

**CITY OF CLOVERDALE
CITY COUNCIL**

RESOLUTION NO. 074-2022

A RESOLUTION OF THE CITY COUNCIL OF THE CITY OF CLOVERDALE APPROVING THE FIRST AMENDMENT TO THE FRANCHISE AGREEMENT WITH RECOLOGY SONOMA MARIN INC. FOR COLLECTION, DISPOSAL AND PROCESSING OF SOLID WASTE, RECYCLABLES AND COMPOSTABLE MATERIALS AND RELATED ACTIVITIES BETWEEN THE CITY OF CLOVERDALE AND RECOLOGY SONOMA MARIN., AND THE OMNIBUS AMENDMENT TO THE WASTE DELIVERY AGREEMENT AND FRANCHISED HAULER AGREEMENT TO COMPLY WITH SENATE BILL 1383 FOR SOLID WASTE MANAGEMENT AND AUTHORIZING THE CITY MANAGER TO EXECUTE THE AMENDMENTS ON BEHALF OF THE CITY.

WHEREAS, the City of Cloverdale and Recology are parties to a franchise agreement for the collection, disposal and processing of solid waste, recyclables and compostable materials and related activities originally dated March 23, 2011, hereinafter called “Franchise Agreement”; and

WHEREAS, the parties believe that the needs of City to comply with SB 1383 can be best served by having City’s organic waste and Dry Commercial Mixed Waste programs fully funded under its Franchise Agreement with Recology, rather than attempting to implement an SB-1383 compliant program by supplementing the existing (noncompliant with SB 1383) Programs with additional services under City’s Franchise Agreement; and

WHEREAS, the City of Cloverdale and Republic Services of Sonoma County, Inc. executed a Waste Delivery Agreement dated January 16, 2015, wherein the City agreed to deliver its committed City waste to Sonoma County solid waste facilities operated by Republic Services of Sonoma County, Inc., subject to terms and conditions of the Waste Delivery Agreement (“WDA”); and

WHEREAS, Recology, Inc. agreed to execute a Waste Delivery Commitment agreement wherein Recology, Inc. acknowledges the aforementioned WDA between the City of Cloverdale and Republic Services of Sonoma County as a condition of the assignment of the Franchise Agreement; and

WHEREAS, Republic and Recology are parties to an Agreement for Operations of Sonoma County Transfer Stations and Materials Recovery Facility (the “Prime Subcontract”), pursuant to which Republic subcontracted to Recology certain of Republic’s obligations under the Amended and Restated Agreement for Operation of the Central Landfill and County Transfer Stations (the “MOA”) between the County of Sonoma and Republic; and

WHEREAS, the MOA, Prime Subcontract, WDAs and FHAs (collectively, the “County Agreements”) contemplated that Recology would provide a limited program for collection of Commercial Food Waste and Dry Commercial Mixed Waste within urban areas of City (the “Programs”), compensated solely through a portion of the Facility Operations Service Fee that Recology receives under the Prime Subcontract; and

WHEREAS, the Programs and related compensation contemplated by the County Agreements do not meet the requirements of SB 1383, including provision of organics service to all residential and commercial

generators (not just urban customers), periodic route reviews to monitor contamination, periodic compliance reviews to monitor participation, and detailed reporting related to the foregoing; and

WHEREAS, eliminating the funding for the Programs under the Prime Subcontract will allow the Gate Rates charged to Recology (as City's franchised hauler) on Committed City Waste delivered to the County facilities to be reduced (compared to what the Gate Rates would otherwise be) by the portion that previously funded the Programs; and

WHEREAS, the City of Cloverdale and Recology Sonoma Marin Inc wish to amend the Franchise Agreement with Recology to assist City in complying with the SB 1383 Regulations (as defined in Exhibit A and Exhibit B attached to and incorporated herein); and

WHEREAS, the City of Cloverdale, Recology Sonoma Marin Inc. and Republic Services of Sonoma County, Inc. desire to execute the Omnibus Amendment to the Waste Delivery Agreement to assist City in complying with the SB 1383 Regulations.

NOW THEREFORE BE IT RESOLVED that the City Council of the City of Cloverdale does hereby:

1. Approve the First Amendment to the Franchise Agreement with Recology Sonoma Marin Inc.; and
2. Authorize the City Manager to execute the First Amendment to the Franchise Agreement (attached to and incorporated herein as Exhibit A) in a final form approved the City Attorney.

AND FURTHER BE IT FURTHER RESOLVED the City Council of the City of Cloverdale does hereby

1. Approve an Omnibus Amendment to the Waste Delivery Commitment Agreement (attached to and incorporated herein as Exhibit B), and
2. Authorize the City Manager to execute the Omnibus Amendment to the Waste Delivery Agreement and Franchised Hauler Agreement upon approval of the City Attorney.

It is hereby certified that the foregoing Resolution No. 074-2022 was duly introduced and duly adopted by the City Council of the City of Cloverdale at its regular meeting held on the 27th day of July 2022, by the following roll call vote:

AYES: (4) Mayor Lands and Councilmembers: Bagby, Cruz, Palla

NOES: (0)

ABSTAIN: (0)

ABSENT: (1) Vice Mayor Wolter

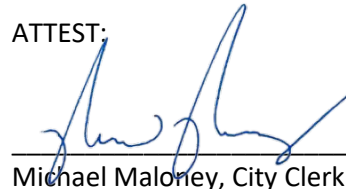
APPROVED



Todd Lands (Aug 23, 2022 08:03 PDT)

Todd Lands, Mayor

ATTEST:



Michael Maloney, City Clerk

Exhibit A - First Amendment to Franchise Agreement with Recology Sonoma Marin

Exhibit B - Omnibus Amendment to Waste Delivery Agreement and Franchised Hauler Agreement

FIRST AMENDMENT TO FRANCHISE AGREEMENT FOR COLLECTION, DISPOSAL, AND PROCESSING OF SOLID WASTE, RECYCLABLES, AND COMPOSTABLE MATERIALS AND RELATED ACTIVITIES BETWEEN THE CITY OF CLOVERDALE AND RECOLOGY SONOMA MARIN

This First Amendment to Franchise Agreement for Collection, Disposal, and Processing of Solid Waste, Recyclables, and Compostable Materials and Related Activities (this "Amendment") is entered into as of August ____, 2022 between the City of Cloverdale ("City") and Recology Sonoma Marin ("Recology"), as assignee of Redwood Empire Disposal Inc. (collectively the City and Recology are "Parties").

WHEREAS, City and Redwood Empire Disposal, Inc., were parties to a Franchise Agreement for Collection, Disposal, and Processing of Solid Waste, recyclables and Compostable Materials and Related Activities, dated as of March 23, 2011 (such agreement as amended, the "Agreement");

WHEREAS, as part of the Assignment and Assumption Agreement, dated as of December 12, 2017, Redwood Empire Disposal Inc., assigned the Agreement to Recology with consent of City;

WHEREAS, the Parties wish to amend the Agreement to assist City in complying with the SB 1383 Regulations (as defined in Exhibit A);

WHEREAS, City intends to implement a 3-container Compostable Materials collection service as contemplated by Section 18984.1 of the SB 1383 Regulations.

NOW, THEREFORE, the Parties agree as follows:

1. Effective Date. This Amendment shall take effect January 1, 2022.
2. Definitions. Section 1 of the Franchise Agreement is hereby amended to add the terms set forth in Exhibit A of this Amendment. For purposes of this Amendment, the terms set forth in Exhibit A, attached hereto and incorporated herein, shall have the meanings given to them in such exhibit.
3. Three-Container Compostable Materials Collection Services.

The Franchise Agreement is hereby amended to add the following to Exhibit A:

- 3.1. Phased Implementation. City and Contractor acknowledge that Contractor's Compostable Materials Collection routes must be expanded to satisfy the requirements of the SB 1383 Regulations, and that new collection trucks must be procured by Contractor in order to provide such services. Between January 1, 2022 and December 31, 2023, Contractor shall continue and expand its existing Compostable Materials collection service within City. By January 1, 2024, Contractor shall provide Compostable Materials collection service to all of its customers within City who are subscribed to and pay for Solid Waste Collection Service, unless (i) the customer is not required under City's municipal code to subscribe for Compostable Materials Collection Service, or (ii) the customer qualifies for a State- or locally-issued waiver, or (iii) the customer refuses to accept such service.

4. Container Colors.

The Franchise Agreement is hereby amended to add the following to Exhibit B (Section 3)

4.1. General Requirement. Contractor shall ensure that each Container that it newly purchases after January 1, 2022 and provides to a Service Recipient serviced under the Agreement conforms to the following color scheme: Gray Containers for collection of Solid Waste, Blue Containers for collection of Recyclable Materials, and Green Containers for collection of Compostable Materials. In addition, Contractor shall ensure that all Containers it uses to provide such services to Service Recipients serviced under the Agreement conform to such color scheme by January 1, 2036.

4.2. Specific Material Types. Paper products and printing and writing paper, each as defined in the SB 1383 Regulations, may be placed in either the Blue Container or the Green Container. Carpet and textiles may not be placed in either the Blue Container or the Green Container.

5. Container Labels.

The Franchise Agreement is hereby amended to add the following to Exhibit B (Section 3):

5.1. General Requirement. Contractor shall ensure that each Container (or Container lid) that it newly purchases after January 1, 2022 and provides to a Service Recipient serviced under the Agreement shall be labeled or imprinted with language and/or graphics that clearly indicates the primary items accepted and the primary items that are Prohibited Container Contaminants for that Container type. Contractor may comply with this section by using model labeling provided by CalRecycle.

6. Route Reviews.

The Franchise Agreement is hereby amended to add the following to Exhibit B:

6.1. General Requirement. At least once annually, beginning in 2022, Contractor shall conduct a Route Review for each Hauler Route. For each Route Review of a Hauler Route, Contractor shall inspect at least the following minimum number of Containers, but may inspect more if Contractor wishes. Each inspection shall involve lifting the Container lid and observing the contents, but shall not require Contractor to disturb the contents or open any bags. Contractor may select the Containers to be inspected at random, or (if mutually agreed with City) by any other method not prohibited under the SB 1383 Regulations. For the avoidance of doubt, Contractor shall not be required to annually inspect every Container on a Hauler Route. Contractor shall include the results of each Route Review in its next regularly scheduled report to City, as required by Section 9.

<u>Route Size (# accounts)</u>	<u>Minimum Number of Containers</u>
Less than 1,500	25
1,500-3,999	30
4,000-6,999	35
7,000 or more	40

6.2. Notice of Contamination. If Contractor finds Prohibited Container Contaminants in a Container during a Route Review, Contractor shall notify the Service Recipient of the

violation in writing. The written notice shall include information regarding the Service Recipient's requirement to properly separate materials into the appropriate Containers. The notice may be left on the Service Recipient's Container, gate, or door at the time the violation is discovered, and/or be mailed, e-mailed, electronically messaged or delivered personally to the Service Recipient. Contractor may dispose of the contents of any Container found to contain Prohibited Container Contaminants. The notice shall be provided in English and Spanish.

7. Compliance Reviews.

The Franchise Agreement is hereby amended to add the following to Exhibit B:

7.1. General Requirement. At least once annually, beginning in 2022, Contractor shall review the records of its Commercial Business and Multi-Family Residential Complex customers in City that are subscribed for at least two (2) cubic yards per week of combined Solid Waste, Compostable Materials and Recyclable Materials Collection Service, to determine whether such customers are subscribed for Compostable Materials Collection Service or have an applicable waiver. Contractor shall include the results of each compliance review in its next regularly scheduled report to City, as required by Section 9.

8. Education & Outreach.

The Franchise Agreement is hereby amended to add the following to Exhibit A (Section 2):

8.1. In 2022, and annually thereafter, Contractor shall provide the following to all its customers under the Agreement:

8.1.1. Information on the Compostable Materials Service Recipient's requirements to properly separate materials in appropriate containers.

8.1.2. Information on methods for: the prevention of Compostable Materials generation, recycling Compostable Materials on-site, sending Compostable Materials to community composting, and any other local requirements regarding Compostable Materials.

8.1.3. Information regarding the methane reduction benefits of reducing the landfill disposal of Compostable Materials, and the methods of Compostable Materials recovery contemplated by the Agreement.

8.1.4. Information regarding how to recover Compostable Materials.

8.1.5. Information related to the public health and safety and environmental impacts associated with the landfill disposal of Compostable Materials.

8.2. The above information will be provided, at a minimum, through print and/or electronic media, and may also be provided through workshops, meetings and/or on-site visits.

8.3. Educational materials provided pursuant to the above shall be translated into Spanish.

9. Reporting.

The Franchise Agreement is hereby amended to add the following to Section 8.2.3:

9.1. Beginning January 1, 2022, Contractor shall provide the following information to City as part of Contractor's regularly scheduled quarterly reports under the Agreement:

9.1.1. For information provided by Contractor pursuant to Section 8 above:

- (a) Copies of all such information (including flyers, brochures, newsletters, invoice messaging, website and social media postings, emails, and other electronic messages).
- (b) The date the information was disseminated or the direct contact made. For website and social media postings, this shall be the date posted.
- (c) To whom the information was disseminated or the direct contact made. For mass distributions such as mailings or bill inserts, Contractor may provide the type and number of accounts receiving the information, rather than listing each recipient individually.

9.1.2. For Route Reviews and Compliance Reviews:

- (a) The date the review was conducted.
- (b) The name and title of each person conducting the review.
- (c) A list of the account names and addresses covered by the review.
- (d) For Route Reviews, a description of each Hauler Route reviewed, including Contractor's route number and a description of the Hauler Route area.
- (e) For Route Reviews, the results of such review (i.e. the addresses where any Prohibited Container Contaminants were found), and any photographs taken.
- (f) For Compliance Reviews, the results of such review (i.e. Contractor's findings as to whether the customers reviewed are subscribed for Compostable Materials Collection Service, have an applicable waiver, or neither), and any relevant evidence supporting such findings (e.g. account records).
- (g) Copies of any educational materials issued pursuant to such reviews.

9.1.3. Documentation relating to observed Prohibited Container Contaminants, whether observed during Route Reviews or otherwise:

- (a) Copies of the form of each notice issued to Service Recipients for Prohibited Container Contaminants, as well as, for each such form, a list of the Service Recipients to which such notice was issued, the date of issuance, the Service Recipient's name and service address, and the reason for issuance (if the form is used for multiple reasons). This information will also be provided monthly to Zero Waste Sonoma if City requests.

- (b) The number of times notices were issued to Service Recipients for Prohibited Container Contaminants.
- (c) The number of Containers where the contents were disposed due to observation of Prohibited Container Contaminants.

9.1.4. A description of Contractor's process for determining the level of Container contamination under the Agreement.

10. Compensation for Service.

Effective September 1, 2022, Contractor's rates for service shall be increased by 8.7%, comprises the sole adjustment to Contractor's compensation for the programs and services provided pursuant to this Amendment.

11. Section 18988.1 and 18988.2 Compliance.

The Franchise Agreement is hereby amended to add the following to Exhibit J:

Contractor hereby notifies City that Compostable Materials collected pursuant to the Agreement is currently being delivered to the following facility(ies): either directly or after transfer at County facilities: Waste Management EarthCare Compost in Novato; Cold Creek Compost in Ukiah; West Contra Costa Landfill Composting Facility in Richmond City hereby approves delivery of Compostable Materials to such facility(ies). Contractor shall comply with its obligations under this Amendment and the obligations that by operation of law are imposed upon it directly pursuant to Chapter 12 of the SB 1383 Regulations.

12. Future Changes. The parties acknowledge that future changes to this Amendment or the Agreement may be desirable to assist the parties with their respective compliance obligations under the SB 1383 Regulations or subsequent amendments thereto or interpretations thereof. The parties agree to negotiate any such proposed changes in good faith. The foregoing shall not be deemed to limit either party's rights or remedies under the Agreement.

13. Miscellaneous. In the event of any conflict between this Amendment and the Agreement, this Amendment shall govern. Section headings in this Amendment are for convenience only and shall not be used in the interpretation of this Amendment. This Amendment may be executed in counterparts and/or by electronic signature (e.g. DocuSign). As used in this Amendment, "including" and its variants mean "including without limitation."

[Remainder of this page intentionally left blank]

IN WITNESS WHEREOF, this Amendment is entered into as of the date first written above.

City of Cloverdale

Recology Sonoma Marin

By: _____
Name: David J. Kelley
Title: City Manager
Date: _____

By: _____
Name: Salvatore M. Coniglio
Title: Chief Executive Officer
Date: _____

APPROVED AS TO FORM:

Jose M. Sanchez
City Attorney

ATTEST:

Mike Maloney,
City Clerk

Exhibit A

DEFINITIONS

“Blue Container” means a Container colored as follows: (a) the lid shall be blue, or (b) the body shall be blue and the lid shall be either blue, gray, or black. Hardware such as hinges and wheels may be any color.

“Container” means any Cart, Bin or Debris Box.

“Compostable Material” means Organic Waste.

“Gray Container” means a Container colored as follows: (a) the lid shall be gray or black, or (b) the body shall be gray or black and the lid shall be gray or black. Hardware such as hinges and wheels may be any color.

“Green Container” means a Container colored as follows: (a) the lid shall be green, or (b) the body shall be green and the lid shall be green, gray, or black. Hardware such as hinges and wheels may be any color.

“Hauler Route” means the designated weekly itinerary or sequence of stops scheduled to be performed by one collection vehicle providing regularly scheduled Solid Waste, Recyclable Material or Compostable Materials Collection Services (not on-call or Bulky Item/Abandoned Waste) within the Contractor’s Collection Service area under the Agreement.

“Organic Waste” means wastes comprising material originated from living organisms and their metabolic waste products, including food, green material, landscape and pruning waste, clean unpainted/untreated wood (with no nails, wire, etc.), paper products, and printing and writing paper, but excluding textiles and carpets, manure, biosolids, digestate, sludges, non-compostable paper, Construction & Demolition Debris, Infectious Waste, and Hazardous Waste. No material shall be considered Organic Waste unless it has been segregated by the Service Recipient for separate collection. Organic Waste cannot exceed 6 inches in diameter and 4 feet in length.

“Prohibited Container Contaminants” means any of the following:

(a) Non-Compostable Materials placed in the Green Container, including but not limited to textiles and carpets, manure, biosolids, digestate, sludges, non-compostable paper, Construction & Demolition Debris, Infectious Waste, and Hazardous Waste;

(b) Compostable Materials placed in the Gray Container that is specifically identified under the Agreement for collection in the Green Container or Blue Container;

(c) Non-Recyclable Material placed in the Blue Container. Paper products and printing and writing paper may be considered acceptable and not considered Prohibited Container Contaminants if they are placed in the Blue Container.

“Route Review” means a visual inspection of Containers along a Hauler Route for the purpose of identifying Prohibited Container Contaminants, which may include mechanical inspection methods such as use of cameras.

“SB 1383 Regulations” means the Short-lived Climate Pollutants (SLCP): Organic Waste Reductions regulations adopted by the California Department of Resources Recycling and Recovery (“CalRecycle”) in 2020.

For purposes of this Amendment, the following terms (whether or not capitalized) shall have the meanings given to them in the SB 1383 Regulations, unless the context indicates a different meaning was intended: biosolids, digestate, food, non-compostable paper, paper products, printing and writing paper, sludges.

5074341.1

OMNIBUS AMENDMENT TO WASTE DELIVERY AGREEMENT AND
FRANCHISED HAULER AGREEMENT

This Omnibus Amendment to Waste Delivery Agreement and Franchised Hauler Agreement (this "Amendment") is entered into as of January 1, 2022, by and among the City of Cloverdale ("City"), Republic Services of Sonoma County, Inc. ("Republic"), and Recology Sonoma Marin ("Recology").

WHEREAS, each of the cities of Cloverdale, Cotati, Healdsburg, Rohnert Park, Santa Rosa and Sebastopol (the "Committed Cities" or "Cities") is party to a Waste Delivery Agreement with Republic (each, a "WDA"), and a Franchised Hauler Agreement with Republic and Recology (each, an "FHA");

WHEREAS, Republic and Recology are parties to an Agreement for Operations of Sonoma County Transfer Stations and Materials Recovery Facility (the "Prime Subcontract"), pursuant to which Republic subcontracted to Recology certain of Republic's obligations under the Amended and Restated Agreement for Operation of the Central Landfill and County Transfer Stations (the "MOA") between the County of Sonoma and Republic;

WHEREAS, the MOA, Prime Subcontract, WDAs and FHAs (collectively, the "County Agreements") contemplate that Recology will provide a limited program for collection of Commercial Food Waste and Dry Commercial Mixed Waste within urban areas of City (the "Programs"), to be compensated solely through a portion of the Facility Operations Service Fee that Recology receives under the Prime Subcontract;

WHEREAS, the Programs and related compensation contemplated by the County Agreements do not meet the requirements of SB 1383, including provision of organics service to all residential and commercial generators (not just urban customers), periodic route reviews to monitor contamination, periodic compliance reviews to monitor participation, and detailed reporting related to the foregoing;

WHEREAS, the parties believe that the needs of City to comply with SB 1383 can be best served by having City's organic waste and Dry Commercial Mixed Waste programs fully funded under its franchise agreement with Recology, rather than attempting to implement an SB-1383 compliant program by supplementing the existing (noncompliant with SB1383) Programs with additional services under City's franchise agreement;

WHEREAS, eliminating the funding for the Programs under the Prime Subcontract will allow the Gate Rates charged to Recology (as City's franchised hauler) on Committed City Waste delivered to the County facilities to be reduced (compared to what the Gate Rates would otherwise be) by the portion that previously funded the Programs;

NOW, THEREFORE, the parties agree as follows:

1. Effective as of April 1, 2022, and subject to Section 3 below, Section 2.3 of City's WDA, and Sections 3 and 4 of City's FHA (and of Exhibit C to City's WDA, which sets forth the form of the FHA), are hereby deleted and of no further force or effect.
2. Effective as of April 1, 2022, and subject to Section 3 below, City's FHA is hereby amended to add the following:

“To maximize route efficiency under its franchise agreement with City, Contractor may collect Commercial Food Waste in its residential collection vehicles, commingled with residential organics, provided that the tonnage of Commercial Food Waste so collected in City, the other cities that are party to a Waste Delivery Agreement with Republic where Recology is the franchised hauler, and the unincorporated County combined, does not exceed 15% of the total tonnage of Commercial Food Waste collected by Contractor from such jurisdictions (calculated on an aggregate (combined) basis, not jurisdiction by jurisdiction by jurisdiction), and provided further that Contractor compensates Republic Services of Sonoma County, Inc. (“Republic”) appropriately for such commingled Commercial Food Waste, in a manner to be mutually agreed by County, Republic and Contractor. Compliance with the preceding sentence is intended as an alternative means of complying with City’s and Recology’s obligations to deliver Committed Waste to Republic and shall not be deemed a violation thereof”

3. The effectiveness of Sections 1 and 2 is subject to satisfaction of all of the following conditions:

(a) The MOA and Prime Subcontract are amended to, among other things: (i) adjust the Gate Rate and the Facility Operations Service Fee to eliminate the portion that funds the Programs (currently \$4.21 per ton), on all tons on which such portion is included, (ii) revise Republic’s diversion tonnage goal in Section 9.2 of the MOA and Section 5.4 of the Prime Subcontract from 67,000 to 44,735 tons per year, and Recology’s diversion tonnage goal in Section 5.4 of the Prime Subcontract from 46,173 to 23,908 tons per year; (iii) delete the second sentence of the first paragraph of Section 9.7 of the MOA, and (iv) delete Section 5.16 of the Prime Subcontract, all such amendments to be effective as of April 1, 2022;

(b) On or before April 1, 2022, (i) each of County and the Committed Cities enters into a written amendment to its respective franchise agreement with Recology that includes a rate adjustment that, in Recology’s sole but reasonable opinion, is sufficient to fully fund the organic waste and, if continued, the Dry Commercial Mixed Waste programs provided by Recology in such jurisdiction pursuant to the franchise agreement, and (ii) each other of the Committed Cities enters into an omnibus amendment to its WDA and FHA that is identical in all material respects to this Amendment. Any of the conditions set forth in this subsection (b) may be waived by Recology in writing to the other parties hereto.

4. In the event of any conflict between this Amendment and City’s WDA or FHA, this Amendment shall govern. This Amendment may be executed in counterparts and/or by electronic signature (e.g. DocuSign). As used in this Amendment, “including” and its variants mean “including without limitation.”

5. Nothing contained herein shall change the definition of Committed Waste within the WDA. More specifically, Commercial Food Waste and Dry Commercial Mixed Waste are and shall continue to be considered Committed Wastes. This Amendment does not modify the categories of Waste exempt from payment of the Facility Operations Fee in Section 8.3 of the Prime Subcontract.

6. Except as expressly amended herein, each of the County Agreements shall remain in full force and effect.

IN WITNESS WHEREOF, this Amendment is entered into as of the date first written above.

City of Cloverdale

Republic Services of Sonoma County, Inc.

By: _____
Name: David J. Kelley _____
Title: City Manager _____
Date: _____

By: _____
Name: _____
Title: _____
Date: _____

APPROVED AS TO FORM:

Recology Sonoma Marin

Jose M. Sanchez
City Attorney

By: _____
Name: _____
Title: _____
Date: _____

ATTEST:

Mike Maloney
City Clerk

ACKNOWLEDGED:

County of Sonoma

By: _____
Name: _____
Title: _____
Date: _____

5074322.1







Resolution No. 074-2022 - Solid Waste Amendments

Final Audit Report

2022-08-23

Created:	2022-08-23
By:	Mike Maloney (Mmaloney@ci.cloverdale.ca.us)
Status:	Signed
Transaction ID:	CBJCHBCAABAAU05uxK5HuGzu7WrSwSRNVKnP6uKhNsWk

"Resolution No. 074-2022 - Solid Waste Amendments" History

-  Document created by Mike Maloney (Mmaloney@ci.cloverdale.ca.us)
2022-08-23 - 1:31:03 AM GMT
-  Document emailed to tlands@ci.cloverdale.ca.us for signature
2022-08-23 - 1:31:26 AM GMT
-  Email viewed by tlands@ci.cloverdale.ca.us
2022-08-23 - 3:02:07 PM GMT
-  Signer tlands@ci.cloverdale.ca.us entered name at signing as Todd Lands
2022-08-23 - 3:02:59 PM GMT
-  Document e-signed by Todd Lands (tlands@ci.cloverdale.ca.us)
Signature Date: 2022-08-23 - 3:03:00 PM GMT - Time Source: server
-  Agreement completed.
2022-08-23 - 3:03:00 PM GMT