110
Labor - Project Manager	LABOR-PM	10
Labor - Class A Driver	LABOR-CLASS A	32

DESCRIPTION	CODE	QTY
		1
Fuel and Insurance Surcharge		1
Profile Fee		0

### March 2026 event

WASTE DESCRIPTION	Product Code	QTY
HHW Aerosols: No foams, inhalers, textured paint, galvanizers	USE-B41	1
HHW Aerosols: No foams, inhalers, textured paint, galvanizers	USE-B41	0
Aerosols, pepper spra, butane, refrigerants	ALP01	1
Aerosols, pepper spra, butane, refrigerants	ALP01	0
Aerosol,s, Spray foams, rubber coatings	ALP02	0
Aerosol,s, Spray foams, rubber coatings	ALP02	1
HHW Loosepack Flammables (<1 gallon); Ex: paint, gasoline,	AH11	3
HHW Loosepack Flammables; Ex: gasoline, thinners, solvents	AH01	2
LIQUID FUELS - NO SETTLED SOLIDS >5,000 BTU, <50% W	A-FB02	1
HHW Flammable Toxic Liquid; Example; Petroleum distillates	AH05*	0
HHW Flammable Toxic Liquid; Example; Petroleum distillates	AH05*	3
HHW Toxic Solid; exempt commodity pack. Example; pesticide	AH06*	1
HHW Toxic Solid; exempt commodity pack. Example; pesticide	AH06*	0
HHW Corrosive Acids; exempt commodity pack. Example: aci	AH07	0
HHW Corrosive Acids; exempt commodity pack. Example: aci	AH07	1
HHW Oxidizer Liquids; exempt commodity pack; Example; poo	AH08	0
HHW Oxidizer Liquids; exempt commodity pack; Example; poo	AH08	0
HHW Oxidizer Liquids; exempt commodity pack; Example; poo	AH08	0
HHW Oxidizer Solids; exempt commodity pack; Solids. Examp	AH09	2
HHW Oxidizer Solids; exempt commodity pack; Solids. Examp	AH09	1
HHW Oxidizer Solids; exempt commodity pack; Solids. Examp	AH09	0



HHW Other; Example; soap, shampoo, tar, adhesives	AH10	0
HHW Other; Example; soap, shampoo, tar, adhesives	AH10	2
HHW Loosepack Flammables (<1 gallon); Ex: paint, gasoline,	AH11	0
HHW Loosepack Flammables (<1 gallon); Ex: paint, gasoline,	AH11	0
HHW Corrosive Basics; exempt commodity pack. Example; ba	AH12	2
HHW Corrosive Basics; exempt commodity pack. Example; ba	AH12	1
Latex Paint Loosepacks = 5gal. No bulk paint drums	ACRYLATEX 01	11
LIQUID FUELS - NO SETTLED SOLIDS >5,000 BTU, <50% W	A-FB02	0
Oily Water (G)	MESA OIL - OW	0
Used Oil	ESA OIL-USED OI	0
Coolant Recycling	MESA OIL - COOL	2
Used Oil Filter (Recycling)	ESA OIL-OIL FILTE	0
Dry Batt Zinc-Carbon/Alkaline	CBS 37	175
Dry Batt, NiCad Dry	CBS 09	50
Dry Batt, NiMH Packs	CBS 05	50
Dry Batt, Li-ion Cells	CBS 12	109
Dry Batt, Lithium Primary	CBS 14	20
Wet Batt Automotive	CBS 53	600
Lamps, Straight Fluorescent 5ft & over	LR L01-2	158
Lamps, Compact Fluorescent	LR L02	45
Lamps, HID (Mercury/Sodium/Metal Halide/Arc)	LR L04	0
E-Waste LED Lamps	LR E04	0
Recycle - Mercury Containing Articles/Devices	VESP-HMA	1
Ballasts, Non-PCB	LR L18	25
Propane Bottle, Camp Size	STOODY-1	10
Mapp Gas	STOODY-1	0
Fire Extinguishers	STOODY-2	10
Oxygen cylinders	STOODY-1	0
Helium	STOODY-1	3
Propane Cylinder, BBQ Size	STOODY-1	4
Non Refillable Cylinder for Recycle (DOT-39)	STOODY-1	0
Lab-Pack Non-Reactive	ALP01	0
Lab-Pack Non-Reactive	ALP01	0
Lab-Pack Non-Reactive	ALP01	0
Lab-Pack Reactive (Incineration)	ALP02	2
		0
		0
\$50.00 min for all items priced per pound		0

SUPPLIES DESCRIPTION	CODE	QTY
4 ft. Fluorescent Light Box	RUM-FLUOR BOX	2
8 ft. Fluorescent Light Box	RUM-FLUOR BOX	1
Personal Protective Equipment - Level D	MATERIALS-PPD	15
Cubic Yard Box w/Pallet	DRUM-CUYD	14
55 Gallon Recon Metal Drum UN1A2 - Open Top	DRUM-M55R	6
55 Gallon Recon Poly Drum UN1H2 - Open Top with Lever Lo	DRUM-P55R	8
55 Gallon Recon Metal Drum UN1A1 - Closed Top	DRUM-M55CTR	1
275 Gallon Totes	DRUM-TOTE	2
15 Gallon Poly Drum UN1H2/15 - Open Top	DRUM-P15	1

30 Gallon Poly Drum UN1H2/30 - Open Top	DRUM-P30	7
5 Gallon Poly Drum - Open Top	DRUM-P5	15
85 Gallon Overpack Metal Drum	DRUM-M85	0
SelectSorb 25 lbs. (Clay Absorbent)	MATERIALS10	0
Bag of Vermiculite	MATERIALS2	5
Visqueen Roll	MATERIALS17	2
Personal Protective Equipment - Level C	MATERIALS-PPC	1
Pallet	MATERIALS33	6

TRANSPORTATION ITEM	CODE	QTY
Tractor and 53 Foot Van	TRANS-GT 50	1
26 Foot Box Truck	TRANS-GT 50	2
		0
Bin Delivery	T-BIN	2
Haul Charge-Disposal	T-BIN	1
Haul Charge-Recycling (Cardboard)	T-BIN	1

LABOR ITEMS	CODE	QTY
Labor - Chemist	LABOR-CHEM	20
Labor - Technician	LABOR-T1	110
Labor - Project Manager	LABOR-PM	10
Labor - Class A Driver	LABOR-CLASS A	32

**EXHIBIT B****FEE SCHEDULE****November 2025 event**

WASTE DESCRIPTION	UNIT COST	QTY	EXT COST
HHW Aerosols: No foams, inhalers, textured paint, galvanizers	\$780.00	2	\$1,560.00
HHW Aerosols: No foams, inhalers, textured paint, galvanizers	\$0.00	1	\$0.00
Aerosols, pepper spra, butane, refrigerants	\$165.00	0	\$0.00
Aerosols, pepper spra, butane, refrigerants	\$325.00	1	\$325.00
Aerosol,s, Spray foams, rubber coatings	\$0.00	1	\$0.00
Aerosol,s, Spray foams, rubber coatings	\$545.00	1	\$545.00
HHW Loosepack Flammables (<1 gallon); Ex: paint, gasoline,	\$315.00	11	\$3,465.00
HHW Loosepack Flammables; Ex: gasoline, thinners, solvent	\$470.00	4	\$1,880.00
LIQUID FUELS - NO SETTLED SOLIDS >5,000 BTU, <50%	\$170.00	3	\$510.00
HHW Flammable Toxic Liquid; Example; Petroleum distillates	\$300.00	0	\$0.00
HHW Flammable Toxic Liquid; Example; Petroleum distillates	\$395.00	4	\$1,580.00
HHW Toxic Solid; exempt commodity pack. Example; pesticide	\$295.00	2	\$590.00
HHW Toxic Solid; exempt commodity pack. Example; pesticide	\$400.00	1	\$400.00
HHW Corrosive Acids; exempt commodity pack. Example: aci	\$450.00	0	\$0.00
HHW Corrosive Acids; exempt commodity pack. Example: aci	\$330.00	2	\$660.00
HHW Oxidizer Liquids; exempt commodity pack; Example; po	\$200.00	0	\$0.00
HHW Oxidizer Liquids; exempt commodity pack; Example; po	\$425.00	0	\$0.00
HHW Oxidizer Liquids; exempt commodity pack; Example; po	\$565.00	0	\$0.00
HHW Oxidizer Solids; exempt commodity pack; Solids. Examp	\$199.00	3	\$597.00
HHW Oxidizer Solids; exempt commodity pack; Solids. Examp	\$419.00	0	\$0.00
HHW Oxidizer Solids; exempt commodity pack; Solids. Examp	\$560.00	0	\$0.00
HHW Other; Example; soap, shampoo, tar, adhesives	\$210.00	0	\$0.00
HHW Other; Example; soap, shampoo, tar, adhesives	\$275.00	5	\$1,375.00
HHW Loosepack Flammables (<1 gallon); Ex: paint,	\$210.00	0	\$0.00

gasoline,			
HHW Loosepack Flammables (<1 gallon); Ex: paint, gasoline,	\$315.00	0	\$0.00
HHW Corrosive Basics; exempt commodity pack. Example; b	\$180.00	1	\$180.00
HHW Corrosive Basics; exempt commodity pack. Example; b	\$275.00	1	\$275.00
Latex Paint Loosepacks = 5gal. No bulk paint drums	\$446.00	23	\$10,258.00
LIQUID FUELS - NO SETTLED SOLIDS >5,000 BTU, <50%	\$180.00	0	\$0.00
Oily Water (G)	\$633.00	2	\$1,266.00
Used Oil	\$85.00	14	\$1,190.00
Coolant Recycling	\$85.00	2	\$170.00
Used Oil Filter (Recycling)	\$185.00	0	\$0.00
Dry Batt Zinc-Carbon/Alkaline	\$1.05	586	\$615.30
Dry Batt, NiCad Dry	\$1.05	50	\$52.50
Dry Batt, NiMH Packs	\$1.05	50	\$52.50
Dry Batt, Li-ion Cells	\$0.60	100	\$60.00
Dry Batt, Lithium Primary	\$5.50	30	\$165.00
Wet Batt Automotive	\$0.20	2,500	\$500.00
Lamps, Straight Fluorescent 5ft & over	\$1.05	56	\$58.80
Lamps, Compact Fluorescent	\$2.45	44	\$107.80
Lamps, HID (Mercury/Sodium/Metal Halide/Arc)	\$2.15	0	\$0.00
E-Waste LED Lamps	\$1.25	0	\$0.00
Recycle - Mercury Containing Articles/Devices	\$645.00	1	\$645.00
Ballasts, Non-PCB	\$0.30	150	\$45.00
Propane, Camp Size	\$25.00	114	\$2,850.00
Mapp Gas	\$25.00	7	\$175.00
Fire Extinguishers	\$75.00	0	\$0.00
Oxygen cylinders	\$25.00	0	\$0.00
Helium	\$25.00	18	\$450.00
Non Refillable Cylinder for Recycle (DOT-39)	\$25.00	0	\$0.00
Non Refillable Cylinder for Recycle (DOT-39)	\$25.00	0	\$0.00
Lab-Pack Non-Reactive	\$160.00	3	\$480.00
Lab-Pack Non-Reactive	\$240.00	0	\$0.00
Lab-Pack Non-Reactive	\$355.00	0	\$0.00
Lab-Pack Reactive (Incineration)	\$300.00	1	\$300.00
	\$0.00	0	\$0.00
	\$0.00	0	\$0.00
\$50.00 min for all items priced per pound	\$0.00	0	\$0.00
	\$0.00	0	\$0.00
	\$0.00	0	\$0.00
	\$0.00	0	\$0.00
Subtotal			\$33,382.90

SUPPLIES DESCRIPTION	UNIT COST	QTY	EXT COST
4 ft. Fluorescent Light Box	\$15.00	1	\$15.00
8 ft. Fluorescent Light Box	\$0.00	0	\$0.00

Personal Protective Equipment - Level D	\$30.00	14	\$420.00
Cubic Yard Box w/Pallet	\$110.00	29	\$3,190.00
55 Gallon Recon Metal Drum UN1A2 - Open Top	\$70.00	20	\$1,400.00
55 Gallon Recon Poly Drum UN1H2 - Open Top with Lever Lo	\$70.00	14	\$980.00
55 Gallon Recon Metal Drum UN1A1 - Closed Top	\$70.00	5	\$350.00
275 Gallon Totes	\$240.00	2	\$480.00
15 Gallon Poly Drum UN1H2/15 - Open Top	\$73.00	2	\$146.00
30 Gallon Poly Drum UN1H2/30 - Open Top	\$70.00	5	\$350.00
5 Gallon Poly Drum - Open Top	\$18.00	21	\$378.00
85 Gallon Overpack Metal Drum	\$336.00	0	\$0.00
SelectSorb 25 lbs. (Clay Absorbent)	\$15.00	0	\$0.00
Bag of Vermiculite	\$46.00	4	\$184.00
Visqueen Roll	\$140.00	0	\$0.00
Supplies	\$1,500.00	1	\$1,500.00
	\$0.00	0	\$0.00
	\$0.00	0	\$0.00
	\$0.00	0	\$0.00
<b>Subtotal</b>			<b>\$9,393.00</b>

TRANSPORTATION ITEM	UNIT COST	QTY	EXT COST
Tractor and 53 Foot Van	\$195.00	1	\$195.00
26 Foot Box Truck	\$250.00	2	\$500.00
	\$0.00	0	\$0.00
Bin Delivery	\$225.00	2	\$450.00
Haul Charge-Disposal	\$190.00	1	\$190.00
Haul Charge-Recycling (Cardboard)	\$430.00	1	\$430.00
	\$0.00	0	\$0.00
	\$0.00	0	\$0.00
	\$0.00	0	\$0.00
	\$0.00	0	\$0.00
<b>Subtotal</b>			<b>\$1,765.00</b>

LABOR ITEMS	UNIT COST	QTY	EXT COST
Labor - Chemist	\$75.00	18	\$1,350.00
Labor - Technician	\$55.00	103	\$5,665.00
Labor - Project Manager	\$95.00	10	\$902.50
Labor - Class A Driver	\$60.00	18	\$1,080.00
	\$0.00	0	\$0.00
	\$0.00	0	\$0.00
	\$0.00	0	\$0.00
	\$0.00	0	\$0.00
<b>Subtotal</b>			<b>\$8,997.50</b>

DESCRIPTION	UNIT COST	QTY	EXT COST
	\$0.00	1	\$0.00
Fuel and Insurance Surcharge	8.0%	1	\$4,283.07
Profile Fee	No Charge	0	\$0.00

March 2026

WASTE DESCRIPTION	UNIT COST	QTY	EXT COST
HHW Aerosols: No foams, inhalers, textured paint, galvanizers	\$780.00	1	\$780.00
HHW Aerosols: No foams, inhalers, textured paint, galvanizers	\$350.00	0	\$0.00
Aerosols, pepper spra, butane, refrigerants	\$165.00	1	\$165.00
Aerosols, pepper spra, butane, refrigerants	\$325.00	0	\$0.00
Aerosol,s, Spray foams, rubber coatings	\$300.00	0	\$0.00
Aerosol,s, Spray foams, rubber coatings	\$545.00	1	\$545.00
HHW Loosepack Flammables (<1 gallon); Ex: paint, gasoline,	\$315.00	3	\$945.00
HHW Loosepack Flammables; Ex: gasoline, thinners, solvents	\$470.00	2	\$940.00
LIQUID FUELS - NO SETTLED SOLIDS >5,000 BTU, <50% W	\$170.00	1	\$170.00
HHW Flammable Toxic Liquid; Example; Petroleum distillates	\$300.00	0	\$0.00
HHW Flammable Toxic Liquid; Example; Petroleum distillates	\$395.00	3	\$1,185.00
HHW Toxic Solid; exempt commodity pack. Example; pesticide	\$295.00	1	\$295.00
HHW Toxic Solid; exempt commodity pack. Example; pesticide	\$400.00	0	\$0.00
HHW Corrosive Acids; exempt commodity pack. Example: aci	\$450.00	0	\$0.00
HHW Corrosive Acids; exempt commodity pack. Example: aci	\$330.00	1	\$330.00
HHW Oxidizer Liquids; exempt commodity pack; Example; poo	\$200.00	0	\$0.00
HHW Oxidizer Liquids; exempt commodity pack; Example; poo	\$425.00	0	\$0.00
HHW Oxidizer Liquids; exempt commodity pack; Example; poo	\$565.00	0	\$0.00
HHW Oxidizer Solids; exempt commodity pack; Solids. Examp	\$199.00	2	\$398.00
HHW Oxidizer Solids; exempt commodity pack; Solids. Examp	\$419.00	1	\$419.00
HHW Oxidizer Solids; exempt commodity pack; Solids. Examp	\$560.00	0	\$0.00
HHW Other; Example; soap, shampoo, tar, adhesives	\$210.00	0	\$0.00
HHW Other; Example; soap, shampoo, tar, adhesives	\$275.00	2	\$550.00
HHW Loosepack Flammables (<1 gallon); Ex: paint, gasoline,	\$210.00	0	\$0.00
HHW Loosepack Flammables (<1 gallon); Ex: paint, gasoline,	\$315.00	0	\$0.00
HHW Corrosive Basics; exempt commodity pack. Example; ba	\$180.00	2	\$360.00

HHW Corrosive Basics; exempt commodity pack. Example; ba	\$275.00	1	\$275.00
Latex Paint Loosepacks = 5gal. No bulk paint drums	\$446.00	11	\$4,906.00
LIQUID FUELS - NO SETTLED SOLIDS >5,000 BTU, <50% W	\$180.00	0	\$0.00
Oily Water (G)	\$633.00	0	\$0.00
Used Oil	\$85.00	0	\$0.00
Coolant Recycling	\$85.00	2	\$170.00
Used Oil Filter (Recycling)	\$185.00	0	\$0.00
Dry Batt Zinc-Carbon/Alkaline	\$1.05	175	\$183.75
Dry Batt, NiCad Dry	\$1.05	50	\$52.50
Dry Batt, NiMH Packs	\$1.05	50	\$52.50
Dry Batt, Li-ion Cells	\$0.60	109	\$65.40
Dry Batt, Lithium Primary	\$5.50	20	\$110.00
Wet Batt Automotive	\$0.20	600	\$120.00
Lamps, Straight Fluorescent 5ft & over	\$1.05	158	\$165.90
Lamps, Compact Fluorescent	\$2.45	45	\$110.25
Lamps, HID (Mercury/Sodium/Metal Halide/Arc)	\$2.15	0	\$0.00
E-Waste LED Lamps	\$1.25	0	\$0.00
Recycle - Mercury Containing Articles/Devices	\$645.00	1	\$645.00
Ballasts, Non-PCB	\$0.30	25	\$7.50
Propane Bottle, Camp Size	\$25.00	10	\$250.00
Mapp Gas	\$25.00	0	\$0.00
Fire Extinguishers	\$75.00	10	\$750.00
Oxygen cylinders	\$25.00	0	\$0.00
Helium	\$25.00	3	\$75.00
Propane Cylinder, BBQ Size	\$25.00	4	\$100.00
Non Refillable Cylinder for Recycle (DOT-39)	\$25.00	0	\$0.00
Lab-Pack Non-Reactive	\$160.00	0	\$0.00
Lab-Pack Non-Reactive	\$240.00	0	\$0.00
Lab-Pack Non-Reactive	\$355.00	0	\$0.00
Lab-Pack Reactive (Incineration)	\$300.00	2	\$600.00
	\$0.00	0	\$0.00
	\$0.00	0	\$0.00
\$50.00 min for all items priced per pound	\$0.00	0	\$0.00
	\$0.00	0	\$0.00
	\$0.00	0	\$0.00
	\$0.00	0	\$0.00
Subtotal			\$15,720.80

SUPPLIES DESCRIPTION	UNIT COST	QTY	EXT COST
4 ft. Fluorescent Light Box	\$15.00	2	\$30.00
8 ft. Fluorescent Light Box	\$30.00	1	\$30.00
Personal Protective Equipment - Level D	\$30.00	15	\$450.00
Cubic Yard Box w/Pallet	\$110.00	14	\$1,540.00
55 Gallon Recon Metal Drum UN1A2 - Open Top	\$70.00	6	\$420.00
55 Gallon Recon Poly Drum UN1H2 - Open Top with Lever Lo	\$70.00	8	\$560.00
55 Gallon Recon Metal Drum UN1A1 - Closed Top	\$70.00	1	\$70.00



275 Gallon Totes	\$240.00	2	\$480.00
15 Gallon Poly Drum UN1H2/15 - Open Top	\$73.00	1	\$73.00
30 Gallon Poly Drum UN1H2/30 - Open Top	\$70.00	7	\$490.00
5 Gallon Poly Drum - Open Top	\$18.00	15	\$270.00
85 Gallon Overpack Metal Drum	\$336.00	0	\$0.00
SelectSorb 25 lbs. (Clay Absorbent)	\$15.00	0	\$0.00
Bag of Vermiculite	\$46.00	5	\$230.00
Visqueen Roll	\$140.00	2	\$280.00
Personal Protective Equipment - Level C	\$60.00	1	\$60.00
Pallet	\$15.00	6	\$90.00
	\$0.00	0	\$0.00
	\$0.00	0	\$0.00
<b>Subtotal</b>			<b>\$5,073.00</b>

TRANSPORTATION ITEM	UNIT COST	QTY	EXT COST
Tractor and 53 Foot Van	\$195.00	1	\$195.00
26 Foot Box Truck	\$250.00	2	\$500.00
	\$0.00	0	\$0.00
Bin Delivery	\$225.00	2	\$450.00
Haul Charge-Disposal	\$190.00	1	\$190.00
Haul Charge-Recycling (Cardboard)	\$430.00	1	\$430.00
	\$0.00	0	\$0.00
	\$0.00	0	\$0.00
	\$0.00	0	\$0.00
	\$0.00	0	\$0.00
<b>Subtotal</b>			<b>\$1,765.00</b>

LABOR ITEMS	UNIT COST	QTY	EXT COST
Labor - Chemist	\$75.00	20	\$1,500.00
Labor - Technician	\$55.00	110	\$6,050.00
Labor - Project Manager	\$95.00	10	\$950.00
Labor - Class A Driver	\$60.00	32	\$1,920.00
	\$0.00	0	\$0.00
	\$0.00	0	\$0.00
	\$0.00	0	\$0.00
	\$0.00	0	\$0.00
<b>Subtotal</b>			<b>\$10,420.00</b>

DESCRIPTION	UNIT COST	QTY	EXT COST
	\$0.00	1	\$0.00
Fuel and Insurance Surcharge	8.0%	1	\$2,638.30
Profile Fee	No Charge	0	\$0.00