

November 6, 2023

Mr. Lance Kulberg Clean Harbors Environmental Services, Inc. 3217 Terminal Drive Eagan, MN 55121

Dear Mr. Kulberg:

The following documents are enclosed for you to complete and return:

- State of Minnesota Contract No. 238889 for Hazardous Waste Management.
- Diverse spend reporting required. Please send the information detailed in the attached Viva Welcome Letter to <u>support@starssmp.com</u> within two businesses days. The Viva company will send by email a link to the portal, log-in information, portal guidance manual and information on accessing the training video. More information on the State's Tier 2 program is provided herein.

Please sign and return the documents, VIA EMAIL, to Katy McCann at katy.mccann@state.mn.us by November 15, 2023

Certificate of Insurance (COI) - A current certificate of insurance from your insurer, in the amounts called for in the solicitation, is required now to complete the Contract document. The insurance requirements are attached for your convenience. Please have your insurance provider send a copy of the COI electronically to katy.mccann@state.mn.us. No contract will be executed with your company until the COI has been received and approved.

Documents that are not properly executed will be returned to you. Failure to submit executed forms in the time required may result in cancellation of the award. Upon receipt of the properly executed forms, and after signatures are obtained from the appropriate State authorities, a copy of the completed Contract documents will be sent to your company.

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Sincerely,

Katy McCann Acquisition Management Specialist

Enclosures

Diverse Spend Reporting Instructions

The State of Minnesota is committed to diversity and inclusion in public procurement. The State anticipates the total value of your Contract may exceed \$500,000, including all extension options, therefore you must track and report, on a quarterly basis, the amount paid to diverse businesses both: 1) directly to subcontractors performing under the Contract, and 2) indirectly to diverse businesses that provide supplies/services to your company (in proportion to the revenue from this Contract compared to your company's overall revenue).

Please send the following information to support@starssmp.com within two businesses days they will send by email a link to the portal, log-in information, portal guidance manual and information on accessing the training video.

| Legal Company Name: | |
|--|--------|
| Doing Business As- Name (if different than | |
| legal name): | |
| SWIFT Contract No. | 238889 |
| Federal Tax ID: | |
| Corporate Address: | |
| Corporate City: | |
| Corporate State | |
| Corporate Zip: | |
| Company Email: | |
| Primary Contact Name: | |
| Primary Contact- Email | |

Once you are a registered user, please set up your contract in the portal. You will be able to access State of MN approved/certified suppliers from within the tool to add them as your subcontractors for a contract. If you have a supplier that is not available from the existing list, please follow the process for setting up each diverse subcontractor and supplier associated with this contract. This includes direct spend with diverse subcontractors, and also includes "indirect spend," which is the proportion of spend your company pays to diverse suppliers for items like office supplies, utilities, materials, cleaning services, and so on, that can be related back to your contract with the state.

Please contact the State of Minnesota Office of Equity in Procurement procurement.equity@state.mn.us if you have questions about using the portal, how subcontractors and suppliers are designated as diverse small businesses, and how quarterly reporting is used and monitored.



State of Minnesota Contract

SWIFT Contract No.: 238889

This Contract is between the State of Minnesota, acting through its Commissioner of Administration ("State") and Clean Harbors Environmental Services, Inc. whose designated business address is 3217 Terminal Drive, Eagan, MN 55121 ("Contractor"). State and Contractor may be referred to jointly as "Parties."

Recitals

- 1. State issued a solicitation identified as SWIFT Event No. G0210-2000013755 on May 2, 2023, for Hazardous Waste Management ("Solicitation");
- 2. Contractor provided a response to the Solicitation indicating its interest in and ability to provide the goods or services requested in the Solicitation; and
- 3. Subsequent to an evaluation in accordance with the terms of the Solicitation and negotiation, the Parties desire to enter into a contract.

Accordingly, the Parties agree as follows:

Contract

1. Term of Contract

- 1.1 Effective date. December 1, 2023, or the date the State obtains all required signatures under Minn. Stat. § 16C.05, subd. 2, whichever is later. The Contractor must not begin work under this Contract until this Contract is fully executed and the Contractor has been notified by the State's Authorized Representative to begin the work.
- 1.2 Expiration date. November 30, 2024, or until all obligations have been satisfactorily fulfilled, whichever occurs first. The contract may be extended for up to an additional nine (9) years, in increments as determined by the State, through a duly executed amendment.
- 1.3 Contract Use. This Contract is not exclusive and shall not be construed as guarantying a minimum or maximum amount of usage.

2. Contractor's Duties

The Contractor shall perform all duties described in this Contract to the satisfaction of the State.

3. Representations and Warranties

- 3.1 Under Minn. Stat. §§ 15.061 and 16C.03, subd. 3, and other applicable law the State is empowered to engage such assistance as deemed necessary.
- 3.2 Contractor warrants that it is duly qualified and shall perform its obligations under this Contract in accordance with the commercially reasonable standards of care, skill, and diligence in Contractor's industry, trade, or profession, and in accordance with the specifications set forth in this Contract, to the satisfaction of the State.
- 3.3 Contractor warrants that it possesses the legal authority to enter into this Contract and that it has taken all actions required by its procedures, by-laws, and applicable laws to exercise that authority, and to lawfully authorize its undersigned signatory to execute this Contract, or any part thereof, and to bind Contractor to its terms.

4. Time

The Contractor must comply with all the time requirements described in this Contract. In the performance of this Contract, time is of the essence.

5. Compensation and Conditions of Payment

- 5.1 Compensation. The State will pay for performance by the Contractor under this Contract in accordance with the breakdown of costs as set forth in Exhibit D which is attached and incorporated into this Contract.
- 5.2 Conditions of Payment. All duties performed by the Contractor under this Contract must be performed to the State's satisfaction and in accordance with all applicable federal, state, and local laws, ordinances, rules, and regulations including business registration requirements of the Office of the Secretary of State. The Contractor will not receive payment for work found by the State to be unsatisfactory or performed in violation of federal, state, or local law.

6. Authorized Representative

- 6.1 The State's Authorized Representative is Katy McCann, Acquisition Management Specialist (AMS), 50 Sherburne Ave, Suite 112, Saint Paul, MN 55155, (651) 201-3128, or her successor or delegate, and has the responsibility to monitor the Contractor's performance.
- 6.3 Contractor's Authorized Representative. The Contractor's Authorized Representative is Lance Kulberg, Technical Services District Manager, at the following business address and telephone number: 3217 Terminal Drive, Eagan, MN 55121 and (651) 767-9590, or his/her successor. If the Contractor's Authorized Representative changes at any time during this Contract, the Contractor must immediately notify the State.

7. Exhibits

The following Exhibits are attached and incorporated into this Contract. In the event of a conflict between the terms of this Contract and its Exhibits, or between Exhibits, the order of precedence is first the Contract, and then in the following order:

Exhibit A: Contract Terms

Exhibit B: Insurance Requirements

Exhibit C: Specifications, Duties, and Scope of Work

Exhibit D: Price and Payment Schedule

Exhibit E: Waste Management Flow Diagram

Exhibit F: Facility and Transport List

Exhibit G: Facility Audit Form Exhibit I: Annual Report

1. Clean Harbors Environmental Services, Inc. The Contractor certifies that the appropriate person(s) have executed the Contract on behalf of the Contractor as required by applicable articles, bylaws, resolutions, or ordinances.5

2. Office of State Procurement With delegated authority

Print name: Vincent VanEngelenburg

Signature: Vince Presider Date: 11/8/2023

Katy McCann Print name:

Signature:

Title: Acquisition Management Space all \$20/2023

3. Commissioner of Administration As delegated to The Office of State Procurement

Mary L Nelson Print name:

Signature:

Title:

Exhibit A: Contract Terms

1. Prompt Payment and Invoicing.

1.1 Prompt Payment. The State will pay the Contractor pursuant to Minn. Stat. § 16A.124, which requires payment within 30 days following receipt of an undisputed invoice, or merchandise or service, whichever is later. Terms requesting payment in less than 30 days will be changed to read "Net 30 days." Notwithstanding the foregoing, the State may pay the Contractor in advance for purchases as allowed pursuant to Minn. Stat. §16A.065.

The payment for each order will only be made for goods received or services actually performed that have been accepted by the ordering entity, and meet all terms, conditions, and specifications of the Contract and the ordering document.

1.2 Invoicing. The invoice must be in the same format as the sample invoice form approved as Exhibit D, Supplement 1 with the Contract, unless an alternative format is approved in writing by the State Authorized Representative, or delegate. See Exhibit D, Supplement 1 for a list of minimum invoice requirements.

2. Assignment, Amendments, Waiver, and Contract Complete.

- 2.1 Assignment. The Contractor may neither assign nor transfer any rights or obligations under this Contract without the prior consent of the State and a fully executed assignment agreement, executed and approved by the authorized parties or their successors.
- 2.2 Amendments. Any amendment to this Contract must be in writing and will not be effective until it has been executed and approved by the authorized parties or their successors.
- 2.3 Waiver. If the State fails to enforce any provision of this Contract, that failure does not waive the provision or its right to enforce it.
- 2.4 Contract Complete. This Contract contains all negotiations and agreements between the State and the Contractor. No other understanding regarding this Contract, whether written or oral, may be used to bind either party.

3. **Termination.**

- 3.1 Termination for Convenience. Either party may cancel this Contract or any Purchase Order at any time, with or without cause, upon 180 days' written notice. Upon termination for convenience, the Contractor will be entitled to payment, determined on a pro rata basis, for services or goods satisfactorily performed or delivered.
- 3.2 Termination for Breach. If the Contractor fails to perform according to the contract terms and conditions, and fails to cure within 14 calendars of written notice, the State is authorized to immediately cancel the Contract or purchase order, or any portion of it, and may obtain replacement goods or services and charge the difference of costs to the defaulting Contractor. In the event of default, the State reserves the right to pursue any other remedy available by law. A Contractor may be removed from the vendors list, suspended or debarred from receiving a Contract for failure to comply with terms and conditions of the Contract, or for failure to pay the State for the cost incurred on the defaulted Contract.
- 3.3 Termination for Insufficient Funding. The State may immediately terminate this Contract if it does not obtain funding from the Minnesota Legislature, or other funding source; or if funding cannot be continued at a level sufficient to allow for the payment of the services addressed within this Contract. Termination must be by written notice to the Contractor. The State is not obligated to pay for any services that are provided after notice and effective date of termination. However, the Contractor will be entitled to payment, determined on a pro rata basis,

for services satisfactorily performed to the extent that dedicated funds are available. The State will not be assessed any penalty if the Contract is terminated because of the decision of the Minnesota Legislature, or other funding source, not to appropriate funds. The State must provide the Contractor notice of the lack of funding. This notice will be provided within a reasonable time of the State's receiving notice.

4. Force Majeure.

Neither party shall be responsible to the other or considered in default of its obligations within this Contract to the extent that performance of any such obligations is prevented or delayed by acts of God, war, riot, disruption of government, or other catastrophes beyond the reasonable control of the party unless the act or occurrence could have been reasonably foreseen and reasonable action could have been taken to prevent the delay or failure to perform. A party relying on this provision to excuse performance must provide the other party prompt written notice of the inability to perform and take all necessary steps to bring about performance as soon as practicable.

5. Indemnification.

- 5.1 In the performance of this Contract, the Indemnifying Party must indemnify, save, and hold harmless the State, its agents, and employees, from any claims or causes of action, including attorney's fees incurred by the State, to the extent caused by Indemnifying Party's:
 - Intentional, willful, or negligent acts or omissions; or
 - Actions that give rise to strict liability; or
 - Breach of contract or warranty.

The Indemnifying Party is defined to include the Contractor, any third party for which the Contractor is responsible, or Contractor's agents or employees, and to the fullest extent permitted by law. The indemnification obligations of this section do not apply in the event the claim or cause of action is the direct result of the State's gross negligence. This clause will not be construed to bar any legal remedies the Indemnifying Party may have for the State's failure to fulfill its obligation under this Contract.

- 5.2 Nothing within this Contract, whether express or implied, shall be deemed to create an obligation on the part of the State to indemnify, defend, hold harmless or release the Indemnifying Party. This shall extend to all agreements related to the subject matter of this Contract, and to all terms subsequently added, without regard to order of precedence.
- 5.3 In addition, the Contractor shall also indemnify, protect, save and hold harmless the State, its representatives and employees, from any and all claims or causes of action, including all legal fees incurred by the State arising out of any pollution, environmental damage or adverse effects on the environment or impacts to human health related to the waste materials and process residuals after acceptance of the waste materials, or while waste materials are in the possession of the Contractor, its agents, employees, or subcontractors.

5.4 Liability under MERLA.

- 5.4.1 When performing work under the Contract for the State when the State is acting pursuant to Minn. Stat. Section 115B.17 of the Minnesota Environmental Response and Liability Act (MERLA), the Contractor that is not otherwise responsible for a release or threatened release of hazardous substances or pollutants or contaminants is considered to be a contractor that is performing response actions in accordance with a plan approved by the Commissioner, for purposes of Minn. Stat. §115B.03, subd. 10.
- 5.4.2 When performing work under the Contract for the State when the State is acting:
 - 5.4.2.1 pursuant to Section 115B.17 of MERLA, or
 - 5.4.2.2 in accordance with the National Oil and Hazardous Substances Pollution Contingency Plan

(40 CFR 300), promulgated by the U.S. Environmental Protection Agency (EPA) pursuant to 42 U.S.C. § 9605 of the Comprehensive Environmental Response, Compensation, and Liability Act (CERCLA) with respect to any release or threatened release of a hazardous substance, the Contractor is considered to be engaged in acts taken or omitted in preparation for, or in the course of rendering care, assistance and advice to the Commissioner or the Agency for purposes of Minn. Stat. § 115B.04, subd. 11, and, in the event a third party claims injury or damages resulting from acts or omissions arising from performance of the Contract, the defense provided under Section 115B.04, subd. 11, is intended, but not warranted by the State, to be available to the Contractor and the State as a defense to MERLA liability claims.

- 5.4.3 The provisions of the Liability under MERLA paragraphs are intended, but not warranted by the State, to include subcontractors approved by the State.
- 5.5 **Liability under CERCLA.** To the extent that the Contractor meets the definition of a "response action contractor" under 42 U.S.C. § 9619(e) of CERCLA, it is intended, but not warranted by the State, that the Contractor be exempt from liability under CERCLA or other federal law as is provided in 42 U.S.C. § 9619. Furthermore, 42 U.S.C. § 9619 provides the President with discretionary authority to indemnify response action contractors for releases of hazardous substances or pollutants or contaminants arising out of negligence in the course of Superfund work. No indemnification by the State is created by the Contract. The term "response action contractor" is intended, but not warranted by the State, to include subcontractors approved by the State.

6. Governing Law, Jurisdiction, and Venue.

Minnesota law, without regard to its choice-of-law provisions, governs this Contract. Venue for all legal proceedings out of this Contract, or its breach, must be in the appropriate state or federal court with competent jurisdiction in Ramsey County, Minnesota.

7. Contract Use by State Agencies.

To the extent applicable, the Contract does not prohibit state agencies from using their delegated purchasing authority to procure similar goods and services from other sources. In the event the State undertakes or awards supplemental Contracts for work related to the Contract or any portion thereof, the Contract Vendor shall cooperate fully with all other Contract Vendors and the State in all such cases.

8. Ownership of Waste Materials; Non-Conforming Waste.

Ownership of waste materials must pass from the Contract User to the Contractor as follows: (a) if the Contractor provides transportation, upon the Contractor's initial handling of waste materials; (b) if the Contract User, or its agent, provides transportation, upon acceptance of waste materials at the Contractor's facility.

If the work involves the transportation and disposal of waste, the State shall provide the Contractor with a description of said waste ("Waste Profile"). Upon approval by the Contractor, the Waste Profile shall be incorporated into and become a part of the Contract. Waste materials discovered by the Contractor to be non-conforming, if in the Contractor's possession, shall be prepared for lawful transportation by the Contractor and if possible shall be disposed of properly under this Contract. If proper disposal under this Contract is not possible, the Waste materials shall be returned to the State within a reasonable time after rejection by the Contractor, unless the parties agree to an alternative and lawful manner to dispose of the waste materials. The State shall pay the Contractor at agreed rates for the handling, loading, preparing, transporting, storing and caring for and, if applicable, disposing of such non-conforming waste materials. Title, risk of loss and all other incidents of ownership to non-conforming wastes shall remain at all times with the State. Waste materials shall be considered non-conforming if the waste materials are not properly packaged or labeled; or if the waste materials contain constituents or have characteristics or properties not disclosed on the Waste Profile. Waste materials shall no longer be considered non-conforming if non-conformance has been discovered and addressed by Contractor. Notwithstanding anything to the contrary, the State shall be solely responsible for any death or bodily injuries to any person, destruction or damage to any property, contamination of or adverse effects on the environment or any violation of applicable federal,

state and local laws, regulations, by-laws or ordinances arising out of or related to non-conforming waste materials to the extent such is not caused by the intentional or grossly negligent acts of Contractor.

9. Contract User Not Liable.

When waste materials are processed and/or recycled by the Contractor or the Contractor's subcontractors, the Contract User must not be liable for releases of hazardous substances, pollutants, or contaminants occurring a) during or after processing, or b) from process residues or by-products.

10. Litigation Responsibilities.

The State may request the assistance of the Contractor as part of active civil and/or criminal investigations. If such assistance is requested, the Contractor agrees to notify the requester of any potential or actual conflict of interest. Further, the Contractor agrees to not enter into a conflict of interest position during the course of any subsequent legal or administrative action(s), unless otherwise approved by the appropriate agency and by the attorneys assigned to the case by the State. The Contractor must reasonably, upon request, provide factual and expert testimony on behalf of the State in proceedings involving its work under this Contract.

The Contractor agrees to provide consultation regarding issues related to a case and to serve as trial witnesses, if necessary. No work undertaken by the Contractor in the preparation for any legal or administrative actions must be disclosed without the prior written consent of the attorney(s) assigned to the case by the State. Contractor's reimbursement for such work may include reasonable expenses, including mileage and per diem, as determined by the current State of Minnesota Commissioner's Plan. The labor rates listed on the Exhibit D Price Schedule will apply. Any such expenses must be approved in advance by the State.

11. Warranty.

The Contractor warrants to the ordering entity that materials and equipment furnished under the Contract will be free from defects not inherent in the quality required or permitted, and that the work will conform to the requirements of the contract. Work not conforming to these requirements, including substitutions not properly approved and authorized in writing may be considered defective. The Contractor's warranty excludes remedy for damage or defect caused by abuse, modifications not executed by the Contractor, improper or insufficient maintenance, improper operation, or normal wear and tear and normal usage. If requested, the Contractor must furnish satisfactory evidence as to the kind and quality of materials and equipment used.

All installation materials and labor must be guaranteed for a period of one (1) year following the date of final acceptance. During the first year following acceptance, the Contractor must, upon notification by the ordering entity of any malfunctions, make necessary repairs, including labor, travel, and materials, at the Contractor's expense.

12. Cooperative Purchasing Venture (CPV) Members.

The Contract will be available to all CPV members. Minn. Stat. § 16C.03, subd. 10 authorizes the State, acting through its Office of State Procurement, to enter into purchasing agreements with one or more governmental units and other entities allowable by law, as described in Minn. Stat. § 471.59, subd. 1, to exercise jointly the purchasing powers and functions each has individually. This authority is referred to as the Cooperative Purchasing Venture program. For more information, see State website www.mmd.admin.state.mn.us.

The Contractor agrees to extend the Contract to CPV members at the same prices, terms, conditions, and specifications. With the approval of the Contractor, a CPV member may add additional terms to its ordering document applicable to the CPV member's purchasing activities. Such additional terms must not modify, diminish, or derogate the terms applicable to the State.

13. Delivery of Services.

Contractor is obligated to provide mobilization and other state services on the date or dates quoted to the contract user. If delivery is not made within that time frame, the State reserves the right to deem the Contractor in default and/or

damages may apply.

Contractor must confirm pickup locations and requirements with the ordering entity. Prior to service delivery, the Contractor is responsible for confirming in writing with the ordering entity that the pickup location will accommodate loading the waste hauling vehicle. No shipment or services can be scheduled on a State Holiday (as defined in Minn. Stat. § 645.44, subd. 5), or after 4:00 p.m. Central Time on weekdays, without prior written approval by the receiving entity. See additional requirements in Exhibit C: Specifications, Duties, and Scope of Work, item no. 7, titled Mobilization and Transport.

14. Risk of Loss.

Except as otherwise provided in the Contract or where due to the gross negligence or willful misconduct of the State, the State is relieved of all risks of loss or damage to the goods and equipment during periods of transportation, installation by the Contractor, or while in the possession of the Contractor or its agent.

15. Damages.

The Contractor acknowledges that damages may be incurred by the Contract Users due to delays or other actions or inactions by the Contractor in providing Contract services. These damages are in addition to any remedies available under this Contract. Damages may include, but are not limited to, the following:

- Costs for storage and/or labor associated with preparing waste materials for shipment if the Contractor cannot pick up waste materials as requested by the Contract User in accordance with the Contract;
- Administrative costs and loss of productivity in locating an alternate Contractor or source for services;
- Fines and/or penalties assessed to the Contract User if waste materials are not removed from the collection site within the regulatory timeframe;
- Fines and/or penalties assessed to the Contract User related to the improper or inadequate provision of Contract Services, including, but not limited to, completion of the shipping papers or manifests, completion of land disposal ban forms, container labeling and marking, or container management;
- Costs for waste materials managed at unauthorized facilities. Contract Users are not responsible for management or transportation costs when waste materials are managed at unauthorized facilities. The Contractor is responsible for the costs incurred to recover waste materials from unauthorized facilities and the cost to redirect the waste materials to authorized facilities;
- If the Contractor fails to provide Contract Services as provided in the written work order for the service(s), and if the cost of the goods or services purchased from other sources on the open market exceeds the cost of such goods or services under this Contract, the Contractor, at the Contract User's option, must pay the actual difference to the Contract User;
- The Contractor agrees that the Contract Users must have the right, in addition to other remedies, to liquidate such damages through deduction from the Contractor's invoices, in the amount equal to the damages incurred, or by direct billing of the Contractor.

16. Purchase Orders and Purchasing Cards.

The parties agree that there is no minimum order requirements or charges to process an individual purchase order unless otherwise stated in the Contract. The Purchase Order number must appear on all documents (e.g., invoices, packing slips, etc.).

The Contractor must accept a purchasing card for order placement in addition to accepting a purchase order, without passing the processing fees for the purchasing card back to the State. The State's single purchase maximum on the Contract is \$5,000 on the purchasing card, but it may be increased with the State's and the Contractor's approval.

17. Subcontracting and Subcontract Payment.

17.1 Subcontracting Allowed. A subcontractor is a person or company that has been awarded a portion of the

Contract by Contractor. Only subcontractors that have been approved by the State's Authorized Representative can be used for this Contract.

After the effective date of the Contract, the Contractor must not, without prior written approval of the State's Authorized Representative, subcontract for the performance of any of the Contractor's obligations that were not already approved for subcontracting when the Contract was awarded. During this Contract, if an approved subcontractor is determined to be performing unsatisfactorily by the State's Authorized Representative, the Contractor will receive written notification that the subcontractor can no longer be used for this Contract.

The provisions of the Contract must apply with equal force and effect to all approved subcontractors engaged by the Contractor. Notwithstanding approval by the State, no subcontract must serve to terminate or in any way affect the primary legal responsibility of the Contractor for timely and satisfactory performances of the obligations contemplated by the Contract.

17.2 Subcontractor Payment. Contractor must pay any subcontractor in accordance with Minn. Stat. § 16A.1245.

18. Data Disclosure.

Under Minn. Stat. § 270C.65, subd. 3 and other applicable law, the Contractor consents to disclosure of its federal employer tax identification number, and Minnesota tax identification number, already provided to the State, to federal and state agencies, and state personnel involved in the payment of state obligations. These identification numbers may be used in the enforcement of federal and state laws which could result in action requiring the Contractor to file state tax returns, pay delinquent state tax liabilities, if any, or pay other state liabilities.

19. Government Data Practices.

The Contractor and State must comply with the Minnesota Government Data Practices Act, Minn. Stat. Ch. 13, (or, if the State contracting party is part of the Judicial Branch, with the Rules of Public Access to Records of the Judicial Branch promulgated by the Minnesota Supreme Court as the same may be amended from time to time) as it applies to all data provided by the State under this Contract, and as it applies to all data created, collected, received, stored, used, maintained, or disseminated by the Contractor under this Contract. The civil remedies of Minn. Stat. § 13.08 apply to the release of the data governed by the Minnesota Government Practices Act, Minn. Stat. Ch. 13, by either the Contractor or the State.

If the Contractor receives a request to release the data referred to in this clause, the Contractor must immediately notify and consult with the State's Authorized Representative as to how the Contractor should respond to the request. The Contractor's response to the request must comply with applicable law.

20. Intellectual Property Rights.

- 20.1 Definitions. For the purpose of this Section, the following words and phrases have the assigned definitions:
 - 20.1.1 "Documents" are the originals of any databases, computer programs, reports, notes, studies, photographs, negatives, designs, drawings, specifications, materials, tapes, disks, or other materials, whether in tangible or electronic forms, prepared by the Contractor, its employees, agents, or subcontractors, in the performance of this Contract.
 - 20.1.2 "Pre-Existing Intellectual Property" means intellectual property developed prior to or outside the Scope of this Contract, and any derivatives of that intellectual property.
 - 20.1.3 "Works" means all inventions, improvements, discoveries (whether or not patentable), databases, computer programs, reports, notes, studies, photographs, negatives, designs, drawings, specifications, materials, tapes, and disks conceived, reduced to practice, created or originated by the Contractor, its employees, agents, and subcontractors, either individually or jointly with others in the performance of this

Contract. "Works" includes Documents.

- 20.2 Ownership. The State owns all rights, title, and interest in all of the intellectual property rights, including copyrights, patents, trade secrets, trademarks, and service marks in the Works and Documents created and paid for under this Contract. The Documents must be the exclusive property of the State and all such Documents must be immediately returned to the State by the Contractor upon completion or cancellation of this Contract. To the extent possible, those Works eligible for copyright protection under the United States Copyright Act will be deemed to be "works made for hire." The Contractor assigns all right, title, and interest it may have in the Works and the Documents to the State. The Contractor must, at the request of the State, execute all papers and perform all other acts necessary to transfer or record the State's ownership interest in the Works and Documents.
- 20.3 Pre-existing Intellectual Property. Each Party must retain ownership of its respective Pre-Existing Intellectual Property. The Contractor grants the State a perpetual, irrevocable, non-exclusive, royalty free license for Contractor's Pre-Existing Intellectual Property that are incorporated in the products, materials, equipment, deliverables, or services that are purchased through the Contract.

20.4 Obligations.

- 20.4.1 Notification. Whenever any invention, improvement, or discovery (whether or not patentable) is made or conceived for the first time or actually or constructively reduced to practice by the Contractor, including its employees and subcontractors, in the performance of this Contract, the Contractor will immediately give the State's Authorized Representative written notice thereof, and must promptly furnish the State's Authorized Representative with complete information and/or disclosure thereon.
- 20.4.2 Representation. The Contractor must perform all acts, and take all steps necessary to ensure that all intellectual property rights in the Works and Documents are the sole property of the State, and that neither Contractor nor its employees, agents, or subcontractors retain any interest in and to the Works and Documents. The Contractor represents and warrants that the Works and Documents do not and will not infringe upon any intellectual property rights of other persons or entities.
- 20.4.3 Indemnification. Notwithstanding any other indemnification obligations addressed within this Contract, the Contractor will indemnify; defend, to the extent permitted by the Attorney General; and hold harmless the State, at the Contractor's expense, from any action or claim brought against the State to the extent that it is based on a claim that all or part of the Works or Documents infringe upon the intellectual property rights of others. The Contractor will be responsible for payment of any and all such claims, demands, obligations, liabilities, costs, and damages, including but not limited to, attorney fees. If such a claim or action arises, or in the Contractor's or the State's opinion is likely to arise, the Contractor must, at the State's discretion, either procure for the State the right or license to use the intellectual property rights at issue or replace or modify the allegedly infringing works or documents as necessary and appropriate to obviate the infringement claim. This remedy of the State will be in addition to and not exclusive of other remedies provided by law.

21. Copyright.

The Contractor must save and hold harmless the State of Minnesota, its officers, agents, servants and employees, from liability of any kind or nature, arising from the use of any copyrighted or noncopyrighted compositions, secret process, patented or nonpatented invention, article or appliance furnished or used in the performance of the Contract.

22. Assignment of Antitrust Rights.

Upon the request of the State of Minnesota, Contractor will irrevocably assign to State any state or federal antitrust claim or cause of action that the Contractor now has or which may accrue to the Contractor in the future, in connection with any goods, services, or combination provided by Contractor under the terms of this Contract.

23 Survivability of Orders.

In the event the term of any order or Professional/Technical Services work order ("Order") placed under this Contract extends past the termination or expiration of this Contract, the terms and conditions of this Contract must remain in full force and effect as it applies to such order and will continue in effect for such order until the term of that order expires or the order is cancelled or terminated in accordance with the terms of this Contract.

24. Contractor's Documents.

Any licensing and maintenance agreement, or any order-specific agreement or document, including any pre-installation, linked or "click through" agreement that is allowed by, referenced within or incorporated within the Contract whenever the Contract is used for a State procurement, whether directly by the Contractor or through a Contractor's agent, subcontractor or reseller, is agreed to only to the extent the terms within any such agreement or document do not conflict with the Contract or applicable Minnesota or Federal law, and only to the extent that the terms do not modify, diminish or derogate the terms of the Contract or create an additional financial obligation to the State. Any such agreement or document must not be construed to deprive the State of its sovereign immunity, or of any legal requirements, prohibitions, protections, exclusions or limitations of liability applicable to this Contract or afforded to the State by Minnesota law. A State employee's decision to choose "accept" or an equivalent option associated with a "click-through" agreement does not constitute the State's concurrence or acceptance of terms, if such terms are in conflict with this section.

25. State Audits.

Under Minn. Stat. § 16C.05, subd. 5, the Contractor's books, records, documents, and accounting procedures and practices relevant to this Contract are subject to examination by the State, the State Auditor, or Legislative Auditor, as appropriate, for a minimum of six years from the expiration or termination of this Contract.

26. Quarterly and Annual Usage Reports.

26.1 Quarterly Usage Reports

Contractor must track and report to the State usage data on this Contract (Usage Reports). Usage Reports should be sent via email to osp.usagereports@state.mn.us. A Usage Report must identify the State Contract Number and provide the following information:

- The total amount of spend under the Contract by the State and other entities,
- The total amount of spend by State agencies, and
- The total amount of spend by other entities (CPV members).

Contractor must send a quarterly Usage Report, or as otherwise requested. Quarters are as follows:

- First Quarter, from July 1 to September 30,
- Second Quarter, from October 1 to December 31,
- Third Quarter, from January 1 to March 31, and
- Fourth Quarter, from April 1 to June 30.

A quarterly Usage Report is due within thirty days of the end of a quarter. A requested Usage Report is due within thirty days from when the request was made. Contractor must provide the State with a final Usage Report within 30 calendar days of the expiration or termination of the Contract. Failure to provide a Usage Report may result in the State cancelling the Contract. This term survives the expiration or termination of the Contract.

The contractor may use the Annual Report Format, Exhibit I to generate quarterly report totals.

26.2 Annual Usage Reports

The Contractor must use the Annual Report Form, Exhibit I to provide annual reports to the Annual Reports covering the calendar year are due on February 1 of each calendar year.

27. Administrative Fee.

Contractor must remit to the Department of Administration, Office of State Procurement on a quarterly basis an administration fee of 1% (.01 multiplication factor) of the total amount of spend under the Contract as reported in the Usage Report (Administrative Fee). The Administrative Fee is due within thirty days of the end of a quarter. The Administrative Fee may be submitted through Automated Clearing House (ACH) or by check. Contact CPV.Program@state.mn.us for detailed information on the ACH payment option. If paying by check, the check should be made payable to the State of Minnesota, and submitted to:

Office of State Procurement 112 Administration Building 50 Sherburne Avenue St. Paul, MN 55155

The Contractor shall not be obligated to pay an administrative fee on unpaid amounts or late payments.

28. Diverse Spend Reporting.

If the total value of the Contract may exceed \$500,000, including all extension options, Contractor must track and report, on a quarterly basis, the amount paid to diverse businesses both: 1) directly to subcontractors performing under the Contract, and 2) indirectly to diverse businesses that provide supplies/services to your company (in proportion to the revenue from this Contract compared to Contractor's overall revenue). When this applies, Contractor will register in a free portal to help report the Tier 2 diverse spend, and the requirement continues as long as the Contract is in effect.

29. Publicity and Endorsement.

- 29.1 Publicity. Any publicity regarding the subject matter of this Contract must identify the State as the sponsoring agency and must not be released without prior written approval from the State's Authorized Representative. For purposes of this provision, publicity includes notices, informational pamphlets, press releases, information posted on corporate or other websites, research, reports, signs, and similar public notices prepared by or for the Contractor individually or jointly with others, or any subcontractors, with respect to the program, publications, or services provided resulting from this Contract.
- 29.2 Endorsement. The Contractor must not claim that the State endorses its products or services.

30. Debarment by State, its Departments, Commissions, Agencies, or Political Subdivisions.

Contractor certifies that neither it nor its principals is presently debarred or suspended by the Federal government, the State, or any of the State's departments, commissions, agencies, or political subdivisions. Contractor's certification is a material representation upon which the Contract award was based. Contractor must provide immediate written notice to the State's Authorized Representative if at any time it learns that this certification was erroneous when submitted or becomes erroneous by reason of changed circumstances.

31. Federal Funds.

31.1 Compliance with Federal Requirements. Federal money will be used or may potentially be used to pay for all or part of the goods, construction or services under the Contract. The Contractor is responsible for compliance with all federal requirements imposed on the funds and accepts full financial responsibility for any requirements imposed by the Contractor's failure to comply with federal requirements.

31.2 Certification regarding Debarment, Suspension, Ineligibility, and Voluntary Exclusion. Federal money will be used or may potentially be used to pay for all or part of the work under the Contract, therefore Contractor certifies that it is in compliance with federal requirements on debarment, suspension, ineligibility and voluntary exclusion specified in the solicitation document implementing Executive Order 12549. Contractor's certification is a material representation upon which the Contract award was based.

32. Contingency Fees Prohibited.

Pursuant to Minn. Stat. § 10A.06, no person may act as or employ a lobbyist for compensation that is dependent upon the result or outcome of any legislation or administrative action.

33. Certification of Nondiscrimination (in accordance with Minn. Stat. § 16C.053).

If the value of this Contract, including all extensions, is \$50,000 or more, Contractor certifies it does not engage in and has no present plans to engage in discrimination against Israel, or against persons or entities doing business in Israel, when making decisions related to the operation of the vendor's business. For purposes of this section, "discrimination" includes but is not limited to engaging in refusals to deal, terminating business activities, or other actions that are intended to limit commercial relations with Israel, or persons or entities doing business in Israel, when such actions are taken in a manner that in any way discriminates on the basis of nationality or national origin and is not based on a valid business reason.

34. Non-discrimination (in accordance with Minn. Stat. § 181.59).

The Contractor will comply with the provisions of Minn. Stat. § 181.59.

35. E-Verify Certification (in accordance with Minn. Stat. § 16C.075).

For services valued in excess of \$50,000, Contractor certifies that as of the date of services performed on behalf of the State, Contractor and all its subcontractors will have implemented or be in the process of implementing the federal E-Verify Program for all newly hired employees in the United States who will perform work on behalf of the State. Contractor is responsible for collecting all subcontractor certifications and may do so utilizing the E-Verify Subcontractor Certification Form available at http://www.mmd.admin.state.mn.us/doc/EverifySubCertForm.doc. All subcontractor certifications must be kept on file with Contractor and made available to the State upon request.

36. Affirmative Action Requirements

The State intends to carry out its responsibility for requiring affirmative action by its contractors.

- 36.1 Covered Contracts and Contractors. If the Contract exceeds \$100,000 and the Contractor employed more than 40 full-time employees on a single working day during the previous 12 months in Minnesota or in the state where it has its principal place of business, then the Contractor must comply with the requirements of Minn. Stat. § 363A.36 and Minn. R. 5000.3400-5000.3600.
- 36.2 General. Minn. R. 5000.3400-5000.3600 implements Minn. Stat. § 363A.36. These rules include, but are not limited to, criteria for contents, approval, and implementation of affirmative action plans; procedures for issuing certificates of compliance and criteria for determining a contractor's compliance status; procedures for addressing deficiencies, sanctions, and notice and hearing; annual compliance reports; procedures for compliance review; and contract consequences for non-compliance. The specific criteria for approval or rejection of an affirmative action plan are contained in various provisions of Minn. R. 5000.3400-5000.3600 including, but not limited to, Minn. R. 5000.3420-5000.3500 and 5000.3552-5000.3559.
- 36.3 Disabled Workers. The Contractor must comply with the following affirmative action requirements for disabled workers.

AFFIRMATIVE ACTION FOR DISABLED WORKERS

- 36.3.1 The Contractor must not discriminate against any employee or applicant for employment because of physical or mental disability in regard to any position for which the employee or applicant for employment is qualified. The Contractor agrees to take affirmative action to employ, advance in employment, and otherwise treat qualified disabled persons without discrimination based upon their physical or mental disability in all employment practices such as the following: employment, upgrading, demotion or transfer, recruitment, advertising, layoff or termination, rates of pay or other forms of compensation, and selection for training, including apprenticeship.
- 36.3.2 The Contractor agrees to comply with the rules and relevant orders of the Minnesota Department of Human Rights issued pursuant to the Minnesota Human Rights Act.
- 36.3.3 In the event of the Contractor's noncompliance with the requirements of this clause, actions for noncompliance may be taken in accordance with Minn. Stat. § 363A.36, and the rules and relevant orders of the Minnesota Department of Human Rights issued pursuant to the Minnesota Human Rights Act.
- 36.3.4 The Contractor agrees to post in conspicuous places, available to employees and applicants for employment, notices in a form to be prescribed by the Commissioner. Such notices must state the Contractor's obligation under the law to take affirmative action to employ and advance in employment qualified disabled employees and applicants for employment, and the rights of applicants and employees.
- 36.3.5 The Contractor must notify each labor union or representative of workers with which it has a collective bargaining agreement or other contract understanding, that the Contractor is bound by the terms of Minn. Stat. § 363A.36, of the Minnesota Human Rights Act and is committed to take affirmative action to employ and advance in employment physically and mentally disabled persons.
- 36.4 Consequences. The consequences for the Contractor's failure to implement its affirmative action plan or make a good faith effort to do so include, but are not limited to, suspension or revocation of a certificate of compliance by the Commissioner, refusal by the Commissioner to approve subsequent plans, and termination of all or part of this Contract by the Commissioner or the State.
- 36.5 Certification. The Contractor hereby certifies that it is in compliance with the requirements of Minn. Stat. § 363A.36 and Minn. R. 5000.3400-5000.3600 and is aware of the consequences for noncompliance.

37. Equal Pay Certification.

If required by Minn. Stat. §363A.44, the Contractor must have a current Equal Pay Certificate prior to Contract execution. If Contractor's Equal Pay Certificate expires during the term of this Contract, Contractor must promptly reapply for an Equal Pay Certificate with the Minnesota Department of Human Rights and notify the State's Authorized Representative once the Contractor has received the renewed Equal Pay Certificate. If Contractor claims to be exempt, the State may require Contractor to verify its exempt status.

38. Background Security Compliance.

Contractor is required to conduct background checks required by State and Federal law. In addition, Customers may require a Background Check on individual(s) selected for work under this contract. When required, the selected individual(s) must complete and submit any required consent forms, including but not limited to investigation forms, photo identification, and fingerprinting. Unless otherwise notified in writing by ordering entity, Contractor must be responsible for the review and evaluation of Background Check results, in compliance with all State and Federal laws. Costs related to Background Checks must be the sole responsibility of the Contractor. Contractor certifies compliance with this provision throughout the Contract term.

39. Waste Materials Characterization.

Except to the extent that the Contractor packages and prepares the waste materials for shipment, the Contract User or its agent represents that the waste materials that are loaded and removed must be the waste materials defined and

characterized by the Contract User or its agent. If the waste materials are packaged by the Contract User or its agent, such waste materials must be prepared for shipment and packaged in containers specified by the then current and applicable regulations.

40. Waste Materials Description.

The Contractor has the right to reject any shipment of waste materials that does not conform to the description provided by the Contract User, or its agent, or if any waste materials do not meet Contractor's permit requirements. The Contractor must notify the Contract User of such rejection and must assist the Contract User in determining and arranging alternate management methods for the rejected waste. If waste materials can be accepted at the Contractor's facility, for safe management, the Contract User must pay reasonable charges incurred by the Contractor and provided to the Contract User an itemized invoice for alternate waste management approved, for an amount not to exceed \$5,000.00.

41. Auditing and Authorization of Transporters, Facilities and Labor Subcontractors.

In no case must the Contractor use a transporter, facility, or subcontractor without having received a written authorization from the State's Authorized Representative. The State's Authorized Representative retains the right to disapprove the use, or continued use, of any transporter or facility or any subcontractor at any time.

The Contractor must retain and maintain the facilities, transporters and subcontractor labor needed to provide all Contract services throughout the term of the Contract, or the State may, at its option, cancel the Contract.

Upon request of the State, the Contractor must provide information for any facility, transporter or subcontractor it uses or intends to use. This information may include:

- a. Copies or summaries of audits conducted by or for the Contractor;
- b. Third party or internal audits of Contractor owned facilities;
- c. Financial information such as audited financial statements including auditor's opinion, or audited tax statements for the last four years, or SEC 10K reports, or other financial information required by the State;
- d. A description of the permitted or operational capabilities of the facility, or transporter;
- e. Copies of inspection reports and correspondence related to inspections or audits conducted by local, State and federal regulatory agencies in the past three years;
- f. Verification of management of waste materials in accordance with the approved Waste Management Plan;
- g. Verification of management of process residuals in accordance with the approved Waste Management Plan;
- h. Site sampling and analysis data from monitoring wells, soil sampling and air monitoring, etc.;
- i. A summary of releases and corrective actions;
- j. Transporter safety and violation history;
- k. Copies of applicable insurance certificates; and
- I. Verification of the use of documented procedures in the laboratory as defined in the laboratory's quality assurance manual for the Contractor's lab or for any laboratory used by the Contractor.
- m. Any other information related to the provision of contract services.

The State, through the State's Authorized Representative, reserves the right to request on its behalf or on behalf of a member of the CPV that the Contractor provide information for periodic review of authorized facilities, or transporters. That information may include, but is not limited to, updates to the original audit information and the information listed above, as well as a description of any changes in the permitted or operational capabilities of the facility or transporter. The Contractor must provide the requested information within two weeks of the request.

The State may request the Contractor to utilize the services of a subcontractor recommended by the State's Authorized Representative. Use of the subcontractor will be pursuant to a <u>mutual</u> decision between the State and the Contractor. The Contractor must not be required to use a subcontractor recommended by the State if the Contractor demonstrates

that the recommended subcontractor cannot perform the required tasks(s), or that there are other compliance or safety-related concerns. Pricing for the use of a subcontractor recommended by the State will be evaluated and adjusted accordingly.

42. Facility and Transportation Authorization For Use.

The Contractor must use only those facilities and transporters that are authorized for use in Exhibit F. If the Contractor wishes to request authorization of an additional facility, transporter or labor subcontractor, the Contractor must contact the State's Authorized Representative. The Contractor must provide a completed description of the waste materials managed and the need for authorizing an additional facility. The Contractor must also include an audit form as appropriate, either Exhibit G Facility Audit, or Exhibit H Transporter Audit, a revised Exhibit E Flow Diagram, and the information needed to complete Exhibit F Authorized Facilities and Transporters. The State may request additional information. The State may also conduct an on-site audit, in which case the Contractor agrees to authorize access to the site by the State or its designated representatives. The State may also opt to acquire an audit or financial reports prepared by an independent third-party auditor. The State will review the information collected and decide whether to authorize the additional facility or transporter to provide contract services. Proposed facilities and transporters may not be utilized to provide services until an Amendment to add additional facilities or transporters is signed by both parties.

43. Financial Stability Assessments and Environmental Audits.

The State reserves the right to conduct financial stability assessments of the Contractor or any Subcontractors during the entire Contract term. The State reserves the right to conduct environmental audits of the Contractor or any Subcontractors during the entire Contract term.

44. Shipment to Non-Authorized Facilities.

Any waste material or process residual shipped to non-authorized facilities will be recovered and managed at the appropriate authorized facility at the expense of the Contractor.

Contract Users will not pay waste management or transportation costs for any waste materials or process residuals shipped to non-authorized facilities that cannot be recovered from the non-authorized facility.

Nonperformance by shipping waste materials or process residuals to non-authorized facilities, transportation by non-authorized transporters, or use of alternative technologies that have not received prior approval from the State is not allowed and subject to Damages in clause 15, or Termination, clause 3.

45. Mishandling or Abuse.

The Contractor must be responsible for all additional disposal, transportation, maintenance and repair costs that occur due to Contractor mishandling or abuse of Contract User waste materials, buildings, property, equipment, materials or supplies.

46. Waste Tracking.

A copy of the shipping paper signed by an authorized representative of the receiving facility must be attached to the invoice required in the Invoice and Revenue Receipts Requirements Part of the Exhibit D, Supplement 1.

The Contractor must provide waste material management information to the Contract User as an attachment to the invoice. The information must include the waste management method, management facility used and an accounting of the status of all containers that have been recycled or are in storage, including containers that have been transported to another management facility.

47. Certificates of Conversion, Reuse or Refurbishment, Recycling, Disposal or Destruction.

At the request of the Contract User, a certificate that documents and attests to the conversion, recycling, disposal, reuse or refurbishment, and/or destruction of all waste materials and process residuals accepted and managed under the terms of this Contract must be provided to the Contract User. The certificate must also contain the name of the Contract User, name and address of the facility, date of conversion, recycling, disposal, reuse or refurbishment, and/or

destruction, identification of the waste material by waste stream as listed on the invoice, management/processing technology used, unique identification number from shipping papers, and unique identification number from the associated invoice. The certificate must show tracking of the waste material from the Contract User to the final facility. Certificates must be provided to DCPs within thirty (30) days of the conversion, recycling, reuse or refurbishment, disposal or destruction of the waste material.

48. Staffing Levels and Communication.

The Contractor must provide the staffing levels necessary to service the needs of Contract Users and to perform the work required. The Contractor must employ sufficient, knowledgeable staff to meet the service requirements. The Contractor must have an employee available at all times who is able to communicate in English with Contract User personnel regarding tasks and specific requirements of the contract. For pickup and shipping of waste material, the Contractor must prepare shipping papers and markings in English in compliance with the shipping requirements of 49 CFR Part 172.201(a)(2), 49 CFR Part 172.304 (a)(1) and 49 CFR Part 177.817.

49. Health and Safety of Employees.

The Contractor must be solely responsible for the health and safety of its employees and subcontractor's employees in connection with the services performed. The Contractor must maintain all required Health and Safety Plans, which must meet all applicable laws, regulations, rules, standards, and ordinances. The Contractor must ensure that all of the Contractor's employees, and those of all subcontractors, have received all of the training and monitoring required to properly and safely perform the services. Such training and monitoring includes, but is not limited to, all applicable sections of the State and Federal Occupation, Safety and Health Administration (OSHA) laws, Superfund Amendments and Reauthorization Act (SARA), Comprehensive Environmental Response, Compensation and Liability Act (CERCLA), and Resource Conservation and Recovery Act (RCRA). Further, the Contractor must provide all employees with necessary personal protective equipment, such as special clothing and head, respiratory, eye, hand and foot protection. At the request of the Contract Users, the Contractor must provide copies of training records for staff.

50. Transportation Equipment.

The Contractor must be able to provide transportation equipment that can accommodate the various transportation options. It is anticipated that some Contract Users will not have loading docks at their location so trucks with lift gates may be needed for pickups at these sites.

51. Responsiveness.

The Contractor(s) must have ten (10) days following commencement of the Contract to establish a primary and secondary contact to provide direct and timely service and invoice information to the Contract Users and a toll free number, a fax number and e-mail capabilities for use by Contract Users for Contract related inquiries. Business calls and e-mail from Contract Users must be returned by the Contractor within one business day.

52. Key Personnel.

The Contractor's Key Personnel must have sufficient, to be determined by the State, training and experience in the Hazardous Waste Business.

53. Emergency Operations.

The State prefers that the Contractor have an Emergency Operations plan in the case of an emergency or disaster in the State of Minnesota.

54. Due Diligence Assessments.

The Contractor must conduct and document due diligence assessments of all transporters and facilities used to manage waste materials under this Contract. All waste materials must be managed only at facilities that meet the terms of the Contract. Records must be kept that demonstrate that all facilities that receive waste materials comply with the terms of the Contract.

For a due diligence assessment of any processing, recycling or disposal facility that receives waste materials, the Contractor must ensure that:

- Facilities are fully licensed by all applicable governing authorities.
- Facilities have a written plan describing the facility's risk management objectives for environmental, health and safety performance and compliance and its plan for attaining these objectives.
- Facilities take sufficient measures to safeguard occupational and environmental health and safety. Such
 measures may be indicated by local, state, national and international laws, rules, regulations,
 ordinances, agreements, principles and standards, as well as by industry standards and guidelines.
- Personnel receive Environmental Health and Safety training.
- Appropriate measures are taken to protect workers, the general public and the environment from hazardous dusts and emissions. Such measures may include, but are not limited to, adaptations in equipment design or operational practices, airflow controls, personal protective devices for workers, pollution control equipment or a combination of these measures.
- Facilities have an up-to-date, written plan for reporting and responding to releases that could impact human health or the environment, including emergencies such as accidents, spills, fires, and explosions.
- Facilities have liability insurance for releases, accidents and other emergencies.
- Facilities complete an Environmental Health and Safety audit, preferably by a qualified independent auditor, on an annual basis.
- Facilities have an on-going and documented monitoring and recordkeeping program that tracks key
 process parameters, compliance with relevant safety procedures, effluents and emissions, and
 incoming, stored and outgoing waste materials.
- Facilities have adequate plans for closure. The adequacy of closure plans and financial guarantees is
 determined by local, state, national and international regulations, agreements, principles and standards,
 as well as by industry standards and guidelines, considering the level of risk.
- Facilities are financially sound. This may include review of financial information such as audited financial statements including auditor's opinion, or audited tax statements for the last four years, or SEC 10K reports, or other financial information required by the State.

55. Survival of Terms.

The following clauses survive the expiration or cancellation of this Contract: Indemnification; State Audits; Government Data Practices; Intellectual Property; Publicity and Endorsement; Governing Law, Jurisdiction, and Venue, Ownership of Waste Materials, Quarterly and Annual Usage Reports; and Data Disclosure. Any other Contract term that expressly states or by its nature shall survive, shall survive.

Exhibit B: Insurance Requirements

1. Notice to Contractor.

- 1.1 The Contractor is required to submit Certificates of Insurance acceptable to the State as evidence of insurance coverage requirements prior to commencing work under this Contract.
- 1.2 The Contractor shall not commence work under the contract until they have obtained all the insurance described below and the State has approved such insurance. Contractor shall maintain such insurance in force and effect throughout the term of this Contract, unless otherwise specified in this Contract
- 1.3 The failure of the Contractor to provide a Certificate of Insurance, for the policies required under this Contract or renewals thereof, or failure of the insurance company to notify the State of the cancellation of policies required under this Contract shall not constitute a waiver by the State to the Contractor to provide such insurance.
- 1.4 The State reserves the right to immediately terminate this Contract if the Contractor is not in compliance with the insurance requirements and retains all rights to pursue any legal remedies against the Contractor. All insurance policies must be open to inspection by the State, and redacted copies of policies must be submitted to the State's Authorized Representative upon written request for discovery purposes only in the event of loss or damage.

2. Notice to Insurer.

- 2.1 The Contractor's insurance company(ies) waives its right to assert the immunity of the State as a defense to any claims made under said insurance.
- 2.2 Insurance certificate holder should be addressed as follows: [For PT and Agency RFB contracts Add agency contract holder's address. Do not use Department of Administration address detailed below.]

State of Minnesota 50 Sherburne Avenue, Room 112 St. Paul, MN 55155

3. Additional Insurance Conditions. The following apply to the Contractor, or the Contractor's subcontractor:

- 3.1 Contractor's policy(ies) shall be primary insurance to any other valid and collectible insurance available to the State with respect to any claim arising out of Contractor's performance under this Contract.
- 3.2 If Contractor receives a cancellation notice from an insurance carrier affording coverage herein, Contractor agrees to notify the State within five (5) business days with a copy of the cancellation notice, unless Contractor's policy(ies) contain a provision that coverage afforded under the policy(ies) will not be cancelled without at least thirty (30) days advance written notice to the State;
- 3.3 Contractor is responsible for payment of Contract related insurance premiums and deductibles;
- 3.4 If Contractor is self-insured for any of the coverages required herein, a Certificate of Self-Insurance must be attached;
- 3.5 Intentionally blank.
- 3.6 Contractor's insurance companies must either (1) have an AM Best rating of A- (minus) and a Financial Size Category of VII or better, and be authorized to do business in the State of Minnesota or (2) be domiciled in the State

of Minnesota and have a Certificate of Authority/Compliance from the Minnesota Department of Commerce if they are not rated by AM Best.

- 3.7 An Umbrella or Excess Liability insurance policy may be used to supplement the Contractor's policy limits to satisfy the full policy limits required by the Contract.
- 4. Coverages. Contractor is required to maintain and furnish satisfactory evidence of the following insurance policies:
 - 4.1 **Commercial General Liability Insurance.** Contractor is required to maintain insurance protecting it from claims for damages for bodily injury, including sickness or disease, death, and for care and loss of services as well as from claims for property damage, including loss of use which may arise from operations under the Contract whether the operations are by the Contractor or by a subcontractor or by anyone directly or indirectly employed by the Contractor under the contract. Insurance minimum limits are as follows:

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$2,000,000 – per occurrence
$2,000,000 – annual aggregate
$2,000,000 – annual aggregate – applying to Products/Completed Operations
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The following coverages shall be included:

- Premises and Operations Bodily Injury and Property Damage
- Personal and Advertising Injury
- Blanket Contractual Liability
- Products and Completed Operations Liability
- State of Minnesota named as an Additional Insured, to the extent permitted by law
- 4.2 **Commercial Automobile Liability Insurance.** Contractor is required to maintain insurance protecting it from claims for damages for bodily injury as well as from claims for property damage resulting from the ownership, operation, maintenance or use of all owned, hired, and non-owned autos which may arise from operations under this contract, and in case any work is subcontracted the contractor will require the subcontractor to maintain Commercial Automobile Liability insurance. Insurance minimum limits are as follows:

\$5,000,000 – per occurrence Combined Single limit for Bodily Injury and Property Damage

In addition, the following coverages should be included: Owned, Hired, and Non-owned Automobile.

Evidence of Subcontractor insurance shall be filed with the Contractor.

- CA 9948 Endorsement Pollution Liability Broadened Coverage (or equivalent)
 - CA 9948 is an endorsement that is attached to an Automobile Liability policy for Contractors who are handling pollutants. This endorsement extends the Automobile Liability policy to cover liabilities incurred as a result of the discharge, dispersal, seepage, migration, release or escape of pollutants that are part of the contract work, which are being transported, towed by, handled, stored, disposed of or processed in or upon a covered vehicle, if they are upset or overturned.
- MCS 90 Endorsement
 - MCS-90 is an endorsement that is attached to the Automobile Liability policy of motor carriers as set forth by the Motor Carrier Act of 1980. The endorsement assures compliance by the insured, within

the limits stated therein, with Sections 29 and 30 of the Motor Carrier Act of 1980 and the rules and regulations of the Federal Highway Administration (FHWA) and the Interstate Commerce Commission (ICC).

4.3 **Workers' Compensation Insurance.** Statutory Compensation Coverage. Except as provided below, Contractor must provide Workers' Compensation insurance for all its employees and, in case any work is subcontracted, Contractor will require the subcontractor to provide Workers' Compensation insurance in accordance with the statutory requirements of the State, including Coverage B, Employer's Liability. Insurance minimum limits are as follows:

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$100,000 – Bodily Injury by Disease per employee
$500,000 – Bodily Injury by Disease aggregate
$100,000 – Bodily Injury by Accident
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If Minn. Stat. § 176.041 exempts Contractor from Workers' Compensation insurance or if the Contractor has no employees in the State, Contractor must provide a written statement, signed by an authorized representative, indicating the qualifying exemption that excludes Contractor from the Minnesota Workers' Compensation requirements.

If during the course of the contract the Contractor becomes eligible for Workers' Compensation, the Contractor must comply with the Workers' Compensation Insurance requirements herein and provide the State with a certificate of insurance.

4.4 Pollution Liability Insurance

The Contractor shall maintain Pollution Liability insurance (or equivalent pollution liability coverage endorsed on another form of liability coverage, such as general liability or professional errors and omissions policy) and in case any work is subcontracted, the Contractor will require the subcontractor to provide Pollution Liability insurance, unless the requirement is noted as waived in these specifications for specific types of work. Unless otherwise specified, the insurance minimum limits of liability shall be as follows:

Legal Liability:

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$10,000,000 – Per Occurrence
$10,000,000 – Annual Aggregate
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Contractors Pollution:

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$10,000,000 – Per Occurrence
$10,000,000 – Annual Aggregate
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The following coverages shall be included:

- Policy will include non-owned disposal site Pollution Liability.
- Policy will not contain a lead exclusion.
- Waiver of subrogation in favor of the State of Minnesota

The State of Minnesota shall be named as Additional Insureds, to the extent permitted by law, for claims arising out of the Contractor's negligence or the negligence of those for whom the Contractor is responsible for both ongoing and completed operations.

Evidence of Subcontractor insurance shall be filed with the Contractor.

4.5 **Professional Liability, Errors, and Omissions.** This policy will provide coverage for all claims the contractor may become legally obligated to pay resulting from any actual or alleged negligent act, error, or omission related to Contractor's professional services required under the contract. Insurance **minimum** limits are as follows:

\$5,000,000 - per claim or event \$5,000,000 - annual aggregate

Any deductible will be the sole responsibility of the Contractor and may not exceed \$50,000 without the written approval of the State. If the Contractor desires authority from the State to have a deductible in a higher amount, the Contractor shall so request in writing, specifying the amount of the desired deductible and providing financial documentation by submitting the most current audited financial statements so that the State can ascertain the ability of the Contractor to cover the deductible from its own resources.

The retroactive or prior acts date of such coverage shall not be after the effective date of this Contract and Contractor shall maintain such insurance for a period of at least three (3) years, following completion of the work. If such insurance is discontinued, extended reporting period coverage must be obtained by Contractor to fulfill this requirement. The Contractor is solely responsible for any deductibles.

4.6 Additional Insurance Conditions:

- The Contractor shall provide a photocopy of the Contractor's, any subcontractor's or subsubcontractor's, at any level, current MCS-90 Form which shows evidence that the transporter has an endorsement on the Motor Carrier Insurance Policy to cover the cost for clean-up of waste in the environment should an accident occur while transporting waste.
- Where applicable, the Contractor shall provide a photocopy of the Contractor's, any
 subcontractor's or sub-subcontractor's, at any level, valid Hazardous Waste Transporter
 License issued by the MN Department of Transportation to show evidence of the
 Transporter's Form E Insurance Policy providing coverage for public liability and property
 damage, as required by the Federal Motor Carrier Regulations.
- The Contractor shall provide a photocopy of the MN intrastate motor carrier operating authority or the interstate authority registration for Minnesota, if Contractor, subcontractor or sub-subcontractor at any level is providing "for hire" services for the transportation of hazardous waste.

Exhibit C: Specifications, Duties, and Scope of Work

The Contractor will provide the pickup, transportation, recycling, and management of waste materials generated by the State and CPV members (Contract Users) in accordance with the terms in this contract.

- 1. Instructions to Contract Users. The Contractor must provide written and, if requested, oral instructions to Contract Users for the safe removal, handling, packaging, labeling, emergency spill response, transportation, storage, and management of waste materials managed. The Contractor must also be available for specific questions on these items from Contract Users and their subcontractors.
- 2. Contractor User Representatives. The Contractor must interact with representatives on behalf of Contract Users through other State Contracts. Payment for Contract Services may be provided by the representatives for the Contract User.

3. Contractor Warranty.

- 3.1. The Contractor must supervise and direct the work of the Contract using the best skill and attention.
- 3.2. The Contractor must implement engineering controls or work practices that ensure there is no property damage, contamination of work area or exposure to employees or other persons. If applicable, the Contractor must provide and prominently display warning devices and signs.
- 3.3. The Contractor must promptly remedy damage or loss to property caused in whole or in part by the Contractor, or subcontractor, or anyone directly employed by any of them, or by anyone for whose acts any of them may be liable.
- 3.4. For any incident of personal injury, property damage or release to the environment, the Contractor must provide written notification to the Contract User that describes the incident and any corrective actions taken. When requested by the Contract User, the Contractor must participate in evaluation and resolution of the incident.

4. On-Site Conduct and Protection of Persons and Property.

- 4.1. The Contractor and any subcontractors must comply with all operational, collection site safety and health, emergency contingency, security and any other collection site-specific plan while performing Contractservices.
- 4.2. The Contractor must properly attire its staff and subcontractor staff to assure they present a clean and neat appearance at all times. Staff must wear a company issued identification badge, which must be visible at all times. The employee identification badge must include the Company's name; the employee's first and last name and picture; and their company identification number, if assigned.
- 4.3. The Contractor must confine operations at the collection site to areas permitted by law, ordinances, permits and the Contract documents and must not encumber the collection site with any materials or equipment.
- 4.4. The Contractor must, at all times, keep the premises free from accumulation of waste caused by its operations.
- 4.5. No smoking must be allowed in any part of a building or in non-designated locations.
- 4.6. The Contractor at all times must enforce among its employees and subcontractors adherence to the Respectful Workplace Policy HR/LR Policy#1432 at collection sites. The Contractor must not employ any unqualified person or anyone not skilled in the assigned task.
- 4.7. The Contractor must take all reasonable precautions to ensure the safety of, and must provide all reasonable protection to prevent damage, injury or loss to employees at the collection site and other persons who may be affected thereby; the Contractor's work, materials and equipment to be incorporated therein which are under the care, custody and control of the Contractor or Contractor's subcontractors; and other property at the collection site or property or persons adjacent thereto.

- 4.8. Contractor staff must not use cell phones, smart phones, or similar electronic devices for personal business while providing on-site services.
- 4.9. All Contract staff must receive customer service training biannually.
- 4.10. For any incident related to the management of Contract waste that impacts human health or the environment on the Contract Users site, the Contractor must provide immediate notification to the collection site operator and written notification to the Designated Contract Person (DCP) that describes the incident and any corrective actions taken. When requested by the collection site operator or the DCP, the Contractor must participate in evaluation and resolution of the incident.
- 4.11. Unless otherwise agreed to in writing by the Contractor, the Contractor assumes no responsibility with respect to the suitability or latent defects of the Contract User's equipment.
- 4.12. Contract Users reserve the right to reject or remove any Contractor or subcontractor staff. The Contract User has the right to permanently deny future assignment of a removed staff person to provide any service.

5. Work Orders

- 5.1. The Contractor must not perform any work for a Contract User without the approval of its Designated Contact Person (DCP) or personnel authorized by the DCP to issue work orders.
- 5.2. Verbal work orders by a Contract User must be followed by a written confirmation from the Contract User (if required by the Contract User) of the work order via fax, e-mail or letter within two (2) working days using a standard work order form approved by the Contract User and the Contractor. The date of the verbal work order must be considered the date that the work order is issued, unless a written work order is issued initially.

6. Waste Profiling, Sampling and Analysis

- 6.1. Waste Stream Profiling. Profiling includes any supplies, sampling, sample shipping, analysis, paperwork, and technical review required to establish and maintain a waste stream profile. The cost to establish and maintain a waste stream profile is included in the line item waste stream pricing.
- 6.2. Waste Sampling. The Contractor will provide waste sampling at the request of a Contract User.
 - 6.2.1. Within fifteen (15) working days of receiving a verbal or written work order for sampling from a Contract User, the Contractor must complete the collection of samples from wastes generated or collected by the Contract User.
 - 6.2.2. All sampling must be conducted in accordance with approved US EPA or American Society for Testing and Materials (ASTM) sampling procedures, and chain-of-custody procedures must be followed. Prior to taking the samples, the Contract User and the Contractor must discuss whether the material is a known substance, the number of samples to be collected, and any other pertinent information relevant to taking and analyzing the sample(s).
 - 6.2.3. Certain situations may arise where sampling may be required within five (5) working days. In those cases, the Contract User agrees to pay the surcharges listed in the Exhibit D Price Schedule.
 - 6.2.4. Supplies, labor and mobilization used for waste evaluation sample collection must be charged at the rates listed on the Exhibit D Price Schedule.
 - 6.2.5. In the event the Contractor is unable to conduct the sampling within fifteen (15) working days, the Contractor must notify the Contract User in advance of the deadline date, and must provide the Contract User with a date when sampling will be conducted
- 6.3. **Waste Analysis.** The Contractor may use its own laboratory or may use a State contracted laboratory for the purpose of conducting all or part of the analytical services to be provided under the terms of the contract.
 - 6.3.1. The Contractor will provide fingerprint analysis of unknown wastes to determine the proper DOT hazard class for transport and end management. There is no additional charge for this service if the waste will

- ultimately be managed by the Contractor as noted in Waste Stream Profiling above. The Contractor must accept, for waste management, hazard characterized waste that has been characterized by the Contract User's fingerprint analysis
- 6.3.2. If a fingerprint analysis does not provide adequate information to characterize the waste, or if the waste reacts in an unpredictable way to the fingerprint analysis, the Contractor agrees to contact the Contract User to discuss whether further waste analysis is needed to identify appropriate safety precautions for handlers and to properly characterize wastes for transportation.
- 6.3.3. Analysis results must be provided to the Contract User within twenty (20) working days from the sample collection date. If the analysis results or profile cannot be available to the Contract User within twenty (20) working days, the Contractor must notify the Contract User in advance of the deadline date, and must provide the Contract User with a date when analysis will be completed.
- 6.3.4. Certain situations may arise where analysis results may be required within five (5) working days. In those cases, the Contract User agrees to pay the surcharges listed in the Exhibit D Price Schedule.
- 6.3.5. All analytical procedures will be charged at the rates listed on the Exhibit D Price Schedule.

7. Mobilization and Transport Services

7.1. General.

- 7.1.1. The Contractor must provide mobilization and transport services in accordance with the requirements set forth below and in compliance with all applicable Department of Transportation requirements, and with those requirements set forth in Minn. Rules, Parts 7045.0351 through 7045.0397 and in Minn. Stat. § 221.033.
- 7.1.2. The Contractor must provide mobilization and transport services anywhere in the State.
- 7.1.3. Mobilization service prices must include all labor, mileage, personal protective equipment and other associated costs (e.g., per diems) for a single vehicle, transportation-related supplies and appropriate staff to perform the requested services.
- 7.1.4. The Contractor must follow the transport portion of the Waste Management Plan submitted in accordance with the Contract and must not alter this Plan without prior written approval from the State's Authorized Representative.
- 7.1.5. The Contractor must review the lab pack inventory and bulk drum shipment list and provide direction to the Contract User related to any waste packaging or shipment concerns.
- 7.1.6. The Contractor must provide transportation equipment that can accommodate the various transport services. For Contract Users that do not have loading docks at their locations, trucks with lift gates or forklifts must be provided by the Contractor at the request of the Contract User.
- 7.1.7. The minimum transport equipment needed to provide Transport Services must include: 48 foot trailers for hauling waste materials; straight trucks; 5,000-gallon tank trailer for solvents; lift gates; fork lift; drum dollies; pallet jack; and scales.
- 7.2. Contractors must describe how the various types of mobilization options will be managed by completing Exhibit G: Scenarios for Mobilization and Event Collections.
- 7.3. Mobilization. The Contractor must have the ability to mobilize a vehicle, supplies and staff to a Contract User's site anywhere in the State of Minnesota for the purpose of performing on-site waste management services, delivering supplies, or picking up waste for transportation to a waste management facility. Mobilization is a per mile line item on Exhibit D Exhibit D Price Schedule. The mobilization start point for calculating per mile charges for all transport services must be at the Contractor's designated facility within the 7-County Metropolitan area or designated location within the 7-County Metropolitan area if the Contractor does not have a facility located in the metropolitan area.

- 7.4. Scheduling Mobilization. The Contractor must pick up waste materials Monday through Friday, between 8:00 a.m. and 4:30 p.m., unless prior arrangements are made and approved by the Contract User.
 - 7.4.1. The Contractor must meet scheduled timelines approved in the work order by the Contract User or return the following workday to complete the service, unless another date is agreed to by the Contract User.
 - 7.4.2. The Contractor must be capable of completing a waste pickup within ten (10) working days of receiving a request by a Contract User.
 - 7.4.3. If the Contractor is unable to honor a request to transport waste, the Contractor must immediately notify the Contract User:
 - 7.4.4. The Contractor must provide written explanation of the reason for its inability to honor the request, and must provide a date when the Contractor will pick up the wastes.
 - 7.4.5. The Contract User retains the right to cancel the work order request and to utilize the services of another Contractor.
 - 7.4.6. The Contractor must notify the Contract User of any change in the waste pickup date at least two (2) working days prior to the scheduled waste pickup date.
 - 7.4.7. The Contractor must notify the Contract User of any change in the waste pickup time at least two (2) hours prior to the scheduled waste pickup time.
 - 7.4.8. If the waste designated for shipment cannot be transported as requested by a Contract User due to the unpreparedness or the failure of the Contractor to have the proper equipment and supplies to properly transport the waste, the Contract User must not be responsible for additional mobilization costs incurred by the Contractor to complete the shipment.
- 7.5. Shuttle Service. The Contractor must provide shuttle services that include, but are not limited to, checking containers, loading, completing paperwork, labeling, placarding, and transporting the waste or supplies. Shuttle service is a line item on the Exhibit D Price Schedule.
- 7.6. Demand LTL Mobilization. The Contractor must be able to provide transport services for less than load quantities of Contract User wastes at the specific request of a Contract User within ten (10) weekdays of receiving the request. The Contract User must be charged at the standard rate for mobilization for a full load of waste as indicated on the Exhibit D Price Schedule.
- 7.7. Multiple Stop LTL Mobilization. The Contractor must provide multiple stop transport services in accordance with the submitted Waste Management Plan for less than load quantities picked up from several Contract User locations in one service trip.
 - 7.7.1. Contractors must describe how Multiple LTL Mobilization will be managed by completing Attachment G: Scenarios for Mobilization and Event Collections.
 - 7.7.2. The Contract User must provide work orders which must include a time period for a pickup. Pickups must be provided within the time period specified by the Contract User, unless approval to exceed the time period is provided by the Contract User. The Contractor may also contact Contract Users to initiate shipments or manage requests.
 - 7.7.3. The Contractor must coordinate the pickup schedule based on the work orders provided by the Contract Users and pickups solicited by the Contractors in order to minimize costs to Contract Users.
 - 7.7.4. Prior to the Multiple Stop LTL Mobilization, if requested by any involved Contract User, the Contractor must provide a detailed cost estimate for each Contract User involved when picking up wastes from multiple waste locations. The detail must include a list of other participants in the pickup, distribution of the mobilization charges and a summary of the waste to be picked up at each location.

- 7.8. Combined State Contract Waste Mobilization (Optional)
 - 7.8.1. The Contractor must provide transport to the State Lamps and E-waste contractor facilities which are located in the 7-County metropolitan area for Contract Users that generate very small quantities of lamps and e-waste in addition to hazardous waste. This shipment option only applies when the Contract User is shipping hazardous waste in addition to the other State Contract waste streams. Mobilization must be in accordance with full truck or LTL mobilization described in this section. The surcharge is applied per transportation event, per State Contract.
 - 7.8.2. The surcharge must be divided between all Contract Users shipping E-waste or Lamps who utilize this option during a Multiple Stop LTL mobilization run. Scheduling for multiple stop LTL mobilization runs must be worked out at least 30 days in advance between the Contract Users and the Contractor.
 - 7.8.3. The two State Contracts available for combined pricing are H-79(5) Hazardous Materials: Recycling and Management of Fluorescent Lamp, Lamp Ballast and Mercury Containing Materials and H-90(5) Hazardous Materials: Used Electronics Recycling and Management.
- 7.9. Shipping Papers. The Contractor must provide and complete all required shipping papers, land disposal restriction forms, container labels and markings, and vehicle placarding. The Contractor must apply container labels, markings and vehicle placarding in accordance with RCRA and Department of Transportation requirements.
 - 7.9.1. The shipping papers must include: 1) the name and address of the originating site; 2) transporter and destination; 3) the description and quantity of each waste stream in the consignment; 4) unique container tracking numbers and 5) the dated signatures of generator, transporter and receiving facility verifying the chain of control of the waste materials.
 - 7.9.2. The Contractor, upon request of the Contract User, must accept the labels, shipping papers, land disposal restriction forms and any other transportation-related information provided by the Contract User for shipments from its generator sites and waste management facilities.
 - 7.9.3. The Contractor must not sign a manifest on behalf of a Contract User without prior written agreement from the Contract User.
 - 7.9.4. The contractor must not sign a manifest on behalf of a Household Hazardous Waste program without first contacting the State.
 - 7.9.5. The Contractor must provide the required emergency response information and 24-hour emergency response telephone number and information service (49 CFR Part 172, Subpart G) for Contract Users while providing transport services for Contract User's waste.
 - 7.9.6. The Contractor must provide the required emergency response information and 24-hour emergency response telephone number and information service (49 CFR Part 172, Subpart G) for Contract Users while providing transport services for Contract User's waste.

8. Event Collections

- 8.1. Contract Users may request that the Contractor provide equipment and staff to collect, sort, bulk, categorize, package, and label waste materials for transport at event collection sites, with or without the assistance of State or CPV member staff or staff contracted by them. Most event collections take place on weekends from April through October of the calendar year. The Contractor is expected to be able to cover at least four (4) separate weekend events per weekend.
- 8.2. The State or CPV member must notify the Contractor of event collections at least 30 days prior to the event. The Contractor must provide the services requested with the 30-day notification. The Contractor must confirm in writing that they can provide the event collection services requested within seven (7) days of receiving the service request.

- 8.3. Waste stream management, supplies and mobilization must be provided in accordance with the Exhibit D Price Schedules and the Work Order requesting the service. On-site labor must be provided in accordance with the Labor section of the Contract.
- 8.4. Waste materials generated at event collections must be removed from the collection site at the end of each day, unless specifically allowed to remain on-site longer by a Contract User in accordance with the work order. If all waste materials cannot be removed from the site by the end of the day, alternative arrangements can be made only with the written approval of the Contract User. If stored overnight, waste materials must be secured in a manner that prevents unauthorized access and which must prevent releases to the environment. Unauthorized overnight storage is not allowed. The Contract User must not be responsible for additional costs incurred by the Contractor to return to the site to complete the transportation of all collected waste materials from the event collection site. The Contractor must be responsible to remove all waste materials from the site.
- 8.5. Contractors must state how Event Collections will be managed by completing Attachment G: Scenarios for Mobilization and Event Collections

9. Abandoned Waste and Waste Cleanup Activities

- 9.1. The Contractor must provide abandoned waste pickup service along roadways, etc., in non-emergency and emergency situations, construction site pickups, and individual stops at the request of a Contract User.
- 9.2. The waste must be picked up within 15 days of receiving the work order unless a shorter or longer response time is agreed to between the Contract User and contractor.
- 9.3. Waste stream management, supplies and mobilization must be provided in accordance with the Exhibit D Price Schedules and the Work Order requesting the service. On-site labor must be provided in accordance with the Labor section of the Contract.
- 9.4. Profiling and any other analysis needed to safely transport and dispose or recycle the waste may be charged at the rate indicated on the Exhibit D Price Schedule for Waste Analysis.
- 9.5. The Contractor must transport waste that is abandoned or part of a clean-up action if the following conditions are met:
 - 9.5.1. Good drum condition, or prenotification that overpack drums maybe be needed;
 - 9.5.2. Hard/level surface to safely use a drum dolly between the transport vehicle and the waste containers;
 - 9.5.3. Weight of drum cannot not to exceed DOT rating for the drum;
 - 9.5.4. Pickup location and waste materials must be accessible by a truck-- no fields, grass, ditches, or gravel that cannot be traversed by truck or drum dolly; and
 - 9.5.5. The analysis needed to transport the drums is complete.

10. Waste Management Plan

- 10.1. The Contractor must follow the Waste Management Plan submitted in the Contractor's response and must not alter the Plan without prior written approval from the AMS. The Plan includes a written description of how waste streams are managed, as well as the flow charts, audit forms and proposed facility list.
- 10.2. The Contractor must provide Contract Services using only those transporters, facilities, and subcontractors that have been authorized in the original Contract or by the AMS in accordance with the Contract.
 - 10.2.1. Any waste shipped to non-authorized facilities will be recovered and managed at the appropriate authorized facility at the expense of the Contractor.
 - 10.2.2. Contract Users will not pay waste management fees for any waste shipped to non-authorized facilities that cannot be recovered from the non-authorized facility.

- 10.2.3. Shipment of waste to non-authorized facilities may result in the termination of the Contract, solely at the State's option, or elimination of the Contractor from bidding on future State of Minnesota waste management Contracts.
- 10.3. The treatment technologies and facilities authorized for use by the Contractor are listed in the Plan. The Contractor agrees to utilize the facilities and technologies listed in the Plan. Nonperformance by managing or disposing of wastes using facilities or technologies other than those specified in the Plan may result in cancellation of the Contract in accordance with the General Conditions. If the Contractor is unable to utilize the listed facilities or technologies, or if the Contractor wishes to propose and alternate management method or facility, a written request must be provided to the AMS. The written request must include, at a minimum, a completed Plan in accordance with the Contract and the appropriate Audit Forms (Exhibit G: Facility Audit Form and Exhibit H: Transport Audit Form). The Contractor must not utilize an alternate facility, transporter or technology without written approval of the AMS.
- 10.4. The Contractor must not consolidate two or more generator's wastes until it is determined that the wastes generated or collected by the Contract User meet the profile for that waste stream. Additionally, if the consolidated waste does not meet the waste profile, the Contractor must be solely responsible for additional costs or liability associated with the proper management of the consolidated waste.
- 10.5. When waste materials are processed and/or recycled by the Contractor or the Contractor's subcontractors, the Contract User must not be liable for releases of hazardous substances, pollutants, or contaminants occurring a) during or after processing, or b) from process residuals or by-products.
- 10.6. The Contractor must take adequate measures from the time the waste materials and process residuals leave the possession of the Contract User until the time the waste materials and process residuals are reused, recycled or disposed to ensure that no releases occur. The Contractor must have a plan in place for the recovery of a release, and must execute the plan should a release occur. The Contractor must provide timely notification of the release to the AMS.
- 10.7.All hazardous waste material management must be in accordance with RCRA Subtitle C regulations. No hazardous or household hazardous wastes, as defined in Minnesota Rules, may exit regulation from Subtitle C to Subtitle D or other management facilities by terminating manifests in states, countries or at facilities that are allowed to manage HHW or hazardous wastes under Subtitle D.
- 10.8. The Contractor must manage all waste materials and process residuals at facilities that are fully licensed for storage, recycling, treatment and disposal purposes by all appropriate governing authorities. The Contractor must comply with all applicable international, federal, State and local requirements pertaining to the transport, processing and management of hazardous and solid wastes.
- 10.9. The State of Minnesota prefers that all mercury containing materials, wastes and process residuals collected under this contract be processed for interim storage in compliance with the Mercury Export Ban Act of 2008 (MEBA) and the U.S. Department of Energy (DOE) Interim Guidance on Packaging, Transportation, Receipt, Management, and Long-Term Storage of Elemental Mercury, March 2023 (Guidance).
 - 10.9.1.1. The Contractor cannot convert the mercury generated from this contract into a compound that is not subject to the Mercury Export Ban Act of 2008 (MEBA), or sell mercury generated from this contract to an entity that intends to convert it to a compound that is not subject to the MEBA.
 - 10.9.1.2. Within 180 of issuance of the DOE's final rule establishing the location of its Long-Term Elemental Storage Facility (LTESF), and associated usage fees, the Contractor shall provide, to the State's Authorized Representative, an updated waste management plan and pricing for long term storage of mercury.

- 10.10.The Contractor must comply with all applicable laws, regulations, rules, standards and ordinances of the states and countries through which waste materials and process residuals are transported, processed, stored, recycled, blended for fuel, treated, burned as fuel and disposed.
- 10.11.The Contractor must be capable of managing the State and CPV member's waste materials and process residuals in a manner that best protects or preserves the earth's land, air, water, and other natural resources and the public health; and in a manner appropriate to the characteristics of the waste stream. For the materials managed, the following management methods are listed in order of preference: 1) reuse 2) recycling of waste materials and process residuals for material recovery; 3) management of waste materials and process residuals for energy recovery; 4) incineration of hazardous components; and 5) incineration or land disposal of process residuals (least preferable). The Contractor is also encouraged to make decisions on waste management based on an assessment of the overall greenhouse gas impacts for recycling and disposal.
- 10.12. The Contractor must make and implement all arrangements needed for the timely and proper recycling, treatment, disposal or destruction of wastes generated or managed by the Contract Users in accordance with the terms conditions and specifications of the contract documents.
- 10.13. Containers. The Contractor must accept any waste material containers properly packaged by the Contract User that comply with DOT regulations and which are consistent with receiving facility requirements. Packaging of waste materials by the Contractor is to be completed using the most efficient, economical and compliant waste packaging methods, packaging materials and containers. The Contractor must note and take care not to obscure the unique container numbers applied by the Contract User. These numbers must be used to identify containers on all required paperwork, such as invoices and waste tracking reports. If the Contract User does not assign a unique number to each container, the Contractor must assign a unique number.
- 10.14. Contract Users and their representatives must be provided by the Contractor at no additional cost, upon request, a copy of an instruction manual describing proper packaging and labeling for all waste streams listed on the Exhibit D Price Schedule.
- 10.15. Weights of waste materials must be obtained on a scale certified by the State of Minnesota, Division of Weights and Measures (or an equivalent state agency if the scale is located in another state), to meet all specifications, tolerances, and technical requirements required by State law. The scale must be inspected annually and documentation of the inspection must be presented to the AMS upon request. If the Contract User has a scale that meets the requirements above, the weight determined from the Contract User's scale must take precedence over the Contractor's scale. Upon mutual agreement of the Contractor and Contract User, the Contract User does not need a certified scale.
- 10.16.All waste materials and process residuals generated from the management and processing of waste materials must be managed in the continental United States or Canada, unless otherwise approved by the State.
- 10.17. The State reserves the right, solely at the State's option, to allow the management of waste materials outside of Canada, or the continental United States. This allowance will only be made if the State can, at reasonable cost, assure itself of proper environmental management and limited environmental risk to Contract Users.

 Management of waste materials outside of Canada or the continental United States must be allowed only by prior written authorization from the State.
- 10.18. Waste Material Added to the Exhibit D Price Schedule. In the event the Contractor has been requested to manage, or would like to manage, a waste material other than those listed on the Exhibit D Price Schedule, the Contractor must contact the AMS to determine whether the waste material may be added to the Exhibit D Price Schedule. The Contractor must investigate the management options and related costs to the Contract Users, including the cost of each option and provide this information and a Waste Management Plan to the AMS. The waste material will be added to the Exhibit D Price Schedule by a formal amendment to the Contract.

11. Waste Tracking Report

11.1. Upon request and at the frequency requested by the Contract Users, the Contractor must provide waste tracking reports to Contract Users free of charge. The report must track waste materials from the Contract User to the final facility. The description of the Contract User's waste steam must be clearly traceable to waste streams listed on Exhibit F: List of Facilities and Transporters and subsequent shipment invoice. Certificates of destruction must also be included for all of PCB wastes which have been destroyed in accordance with the requirements of 40 CFR 761.218.

The Tracking Report must include:

- Contract User name, location and EPA ID number
- · manifest number
- DOT shipping name of each waste material
- quantity of each waste material listed on the manifest
- the container identification number(s)
- name and location of the original receiving facility;
- manifest number and receiving facility for all subsequent shipments of the waste
- name and location of the facility at which the waste is currently located
- waste management method(s) employed to manage waste materials at each of the facilities.

The document will clearly identify the disposition (in storage, recycled, disposed, converted and/or destroyed) of all waste materials managed during a calendar year.

For Mn/DOT services, the Contractor must list, in addition to the other listed requirements in the Waste Tracking section, the unique E.C.I.U number, which is a unique number Mn/DOT assigns to each work order and invoice.

12. Short Term Waste Storage

- 12.1.In response to a request from Contract Users or the MPCA Commissioner's Declaration of Emergency, the Contractor may be requested to store wastes which have not had its chemical composition fully identified. In such an event, the State may invoke the provisions of Minn. Rules, Part 7045.0120, subp. 1 (J), Exemptions and Special Requirements; Exempt types of waste. The Contractor must manage such wastes as hazardous wastes, and must segregate them from all other wastes until waste profiling is complete.
- 12.2.If the analytical results demonstrate the wastes are not hazardous, the Contractor must confer with the Contract User to discuss how the waste should be managed.
- 12.3. If the analytical results demonstrate the wastes to be hazardous, or if the Contract User otherwise instructs the Contractor to treat the waste as hazardous, the Contractor must store wastes in accordance with all local, State and federal applicable rules and regulations.
- 12.4. The Contractor may be requested by a State Agency Contract User to temporarily store (for less than 10 days) a waste after its chemical composition and hazardous waste characteristics have been determined. The facility receiving the waste must possess all necessary permits and operate in compliance with all rules and regulations applicable to a hazardous waste transfer facility. The Contractor must store the waste at its storage facility until authorization is received from the State to further manage the waste. The Exhibit D Price Schedule in the Exhibit D Price Schedule for short-term storage must apply only if requested by the State.

13. Labor

- 13.1. The Contractor must provide staffing for Contract Services described in this Part and listed on the Exhibit D Price Schedule at the request of a Contract User and in accordance with the terms, conditions and specifications contained in the contract documents.
- 13.2. Pricing for on-site labor services must cover the technician's time at the site and personal protective equipment at level D or C.
- 13.3. Job duties for technicians and permanent collection site technicians may include, but are not limited to, waste identification, event collection work, sampling, packaging, labeling, completion of shipping papers, minor site cleanup, paint bulking, over-packing, assessment of products for possible reuse, supervision of subcontractor staff and waste containerization.
- 13.4. All terms of the Contract apply to subcontractors. While on-site at a Contract User's facility, the Contractor and its subcontractors must comply with the facility operations manual and site safety plan established for the site.
- 13.5.Staffing Ratios. On-site Contractor staff must be responsible for oversight of its subcontracted laborers, in addition to other assigned job duties. In order for the Contractor to maintain an appropriate level of oversight of subcontracted laborers, the Contractor must maintain for all on-site service requests a ratio of one Contractor staff person for no more than three subcontracted laborers, unless pre-approved by the Contract User.
- 13.6. Labor Rate. Pay schedules for each authorized subcontractor providing on-site labor services in accordance with this Contract must be attached to the work order. Contract Users must pay for subcontracted labor at the rate established in the subcontractor's pay schedules, not to exceed the hourly labor rate established in the Contract Exhibit D Price Schedule for a technician. The Contractor must be fully responsible for all arrangements for subcontractors and for all payments to subcontractors.
- 13.7. The Contract User must establish general job duties in the work order request for on-site labor, to assist the Contractor in securing staff with proper qualifications. A minimum of two days prior to the date of any on-site service or "HHW collection event" for which the Contractor intends to use subcontracted labor, the Contractor must provide the Contract User with the names and job duties of the Contractor and subcontractor staff assigned to provide on-site services. The Contract User must have final approval of all job duties. The Contract User must notify the Contractor to request staff changes if the staff assigned to specific job duties is not acceptable to the Contract User.
- 13.8. Site labor is limited to event collections and less than 8 hours per week per staff person.
- 13.9. Should the Contract User become concerned with a Contractor or subcontractor's staff person's ability to appropriately interact with the public or with the staff person's technical competence, the Contract User and the Contractor must determine whether to reassign the staff person or to cancel the staff person's services. In the event that staff services are canceled within the first two hours after commencing the on-site service, the Contract User must not be responsible for payment of labor charges for the canceled staff person for that day. If staff services are canceled after the first two hours after commencing the on-site service, the Contract User must be responsible for payment of labor charges for the hours of work completed by the canceled staff person.

14. Supplies

14.1.At the request of the Contract User, the Contractor must provide the supplies listed in the Exhibit D Price Schedule. All supplies requested by the Contract Users should be delivered FOB destination at the prices listed in the Exhibit D Price Schedule. All supplies must be delivered in conjunction with waste pickup or other on-site services ordered by the Contract User. To guarantee delivery, the Contract User must order supplies at least four weeks in advance of a scheduled waste pickup or other service to allow the Contractor time to place and fill a supply order.

- 14.2. Should the Contract User request delivery of supplies without receiving other services, the Contract User must pay the mobilization charge rate for a non-waste hauling vehicle and driver.
- 14.3. The Contractor must provide supplies when performing on-site services unless the Contract User agrees in advance to provide supplies. Supplies provided by the Contractor to perform the services will be charged at the rates established in the Exhibit D Price Schedule.
- 14.4. Contract Users may provide their own supplies and DOT compliant containers.
- 14.5. Containers must be suitable for storage and shipment. Containers must meet Minnesota and federal Department of Transportation (DOT) standards for transporting the materials being transported.
- 14.6. The Contractor must investigate and offer reusable/returnable packaging when available.
- 14.7. The Contractor or the State may request additional supplies to provide Contract services. Additional supplies must be added upon agreement of both parties through a Contract amendment.

15. Training Services

- 15.1. The Contractor must provide initial and annual refresher Hazard Categorization training to Contract Users. Hazard Categorization training must cover those items Contract Users need to segregate, package, label and complete shipping paper and maintain records according to DOT, RCRA and Contractor facility requirements.
- 15.2. Contractor must include the following on the Exhibit D Price Schedule for conducting in person and online Hazard Categorization training initial (6 to 8 hour) and refresher (4 hour) courses: two qualified staff to present the training content; a Hazard Categorization reference manual for new students and either a new manual or an annual amendment to the reference manual for returning students that includes packaging, labeling, shipping paper and record keeping instructions for wastes commonly generated by Contract Users. The price must also include course preparation and setup; presentation equipment rental, if applicable; testing and course evaluation (copies to be provided to the Contract User) and certificates of completion for each student.
- 15.3. Contractor mobilization, meals, and lodging, if applicable, must be charged separately, in accordance with the Contract and the Exhibit D Price Schedule.
- 15.4. Additional reference manuals above the one per student per year must be made available to Contract Users at the rate specified on the Exhibit D Price Schedule.

16. Securing Sites and Assisting in Civil and Criminal Investigations

- 16.1. Contract Users may request the assistance of the Contractor for the collection and profiling of samples and the generation of other information as part of active civil and criminal investigations involving sites assigned to, or waste managed by, the Contractor. If such assistance is requested, the Contractor agrees to notify the requester of any potential or actual conflict of interest. Further, the Contractor agrees to not enter into a conflict of interest position during the course of any subsequent litigation action(s), unless otherwise approved by the Contract User and by the attorneys assigned to the case by the Contract User.
- 16.2. Upon request, the Contractor must provide factual and expert testimony on the behalf of Contract Users in lawsuits that involve sites assigned to or waste managed by the Contractor. The Contractor agrees to provide consultation regarding issues related to a case and to serve as a trial witness if necessary. Such assistance must be provided at the rate specified on the Exhibit D Price Schedule and in accordance with the terms, conditions and specifications contained in the Contract documents. No work undertaken by the Contractor in the preparation for any legal actions must be disclosed without the prior written consent of the attorneys assigned to the case by the Contract User.

17. Contractor Meetings and Training

17.1. Upon request, the Contractor must meet with the MPCA staff on an annual basis, or more frequently if needed, to conduct performance reviews. The meetings will discuss the Contractor's performance and the Contractor will not be compensated for the meeting. These meetings will be held in St. Paul.

17.2. The MPCA may periodically offer training opportunities to Contractor's staff. Attendance at the training may or may not be optional and compensation will be at the MPCA's discretion.

18. Additional Related Services

- 18.1.If additional related services not listed on the submitted Exhibit D Price Schedule are available from Contractor, the Contractor may provide the additional related services in accordance with all terms, conditions and specifications contained in the Contract.
- 18.2. The Contractor must submit a description of the additional related service to the AMS. The State reserves the sole right to add any additional related services proposed by the Contractor to the Contract.
- 18.3. Additional related services may not be offered to Contract Users without the State's prior written authorization. The State will issue an amendment to the Contract to include additional related Contract Services.
- 18.4. The State may request additional related Contract Services be provided by the Contractor either at the request of the State or CPV members. The Contractor and State must mutually agree on the Contract Service to be provided.
- 18.5. The State will issue an amendment to the Contract to include additional related Contract Services.

Exhibit D: Pricing

1. Contract Pricing.

- 1.1 In General. Prices listed take into consideration all inherent costs of providing the requested goods and services. The State will not pay any additional charges beyond the price(s) listed, unless otherwise provided for by law or expressly allowed by the Contract. Prices listed within Exhibit D are maximum prices. These maximum prices must remain firm for the initial term of the Contract. The Exhibit D Price Schedule may not include any additional terms or conditions. A unit price must be stated for each item quoted. Prices must be quoted in United States currency. Any increase to Contract pricing requires a duly executed amendment to this Contract. Contractor may provide lower pricing at its discretion without requiring a duly executed amendment to the Contract.
- 1.2 **Waste materials management services.** Services must include all inherent costs including, but not limited to, costs related to:
 - a. waste materials management
 - b. empty container management
 - c. establishing and maintaining waste profiles (including sample collection and analysis)
 - d. transportation costs
 - e. labor (other than that listed on the Exhibit D Price Schedule)
 - f. equipment depreciation or rental
 - g. storage
 - h. providing work orders
 - i. invoicing
 - j. waste tracking documentation including but not limited to shipping papers, container labeling and certificates of recycling and disposal
 - k. Administrative, toll, manifest, license, registration, auditing certification, and all other fees related to waste transport and management
 - I. Duties, customs and taxes
 - m. operating fees
 - n. insurance costs
 - o. direct costs
 - p. overhead and profit
 - q. annual reporting, and
 - r. fuel.
- 1.3 **Waste Transportation**. Services must include but are not limited to, checking containers, loading, completing paperwork, labeling, placarding, transporting the waste from the Contract User's site to an authorized waste management facility, and all subsequent transporting of the waste through final disposition. The cost for waste transportation must be included in the individual waste stream pricing on Exhibit D Price Schedule. The State will not pay any additional charges beyond the price(s) listed in the response, unless otherwise provided for by law or expressly allowed by the terms of the contract.
- 1.4 Hourly Rate Pricing. This is the rate(s) detailed in the Contract for each service or category of service provided by Contractor.
- 1.5 Any labor, materials, tools, equipment, or services purchased for Contract activities that are not included on Exhibit D Price Schedule, must be billed at the Contractor's actual cost of the purchase. Any rental fees on equipment must be billed at the actual cost of the rental of the equipment, not to exceed the actual purchase price of the equipment. Copies of the receipts for purchases and rental fees must be attached to the invoices sent to the Contract User. All such purchases or rentals must be preapproved by the ordering entity.

2. Price Schedule(s).

The following price schedule(s) are hereby attached and incorporated into this Exhibit D as follows:

2.1 Exhibit D Price Schedule

3. Prompt Payment Terms.

Contractor's payment terms are Net 30.

4. Transportation.

All prices must be FOB Destination, prepaid and added (with freight allowed as a separate line item), to the ordering entity's receiving dock or warehouse, or as otherwise instructed on the purchase order by the ordering entity. In those situations in which the "deliver-to" address has no receiving dock or agents, the Contractor must be able to deliver to the person specified on the purchase order. The ordering entity may use the Contractor for delivery, may pick up the equipment, or may contract with another entity for delivery. Ordering entities may provide their own containers and supplies. The Contractor must be equipped to provide containers and supplies to ordering entities.

The Contract User must not pay for the shipment of containers or supplies if the containers or supplies are delivered when the Contractor is providing the pickup and transportation of the Contract User's wastes. Containers must be suitable for storage and shipment. Containers must meet Minnesota and federal Department of Transportation (DOT) standards for transporting the materials being transported.

The Contractor must make available the option of reusable/returnable packaging. If the reusable/returnable packaging is provided by the Contract User, the Contractor must assess no additional fee for the storage and exchange of these containers. The Contractor must replace, at no cost, any Contract User provided packing that is damaged or lost while in the possession of the Contractor.

For Contract Users that make regular truckload quantity shipments, the Contractor must exchange cubic yard boxes on pallets or other containers at no cost at the time of shipment.

Prices for containers and other related supplies must be listed in the Exhibit D Price Schedule. For supplies provided for free, a "0" is indicated for those line items on the Exhibit D Price Schedule.

5. Permits and licensing.

The Contractor, and any subcontractors employed by the Contractor, must secure and maintain for the initial term of the Contract and any subsequent extensions all permits, licenses, insurance, certificates, approvals, fees, duties, and inspections necessary for the execution, performance of services hereunder, and completion of the Contract.

6. Mobilization Starting Point.

The Contractor must use its designated facility or location within the 7-County Metropolitan Area as the starting point for determining mileage charges for mobilization. The designated mobilization starting point established in the Contract must not be changed for the initial term of the Contract and any subsequent extensions, unless agreed to in writing by the State, solely at the State's option.

7. Personnel Mobilization.

- 7.1 Mobilization of personnel for training and event collections must be charged at the rate established for mobilizing a non-waste hauling vehicle on a per mile basis. The rate must accommodate a minimum of two (2) staff per vehicle and must be assessed from the Contractor's local office to the jobsite.
- 7.2 The Contractor can pass on directly to Contract Users a mobilization charge for personnel using their own vehicle and driving directly from home to a training location, event collection or permanent facility if the total mileage is less than the mileage would be if the staff person started from the Contractor's local office. This

mobilization amount will be passed on directly to the staff person by the Contractor. The rate for a staff person driving their own vehicle will be the current IRS mileage reimbursement at the time of the work. No mobilization charge will apply for staff driving less miles than their normal commute to work. The Contractor must verify home addresses and normal commute miles. Home to work miles for each staff must be reflected on the invoice. The State expects the Contractor will minimize fuel consumption and mileage by requiring staff carpooling or other means.

7.3 The mobilization start point for calculating per mile charges for if the Contractor's designated facility is located outside the 7-County Metropolitan area is 50 Sherburne Avenue, St. Paul Minnesota.

8. Per Diem for Event Collections, Training and Multi Stop Transport Services.

All Per Diem requests require pre-approval by the Contract User.

Per Diem and lodging expenses will only be covered if the Contractor is greater than 100 miles from the Contractor's office.

Mobilization charges must be additional and must be charged at the non-waste hauling vehicle and driver rate listed in the Exhibit D Price Schedule and in accordance with Mobilization terms of the Contract.

Meal reimbursement must be at the rates established in the State of Minnesota Commissioner's Plan. The web site address is: http://mn.gov/mmb/employee-relations/labor-relations/Labor/commissioners-plan.jsp.

To qualify for the breakfast costs, the Contractor must leave home before 6:00 a.m. To qualify for dinner costs, the Contractor must arrive home after 7:00 p.m. With prior notice to the Contractor, Contract Users may require receipts to be submitted by the Contractor for any meal reimbursement requested by the Contractor. Paid receipts must accompany the invoice.

Lodging cost must be reasonable and billed to the Contract User at the actual cost incurred. The paid receipt must accompany the invoice. Lodging costs must be pre-approved by the Contract User.

9. Taxes.

Contract price and quoted price must include taxes.

Exhibit D Price Schedule

Disposal

Price per unit includes labor, fees, overhead, insurance, equipment, downstream waste management and profit except where noted; refer to the Sample Contract and Exhibits, Exhibit D: Pricing for a full description. Does not include mobilization.

| Waste Material | Unit | Estimated Annual Volume | Price Per Unit^ |
|---|--|----------------------------|-----------------|
| Oil-Based Paint | | | |
| Drum* (bulked) | Drum | 120 | \$ 112.86 |
| Cubic yard box or tote (unbulked cans)** | Cu/Ft | 46,000 | \$ 11.46 |
| Drum (unbulked cans)** | Drum | 360 | \$ 185.33 |
| Latex paint | | • | |
| Drum (bulked) | Drum | 275 | \$ 156.26 |
| Cubic yard box or tote (unbulked cans)** | Cu/Ft | 180,000 | \$ 9.38 |
| Small cans unbulked/per drum** | Drum | 70 | \$ 135.12 |
| 5 gallon pail (bulked by contract user) | Pail | 25 | \$ 21.38 |
| Flammable/Combustible Liquids | | | |
| Drum (bulked) | Drum | 1,650 | \$ 60.50 |
| >4500 gallon tank truck | Gallon | 14,400 | \$ 1.76 |
| Lab Packs*** | | | |
| Lab Packs packed by Contractor or Contract User (does not include supplies and labor) | Net Pound | 548,000 | \$ 1.33 |
| Lab Packs packed by Contractor or Contract User | Gross Pound | 1,340,000 | \$ 1.07 |
| Lab Packs packed by Contractor - includes supplies, labor and waste management | Net Pound | 156,500 | \$ 1.63 |
| | | - | |
| | Gross Pound | 65,000 | \$ 1.60 |
| | Poison Inhalation Hazard (DOT-9168) Minimum Container Price | 100 | \$ 50.00 |
| | 1 Gallon Minimum Container Price | 40 | \$ 50.00 |
| College and University Lab Packs [^] packed by Contractor or | 5 Gallon Minimum Container Price | 230 | \$ 50.00 |
| Contract user | 10 Gallon Minimum Container Price | 30 | \$ 104.00 |
| | 15 Gallon Minimum Container Price | 65 | \$ 104.00 |
| | 20 Gallon Minimum Container Price | 35 | \$ 104.00 |
| | 30 Gallon Minimum Container Price 50 | | \$ 158.00 |
| | 55 Gallon Minimum Container Price | 185 | \$ 288.00 |
| Bulk Wastes | | | |
| Aerosols | Gross Pound | 400,000 | \$ 0.85 |

| Aerosol Irritant Cylinders (ex. pepper spray) | 5 Gallon Drum | 10 | \$ | 300.00 |
|--|------------------|----------------|-------|----------|
| Ammunition | Gross Pound | \$ | 10.89 | |
| Asbestos (friable) | Gross Pound | 1,400 1,350 | \$ | 0.97 |
| Asbestos (non-friable) | Gross Pound | 3,500 | \$ | 0.86 |
| Butane Lighters and Cartridges | 5 Gallon Drum | 45 | \$ | 189.49 |
| | 3 danon brum | 43 | 7 | 109.49 |
| Contaminated Debris (PPE, cleanup and containment materials) | Gross Pound | 4,100 | \$ | 1.91 |
| Corrosive Acids | Drum | 40 | \$ | 220.00 |
| Corrosive Bases | Drum | 50 | \$ | 220.00 |
| Cyanides | Drum | 4 | \$ | 653.00 |
| | Drum | 35 | \$ | 172.26 |
| Driveway Sealer (water based) | Pallet | 50 | \$ | 564.30 |
| Empty Drum Disposal (offered by contract user only) | Drum | 5 | \$ | 42.46 |
| Explosives / Reactives (case by case) | Gross Pound | 0 | · | CBC |
| Fireworks | Gross Pound | 10 | \$ | 29.70 |
| Flammable/Corrosive Liquids | Drum | 5 | \$ | 602.03 |
| • | | | | |
| Halogenated Liquids | Drum | 1 | \$ | 231.54 |
| Heavy Metal Bearing Liquids - RCRA D- Codes | Drum | 2 | \$ | 244.37 |
| Heavy Metal Bearing Solids - RCRA D- Codes | Drum | 25 | \$ | 168.60 |
| Incineration Liquids (pesticides, dilute halogenated, lean water, and other misc. liquids not otherwise specified in the price list) | Drum | 140 | \$ | 219.78 |
| Incineration Sludges (e.g pesticides and other sludges) | Drum | 7 | \$ | 413.42 |
| Incineration Solids (e.g pesticides and other solid materials) | Gross Pound | 1,750 | \$ | 1.00 |
| Inks | Drum | 1 | \$ | 213.36 |
| Inorganic Solids | Drum | 3 | \$ | 161.05 |
| Isocyanates | Drum | 5 | \$ | 874.50 |
| Lead Paint Chips | Gross Pound | 40,100 | \$ | 1.09 |
| | 5 Gallon Drum | 2 | \$ | 60.81 |
| | 15 Gallon Drum | 1 | \$ | 95.04 |
| Lead Metal (e.g scrap, sinkers, wheel weights) | 30 Gallon Drum | 1 | \$ | 112.86 |
| | 55 Gallon Drum | 27 | \$ | 148.50 |
| | 5 Gal Drum | | \$ | 1,140.00 |
| Inorganic Mercury Compounds and Solutions | 6-20 Gal Drum | | \$ | 2,280.00 |
| morganic mercury compounds and conditions | 21-30 Gal Drum | | \$ | 2,850.00 |
| | 31 - 55 Gal Drum | | \$ | 3,800.00 |
| Inorganic Mercury Compounds and Solutions (<260 ppm | 5 Gal Drum | | \$ | 83.10 |
| mercury for stabilization & landfill) | 6-20 Gal Drum | | \$ | 166.20 |
| | 21-30 Gal Drum | | \$ | 207.75 |
| | 31 - 55 Gal Drum | | \$ | 277.00 |
| | 5 Gal Drum | | \$ | 1,140.00 |
| Organic Mercury Compounds and Solutions | 6-20 Gal Drum | | \$ | 2,280.00 |
| | 21-30 Gal Drum | | \$ | 2,850.00 |
| | 31 - 55 Gal Drum | | \$ | 3,800.00 |
| Elemental Mercury | Gross Pound | | \$ | 46.00 |
| | 5 Gal Drum | | \$ | 1,140.00 |

| Materials & devices containing elemental Mercury | Mercury Contaminated PPE, Cleanup and Containment | 6-20 Gal Drum | | \$ | 2,280.00 |
|--|--|--------------------|---------|----|----------|
| Mercury Contaminated Sludge Drum 1 \$ 3,800 Mercury Contaminated Solution Drum 1 \$ 3,800 Non-Hazardous Liquidis (Incinerate) Drum 21 \$ 294 Non-Hazardous Liquidis (Incinerate) Drum 130 \$ 89 Non-Hazardous Solids (Incinerate) Drum 40 \$ 111 Non-Hazardous Solids (Incinerate) Drum 40 \$ 111 Olify Water Gallon 770 \$ 3 Oxidizers Drum 1 \$ 459 PCB Liquids Drum 1 \$ 459 PCB Eduquids Drum 1 \$ 544 PCB Capacitors and Ballasts Gross Pound 17,900 \$ 1 PCB Eduquids Drum 1 \$ 653 PCB Eduquids Drum 1 \$ 549 PCB Eduquids Drum 1 \$ 549 PCB Eduquids Drum 1 \$ 562 PCB Eduquids Drum 1 \$ 563 PCB Eduquids Gross Pound 1 | · | 21-30 Gal Drum | | \$ | 2,850.00 |
| Mercury Contaminated Solution | | 31 - 55 Gal Drum | | \$ | 3,800.00 |
| Non-Hazardous Liquids (incinerate) | Mercury Contaminated Sludge | Drum | 1 | \$ | 3,800.00 |
| Non-Hazardous Liquids (treat/landfill or WWT) | Mercury Contaminated Solution | Drum | 1 | \$ | 3,800.00 |
| Non-Hazardous Solids (incinerate) | Non-Hazardous Liquids (incinerate) | Drum | 21 | \$ | 294.89 |
| Non-Hazardous Solids (landfill) | Non-Hazardous Liquids (treat/landfill or WWT) | Drum | 130 | \$ | 89.10 |
| Oxidizers | Non-Hazardous Solids (incinerate) | Drum | 8 | \$ | 451.02 |
| Drum | Non-Hazardous Solids (landfill) | Drum | 40 | \$ | 111.00 |
| PCB Liquids Drum 1 \$ 544 PCB Capacitors and Ballasts Gross Pound 17,900 \$ 1 PCB Solids and Debris Drum 1 \$ 633 PCB Electrical Equipment Gross Pound 1 \$ 633 Non-PCB Capacitors and Ballasts Gross Pound 8,600 \$ 0 Sorbents Gross Pound 4,410 \$ 0 Metal Fines and Powders Gross Pound 570 \$ 13 Metal Fines and Powders Gross Pound 570 \$ 13 Metal Phoshpides Gross Pound 750 \$ 13 Galcium Carbide Gross Pound 100 \$ 17 Specialty Feed Incineration: flourine <3%; e.g FS Gallon Drum 25 \$ 247 Specialty Feed Incineration: flourine <3%; e.g FS Gallon Drum 1 \$ 495 Specialty Slow Feed Incineration: flourine >3%-<10% 5 Gallon Drum 1 \$ 618 Specialty Slow Feed Incine | Oily Water | Gallon | 770 | \$ | 3.42 |
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| PCB Capacitors and Ballasts | PCB Liquids | Drum | 1 | | 544.50 |
| PCB Solids and Debris Drum | | Gross Pound | 17,900 | | 1.76 |
| PCB Electrical Equipment Non-PCB Capacitors and Ballasts Gross Pound A,410 Sorbents Gross Pound A,410 Sorbents Gross Pound Metal Fines and Powders Metal Phoshpides Gross Pound A,410 Sorbents Gross Pound Formal Powders Gross Pound A,410 Sorbents Gross Pound Formal Powders Formal Powders Gross Pound Formal Powders Formal Powders Gross Pound Formal Powders Formal Powders Formal Powders Gross Pound Formal Powders | • | Drum | | | 653.40 |
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| Specialty Slow Feed Incineration: flourine >3%<10% Specialty Slow Feed Incineration: flourine >3%<10% 15 Gallon Drum 1 \$ 636 30 Gallon Drum 1 \$ 796 55 Gallon Drum 1 \$ 1,061 Non-Standard Heavy Metal Bearing Solids Requiring Macro Encapsulation (e.g filters from firing ranges contaminated with lead, taxidermy mounts) Contaminated soils (organic) Drum Contaminated soils (organic) Drum (subtitle D landfill) Drum (subtitle C landfill) Drum (subtitle C landfill) Drum (incinerate) Medical Waste Dual Waste (mixed infections/hazardous) - pharmaceuticals, IV bags and tubing, and sharps, etc. Medical Waste - RCRA Hazardous - pharmaceuticals, IV bags and tubing, and sharps, etc. Medical Waste - RCRA Hazardous - pharmaceuticals, IV bags and tubing, and sharps, etc. Medical Waste - Non-Hazardous - pharmaceuticals, IV bags Gross Pound Gross Pound Gross Pound Formation in the standard in the st | FFA3/FFAO/Amme/Wallouolous/File Fighting Foam | | | | 618.75 |
| Specialty Slow Feed Incineration: flourine >3%<10% 15 Gallon Drum 1 \$ 796 30 Gallon Drum 1 \$ 1,061 Non-Standard Heavy Metal Bearing Solids Requiring Macro Encapsulation (e.g filters from firing ranges contaminated with lead, taxidermy mounts) Cubic Yard Box 3 \$ 816 Contaminated soils (organic) Drum (subtitle D landfill) Drum (subtitle D landfill) Drum (subtitle C landfill) Drum (incinerate) Drum (incinerate) Medical Waste Dual Waste (mixed infections/hazardous) - pharmaceuticals, IV bags and tubing, and sharps, etc. Medical Waste - RCRA Hazardous - pharmaceuticals, IV bags and tubing, and sharps, etc. Medical Waste - Non-Hazardous - pharmaceuticals, IV bags and tubing, and sharps, etc. Medical Waste - Non-Hazardous - pharmaceuticals, IV bags and tubing, and sharps, etc. Medical Waste - Non-Hazardous - pharmaceuticals, IV bags and tubing, and sharps, etc. Medical Waste - Non-Hazardous - pharmaceuticals, IV bags and tubing, and sharps, etc. Medical Waste - Non-Hazardous - pharmaceuticals, IV bags and tubing, and sharps, etc. Medical Waste - Non-Hazardous - pharmaceuticals, IV bags and tubing, and sharps, etc. Medical Waste - Non-Hazardous - pharmaceuticals, IV bags and tubing, and sharps, etc. | | | | | 825.00 |
| Specialty Slow Feed Incineration: flourine >3%<10% 30 Gallon Drum 1 \$ 796 55 Gallon Drum 1 \$ 1,061 Non-Standard Heavy Metal Bearing Solids Requiring Macro Encapsulation (e.g filters from firing ranges contaminated with lead, taxidermy mounts) Cubic Yard Box 3 \$ 816 Contaminated soils (organic) Drum (subtitle D landfill) Drum (subtitle C landfill) Drum (incinerate) Medical Waste Dual Waste (mixed infections/hazardous) - pharmaceuticals, IV bags and tubing, and sharps, etc. Medical Waste - RCRA Hazardous - pharmaceuticals, IV bags and tubing, and sharps, etc. Medical Waste - Non-Hazardous - pharmaceuticals, IV bags Medical Waste - Non-Hazardous - pharmaceuticals, IV bags Medical Waste - Non-Hazardous - pharmaceuticals, IV bags Gross Pound 60 \$ 0 | | | | | 318.45 |
| Non-Standard Heavy Metal Bearing Solids Requiring Macro Encapsulation (e.g filters from firing ranges contaminated with lead, taxidermy mounts) | Specialty Slow Feed Incineration: flourine >3%<10% | | | | 636.90 |
| Non-Standard Heavy Metal Bearing Solids Requiring Macro Encapsulation (e.g filters from firing ranges contaminated with lead, taxidermy mounts) Cubic Yard Box Cubic Yard Box 3 \$ 816 Cubic Yard Box 6 \$ 911 1 \$ 196 Cubic Yard Box 3 \$ 816 Cubic Yard Box 6 \$ 911 1 \$ 196 Cubic Yard Box 6 \$ 911 1 \$ 196 Cubic Yard Box 6 \$ 911 Cubic Yard Box 6 \$ 910 Cubic Yard Box 6 \$ 910 Cubic Yard Box 6 \$ 910 Cubic Yard Box 6 \$ 911 Cubic | | | | | 796.13 |
| Encapsulation (e.g filters from firing ranges contaminated with lead, taxidermy mounts) Cubic Yard Box Cubic Yard Box 3 \$ 816 Cubic Yard Box 6 \$ 911 5 \$ 906 Cubic Yard Box 3 \$ 816 Cubic Yard Box 3 \$ 816 Cubic Yard Box 6 60 S \$ 816 Cubic Yard Box 6 816 S \$ 816 Cubic Yard Box 6 9 \$ 816 Cubic Yard Box | | 55 Gallon Drum | 1 | \$ | 1,061.50 |
| Contaminated soils (organic) Drum (subtitle D landfill) Drum (subtitle C landfill) Drum (subtitle C landfill) Drum (incinerate) Medical Waste Dual Waste (mixed infections/hazardous) - pharmaceuticals, IV bags and tubing, and sharps, etc. DEA Controlled Substances - pharmaceuticals, IV bags and tubing, and sharps, etc. Medical Waste - RCRA Hazardous - pharmaceuticals, IV bags and tubing, and sharps, etc. Medical Waste - RCRA Hazardous - pharmaceuticals, IV bags and tubing, and sharps, etc. Medical Waste - Non-Hazardous - pharmaceuticals, IV bags Gross Pound Gr | | Drum | 1 | \$ | 233.26 |
| Drum (subtitle D landfill) Drum (subtitle C landfill) Drum (subtitle C landfill) Drum (incinerate) Medical Waste Dual Waste (mixed infections/hazardous) - pharmaceuticals, IV bags and tubing, and sharps, etc. DEA Controlled Substances - pharmaceuticals, IV bags and tubing, and sharps, etc. Medical Waste - RCRA Hazardous - pharmaceuticals, IV bags and tubing, and sharps, etc. Medical Waste - RCRA Hazardous - pharmaceuticals, IV bags and tubing, and sharps, etc. Medical Waste - Non-Hazardous - pharmaceuticals, IV bags Gross Pound Gross | with lead, taxidermy mounts) | Cubic Yard Box | 3 | \$ | 816.42 |
| Drum (subtitle D landfill) Drum (subtitle C landfill) Drum (subtitle C landfill) Drum (incinerate) Medical Waste Dual Waste (mixed infections/hazardous) - pharmaceuticals, IV bags and tubing, and sharps, etc. DEA Controlled Substances - pharmaceuticals, IV bags and tubing, and sharps, etc. Medical Waste - RCRA Hazardous - pharmaceuticals, IV bags and tubing, and sharps, etc. Medical Waste - RCRA Hazardous - pharmaceuticals, IV bags and tubing, and sharps, etc. Medical Waste - Non-Hazardous - pharmaceuticals, IV bags Gross Pound Gross | Contaminated soils (organic) | | | | |
| Drum (subtitle C landfill) Drum (incinerate) Medical Waste Dual Waste (mixed infections/hazardous) - pharmaceuticals, IV bags and tubing, and sharps, etc. DEA Controlled Substances - pharmaceuticals, IV bags and tubing, and sharps, etc. Medical Waste - RCRA Hazardous - pharmaceuticals, IV bags and tubing, and sharps, etc. Medical Waste - RCRA Hazardous - pharmaceuticals, IV bags and tubing, and sharps, etc. Medical Waste - Non-Hazardous - pharmaceuticals, IV bags Gross Pound Gross Pound Gross Pound Gross Pound Gross Pound Forms Poun | | Drum | 26 | \$ | 111.00 |
| Drum (incinerate) Medical Waste Dual Waste (mixed infections/hazardous) - pharmaceuticals, IV bags and tubing, and sharps, etc. DEA Controlled Substances - pharmaceuticals, IV bags and tubing, and sharps, etc. Medical Waste - RCRA Hazardous - pharmaceuticals, IV bags and tubing, and sharps, etc. Medical Waste - Non-Hazardous - pharmaceuticals, IV bags and tubing, and sharps, etc. Medical Waste - Non-Hazardous - pharmaceuticals, IV bags Gross Pound | | | | | 196.02 |
| Medical Waste Dual Waste (mixed infections/hazardous) - pharmaceuticals, IV bags and tubing, and sharps, etc. DEA Controlled Substances - pharmaceuticals, IV bags and tubing, and sharps, etc. Medical Waste - RCRA Hazardous - pharmaceuticals, IV bags and tubing, and sharps, etc. Medical Waste - Non-Hazardous - pharmaceuticals, IV bags Gross Pound Gross Pound 93,100 \$ 105,000 \$ 29 Cross Pound Gross Pound Figure 105,000 \$ 105, | | Drum | 28 | | 469.26 |
| Dual Waste (mixed infections/hazardous) - pharmaceuticals, IV bags and tubing, and sharps, etc. DEA Controlled Substances - pharmaceuticals, IV bags and tubing, and sharps, etc. Medical Waste - RCRA Hazardous - pharmaceuticals, IV bags and tubing, and sharps, etc. Medical Waste - Non-Hazardous - pharmaceuticals, IV bags and tubing, and sharps, etc. Medical Waste - Non-Hazardous - pharmaceuticals, IV bags Gross Pound Gross Pound 93,100 \$ 0 | | | | · | |
| IV bags and tubing, and sharps, etc. DEA Controlled Substances - pharmaceuticals, IV bags and tubing, and sharps, etc. Medical Waste - RCRA Hazardous - pharmaceuticals, IV bags and tubing, and sharps, etc. Medical Waste - Non-Hazardous - pharmaceuticals, IV bags and tubing, and sharps, etc. Medical Waste - Non-Hazardous - pharmaceuticals, IV bags Gross Pound 105,000 \$ 29 | | | | | |
| tubing, and sharps, etc. Medical Waste - RCRA Hazardous - pharmaceuticals, IV bags and tubing, and sharps, etc. Medical Waste - Non-Hazardous - pharmaceuticals, IV bags Gross Pound 93,100 \$ 1 | | Gross Pound | 105,000 | \$ | 1.29 |
| and tubing, and sharps, etc. Gross Pound 93,100 \$ 1 Medical Waste - Non-Hazardous - pharmaceuticals, IV bags Gross Pound 60 \$ | • | Gross Pound | 145 | \$ | 29.70 |
| I Gross Pound I 60 I S () | • | Gross Pound 93,100 | | \$ | 1.29 |
| | | Gross Pound | 60 | \$ | 0.80 |
| Radioactive Waste | Radioactive Waste | | | | |

| Category 1 - Radioactive Compounds (e.g amerecium, thorium nitrate, uranium acetate, uranium nitrate) | СВС | 0 | CBC |
|--|-----------------|---------|-----------|
| Category 2 - Dry Active Waste (DAW) (e.g contaminated plastic, paper, PPE & glass)** | СВС | 0 | СВС |
| Category 3 - Sources & Non- Conforming Category 1 & 2 Material (e.g check sources, seeds & rods, flood sources) | СВС | 0 | СВС |
| Batteries | | | |
| Alkaline/Zinc Carbon Batteries (landfill) | Gross Pound | 116,500 | \$ 0.26 |
| Button Batteries (mixed with lithium) | 5 Gallon Drum | 5 | \$ 542.79 |
| Sealed Lead Acid Batteries | Gross Pound | 6,300 | \$ 0.31 |
| Lead Acid Batteries (vehicle) | Gross Pound | 100 | \$ 0.31 |
| Lithium Ion Batteries (incinerate) | Gross Pound | 35 | \$ 10.00 |
| Lithium Ion Batteries (recycle) | Gross Pound | 7,780 | \$ 6.21 |
| Damaged Lithium Ion Batteries | Net Pound | 525 | \$ 10.00 |
| Lithium Metal Primary Batteries (incinerate) | Gross Pound | 2,000 | \$ 12.43 |
| Lithium Metal Primary Batteries (recycle) | Gross Pound | 8,400 | \$ 6.21 |
| E-Cig / Vape Pen (containing nicotine) | 5 Gallon Drum | 55 | \$ 10.00 |
| Nickel-Cadmium / Nickel Metal Hydride Batteries | Gross Pound | 27,000 | \$ 1.25 |
| Mercury Oxide Batteries | Gross Pound | 5 | \$ 10.00 |
| Recyclable Gas Cylinders | | _ | _ |
| Compressed Gas Cylinder, Acetylene | Cylinder | 35 | \$ 83.61 |
| Compressed Gas Cylinders, All Sizes (propane, butane, MAPP, helium, oxygen, argon, compressed air, carbon dioxide, SCBA, SCUBA, nitrogen dioxide, nitrogen, nitrous oxide) | Cylinder | 1,600 | \$ 11.74 |
| Compressed Gas Cylinders, All Sizes (freon and refrigerant mixes) | Cylinder | 105 | \$ 89.14 |
| Compressed Gas Cylinders (disposable, single use, and with a gross weight less than 30 oz.) | Cylinder 30,750 | | \$ 2.72 |
| Fire Extinguishers (ABC, soda bicarbonate, carbon dioxide, halon, purple K and soda acid) | Cylinder | 5,800 | \$ 23.44 |
| Industrial Fire Canister | Canister | 10 | \$ 85.64 |
| | | | |

^{*} Drum = 55 gallon drum throughout Price list unless specified

Gas Cylinders for Treatment and Destruction (DOT Hazard Classes 2.1, 2.2, and 2.3)

^{**} Includes the cost for bulking labor and waste management. Does <u>not</u> include the cost of the drum, box, tote, or roll-off.

^{***} Lab Packs include: acids/bases, halogenated liquids, flammables, heavy metals, oxidizers, reactives, dioxins, toxics, PIHs, organic peroxides, PCBs, flammable solids, miscellaneous, etc.

[^] College and University Lab Packs include: acids/bases, halogenated liquids, flammables, heavy metals, oxidizers, reactives, dioxins, toxics, PIHs, organic peroxides, PCBs, flammable solids, miscellaneous, etc. The Contractor must provide a gross pound price and a minimum container price for Poison Inhalation Hazard (9168), 1, 5, 10, 15, 20, 30, and 55 gallon lab packs. The minimum container price will be applied when the gross pound price does not reach the minimum container price for Poison Inhalation Hazard (9168), 1, 5, 10, 15, 20, 30, and 55 gallon lab packs. Price includes administrative labor which includes inventories and pre-approval for waste management.

| Waste Material | Unit | Estimated Annual Volume | Price per unit^ |
|--|----------------------------|----------------------------|-----------------|
| 2.1 Flammables | | | |
| Lecture (<= 4" x 24") | Cylinder | 7 | \$ 121.20 |
| Small (<= 4" x 24") | Cylinder | 11 | \$ 166.30 |
| Medium (<= 12" x 36") | Cylinder | 0 | 374.2 |
| 2.2 Inert & Calibration Gas | | | |
| Lecture (<= 4" x 24") | Cylinder | 16 | \$ 44.00 |
| Small (<= 4" x 24") | Cylinder | 2 | \$ 64.20 |
| Medium (<= 12" x 36") | Cylinder | 1 | \$ 95.00 |
| 2.2 Freon & Halon | | | |
| Lecture (<= 4" x 24") | Cylinder | 13 | \$ 19.00 |
| Small (<= 4" x 24") | Cylinder | 1 | \$ 25.00 |
| Medium (<= 12" x 36") | Cylinder | 1 | \$ 51.10 |
| 2.2 Toxic | | | |
| Lecture (<= 4" x 24") | Cylinder | 1 | \$ 121.20 |
| Small (<= 4" x 24") | Cylinder | 1 | \$ 267.30 |
| Medium (<= 12" x 36") | Cylinder | 0 | \$ 534.60 |
| 2.2 Oxidizing | | | |
| Lecture (<= 4" x 24") | Cylinder | 0 | \$ 44.00 |
| Small (<= 4" x 24") | Cylinder | 0 | \$ 64.20 |
| 2.2 / 2.3 Corrosive | | | |
| Lecture (<= 4" x 24") | Cylinder | 0 | \$ 375.40 |
| Small (<= 4" x 24") | Cylinder | 0 | \$ 476.40 |
| 2.3 Highly Toxic (PIH) | | | |
| Lecture (<= 4" x 24") | Cylinder | 13 | \$ 375.40 |
| Small (<= 4" x 24") | Cylinder | 1 | \$ 534.60 |
| Medium (<= 12" x 36") | Cylinder | 12 | \$ 772.20 |
| Large (<= 16" x 56") | Cylinder | 1 | \$ 950.40 |
| X - Large (<= 30" x 52") | Cylinder | 0 | \$ 2,970.00 |
| Unknown Evaluation & Shipping | | | |
| Small (<= 4" x 24") | Cylinder | 0 | \$ 699.70 |
| Non -Gas Cylinders (DOT Hazard Classes 3, 4.1, | 4.2, 4.3, 5.1, 6.1, 8, and | - | above list |
| Waste Material | Unit | Estimated Annual Volume | Price per unit^ |
| Non-Flammable | | | |
| Small (<= 4" x 24") | Cylinder | 1 | \$ 165.10 |
| Medium (<= 12" x 36") | Cylinder | 1 | \$ 318.40 |
| Flammable | | | |
| Small (<= 4" x 24") | Cylinder | 1 | \$ 165.10 |
| Medium (<= 12" x 36") | Cylinder | 1 | \$ 318.40 |
| PIHs | | | |
| Small (<= 4" x 24") | Cylinder | 1 | \$ 534.60 |
| Medium (<= 12" x 36") | Cylinder | 1 | \$ 772.20 |
| Toxics | | | |

| Small (<= 4" x 24") | Cylinder | 4 | \$ | 468.10 |
|-----------------------|----------|-----|--------|--------|
| Medium (<= 12" x 36") | Cylinder | 207 | 592.80 | |
| Special | | | | |
| All sizes | Cylinder | 0 | | СВС |
| Freons | | | | |
| Small (<= 4" x 24") | Cylinder | 1 | \$ | 25.00 |
| Medium (<= 12" x 36") | Cylinder | 1 | \$ | 51.10 |
| 4.2 / 4.3 | • | | • | |
| Small (<= 4" x 24") | Cylinder | 2 | \$ | 469.30 |
| Medium (<= 12" x 36") | Cylinder | 1 | \$ | 623.70 |
| Corrosives | | | | |
| Small (<= 4" x 24") | Cylinder | 0 | \$ | 165.10 |
| Medium (<= 12" x 36") | Cylinder | 0 | \$ | 318.40 |
| Oxidizers | | | | |
| Small (<= 4" x 24") | Cylinder | 0 | \$ | 667.70 |
| Medium (<= 12" x 36") | Cylinder | 0 | \$ | 857.70 |

| Transportation Services | | | | | | |
|---|-----------------|----------------------------|-----------------|--|--|--|
| Includes: (fuel, fees, tolls and reasonable time to load) | | | | | | |
| Transport and Labor | Unit | Estimated Annual Volume | Price per unit^ | | | |
| Labor | | | | | | |
| Technician | Hour | 3,200 | \$ 68.20 | | | |
| Permanent Collection Site Technician | Hour | 820 | \$ 64.00 | | | |
| Reactive Project Manager | Hour | 1 | \$ 122.80 | | | |
| Reactive Assistant | Hour | 1 | \$ 95.50 | | | |
| Expert Witness or Supporting Testimony (includes preparation) | Hour | 1 | \$ 110.00 | | | |
| Subcontracted Labor | Hour | 1,200 | \$ 54.00 | | | |
| Mobilization | | | | | | |
| Mobilization of Waste-Hauling Vehicle, Driver and Appropriate Staff (7 county metro area) | Mile | 23,000 | \$ 10.80 | | | |
| Mobilization of Waste-Hauling Vehicle, Driver and Appropriate Staff (Greater Minnesota) | Mile | 24,000 | \$ 9.56 | | | |
| Mobilization of Non-Waste Hauling Vehicle, Driver and Appropriate Staff (for sampling, training or other on-site services in 7 county metro area) | Mile | 5,100 | \$ 7.60 | | | |
| Mobilization of Non-Waste Hauling Vehicle, Driver and Appropriate Staff (for sampling, training etc. Greater Minnesota) | Mile | 2,200 | \$ 6.98 | | | |
| Shuttle Service Vehicle, Driver and Appropriate Staff | Mile | 200 | \$ 10.80 | | | |
| Combined State Contract Waste Mobilization Surcharge | Transport Event | 1 | \$ 328.00 | | | |
| Waste Analysis | | | | | | |
| Waste Analysis, TCLP Metals | Sample | 1 | \$ 160.00 | | | |
| Waste Analysis, TCLP Volatiles | Sample | 1 | \$ 160.00 | | | |
| Waste Analysis, TCLP Semi-Volatiles | Sample | 1 | \$ 215.00 | | | |

| Waste Analysis (surcharge for 5-day turnaround) | Per Sampling Event | 1 | \$ 165.00 |
|--|-------------------------|----------------------------|-----------------------|
| Hazard Categorization Training | | | |
| Hazard Categorization Training (initial 6 - 8 hours in person) | Session | 1 | \$ 1,400.00 |
| Hazard Categorization Training (4-hour refresher in person) | Session | 1 | \$ 1,150.00 |
| Hazard Categorization Training (initial 6 - 8 hours online) | Session | 1 | \$ 680.00 |
| Hazard Categorization Training (4-hour refresher online) | Session | 1 | \$ 540.00 |
| Hazard Categorization Manual | Manual | 1 | \$ 85.00 |
| Short Term Storage of Waste | | | |
| Temporary Storage: <10 days ☐ | Drum/Week | 1 | \$ 96.50 |
| Suj | pplies | | |
| (Supplies are delivered in conjun | ction with waste pickup | service only) | |
| Description | Unit | Estimated Annual Volume | Price per unit |
| 2 Gallon Poly Pail | Drum | 20 | \$ 11.38 |
| 5 Gallon Fiber Drum (with liner and tape) - 1G2 | Drum | 70 | \$ 16.88 |
| 5 Gallon Plastic Pail with Lid - 1H2 | Pail | 760 | \$ 20.20 |
| 5 Gallon Drum Plastic Screw Lid - 1H2 | Drum | 275 | \$ 23.10 |
| 5 Gallon Poly Closed-Head Container | Drum | 30 | \$ 17.23 |
| 5-10 Gallon Drum Metal (removable lid) - 1A2 | Drum | 40 | \$ 64.50 |
| 10 Gallon Fiber Drum (with liner and tape) - 1G2 | Drum | 50 | \$ 48.43 |
| 15 Gallon Fiber Drum (with liner and tape) - 1G2 | Drum | 210 | \$ 30.55 |
| 16 Gallon Plastic Drum - 1H2 | Drum | 30 | \$ 60.70 |
| 30 Gallon Plastic Drum - 1H2 | Drum | 75 | \$ 115.40 |
| 30 Gallon Fiber Drum (with liner and tape) - 1G2 | Drum | 300 | \$ 83.70 |
| 30 Gallon Metal Open-Head Drum - 1A2 | Drum | 10 | \$ 217.67 |
| 30 Gallon Metal Closed-Head (bung-top) Drum - 1A1 55 Gallon Fiber Drum (with liner and tape) - 1G2 | Drum Drum | 60 1 | \$ 112.90 \$ 76.57 |
| 55 Gallon Poly Open-Head Drum - 1H2 (reconditioned) | Drum | 6,000 | \$ 68.70 |
| 55 Gallon Poly Open-Head Drum - New (not reconditioned) | Drum | 600 | \$ 89.10 |
| 55 Gallon Poly Closed-Head (bung -top) Drum - 1H1 | Drum | 70 | \$ 89.10 |
| 55 Gallon Metal Open-Head Drum - 1A2 (reconditioned) | Drum | 1,500 | \$ 85.60 |
| 55 Gallon Metal Open-Head Drum - 1A2 - NEW (not reconditioned) | Drum 1 | | \$ 140.10 |
| 55 Gallon Metal Closed-Head (bung-top) Drum - 1A1 (reconditioned) | Drum 475 | | \$ 70.60 |
| 55 Gallon Metal Closed-Head (bung-top) Drum - 1A1 NEW (not reconditioned) | Drum 1 | | \$ 161.50 |
| 85 Gallon Metal Overpack Drum - 1A2 | Drum | 10 | \$ 319.28 |
| 95 Gallon Plastic Overpack Drum - 1H2 | Drum | 20 | \$ 396.00 |
| 110 Gallon Metal Overpack Drum - 1A2 | Drum | 1 | \$ 558.81 |
| 275 Gallon Poly Tote - NEW (not reconditioned) | Tote | 1 | \$ 465.70 |

| | | | _ | |
|--|----------------|-------|----|--------|
| 275 Gallon Poly Tote (reconditioned) | Tote | 1 | \$ | 465.70 |
| 330 Gallon Poly Tote (reconditioned) | Tote | 1 | \$ | 329.30 |
| Cubic Yard Box (with liner and pallet) - DOT 4G | Вох | 190 | \$ | 107.80 |
| Cubic Yard Box (with liner and pallet) - Non-DOT | Вох | 1,800 | \$ | 65.72 |
| Used Cubic Yard Box (with pallet and liner) -Non-DOT, when available | Вох | 1 | \$ | 40.50 |
| 55 Gallon Self-Standing Mini "Wrangler" Box | Вох | 5 | \$ | 72.06 |
| Cubic Yard Self-Standing "Wrangler" Box | Вох | 1 | \$ | 65.29 |
| 4-Ft Lamp Box | Вох | 80 | \$ | 32.90 |
| 8-Ft Lamp Box | Вох | 50 | \$ | 34.50 |
| 4-Ft Lamp Shipping Tube | Tube | 1 | \$ | 46.32 |
| 8-Ft Lamp Shipping Tube | Tube | 1 | \$ | 61.24 |
| PIH Box | Вох | 15 | \$ | 74.30 |
| 5 Gallon Labpack Box - 4G | Вох | 10 | \$ | 13.50 |
| 10 Gallon Labpack Box - 4G | Вох | 45 | \$ | 18.30 |
| 20 Gallon Labpack Box – 4G | Вох | 160 | \$ | 24.50 |
| 30 Gallon Labpack Box – 4G | Вох | 230 | \$ | 29.70 |
| 55 Gallon Labpack Box – 4G | Вох | 160 | \$ | 30.30 |
| Vermiculite (50 pound bag) | Bag | 1,300 | \$ | 43.80 |
| Floor Dry (50 pound bag) | Bag | 1 | \$ | 20.30 |
| Portland Cement (94 pound bag) | Bag | 1 | \$ | 92.40 |
| Mineral Oil (technical grade) | Each | 1 | \$ | 41.59 |
| Poly Liner (17-20 gallon drum) | Liner | 20 | \$ | 6.80 |
| Poly Liner (30/55 gallon drum) | Liner | 145 | \$ | 8.10 |
| Coliwassa Tube | Tube | 1 | \$ | 51.30 |
| Poly Sheeting (roll) | Roll | 1 | \$ | 148.30 |
| Roll-off Liner | Liner | 1 | \$ | 98.00 |
| Sample Kit (including transpack) | Kit | 15 | \$ | 37.80 |
| Fiber Tape | Roll | 60 | \$ | 14.10 |
| Pallet | Each | 755 | \$ | 15.00 |
| Temperature Control Box | Вох | 2 | \$ | 506.40 |
| PPE Level B | Per Day Charge | 1 | \$ | 249.80 |
| Forklift for Events (all other uses require pre-approval by Contract User) | Per Day Charge | 1 | \$ | 587.00 |
| Cellblock (packing material for damaged lithium batteries - 1.94 cu/ft) | Bag | 1 | \$ | 117.00 |

DISCOUNTED MILKRUN TRANSPORTATION PRICING FORMULA:

Discounted Trans: Less than truckload (LTL), non-dedicated pickups would receive the following discounted trans rates based on number of drums picked up & the Zone of the pick up location. For the Maximum charge refer to the per mile rate established in the contract.

| PICKUP ZONE | Trans Price Per *Drum | Trans Price Minimum | Maximum Charge per pickup location |
|----------------|-----------------------|------------------------|---|
| Zone 1 | \$ 29.00 | \$ 290.00 | Max Trans Charge is calculated using on miles |
| Zone 2 | \$ 30.00 | \$ 300.00 | from Clean Harbors Eagan MN to pickup |
| Zone 3 | \$ 40.00 | \$ 400.00 | location x per mile rate in Contract Pricing |
| Zone 4 | \$ 46.00 | \$ 460.00 | Schedule (\$10.80/mile 7 County Metro & |
| Zone 5 | \$ 62.00 | \$ 620.00 | \$9.56/mile Greater MN) |

^{*} Cubic Yard Boxes or other pallet sized containers invoiced as 4 drums

ZONE 3-DIGIT ZIP CODE PREFIX

Zone 1 550, 551, 553, 554, 555

Zone 2 559, 560, 562, 563

Zone 3 561, 564

Zone 4 556, 557, 558, 565

Zone 5 566, 567

Contact Clean Harbors with any questions

Optional Service

Used Electronics and Fluorescent Lamp Transportation

This service is provided for smaller offices that may have small amounts of electronic waste and/or fluorescent or mercury containing lamps to recycle. Waste electronics and lamps are assigned a shipping value of 1 cubic yard box or pallet of e-waste = 500 lamps.

No more than 2 pallets or cubic yard boxes of e-waste and 500 lamps may be included in a shipment

The charge below is for transport of e-waste from the Contract User's facility to the State's E-Waste Recycling Contractor's metro area facility. In addition to the pick up charge above and the drop off charge below, the Contract User will also need to pay the current costs of e-waste, batteries and lamp management at the per pound or per unit rates established in the State's H-90 Waste Electronics Recycling Contract. Enter either a price per container or a price per shipment

Proposers may offer either a per shipment price and/or a per container per shipment price

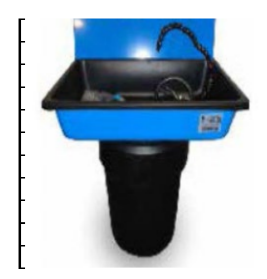
| | • | • | • | • | • | ! | • | , | ' |
|--------|---------------|--------|-----------|----------|---|---|---|---|---|
| 328.00 | \$ hipment | e, per | E-waste | | | | | | |
| | yard box | cubi | pallet or | Lamps po | | | | | |
| 328.00 | \$ hipment | s, per | Lamps | | | | | | |

State Contract E-waste drop off site is located at Opportunity Distributing, address

State Lamp State Contractor drop off locations include:

Recycle Technolnogies, address Veolia Environmenal Services,

| OPTIONAL - PRICE SHEET | | | | | | | | |
|---|------------------------------|---------|--|---------|--|--|--|--|
| SAFETY-KLEEN PARTS WASHING SERVICES Minnesota | | | | | | | | |
| Minnesota Service Term | | | | | | | | |
| | Model | 4 Weeks | 8 Week | 12 Week | | | | |
| - | | | | | | | | |
| | Model 16 | \$135 | \$150 | \$170 | includes lease of the machine, disposal and replacement of solvent | | | |
| | (16 Gallon Drum) | | | | | | | |
| | | | | | | | | |
| | Model 30 (30 Gallon Drum) | \$160 | \$175 | \$200 | includes lease of the machine, disposal and replacement of solvent | | | |
| | (30 Galloli Di ulli) | | | | | | | |
| | | | | | | | | |
| | | | | | | | | |
| | | | | | | | | |
| | | | | | | | | |
| | | | Service Term | | | | | |
| A | 1 | 4 Weeks | 8 Week | 12 Week | | | | |
| | | | | | | | | |
| 3 | Model 34 | \$245 | \$265 | \$295 | includes lease of the machine, disposal and replacement of solvent | | | |
| 100 miles | (33.5" Wide) | | | | | | | |
| 1 20 1 | | | | | | | | |
| | | | | | | | | |
| | Model 44 | \$310 | \$330 | \$360 | includes lease of the machine, disposal and replacement of solvent | | | |
| | (44" Wide) | | | | | | | |
| 1 | + | | | | | | | |
| | + | | | | | | | |
| | | | | | | | | |
| | | | | | | | | |
| | | | | | | | | |
| | | | | | | | | |
| | | | Service Term | I | | | | |
| | | 4 Weeks | 8 Week | 12 Week | | | | |
| | | | | | | | | |
| | Model 250 | n/a | n/a | \$325 | includes lease of the machine, clean solvent on demand | | | |
| | Recycling Parts | | | | and replacement of solvent | | | |
| | Washer | | - | | | | | |
| | + | | | | | | | |
| | | | | | | | | |
| | | | | | | | | |
| | + | | - | | | | | |
| BECUCIO-MICES | + | | | | | | | |
| | | | | | | | | |
| | | | | | | | | |
| | | | | | | | | |
| | | | | | | | | |
| | | | Service Term | ī | | | | |
| | + | 4 Weeks | 8 Week | 12 Week | | | | |
| | + | | | | | | | |
| | Model 90 | \$235 | \$255 | \$280 | includes lease of the machine, disposal | | | |
| | Aqueous Parts | | | | and replacement of cleaning solution | | | |
| | Washer | | | | | | | |
| | | | | | | | | |



PARTS WASHER SERVICES ON CUSTOMER OWNED MACHINE:

| 10 gal COMs | \$125 | \$125 | \$150 |
|-------------|-------|-------|-------|
| 20 gal COMs | \$160 | \$160 | \$190 |
| 30 gal COMs | \$200 | \$200 | \$240 |
| 40 gal COMs | \$240 | \$240 | \$295 |

Exhibit D, Supplement 1 Sample Invoice and Quote

Attached is a sample invoice and quote.

Contractor is required to use the sample quote and sample invoice for all transactions under this Contract. Contractor may not materially change either document unless the change has been approved in writing by the State's Authorized Representative. Contractor may not modify the sample quote or sample invoice to provide less detail regarding purchases under this Contract. Contractor hereby waives the right to enforce any term in either sample which contradicts or modifies any term of the solicitation or any Contract that may result, including subsequent amendments to the Contract, or would result in an unencumbered expense if enforced against the state or its CPV members. The State anticipates the sample quote and sample invoice will contain, at a minimum:

- o Customer name
- State Contract number field
- Work or purchase order tracking number (Invoice Only)
- o Project or collection site name and EPA identification number
- o Pick up or work performance date
- Unique shipping paper number
- Generator' unique container numbers
- Description of the service performed
- o Quantity of waste or service hours
- Unit price
- Total price
- o Contractor's customer service telephone number



42 Longwater Drive P.O. Box 9149 Norwell, MA 02061-9149 INVOICE Invoice No 1004623896

Exhibit D, Supplement 1
Sample Invoice and Quote

REMIT TO:

Clean Harbors Environmental Services, Inc. PO Box 734867 Dallas, TX 75373-4867

> Bob Marxen WSP USA Environment & Infrastructure, Inc. 3433 Broadway St NE, Suite 400 Minneapolis, MN 55413 - 0000

> > **Invoice No**

Customer

EIN: 04-2698999

Last Service Date

OFFICE:

Clean Harbors Environmental Services, Inc. 3217 Terminal Drive Eagan, MN 55121 (651) 767-9690

Purchase Order

If you have any questions regarding this invoice, please contact your customer service representative at the telephone number listed above

Terms

JOB SITE/GENERATOR:

Schloff Chemical 3938 Meadowbrook Road St. Louis Park, MN 55426 - 0000

Job Description: Drum Shipments State Contract # 127312 Release # H-69(5) ** Payable in USD funds **

Sales Order

Branch

| 27 Apr 2023 | 1004623896 | AM4718 | DQ : | 2302152027 | C012 | 407253 | | Paid When | Paid, Net 75 |
|-----------------|------------------|--|----------------------|------------|-----------|-----------|---------|---------------|--------------|
| | | | SUMMARY BY LIN | NE TYPE | | | | | |
| | | Disposal | | | \$89.10 | | | | |
| | | Transportation | | \$ | 352.00 | | | | |
| | | SUBTOTAL | | \$ | 441.10 US | D | | | |
| | | TAX | | | \$0.00 US | SD | | | |
| | | INVOICE TOTAL | | \$ | 441.10 US | SD 🛑 | PLEAS | E PAY THIS AI | MOUNT |
| | | DUE DATE | | 25 Ju | ıl 2023 | ← | REMIT | PAYMENT BY | |
| Manifest | Item ID | Description | | Shipment | Shipmer | ntBilling | Billing | Unit | Amount |
| Info | | | | Qty | UOM | Qty | UOM | Price | |
| | | | 27 Apr 202 | :3 | | | | | |
| BOL1726863 1 | DISPSL / CNOS | Waste IDW Grour VOC's) CH2500843 | ndwater (chlorinated | 1 | DF | 1.000 | 55DF | 89.1000 | \$89.10 |
| BOL1726863 | TRAN | TRANSPORTATION | ON | | | 1.000 | EA | 352.0000 | \$352.00 |
| | | | | | | | SUE | BTOTAL | \$441.10 |
| | | | | | | | | TAX | \$0.00 |
| | | | | | | | | TOTAL | \$441.10 |



Clean Harbors Environmental Services, Inc. 3217 Terminal Drive Eagan, MN 55121 www.cleanharbors.com

June 14, 2023

Attn: Mr. Bob Marxen WSP USA Environment & Infrastructure, Inc. 3433 Broadway St NE, Suite 400 Minneapolis, MN 55413

Quote #4341099, Schloff Chemical, St. Louis Park, MN (EPA ID: NONEREQUIRED)

Dear Mr. Marxen:

Thank you for considering Clean Harbors Environmental Services, Inc. (Clean Harbors) for your waste management needs. We are pleased to provide you with pricing for the following waste streams. This quotation is based upon the information that you have provided.

We offer our clients a broad spectrum of environmental services and the ability to dispose of hazardous material at or through a Clean Harbors' owned and operated facility. In addition to managing your waste streams, a Clean Harbors' professional can assist you with:

- Waste Transportation & Disposal
- Laboratory Chemical Packing
- Field Services

- 24-Hour Environmental Emergency Response
- Industrial Services
- InSite Services

Clean Harbors has the appropriate permits and licenses for the acceptance and disposal of the waste streams identified within this quotation.

I look forward to servicing your environmental needs. When you are ready to place an order, please contact our Customer Service group at 800.444.4244. If you have any questions or need further assistance, you may reach me at the number below.

Sincerely,

Carissa McMahon Customer Service Representative

Phone: 651-767-9590

mcmahon.carissa@cleanharbors.com



June 14, 2023 Clean Harbors Quote #4341099

Page 2 of 3

DISPOSAL

| Profile/ Waste Code | Waste Description | Qty | UOM | Price | Total |
|---------------------|---------------------------|-----|----------------|---------|---------|
| CNOS | NON HAZARDOUS SEMI-SOLIDS | 1 | 55 gallon drum | \$89.10 | \$89.10 |
| | | | Total | | \$89.10 |

TRANSPORTATION

| Dispatch Location | Qty | Price UOM | Total |
|-------------------|-----|-------------------|-----------|
| Eagan, MN T&D | 1 | \$35.20 container | *\$352.00 |

^{*}Minimum charge \$352.00 per trip. Maximum charge \$476.74 per trip.

A demurrage charge of \$0.00 per hour will apply as follows:

| Number of Containers | Allowable Loading Time |
|---|--|
| 1 to 10 11 to 15 16 to 25 26 to 35 36 to 40 41 to 45 46 to 50 | 0.5 hour(s) 0.75 hour(s) 1 hour(s) 1.25 hour(s) 1.5 hour(s) 1.5 hour(s) |
| 51 to 80 | 2 hour(s) |

QUOTE TOTAL ESTIMATE

\$441.10

GENERAL CONDITIONS

- 1.Except where superseded by Minnesota Pollution Control Agency contract #238889 State Contract Release # H-69(5) an existing services agreement the following terms and conditions apply to this quoted business.
- 2. Materials subject to additional charges if they do not conform to the listed specifications.
- 3.All drums for disposal must be in D.O.T. approved containers and in good condition.
- 4.All containers must be marked with Clean Harbors' profile number.
- 5. Clean Harbors will provide a manifest and necessary labels for transportation.
- 6.Clean Harbors supports many invoice delivery options (E-mail, Electronic Invoicing, EDI, Etc.). Pricing is based on Clean Harbors' standard invoice delivery method of E-mail. If another delivery method is required there could be an additional service fee per invoice. Any alternate delivery methods must be reviewed and approved by Clean Harbors prior to acceptance and implementation.



June 14, 2023 Clean Harbors Quote #4341099

Page 3 of 3

GENERAL CONDITIONS

- 7.Out of Service (OSD) for PCB incinerables should be clearly identified in Section 14 of the manifest.
- 8.Standard disposal conversions (excluding minimums) apply to containers other than 5 gallon drums: 6-20g 60%, 21-30g 75%, 31-55g 100%, 56-85g 145%, FBIN 350%, TOT2(<300gal TOTE) 500%, TOTE 630%.
- 9.Unless specifically noted, these rates are not valid where Prevailing Wages and / or certified payroll apply. Any Prevailing Wage rates will be quoted on a case-by-case basis.

WASTE CLASSIFICATIONS SPECIFICATIONS

| Waste Code | Description |
|------------|--|
| CNOS | Non Hazardous Semi-Solids |
| | Must be able to be landfilled No herbicides, pesticides, or cyanides Source of PCB < 50 ppm Flash point over 140°F PRIMARY DISPOSAL METHOD: NON HAZARDOUS LANDFILL *********************************** |
| | Non-hazardous Must be biodegradable No PCB pH – 2.1 to 12.4 PRIMARY DISPOSAL METHOD: NON HAZARDOUS LANDFARM |

ACKNOWLEDGEMENT

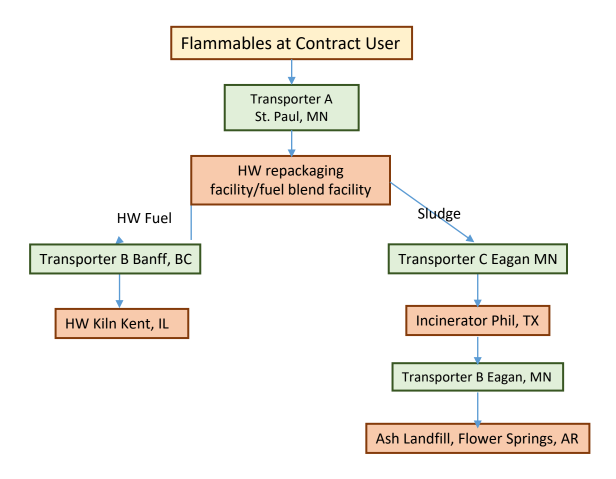
Your signature below indicates your acceptance of the pricing and terms detailed in the quote above.

Thank you for the opportunity to be of service.

| Signature | PO# | Date | |
|-----------------|-----|------|--|
| | | | |
| Print Name | | | |
| Quote # 4341099 | | | |

Exhibit E Example Material Management Flow Diagram

Include name, city, state in box for each facility and transporter and include that same information on the Facility and Transporter List



- For each line item on Exhibit D: Price Schedule, include all downstream transporters and facilities used to store, process, recycle, incinerate or landfill the stream, from the point of acceptance at the Contractor User's location until wastes or materials are sold, or reach final disposal.
- Provide a Facility or Transporter audit form for each entity that transports, receives, processes or burns HW Fuel
- List the name and location of the entity to which materials are sold, but do not include a facility audit or transporter form unless the materials sold include lead, mercury, polychlorinated biphenyls, batteries, or leaded glass.
- Responders may use any application to create flow charts.

Exhibit E

Flow Diagrams are incorporated by reference and kept on file at the Minnesota Department of Administration Office of State Procurement.

Exhibit F

List of facilities and transporters are incorporated by reference and kept on file at the Minnesota Department of Administration Office of State Procurement.

Exhibit G

FACILITY AUDIT FORM

Facility audit forms are incorporated by reference and kept on file at the Minnesota Department of Administration Office of State Procurement.

Instructions: The boxes will expand as information is typed into the form. Attach information as directed. Alternate formats may be used to provide the information requested, but all areas of the form must be addressed and in the order requested on this form.

PART I.GENERAL FACILITY INFORMATION

| Facility Name | |
|---|--|
| Location | |
| EPA ID number | |
| Contact Person, Title, Phone #, email | |
| Years of operating at current site | |
| Describe the waste strear contractor.: | ns and treatment, recycling or disposal method for services the facility will provide for the |
| | |
| | eneral description of the Facility's History (previous owners, years of ownership, use of ent justice analysis, if completed,): |
| | |
| | |

| Describe or attach the facility's Waste Receiving and Tracking Plans and Practices: | | | | |
|---|--|--|--|--|
| | | | | |
| | | | | |
| | | | | |

| Does the facility have a | Yes or No |
|--|-----------|
| Spill Control or Contingency Plan | |
| Facility Inspection protocol | |
| Downstream facility audit, or due diligence plan | |
| Personnel Training Program | |
| Pollution liability insurance (list amount) | |
| Closure/post closure/financial assurance (list amount) | |

PART II. WASTE AND MATERIAL MANAGEMENT

List the type and volume of hazardous or universal wastes accepted for management at the Facility. List the on-site materials management methods and processing technologies utilized (fuel blend, recycle, incinerate, dispose, store, etc.).

| Hazardous or Universal Waste or Materials Accepted for Management under the Contract | 10. Volume | On-Site Processing or Management Methods | Materials or waste generated | Name and address for facilities where treated or processed hazardous wastes or materials are shipped |
|--|------------|---|------------------------------|---|
| | | | | |
| | | | | |
| | | | | |
| | | | | |
| | | | | |

List the type and volume of all other Universal or Hazardous wastes accepted for management at the Facility:

| Hazardous or Universal Waste or Materials Accepted for Management at Facility | 11. Volume | Optional: On-Site Processing or Management Methods | Optional: Materials or waste generated | Optional: Name and address where treated or processed hazardous wastes or materials are shipped |
|---|------------|--|--|--|
| | | | | |
| | | | | |
| | | | | |

PART III.LICENSES AND PERMITS

List all Local, State and Federal licenses/permits held (NPDES, Storm Water, AQ, etc.) by the Facility related to managing the wastes listed in Part II of this form. Complete all of the information listed below for each license or permit issued or applied for by the facility. Use extra sheets if necessary.

| | YES | |
|---|-----|---|
| , | | Г |

| License or permit type | |
|--|--|
| License or permit number | |
| Issuing Agency | |
| Contact Person, Title, Phone #, email address | |
| Permit Issuance Date or | |
| Status of Application | |
| Permit Renewal Date | |
| Permit Expiration Date | |
| | |
| License or permit type | |
| License or permit number | |
| Issuing Agency | |

| Contact Person, Title, Phone #, email address | |
|--|--|
| Permit Issuance Date or | |
| Status of Application | |
| Permit Renewal Date | |
| Permit Expiration Date | |
| | |
| License or permit type | |
| License or permit number | |
| Issuing Agency | |
| Contact Person, Title, Phone #, email address | |
| Permit Issuance Date or | |
| Status of Application | |
| Permit Renewal Date | |
| Permit Expiration Date | |

PART IV. REGULATORY COMPLIANCE HISTORY

Describe all violations of Local, State and Federal regulatory and permit requirements for the past 5 years and subsequent corrective actions taken. Use additional sheets if necessary. Include the name of the Local, State and Federal agency, contact person and phone number we may use as a follow up contact.

Include copies of inspection reports and follow up letters for significant violations resulting in penalties or corrective actions.

You may download and provide information from the following online reporting systems to demonstrate the facility's regulatory history related to

DOT: https://safer.fmcsa.dot.gov/CompanySnapshot.aspx

RCRA/EPA: https://echo.epa.gov/ OSHA: https://www.osha.gov/pls/imis/establishment.html "N/A" is not an acceptable answer. If the facility has not had a violation in the past 5 years, "none" is an acceptable answer.

| Regulatory Agency | |
|--|--|
| Contact Person, Title, Phone #, email address | |
| | |
| Violations and Corrective Actions | |

PART V. RELEASES OF HAZARDOUS SUBSTANCES

Complete the information requested below for the facility. Use additional sheets if necessary. "N/A" is not an acceptable answer. If the answer is none, enter none.

| Describe any reportable on-site releases of hazardous substances in the past 2 years: |
|---|
| |
| |
| |
| |
| |
| |
| Describe any local, state and federal RCRA corrective action program and status: |
| Describe any local, state and rederal NCNA corrective action program and status. |
| |
| |
| |
| |
| |
| |
| |
| Describe any current or past involvement with CERCLA (Superfund): |
| |
| |
| |
| |
| |
| |

Exhibit H

TRANSPORTER AUDIT FORM

Transporter Audit Forms are incorporated by reference and kept on file at the Minnesota Department of Administration Office of State Procurement.

A separate Audit Form must be completed for each transporter proposed to be used to provide transport of electronics and wastes. All information noted on the form must be provided.

The Proposer may use a different format to provide this information as long as it covers all items.

I. GENERAL TRANSPORTER INFORMATION

| Contractor Name: | |
|--|------------------------------------|
| Brief description serv | rices provided for the Contractor: |
| | |
| | |
| | |
| Transporter Name | |
| | |
| Address | |
| Contact Person/ Title/Phone #/email | |
| Federal DOT license or MC number | |
| Parent Company | |
| Materials and Waste transported (all) | |

Does the transporter have a current DOT Hazardous Material Transportation Security Plan?

Describe any on-site or intransit reportable releases of during the past 5 years. Do not use "NA". Enter

"none" if none have

occurred

| Indicate Yes or No: | |
|--|--|
| | III.REGULATORY COMPLIANCE HISTORY |
| | n the Federal DOT's Safety and Fitness Electronic Records (SAFER) System database mpanySnapshot.aspx to determine whether the transporter has a satisfactory ecords from the SAFER System. |
| f the transporter does not have a rating and any corrective actions t | satisfactory rating, please describe the reason for the conditional or unsatisfactory caken. |
| | |
| nclude the name and contact info ssues. Include copies of inspectio | ormation of the DOT staff person you are working with to resolve compliance n reports and follow up letters. |
| | |
| ssues. Include copies of inspectio | |
| ssues. Include copies of inspectio | |
| Regulatory Agency Contact Person | |

Exhibit I

Exhibit I Annual Report attached.

Exhibit B: Insurance Requirements

1. Notice to Contractor.

- 1.1 The Contractor is required to submit Certificates of Insurance acceptable to the State as evidence of insurance coverage requirements prior to commencing work under this Contract.
- 1.2 The Contractor shall not commence work under the contract until they have obtained all the insurance described below and the State has approved such insurance. Contractor shall maintain such insurance in force and effect throughout the term of this Contract, unless otherwise specified in this Contract
- 1.3 The failure of the Contractor to provide a Certificate of Insurance, for the policies required under this Contract or renewals thereof, or failure of the insurance company to notify the State of the cancellation of policies required under this Contract shall not constitute a waiver by the State to the Contractor to provide such insurance.
- 1.4 The State reserves the right to immediately terminate this Contract if the Contractor is not in compliance with the insurance requirements and retains all rights to pursue any legal remedies against the Contractor. All insurance policies must be open to inspection by the State, and redacted copies of policies must be submitted to the State's Authorized Representative upon written request for discovery purposes only in the event of loss or damage.

2. Notice to Insurer.

- 2.1 The Contractor's insurance company(ies) waives its right to assert the immunity of the State as a defense to any claims made under said insurance.
- 2.2 Insurance certificate holder should be addressed as follows: [For PT and Agency RFB contracts Add agency contract holder's address. Do not use Department of Administration address detailed below.]

State of Minnesota 50 Sherburne Avenue, Room 112 St. Paul, MN 55155

3. Additional Insurance Conditions. The following apply to the Contractor, or the Contractor's subcontractor:

- 3.1 Contractor's policy(ies) shall be primary insurance to any other valid and collectible insurance available to the State with respect to any claim arising out of Contractor's performance under this Contract.
- 3.2 If Contractor receives a cancellation notice from an insurance carrier affording coverage herein, Contractor agrees to notify the State within five (5) business days with a copy of the cancellation notice, unless Contractor's policy(ies) contain a provision that coverage afforded under the policy(ies) will not be cancelled without at least thirty (30) days advance written notice to the State;
- 3.3 Contractor is responsible for payment of Contract related insurance premiums and deductibles;
- 3.4 If Contractor is self-insured for any of the coverages required herein, a Certificate of Self-Insurance must be attached;
- 3.5 Intentionally blank.
- 3.6 Contractor's insurance companies must either (1) have an AM Best rating of A- (minus) and a Financial Size Category of VII or better, and be authorized to do business in the State of Minnesota or (2) be domiciled in the State

of Minnesota and have a Certificate of Authority/Compliance from the Minnesota Department of Commerce if they are not rated by AM Best.

- 3.7 An Umbrella or Excess Liability insurance policy may be used to supplement the Contractor's policy limits to satisfy the full policy limits required by the Contract.
- 4. Coverages. Contractor is required to maintain and furnish satisfactory evidence of the following insurance policies:
 - 4.1 **Commercial General Liability Insurance.** Contractor is required to maintain insurance protecting it from claims for damages for bodily injury, including sickness or disease, death, and for care and loss of services as well as from claims for property damage, including loss of use which may arise from operations under the Contract whether the operations are by the Contractor or by a subcontractor or by anyone directly or indirectly employed by the Contractor under the contract. Insurance minimum limits are as follows:

```
$2,000,000 – per occurrence
$2,000,000 – annual aggregate
$2,000,000 – annual aggregate – applying to Products/Completed Operations
```

The following coverages shall be included:

- Premises and Operations Bodily Injury and Property Damage
- Personal and Advertising Injury
- Blanket Contractual Liability
- Products and Completed Operations Liability
- State of Minnesota named as an Additional Insured, to the extent permitted by law
- 4.2 **Commercial Automobile Liability Insurance.** Contractor is required to maintain insurance protecting it from claims for damages for bodily injury as well as from claims for property damage resulting from the ownership, operation, maintenance or use of all owned, hired, and non-owned autos which may arise from operations under this contract, and in case any work is subcontracted the contractor will require the subcontractor to maintain Commercial Automobile Liability insurance. Insurance minimum limits are as follows:

\$5,000,000 – per occurrence Combined Single limit for Bodily Injury and Property Damage

In addition, the following coverages should be included: Owned, Hired, and Non-owned Automobile.

Evidence of Subcontractor insurance shall be filed with the Contractor.

- CA 9948 Endorsement Pollution Liability Broadened Coverage (or equivalent)
 - CA 9948 is an endorsement that is attached to an Automobile Liability policy for Contractors who are handling pollutants. This endorsement extends the Automobile Liability policy to cover liabilities incurred as a result of the discharge, dispersal, seepage, migration, release or escape of pollutants that are part of the contract work, which are being transported, towed by, handled, stored, disposed of or processed in or upon a covered vehicle, if they are upset or overturned.
- MCS 90 Endorsement
 - MCS-90 is an endorsement that is attached to the Automobile Liability policy of motor carriers as set forth by the Motor Carrier Act of 1980. The endorsement assures compliance by the insured, within

the limits stated therein, with Sections 29 and 30 of the Motor Carrier Act of 1980 and the rules and regulations of the Federal Highway Administration (FHWA) and the Interstate Commerce Commission (ICC).

4.3 **Workers' Compensation Insurance.** Statutory Compensation Coverage. Except as provided below, Contractor must provide Workers' Compensation insurance for all its employees and, in case any work is subcontracted, Contractor will require the subcontractor to provide Workers' Compensation insurance in accordance with the statutory requirements of the State, including Coverage B, Employer's Liability. Insurance minimum limits are as follows:

```
$100,000 – Bodily Injury by Disease per employee
$500,000 – Bodily Injury by Disease aggregate
$100,000 – Bodily Injury by Accident
```

If Minn. Stat. § 176.041 exempts Contractor from Workers' Compensation insurance or if the Contractor has no employees in the State, Contractor must provide a written statement, signed by an authorized representative, indicating the qualifying exemption that excludes Contractor from the Minnesota Workers' Compensation requirements.

If during the course of the contract the Contractor becomes eligible for Workers' Compensation, the Contractor must comply with the Workers' Compensation Insurance requirements herein and provide the State with a certificate of insurance.

4.4 Pollution Liability Insurance

The Contractor shall maintain Pollution Liability insurance (or equivalent pollution liability coverage endorsed on another form of liability coverage, such as general liability or professional errors and omissions policy) and in case any work is subcontracted, the Contractor will require the subcontractor to provide Pollution Liability insurance, unless the requirement is noted as waived in these specifications for specific types of work. Unless otherwise specified, the insurance minimum limits of liability shall be as follows:

Legal Liability:

```
$10,000,000 – Per Occurrence
$10,000,000 – Annual Aggregate
```

Contractors Pollution:

```
$10,000,000 – Per Occurrence
$10,000,000 – Annual Aggregate
```

The following coverages shall be included:

- Policy will include non-owned disposal site Pollution Liability.
- Policy will not contain a lead exclusion.
- Waiver of subrogation in favor of the State of Minnesota

The State of Minnesota shall be named as Additional Insureds, to the extent permitted by law, for claims arising out of the Contractor's negligence or the negligence of those for whom the Contractor is responsible for both ongoing and completed operations.

Evidence of Subcontractor insurance shall be filed with the Contractor.

4.5 **Professional Liability, Errors, and Omissions.** This policy will provide coverage for all claims the contractor may become legally obligated to pay resulting from any actual or alleged negligent act, error, or omission related to Contractor's professional services required under the contract. Insurance **minimum** limits are as follows:

\$5,000,000 - per claim or event \$5,000,000 - annual aggregate

Any deductible will be the sole responsibility of the Contractor and may not exceed \$50,000 without the written approval of the State. If the Contractor desires authority from the State to have a deductible in a higher amount, the Contractor shall so request in writing, specifying the amount of the desired deductible and providing financial documentation by submitting the most current audited financial statements so that the State can ascertain the ability of the Contractor to cover the deductible from its own resources.

The retroactive or prior acts date of such coverage shall not be after the effective date of this Contract and Contractor shall maintain such insurance for a period of at least three (3) years, following completion of the work. If such insurance is discontinued, extended reporting period coverage must be obtained by Contractor to fulfill this requirement. The Contractor is solely responsible for any deductibles.

4.6 Additional Insurance Conditions:

- The Contractor shall provide a photocopy of the Contractor's, any subcontractor's or subsubcontractor's, at any level, current MCS-90 Form which shows evidence that the transporter has an endorsement on the Motor Carrier Insurance Policy to cover the cost for clean-up of waste in the environment should an accident occur while transporting waste.
- Where applicable, the Contractor shall provide a photocopy of the Contractor's, any
 subcontractor's or sub-subcontractor's, at any level, valid Hazardous Waste Transporter
 License issued by the MN Department of Transportation to show evidence of the
 Transporter's Form E Insurance Policy providing coverage for public liability and property
 damage, as required by the Federal Motor Carrier Regulations.
- The Contractor shall provide a photocopy of the MN intrastate motor carrier operating authority or the interstate authority registration for Minnesota, if Contractor, subcontractor or sub-subcontractor at any level is providing "for hire" services for the transportation of hazardous waste.

| 2023 Vendor Nam | | |
|-------------------------|-------------|--------------|
| | HHW Program | State Agency |
| Disposal | \$0.00 | \$0.00 |
| Transportation Services | \$0.00 | \$0.00 |
| Supplies | \$0.00 | \$0.00 |
| Total | \$0.00 | \$0.00 |
| | | |
| Admin Fee - 1% of Total | \$0.00 | \$0.00 |

| Summary of Expenditures | | |
|-------------------------|-------------------------|----------|
| CPV Member | University of Minnesota | Combined |
| \$0.00 | \$0.00 | \$0.00 |
| \$0.00 | \$0.00 | \$0.00 |
| \$0.00 | \$0.00 | \$0.00 |
| \$0.00 | \$0.00 | \$0.00 |
| | | |
| \$0.00 | \$0.00 | \$0.00 |

| Vendor Name Disposal / Transportat | |
|--|--|
| | Disposal |
| Price per unit includes labor, fees, overhead, insurance, eq page xx of the contract fo | |
| Waste Material | Unit |
| Oil-Based Paint | |
| Drum (bulked)* | Drum |
| Cubic Yard Box or Tote (unbulked cans)** | Cu/Ft |
| Drum (unbulked cans)** | Drum |
| Latex Paint | |
| Drum (bulked)* | Drum |
| Cubic Yard Box or Tote (unbulked cans)** | Cu/Ft |
| Small Cans Unbulked/Per Drum** | Drum |
| 5 Gallon pail (bulked by contract user) | Pail |
| Flammable/Combustible Liquids | |
| Drum (bulked) | Drum |
| >4500 gallon tank truck | Gallons |
| Lab Packs*** | |
| Lab Packs packed by Contractor or Contract User (does not include supplies and labor) | Net Pound |
| Lab Packs packed by Contractor or Contract User (does not include supplies and labor) | Gross Pound |
| Lab Packs packed by Contractor (includes supplies, labor, and waste management) | Net Pound |
| | |
| | Gross Pound |
| | Poison Inhalation Hazard (DOT-9168) Minimum Container Price |
| College and University Lab Packs^ packed by Contractor or | 1 Gallon Minimum Container Price 5 Gallon Minimum Container Price |
| Contract user | 10 Gallon Minimum Container Price |

| | 15 Gallon Minimum Container Price |
|---|--------------------------------------|
| | 20 Gallon Minimum Container Price |
| | 30 Gallon Minimum |
| | Container Price |
| | 55 Gallon Minimum |
| | Container Price |
| Bulked Wastes | |
| Aerosols | Gross Pound |
| Aerosol Irritant Cylinders (ex. Pepper Spray) | 5 Gallon Drum |
| Ammunition | Gross Pound |
| Asbestos (friable) | Gross Pound |
| Asbestos (non-friable) | Gross Pound |
| Butane Lighters and Cartridges | 5 Gal. Drum |
| Contaminated Debris (PPE, cleanup, contaminated materials) | Gross Pound |
| Corrosive Acids | Drum |
| Corrosive Bases | Drum |
| Cyanides | Drum |
| Driveway Sealer (waster based) | Drum |
| Driveway Sealer (waster based) | Pallet |
| Empty Drum (offered by contract user only) | Drum |
| Explosives / Reactives (case by case) | Gross Pound |
| Fireworks | Gross Pound |
| Flammable/Corrosive Liquids | Drum |
| Halogenated Liquids | Drum |
| Heavy Metal Bearing Liquids - RCRA D Codes | Drum |
| Heavy Metal Bearing Solids - RCRA D Codes | Drum |
| Incineration Liquids (pesticides, dilute halogenated, lean water, and other misc liquids not otherwise specified in the price list) | Drum |
| Incineration Sludges (pesticides and other sludges) | Drum |
| Incineration Solids (pesticides and other solid materials) | Gross Pound |
| Inks | Drum |
| Inorganic Solids | Drum |
| Isocyanates | Drum |

| Lead Paint Chips | Gross Pound |
|--|----------------|
| | 5 Gal. Drum |
| Lood Matal (assess sinks as subset at the N | 15 Gal. Drum |
| Lead Metal (scrap, sinkers, wheel weights) | 30 Gal. Drum |
| | 55 Gal.Drum |
| Inorganic Mercury compounds and solutions | Gross Pound |
| Organic Mercury compounds and solutions | Gross Pound |
| Elemental Mercury and Devices Containing Elemental Mercury | Gross Pound |
| Mercury Contaminated PPE, Cleanup, and Containment Materials | Gross Pound |
| Mercury Contaminated Sludge | Drum |
| Mercury Contaminated Solution | Drum |
| Non-Hazardous Liquids (incinerate) | Drum |
| Non-Hazardous Liquids (treat/landfill or WWT) | Drum |
| Non-Hazardous Solids (incinerate) | Drum |
| Non-Hazardous Solids (landfill) | Drum |
| Oil Water | Gallon |
| Oxidizers | Drum |
| PCB Liquids | Drum |
| PCB Capacitors and Ballasts | Gross Pound |
| PCB Solids and Debris | Drum |
| PCB Electrical Equipment | Gross Pound |
| Non-PCB Capacitors and Ballasts | Gross Pound |
| Sand Blast Grit | Gross Pound |
| Sorbents | Gross Pound |
| Metal Fines and Powders | Gross Pound |
| Metal Phosphides | Gross Pound |
| Calcium Carbide | Gross Pound |
| | 5 Gallon Drum |
| Specialty Feed Incineration: flourine <3%; Ex | 15 Gallon Drum |
| PFAS/PFAO/Amine/Malodorous/Fire Fighting Foam | 30 Gallon Drum |
| | 55 Gallon Drum |
| Specialty Slow Feed Incineration: fluorine >3% - 10% | 5 Gallon Drum |
| | 15 Gallon Drum |
| Specially 510W reca memeration, habitile 23/0 - 10/0 | 30 Gallon Drum |
| | 55 Gallon Drum |
| Non-standard heavy metal bearing solids requiring Macro | Drum |

| with lead, taxidermy mounts) | Cyd Box |
|---|---------------|
| Contaminated Soils (organic) | |
| Drum (subtitle D landfill) | Drum |
| Drum (subtitle C landfill) | Drum |
| Drum (incinerate) | Drum |
| Medical Waste | |
| Dual Waste (mixed infections/hazardous) - pharmaceuticals, IV bags and tubing, and sharps, etc. | Gross Pound |
| DEA Controlled Substances pharmaceuticals, IV bags and tubing, sharps, etc. | Gross Pound |
| Medical Waste - RCRA Hazardous - pharmaceuticals, IV bags and tubing, sharps, etc. | Gross Pound |
| Medical Waste - Non-Haz (pharmaceuticals, IV bags) | Gross Pound |
| Radioactive Waste | |
| Category 1 Radioactive Compounds (e.g. amerecium, thorium nitrate, uranium nitrate) | СВС |
| Category 2 Dry Active Waste (e.g. contaminated plastic, paper, PPE, glass) | CBC |
| Category 3 Sources and Non-Conforming Category 1 &2 (e.g. check sources, seeds and rods, flood sources) | СВС |
| Batteries | |
| Alkaline/Zinc Carbon Batteries | Gross Pound |
| Button Batteries (mixed with lithium) | 5 Gallon Drum |
| Sealed Lead Acid Batteries | Gross Pound |
| Lead Acid Batteries (vehicle) | Gross Pound |
| Lithium Ion Batteries | Gross Pound |
| Lithium Ion Batteries | Gross Pound |
| Damaged Lithium Ion Batteries | Net Pound |
| Lithium Metal Primary Batteries (incinerate) | Gross Pound |
| Lithium Metal Primary Batteries (recycle) | Gross Pound |
| E-Cig / Vape Pens (containing nicotine) | 5 Gallon Drum |
| Nickel-Cadmium / Nickel Metal Hydride Batteries | Gross Pound |
| Mercury Oxide Batteries | Gross Pound |
| Recyclable Gas Cylinders | |
| Compressed Gas Cylinder, Acetylene | Cylinder |

| Compressed Gas Cylinders, all sizes (propane, butane, MAPP, helium, oxygen, agron, compressed air, carbon dioxide, SCBA, SCUBA, nitrogen dioxide, nitrogen, nitrous oxide) | Cylinder | |
|--|---------------------|--|
| Compressed Gas Cylinders, All Sizes (freon and refrigerant mixes) | Cylinder | |
| Compressed Gas Cylinders (disposable, single use and with a gross weight less than 30 oz) | Cylinder | |
| Fire Extinguishers (ABC, soda bicarbonate, carbon dioxide, halon, purple K, soda acid) | Cylinder | |
| Industrial Fire Canister | Canister | |
| Gas Cylinders for Treatment a | nd Destruction (DOT | |
| Waste Material | Unit | |
| 2.1 Flammables | | |
| Lecture (<=4" x 24") | Cylinder | |
| Small (<=4" x 24") | Cylinder | |
| Medium (<=12" x 36") | Cylinder | |
| 2.2 Inert & Calibration Gas | | |
| Lecture (<=4" x 24") | Cylinder | |
| Small (<=4" x 24") | Cylinder | |
| Medium (<=12" x 36") | Cylinder | |
| 2.2 Freon & Halon | | |
| Lecture (<=4" x 24") | Cylinder | |
| Small (<=4" x 24") | Cylinder | |
| Medium (<=12" x 36") | Cylinder | |
| 2.2 Toxic | | |
| Lecture (<=4" x 24") | Cylinder | |
| Small (<=4" x 24") | Cylinder | |
| Medium (<=12" x 36") | Cylinder | |
| 2.2 Oxidizing | | |
| Lecture (<=4" x 24") | Cylinder | |
| Small (<=4" x 24") | Cylinder | |
| 2.2 / 2.3 Corrosive | | |
| Lecture (<=4" x 24") | Cylinder | |
| Small (<=4" x 24") | Cylinder | |
| 2.3 Highly Toxic (PIH) | | |
| Lecture (<=4" x 24") | Cylinder | |
| Small (<=4" x 24") | Cylinder | |
| Medium (<=12" x 36") | Cylinder | |

| Large (<=16" x 56") | Cylinder |
|--------------------------------------|--------------------------|
| X-Large (<=30" x 52") | Cylinder |
| Unknown Evaluation and Shipping | |
| Small (<=4" x 24") | Cylinder |
| Non -Gas Cylinders (DOT Hazard Class | es 3, 4.1, 4.2, 4.3, 5.1 |
| Waste Material | Unit |
| Non-Flammable | |
| Small (<=4" x 24") | Cylinder |
| Medium (<=12" x 36") | Cylinder |
| Flammable | |
| Small (<=4" x 24") | Cylinder |
| Medium (<=12" x 36") | Cylinder |
| PIH's | |
| PIH's, Small (<=4" x 24") | Cylinder |
| PIH's, Medium (<=12" x 36") | Cylinder |
| Toxics | |
| Small (<=4" x 24") | Cylinder |
| Medium (<=12" x 36") | Cylinder |
| Special | |
| Special, All Sizes | Cylinder |
| Freons | |
| Small (<=4" x 24") | Cylinder |
| Medium (<=12" x 36") | Cylinder |
| 4.2 / 4.3 | |
| Small (<=4" x 24") | Cylinder |
| Medium (<=12" x 36") | Cylinder |
| Corrosives | |
| Small (<=4" x 24") | Cylinder |
| Medium (<=12" x 36") | Cylinder |
| Oxidizers | |
| Small (<=4" x 24") | Cylinder |
| Medium (<=12" x 36") | Cylinder |
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| Transportation Ser | | |
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| | Includes: (fuel, fees, tolls and reason | |
| Transport and Labor | | Units |
| Labor | | |

| Tashuisian | Harm | |
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| Technician | Hour | |
| Permanent Collection Site Technician | Hour | |
| Reactive Project Manager | Hour | |
| Reactive Assistant | Hour | |
| Expert Witness or Supporting Testimony, including preparation | Hour | |
| Subcontracted Labor | Hour | |
| Mobilization | | |
| Mobilization of Waste-Hauling Vehicle, Driver, and Appropriate Staff (7-County Metro Area) | Mile | |
| Mobilization of Waste-Hauling Vehicle, Driver, and Appropriate Staff (Greater Metro Area) | Mile | |
| Mobilization of Non-Waste Hauling Vehicle, Driver and Appropriate Staff (for sampling, training or other on-site services - 7 county metro) | Mile | |
| Mobilization of Non-Waste Hauling Vehicle, Driver and Appropriate Staff (for sampling, training or other on-site services - Greater MN) | Mile | |
| Shuttle Service Vehicle, Driver and Appropriate Staff | Mile | |
| Combined State Contract Waste Mobilization Surcharge | Transport Event | |
| Waste Analysis | | |
| Waste Analysis, TCLP Metals | Sample | |
| Waste Analysis, TCLP Volatiles | Sample | |
| Waste Analysis, TCLP Semi-Volatiles | Sample | |
| Waste Analysis (surcharge for 5-day turnaround) | Per Sampling Event | |
| Hazard Categorization Training | | |
| Hazard Categorization Training (initial 6-8 hours in person) | Session | |
| Hazard Categorization Training (4-hour refresher in person) | Session | |
| Hazard Categorization Training (initial 6-8 hours online) | Session | |
| Hazard Categorization Training (4-hour refresher online) | Session | |
| Hazard Categorization Manual | Manual | |

| | Supplies |
|-------------------------|-----------------------|
| (Supplies are delivered | in conjunction with v |
| Description | Units |

| 2 Gallon Poly Pail | Drum |
|---|------|
| 5 Gallon Fiber Drum (with liner and tape) - IG2 | Drum |
| 5 Gallon Plastic Pail with Lid - 1H2 | Pail |
| 5 Gallon Drum Plastic Screw Lid - 1H2 | Drum |
| 5 Gallon Poly Closed-Head Container | Drum |
| 5-10 Gallon Drum metal (Removable Lid) - 1A2 | Drum |
| 10 Gallon Fiber Drum (with liner and tape) - 1G2 | Drum |
| 15 Gallon Fiber Drum (with liner and tape) - 1G2 | Drum |
| 16 Gallon Plastic Drum - 1H2 | Drum |
| 30 Gallon Plastic Drum - 1H2 | Drum |
| 30 Gallon Fiber Drum (with liner and tape) - 1G2 | Drum |
| 30 Gallon Metal Open Head Drum - 1A2 | Drum |
| 30 Gallon Metal Closed-Head (bung-top) Drum - 1A1 | Drum |
| 55 Gallon Fiber Drum (with liner and tape) - 1G2 | Drum |
| 55 Gallon Poly Open-Head Drum - 1H2 (reconditioned) | Drum |
| 55 Gallon Poly Open-Head Drum - New 551H2 (not reconditioned) | Drum |
| 55 Gallon Poly Closed-Head (bung-top) Drum - 1H1 | Drum |
| 55 Gallon Metal Open-Head Drum - 1A2 (reconditioned) | Drum |
| 55 Gallon Metal Open-Head Drum - New (not reconditioned) | Drum |
| 55 Gallon Metal Closed Head (bung-top) Drum - 1A1 (reconditioned) | Drum |
| 55 Gallon Metal Closed Head (bung-top) Drum - 1A1 New (not reconditioned) | Drum |
| 85 Gallon Metal Overpack Drum - 1A2 | Drum |
| 95 Gallon Plastic Overpack Drum - 1H2 | Drum |
| 110 Gallon Metal Overpack Drum - 1A2 | Drum |
| 275 Gallon Poly Tote - New (not reconditioned) | Tote |
| 275 Gallon Poly Tote (reconditioned) | Tote |
| 330 Gallon Poly Tote (reconditioned) | Tote |
| Cubic Yard Box (with liner and pallet) - DOT 4G | Вох |
| Cubic Yard Box (with liner and pallet) - Non-DOT | Вох |
| Used Cubic Yard Box (with liner and pallet) - Non-DOT | Вох |
| 55 Gallon Self-Standing Mini "Wrangler" Box | Вох |
| Cubic Yard Self-Standing "Wrangler" Box | Вох |
| 4-Foot Lamp Box | Вох |
| 8-Foot Lamp Box | Вох |
| 4-Foot Lamp Shipping Tube | Tube |

| 8-Foot Lamp Shipping Tube | Tube |
|--|----------------|
| PIH Box | Box |
| 5 Gallon Labpack Box - 4G | Box |
| 10 Gallon Lab Pack Box - 4G | Box |
| 20 Gallon Lab Pack Box - 4G | Вох |
| 30 Gallon Lab Pack Box - 4G | Вох |
| 55 Gallon Lab Pack Box - 4G | Вох |
| Vermiculite (50 pound bag) | Bag |
| Floor Dry (50 pound bag) | Bag |
| Portland Cement (94 pound bag) | Bag |
| Mineral Oil (technical grade) | Each |
| Poly Liner (17-20 gallon drum) | Liner |
| Poly Liner (30-55 gallon drum) | Liner |
| Coliwassa Tube | Tube |
| Poly Sheeting (roll) | Roll |
| Sample Kit (including transpack) | Kit |
| Fiber Tape | Roll |
| Pallet | Each |
| Temperature Control Box | Вох |
| PPE Level B | Per Day Charge |
| Forklift for Events (all other uses require pre-approval by Contract User) | Per Day Charge |
| Cellblock (packing material for damaged lithium batteries - 1.94 cu/ft) | Bag |

* Drum = 55 gallon drum throughout Price list unless specified

A College and University Lab Packs include: acids/bases, halogenated liquids, flam PIHs, organic peroxides, PCBs, flammable solids, miscellaneous, etc. The Contractor price for Poison Inhalation Hazard (DOT-9168), 1, 5, 10, 15, 20, 30, and 55 gallon is the gross pound price does not reach the minimum container price for Poison Inhalab packs. Price includes administrative labor which includes inventories and pre-

^{**} Includes the cost for bulking labor and waste management. Does not include

^{***} Lab Packs include: acids/bases, halogenated liquids, flammables, heavy meta PCBs, flammable solids, miscellaneous, etc.

| ion Services / | Sunnlies | | HHW Pi |
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| ion services / | Supplies | | Q1 Usage |
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| n waste managem | ent and profit except where noted; refer to | | |
| es not include mo | bilization. | | |
| Price per Unit | Waste Management Method | | |
| | | | |
| | Fuel Blend/Incinerate PCB Contaminated | | |
| | Fuel Blend | | |
| | Fuel Blend | | |
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| | Recycle | | |
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| | Fuel Blend | | |
| | Fuel Blend | | |
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| | Recycle, treat, fuel blend, incinerate as | | |
| | appropriate for the waste category | | |
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| | appropriate for the waste category | | |
| | Recycle, treat, fuel blend, incinerate as appropriate for the waste category | | |
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| | Base standard for the control of | | |
| | Recycle, treat, fuel blend, incinerate as appropriate for the waste category | | |
| | appropriate for the waste category | | |
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| | Fuel Blend (incinerate as appropriate for the | | |
| | waste category) | | |
| | Incinerate | | |
| | Incinerate | | |
| | Landfill | | |
| | Landfill | | |
| | Incinerate | | |
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| | Treat | | |
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| | Fuel Blend | | |
| | Fuel Blend | | |
| | Recycle | | |
| | CBC | | |
| | Incinerate | | |
| | Incinerate | | |
| | Fuel Blend | | |
| | Treat | | |
| | Treat | | |
| | Incinerate | | |
| | Incinerate | | |
| | Incinerate | | |
| | Fuel Blend | | |
| | Stabilize/Treat/Landfill | | |
| | Incinerate | | |
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| Stabilize/Landfill/Inciporato |
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| Stabilize/Landfill/Incinerate |
| Recycle |
| Recycle |
| Recycle |
| Recycle |
| Stabilize/Treat/Landfill |
| Stabilize/Treat/Landfill |
| Retort/Distill/Interim Storage |
| Retort/Distill/Interim Storage |
| Stabilize/Treat/Landfill |
| Stabilize/Treat/Landfill |
| Incinerate |
| Treat/Landfill or Waste Water Treat |
| Incinerate |
| Treat/Landfill |
| Fuel Blend |
| Treat |
| Incinerate |
| Recycle/Incinerate |
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| Incinerate | |
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| Treat/Landfill | |
| Treat/Landfill/Long Term Storage | |
| Treat/Landfill/Long Term Storage | |
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| | Recycle | |
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| | Recycle | |
| Hazard Classes 2.2 | 1, 2.2, and 2.3) | |
| Price per Unit | Waste Management Method | |
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| | Incinerate | |
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| Incinerate , 6.1, 8, and 9) not included in above list Price per Unit Waste Management Method Incinerate | _ | | 1 |
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| , 6.1, 8, and 9) not included in above list Price per Unit Waste Management Method Incinerate | | Incinerate | 1 |
| Price per Unit Waste Management Method Incinerate | , 6.1, 8, and 9) not | | |
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| | PIH - Poison Inhalation Hazard | |
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| | | Total Supplies |

HHW Program Total

Admin Fee (1%)

the cost of the drum, box, tote, or roll-off.

ls, oxidizers, reactives, dioxins, toxics, PIHs, organic peroxides,

mables, heavy metals, oxidizers, reactives, dioxins, toxics, or must provide a gross pound price and a minimum container ab packs. The minimum container price will be applied when alation Hazard (DOT-9168), 1, 5, 10, 15, 20, 30, and 55 gallon approval for waste management.

| ogram | State A | gency | CPV M | ember |
|---------|----------|---------|----------|------------------|
| Q1 Cost | Q1 Usage | Q1 Cost | Q1 Usage | Q1 Cost |
| | | | | Disposal |
| | | | | Oil-Based Paint |
| \$0.00 | | \$0.00 | | \$0.00 |
| \$0.00 | | \$0.00 | | \$0.00 |
| \$0.00 | | \$0.00 | | \$0.00 |
| | | | | Latex Paint |
| \$0.00 | | \$0.00 | | \$0.00 |
| \$0.00 | | \$0.00 | | \$0.00 |
| \$0.00 | | \$0.00 | | \$0.00 |
| \$0.00 | | \$0.00 | | \$0.00 |
| | | | Flamm | able/Combustible |
| \$0.00 | | \$0.00 | | \$0.00 |
| \$0.00 | | \$0.00 | | \$0.00 |
| | | | | Lab Packs |
| \$0.00 | | \$0.00 | | \$0.00 |
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Gas Cylinders for Treatment and Destruction (DOT

| | | 2.1 Flammables |
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| | | 2.2 Inert & Calibration |
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| | | 2.2 Freon & Halo |
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Non -Gas Cylinders (DOT Hazard Classes 3, 4.1, 4.2, 4.3, 5.1

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| U of M Total | \$0.00 | Combined Total | \$0.00 |
| Admin Fee (1%) | \$0.00 | Admin Fee (1%) | \$0.00 |

| Vendor Name Disposal / Transporta | | |
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| | Disposal | |
| Price per unit includes labor, fees, overhead, insurance, equipment, downstre page xx of the contract for a full description. | | |
| Waste Material | Unit | |
| Oil-Based Paint | | |
| Drum (bulked)* | Drum | |
| Cubic Yard Box or Tote (unbulked cans)** | Cu/Ft | |
| Drum (unbulked cans)** | Drum | |
| Latex Paint | | |
| Drum (bulked)* | Drum | |
| Cubic Yard Box or Tote (unbulked cans)** | Cu/Ft | |
| Small Cans Unbulked/Per Drum** | Drum | |
| 5 Gallon pail (bulked by contract user) | Pail | |
| Flammable/Combustible Liquids | | |
| Drum (bulked) | Drum | |
| >4500 gallon tank truck | Gallons | |
| Lab Packs*** | | |
| Lab Packs packed by Contractor or Contract User (does not include supplies and labor) | Net Pound | |
| Lab Packs packed by Contractor or Contract User (does not include supplies and labor) | Gross Pound | |
| Lab Packs packed by Contractor (includes supplies, labor, and waste management) | Net Pound | |
| | | |
| | Gross Pound | |
| | Poison Inhalation Hazard (DOT-9168) Minimum Container Price | |
| College and University Lab Packs^ packed by Contractor or | 1 Gallon Minimum Container Price 5 Gallon Minimum Container Price | |
| Contract user | 10 Gallon Minimum Container Price | |

| | 15 Gallon Minimum Container Price |
|---|--------------------------------------|
| | 20 Gallon Minimum Container Price |
| | 30 Gallon Minimum |
| | Container Price |
| | 55 Gallon Minimum |
| | Container Price |
| Bulked Wastes | |
| Aerosols | Gross Pound |
| Aerosol Irritant Cylinders (ex. Pepper Spray) | 5 Gallon Drum |
| Ammunition | Gross Pound |
| Asbestos (friable) | Gross Pound |
| Asbestos (non-friable) | Gross Pound |
| Butane Lighters and Cartridges | 5 Gal. Drum |
| Contaminated Debris (PPE, cleanup, contaminated materials) | Gross Pound |
| Corrosive Acids | Drum |
| Corrosive Bases | Drum |
| Cyanides | Drum |
| Driveway Sealer (waster based) | Drum |
| Driveway Sealer (waster based) | Pallet |
| Empty Drum (offered by contract user only) | Drum |
| Explosives / Reactives (case by case) | Gross Pound |
| Fireworks | Gross Pound |
| Flammable/Corrosive Liquids | Drum |
| Halogenated Liquids | Drum |
| Heavy Metal Bearing Liquids - RCRA D Codes | Drum |
| Heavy Metal Bearing Solids - RCRA D Codes | Drum |
| Incineration Liquids (pesticides, dilute halogenated, lean water, and other misc liquids not otherwise specified in the price list) | Drum |
| Incineration Sludges (pesticides and other sludges) | Drum |
| Incineration Solids (pesticides and other solid materials) | Gross Pound |
| Inks | Drum |
| Inorganic Solids | Drum |
| Isocyanates | Drum |

| Lead Paint Chips | Gross Pound |
|--|----------------|
| | 5 Gal. Drum |
| Lood Matal (assess sinks as subset at the N | 15 Gal. Drum |
| Lead Metal (scrap, sinkers, wheel weights) | 30 Gal. Drum |
| | 55 Gal.Drum |
| Inorganic Mercury compounds and solutions | Gross Pound |
| Organic Mercury compounds and solutions | Gross Pound |
| Elemental Mercury and Devices Containing Elemental Mercury | Gross Pound |
| Mercury Contaminated PPE, Cleanup, and Containment Materials | Gross Pound |
| Mercury Contaminated Sludge | Drum |
| Mercury Contaminated Solution | Drum |
| Non-Hazardous Liquids (incinerate) | Drum |
| Non-Hazardous Liquids (treat/landfill or WWT) | Drum |
| Non-Hazardous Solids (incinerate) | Drum |
| Non-Hazardous Solids (landfill) | Drum |
| Oil Water | Gallon |
| Oxidizers | Drum |
| PCB Liquids | Drum |
| PCB Capacitors and Ballasts | Gross Pound |
| PCB Solids and Debris | Drum |
| PCB Electrical Equipment | Gross Pound |
| Non-PCB Capacitors and Ballasts | Gross Pound |
| Sand Blast Grit | Gross Pound |
| Sorbents | Gross Pound |
| Metal Fines and Powders | Gross Pound |
| Metal Phosphides | Gross Pound |
| Calcium Carbide | Gross Pound |
| | 5 Gallon Drum |
| Specialty Feed Incineration: flourine <3%; Ex | 15 Gallon Drum |
| PFAS/PFAO/Amine/Malodorous/Fire Fighting Foam | 30 Gallon Drum |
| | 55 Gallon Drum |
| | 5 Gallon Drum |
| Specialty Slow Feed Incineration: fluorine >3% - 10% | 15 Gallon Drum |
| Specially 510W reca memeration, habitile 23/0 - 10/0 | 30 Gallon Drum |
| | 55 Gallon Drum |
| Non-standard heavy metal bearing solids requiring Macro | Drum |

| with lead, taxidermy mounts) | Cyd Box |
|---|---------------|
| Contaminated Soils (organic) | |
| Drum (subtitle D landfill) | Drum |
| Drum (subtitle C landfill) | Drum |
| Drum (incinerate) | Drum |
| Medical Waste | |
| Dual Waste (mixed infections/hazardous) - pharmaceuticals, IV bags and tubing, and sharps, etc. | Gross Pound |
| DEA Controlled Substances pharmaceuticals, IV bags and tubing, sharps, etc. | Gross Pound |
| Medical Waste - RCRA Hazardous - pharmaceuticals, IV bags and tubing, sharps, etc. | Gross Pound |
| Medical Waste - Non-Haz (pharmaceuticals, IV bags) | Gross Pound |
| Radioactive Waste | |
| Category 1 Radioactive Compounds (e.g. amerecium, thorium nitrate, uranium nitrate) | СВС |
| Category 2 Dry Active Waste (e.g. contaminated plastic, paper, PPE, glass) | CBC |
| Category 3 Sources and Non-Conforming Category 1 &2 (e.g. check sources, seeds and rods, flood sources) | CBC |
| Batteries | |
| Alkaline/Zinc Carbon Batteries | Gross Pound |
| Button Batteries (mixed with lithium) | 5 Gallon Drum |
| Sealed Lead Acid Batteries | Gross Pound |
| Lead Acid Batteries (vehicle) | Gross Pound |
| Lithium Ion Batteries | Gross Pound |
| Lithium Ion Batteries | Gross Pound |
| Damaged Lithium Ion Batteries | Net Pound |
| Lithium Metal Primary Batteries (incinerate) | Gross Pound |
| Lithium Metal Primary Batteries (recycle) | Gross Pound |
| E-Cig / Vape Pens (containing nicotine) | 5 Gallon Drum |
| Nickel-Cadmium / Nickel Metal Hydride Batteries | Gross Pound |
| Mercury Oxide Batteries | Gross Pound |
| Recyclable Gas Cylinders | |
| Compressed Gas Cylinder, Acetylene | Cylinder |

| Compressed Gas Cylinders, all sizes (propane, butane, MAPP, helium, oxygen, agron, compressed air, carbon dioxide, SCBA, SCUBA, nitrogen dioxide, nitrogen, nitrous oxide) | Cylinder |
|--|---------------------|
| Compressed Gas Cylinders, All Sizes (freon and refrigerant mixes) | Cylinder |
| Compressed Gas Cylinders (disposable, single use and with a gross weight less than 30 oz) | Cylinder |
| Fire Extinguishers (ABC, soda bicarbonate, carbon dioxide, halon, purple K, soda acid) | Cylinder |
| Industrial Fire Canister | Canister |
| Gas Cylinders for Treatment a | nd Destruction (DOT |
| Waste Material | Unit |
| 2.1 Flammables | |
| Lecture (<=4" x 24") | Cylinder |
| Small (<=4" x 24") | Cylinder |
| Medium (<=12" x 36") | Cylinder |
| 2.2 Inert & Calibration Gas | |
| Lecture (<=4" x 24") | Cylinder |
| Small (<=4" x 24") | Cylinder |
| Medium (<=12" x 36") | Cylinder |
| 2.2 Freon & Halon | |
| Lecture (<=4" x 24") | Cylinder |
| Small (<=4" x 24") | Cylinder |
| Medium (<=12" x 36") | Cylinder |
| 2.2 Toxic | |
| Lecture (<=4" x 24") | Cylinder |
| Small (<=4" x 24") | Cylinder |
| Medium (<=12" x 36") | Cylinder |
| 2.2 Oxidizing | |
| Lecture (<=4" x 24") | Cylinder |
| Small (<=4" x 24") | Cylinder |
| 2.2 / 2.3 Corrosive | |
| Lecture (<=4" x 24") | Cylinder |
| Small (<=4" x 24") | Cylinder |
| 2.3 Highly Toxic (PIH) | |
| Lecture (<=4" x 24") | Cylinder |
| Small (<=4" x 24") | Cylinder |
| Medium (<=12" x 36") | Cylinder |

| Large (<=16" x 56") | Cylinder |
|--------------------------------------|--------------------------|
| X-Large (<=30" x 52") | Cylinder |
| Unknown Evaluation and Shipping | |
| Small (<=4" x 24") | Cylinder |
| Non -Gas Cylinders (DOT Hazard Class | es 3, 4.1, 4.2, 4.3, 5.1 |
| Waste Material | Unit |
| Non-Flammable | |
| Small (<=4" x 24") | Cylinder |
| Medium (<=12" x 36") | Cylinder |
| Flammable | |
| Small (<=4" x 24") | Cylinder |
| Medium (<=12" x 36") | Cylinder |
| PIH's | |
| PIH's, Small (<=4" x 24") | Cylinder |
| PIH's, Medium (<=12" x 36") | Cylinder |
| Toxics | |
| Small (<=4" x 24") | Cylinder |
| Medium (<=12" x 36") | Cylinder |
| Special | |
| Special, All Sizes | Cylinder |
| Freons | |
| Small (<=4" x 24") | Cylinder |
| Medium (<=12" x 36") | Cylinder |
| 4.2 / 4.3 | |
| Small (<=4" x 24") | Cylinder |
| Medium (<=12" x 36") | Cylinder |
| Corrosives | |
| Small (<=4" x 24") | Cylinder |
| Medium (<=12" x 36") | Cylinder |
| Oxidizers | |
| Small (<=4" x 24") | Cylinder |
| Medium (<=12" x 36") | Cylinder |
| | |

| | Transportation Serv | |
|---------------------|---------------------|------------------------|
| | Includes: (fuel, | fees, tolls and reason |
| Transport and Labor | | Units |
| Labor | | |

| Technician | Hour | | |
|---|--------------------|--|--|
| Permanent Collection Site Technician | Hour | | |
| Reactive Project Manager | Hour | | |
| Reactive Assistant | Hour | | |
| Expert Witness or Supporting Testimony, including preparation | Hour | | |
| Subcontracted Labor | Hour | | |
| Mobilization | | | |
| Mobilization of Waste-Hauling Vehicle, Driver, and Appropriate Staff (7-County Metro Area) | Mile | | |
| Mobilization of Waste-Hauling Vehicle, Driver, and Appropriate Staff (Greater Metro Area) | Mile | | |
| Mobilization of Non-Waste Hauling Vehicle, Driver and Appropriate Staff (for sampling, training or other on-site services - 7 county metro) | Mile | | |
| Mobilization of Non-Waste Hauling Vehicle, Driver and Appropriate Staff (for sampling, training or other on-site services - Greater MN) | Mile | | |
| Shuttle Service Vehicle, Driver and Appropriate Staff | Mile | | |
| Combined State Contract Waste Mobilization Surcharge | Transport Event | | |
| Waste Analysis | | | |
| Waste Analysis, TCLP Metals | Sample | | |
| Waste Analysis, TCLP Volatiles | Sample | | |
| Waste Analysis, TCLP Semi-Volatiles | Sample | | |
| Waste Analysis (surcharge for 5-day turnaround) | Per Sampling Event | | |
| Hazard Categorization Training | | | |
| Hazard Categorization Training (initial 6-8 hours in person) | Session | | |
| Hazard Categorization Training (4-hour refresher in person) | Session | | |
| Hazard Categorization Training (initial 6-8 hours online) | Session | | |
| Hazard Categorization Training (4-hour refresher online) | Session | | |
| Hazard Categorization Manual | Manual | | |

| | Supplies |
|-------------------------|-----------------------|
| (Supplies are delivered | in conjunction with v |
| Description | Units |

| 2 Gallon Poly Pail | Drum |
|---|------|
| 5 Gallon Fiber Drum (with liner and tape) - IG2 | Drum |
| 5 Gallon Plastic Pail with Lid - 1H2 | Pail |
| 5 Gallon Drum Plastic Screw Lid - 1H2 | Drum |
| 5 Gallon Poly Closed-Head Container | Drum |
| 5-10 Gallon Drum metal (Removable Lid) - 1A2 | Drum |
| 10 Gallon Fiber Drum (with liner and tape) - 1G2 | Drum |
| 15 Gallon Fiber Drum (with liner and tape) - 1G2 | Drum |
| 16 Gallon Plastic Drum - 1H2 | Drum |
| 30 Gallon Plastic Drum - 1H2 | Drum |
| 30 Gallon Fiber Drum (with liner and tape) - 1G2 | Drum |
| 30 Gallon Metal Open Head Drum - 1A2 | Drum |
| 30 Gallon Metal Closed-Head (bung-top) Drum - 1A1 | Drum |
| 55 Gallon Fiber Drum (with liner and tape) - 1G2 | Drum |
| 55 Gallon Poly Open-Head Drum - 1H2 (reconditioned) | Drum |
| 55 Gallon Poly Open-Head Drum - New 551H2 (not reconditioned) | Drum |
| 55 Gallon Poly Closed-Head (bung-top) Drum - 1H1 | Drum |
| 55 Gallon Metal Open-Head Drum - 1A2 (reconditioned) | Drum |
| 55 Gallon Metal Open-Head Drum - New (not reconditioned) | Drum |
| 55 Gallon Metal Closed Head (bung-top) Drum - 1A1 (reconditioned) | Drum |
| 55 Gallon Metal Closed Head (bung-top) Drum - 1A1 New (not reconditioned) | Drum |
| 85 Gallon Metal Overpack Drum - 1A2 | Drum |
| 95 Gallon Plastic Overpack Drum - 1H2 | Drum |
| 110 Gallon Metal Overpack Drum - 1A2 | Drum |
| 275 Gallon Poly Tote - New (not reconditioned) | Tote |
| 275 Gallon Poly Tote (reconditioned) | Tote |
| 330 Gallon Poly Tote (reconditioned) | Tote |
| Cubic Yard Box (with liner and pallet) - DOT 4G | Вох |
| Cubic Yard Box (with liner and pallet) - Non-DOT | Вох |
| Used Cubic Yard Box (with liner and pallet) - Non-DOT | Вох |
| 55 Gallon Self-Standing Mini "Wrangler" Box | Вох |
| Cubic Yard Self-Standing "Wrangler" Box | Вох |
| 4-Foot Lamp Box | Вох |
| 8-Foot Lamp Box | Вох |
| 4-Foot Lamp Shipping Tube | Tube |

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| 8-Foot Lamp Shipping Tube | Tube |
| PIH Box | Box |
| 5 Gallon Labpack Box - 4G | Box |
| 10 Gallon Lab Pack Box - 4G | Вох |
| 20 Gallon Lab Pack Box - 4G | Вох |
| 30 Gallon Lab Pack Box - 4G | Box |
| 55 Gallon Lab Pack Box - 4G | Box |
| Vermiculite (50 pound bag) | Bag |
| Floor Dry (50 pound bag) | Bag |
| Portland Cement (94 pound bag) | Bag |
| Mineral Oil (technical grade) | Each |
| Poly Liner (17-20 gallon drum) | Liner |
| Poly Liner (30-55 gallon drum) | Liner |
| Coliwassa Tube | Tube |
| Poly Sheeting (roll) | Roll |
| Sample Kit (including transpack) | Kit |
| Fiber Tape | Roll |
| Pallet | Each |
| Temperature Control Box | Box |
| PPE Level B | Per Day Charge |
| Forklift for Events (all other uses require pre-approval by Contract User) | Per Day Charge |
| Cellblock (packing material for damaged lithium batteries - 1.94 cu/ft) | Bag |

* Drum = 55 gallon drum throughout Price list unless specified

^ College and University Lab Packs include: acids/bases, halogenated liquids, flam PIHs, organic peroxides, PCBs, flammable solids, miscellaneous, etc. The Contractor price for Poison Inhalation Hazard (DOT-9168), 1, 5, 10, 15, 20, 30, and 55 gallon lathe gross pound price does not reach the minimum container price for Poison Inhalab packs. Price includes administrative labor which includes inventories and pre-

^{**} Includes the cost for bulking labor and waste management. Does not include

^{***} Lab Packs include: acids/bases, halogenated liquids, flammables, heavy meta PCBs, flammable solids, miscellaneous, etc.

| ion Services / | Sunnlies | | HHW Pi |
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| ion services / | Supplies | | Q1 Usage |
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| n waste managem | ent and profit except where noted; refer to | | |
| es not include mo | bilization. | | |
| Price per Unit | Waste Management Method | | |
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| | Fuel Blend/Incinerate PCB Contaminated | | |
| | Fuel Blend | | |
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| | Recycle | | |
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| | Fuel Blend | | |
| | Fuel Blend | | |
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| | Recycle, treat, fuel blend, incinerate as | | |
| | appropriate for the waste category | | |
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| | Recycle, treat, fuel blend, incinerate as appropriate for the waste category | | |
| | appropriate for the waste category | | |
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| | Fuel Blend (incinerate as appropriate for the | | |
| | waste category) | | |
| | Incinerate | | |
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| | Landfill | | |
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| | Incinerate | | |
| | Fuel Blend | | |
| | Stabilize/Treat/Landfill | | |
| | Incinerate | | |
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| Stabilize/Landfill/Incinerate | |
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| Recycle | |
| Recycle | |
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| Stabilize/Treat/Landfill | |
| Stabilize/Treat/Landfill | |
| Retort/Distill/Interim Storage | |
| Retort/Distill/Interim Storage | |
| Stabilize/Treat/Landfill | |
| Stabilize/Treat/Landfill | |
| Incinerate | |
| Treat/Landfill or Waste Water Treat | |
| Incinerate | |
| Treat/Landfill | |
| Fuel Blend | |
| Treat | |
| Incinerate | |
| Recycle/Incinerate | |
| Incinerate | |
| Recycle | |
| Recycle/Incinerate | |
| Treat/Landfill | |
| Fuel Blend | |
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| Treat/Landfill | |
| Treat/Landfill | |
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| | Recycle | |
| Hazard Classes 2.2 | 1, 2.2, and 2.3) | |
| Price per Unit | Waste Management Method | |
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| | PIH - Poison Inhalation Hazard | |
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| | | Total Supplies |

HHW Program Total

Admin Fee (1%)

the cost of the drum, box, tote, or roll-off.

ls, oxidizers, reactives, dioxins, toxics, PIHs, organic peroxides,

mables, heavy metals, oxidizers, reactives, dioxins, toxics, or must provide a gross pound price and a minimum container ab packs. The minimum container price will be applied when alation Hazard (DOT-9168), 1, 5, 10, 15, 20, 30, and 55 gallon approval for waste management.

| ogram | State Agency | | CPV M | ember |
|---------|------------------|--------|----------|------------------|
| Q1 Cost | Q1 Usage Q1 Cost | | Q1 Usage | Q1 Cost |
| | | | | Disposal |
| | | | | Oil-Based Paint |
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| \$0.00 | | \$0.00 | | \$0.00 |
| \$0.00 | | \$0.00 | | \$0.00 |
| | | | | Latex Paint |
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| | | | Flamm | able/Combustible |
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| | | | | Lab Packs |
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| | | Bulked Wastes |
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| | • | Medical Waste |
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| | • | Radioactive Waste |
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| <u> </u> | | Batteries |
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Gas Cylinders for Treatment and Destruction (DOT

| | | 2.1 Flammables |
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| \$0.00 | \$0.00 | \$0.00 |
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| \$0.00 | \$0.00 | \$0.00 |
| | | 2.2 Inert & Calibration |
| \$0.00 | \$0.00 | \$0.00 |
| \$0.00 | \$0.00 | \$0.00 |
| \$0.00 | \$0.00 | \$0.00 |
| | | 2.2 Freon & Halo |
| \$0.00 | \$0.00 | \$0.00 |
| \$0.00 | \$0.00 | \$0.00 |
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| | | 2.2 Toxic |
| \$0.00 | \$0.00 | \$0.00 |
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| | | 2.2 Oxidizing |
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| | | 2.2 / 2.3 Corrosiv |
| \$0.00 | \$0.00 | \$0.00 |
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| - | · · · · · · · · · · · · · · · · · · · | 2.3 Highly Toxic (PI |
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Non -Gas Cylinders (DOT Hazard Classes 3, 4.1, 4.2, 4.3, 5.1

| | | | | Non-Flammable |
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| | | | | Freons |
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| | | | | 4.2 / 4.3 |
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| | | | | Corrosives |
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| | | | | Oxidizers |
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| \$0.00 | Total Disposal | \$0.00 | Total Disposal | \$0.00 |

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| \$0.00 | Total Supplies | \$0.00 | Total Supplies | \$0.00 |
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| \$0.00 | State Agency Total | \$0.00 | CPV Member Total | \$0.00 |
| \$0.00 | Admin Fee (1%) | \$0.00 | Admin Fee (1%) | \$0.00 |
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| University of Minnesota | | Combined | |
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| 5.1, 8, and 9) not i | included in above list | t | |
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| Total Supplies | \$0.00 | Total Supplies | \$0.00 |
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| U of M Total | \$0.00 | Combined Total | \$0.00 |
| Admin Fee (1%) | \$0.00 | Admin Fee (1%) | \$0.00 |

| Vendor Name Disposal / Transportation | | |
|--|---|--|
| | Disposal | |
| Price per unit includes labor, fees, overhead, insurance, eq page xx of the contract fo | • | |
| Waste Material | Unit | |
| Oil-Based Paint | | |
| Drum (bulked)* | Drum | |
| Cubic Yard Box or Tote (unbulked cans)** | Cu/Ft | |
| Drum (unbulked cans)** | Drum | |
| Latex Paint | | |
| Drum (bulked)* | Drum | |
| Cubic Yard Box or Tote (unbulked cans)** | Cu/Ft | |
| Small Cans Unbulked/Per Drum** | Drum | |
| 5 Gallon pail (bulked by contract user) | Pail | |
| Flammable/Combustible Liquids | | |
| Drum (bulked) | Drum | |
| >4500 gallon tank truck | Gallons | |
| Lab Packs*** | | |
| Lab Packs packed by Contractor or Contract User (does not include supplies and labor) | Net Pound | |
| Lab Packs packed by Contractor or Contract User (does not include supplies and labor) | Gross Pound | |
| Lab Packs packed by Contractor (includes supplies, labor, and waste management) | Net Pound | |
| | | |
| | Gross Pound | |
| | Poison Inhalation Hazard (DOT-9168) Minimum Container Pricing | |
| College and University Lab Packs^ packed by Contractor or Contract user | 1 Gallon Minimum Container Pricing 5 Gallon Minimum Container Price 10 Gallon Minimum Container Pricing | |

| | 15 Gallon Minimum Container Price |
|---|--------------------------------------|
| | 20 Gallon Minimum Container Pricing |
| | 30 Gallon Minimum |
| | Container Price |
| | 55 Gallon Minimum |
| | Container Price |
| Bulked Wastes | |
| Aerosols | Gross Pound |
| Aerosol Irritant Cylinders (ex. Pepper Spray) | 5 Gallon Drum |
| Ammunition | Gross Pound |
| Asbestos (friable) | Gross Pound |
| Asbestos (non-friable) | Gross Pound |
| Butane Lighters and Cartridges | 5 Gal. Drum |
| Contaminated Debris (PPE, cleanup, contaminated materials) | Gross Pound |
| Corrosive Acids | Drum |
| Corrosive Bases | Drum |
| Cyanides | Drum |
| Driveway Sealer (waster based) | Drum |
| Driveway Sealer (Waster Based) | Pallet |
| Empty Drum (offered by contract user only) | Drum |
| Explosives / Reactives (case by case) | Gross Pound |
| Fireworks | Gross Pound |
| Flammable/Corrosive Liquids | Drum |
| Halogenated Liquids | Drum |
| Heavy Metal Bearing Liquids - RCRA D Codes | Drum |
| Heavy Metal Bearing Solids - RCRA D Codes | Drum |
| Incineration Liquids (pesticides, dilute halogenated, lean water, and other misc liquids not otherwise specified in the price list) | Drum |
| Incineration Sludges (pesticides and other sludges) | Drum |
| Incineration Solids (pesticides and other solid materials) | Gross Pound |
| Inks | Drum |
| Inorganic Solids | Drum |
| Isocyanates | Drum |

| Lead Paint Chips | Gross Pound |
|--|----------------|
| | 5 Gal. Drum |
| Lood Matal (assess sinks as subset at the N | 15 Gal. Drum |
| Lead Metal (scrap, sinkers, wheel weights) | 30 Gal. Drum |
| | 55 Gal.Drum |
| Inorganic Mercury compounds and solutions | Gross Pound |
| Organic Mercury compounds and solutions | Gross Pound |
| Elemental Mercury and Devices Containing Elemental Mercury | Gross Pound |
| Mercury Contaminated PPE, Cleanup, and Containment Materials | Gross Pound |
| Mercury Contaminated Sludge | Drum |
| Mercury Contaminated Solution | Drum |
| Non-Hazardous Liquids (incinerate) | Drum |
| Non-Hazardous Liquids (treat/landfill or WWT) | Drum |
| Non-Hazardous Solids (incinerate) | Drum |
| Non-Hazardous Solids (landfill) | Drum |
| Oil Water | Gallon |
| Oxidizers | Drum |
| PCB Liquids | Drum |
| PCB Capacitors and Ballasts | Gross Pound |
| PCB Solids and Debris | Drum |
| PCB Electrical Equipment | Gross Pound |
| Non-PCB Capacitors and Ballasts | Gross Pound |
| Sand Blast Grit | Gross Pound |
| Sorbents | Gross Pound |
| Metal Fines and Powders | Gross Pound |
| Metal Phosphides | Gross Pound |
| Calcium Carbide | Gross Pound |
| | 5 Gallon Drum |
| Specialty Feed Incineration: flourine <3%; Ex | 15 Gallon Drum |
| PFAS/PFAO/Amine/Malodorous/Fire Fighting Foam | 30 Gallon Drum |
| | 55 Gallon Drum |
| | 5 Gallon Drum |
| Specialty Slow Feed Incineration: fluorine >3% - 10% | 15 Gallon Drum |
| Specially 510W reca memeration, habitile 23/0 - 10/0 | 30 Gallon Drum |
| | 55 Gallon Drum |
| Non-standard heavy metal bearing solids requiring Macro | Drum |

| with lead, taxidermy mounts) | Cyd Box |
|---|---------------|
| Contaminated Soils (organic) | |
| Drum (subtitle D landfill) | Drum |
| Drum (subtitle C landfill) | Drum |
| Drum (incinerate) | Drum |
| Medical Waste | |
| Dual Waste (mixed infections/hazardous) - pharmaceuticals, IV bags and tubing, and sharps, etc. | Gross Pound |
| DEA Controlled Substances pharmaceuticals, IV bags and tubing, sharps, etc. | Gross Pound |
| Medical Waste - RCRA Hazardous - pharmaceuticals, IV bags and tubing, sharps, etc. | Gross Pound |
| Medical Waste - Non-Haz (pharmaceuticals, IV bags) | Gross Pound |
| Radioactive Waste | |
| Category 1 Radioactive Compounds (e.g. amerecium, thorium nitrate, uranium nitrate) | СВС |
| Category 2 Dry Active Waste (e.g. contaminated plastic, paper, PPE, glass) | CBC |
| Category 3 Sources and Non-Conforming Category 1 &2 (e.g. check sources, seeds and rods, flood sources) | CBC |
| Batteries | |
| Alkaline/Zinc Carbon Batteries | Gross Pound |
| Button Batteries (mixed with lithium) | 5 Gallon Drum |
| Sealed Lead Acid Batteries | Gross Pound |
| Lead Acid Batteries (vehicle) | Gross Pound |
| Lithium Ion Batteries | Gross Pound |
| Lithium Ion Batteries | Gross Pound |
| Damaged Lithium Ion Batteries | Net Pound |
| Lithium Metal Primary Batteries (incinerate) | Gross Pound |
| Lithium Metal Primary Batteries (recycle) | Gross Pound |
| E-Cig / Vape Pens (containing nicotine) | 5 Gallon Drum |
| Nickel-Cadmium / Nickel Metal Hydride Batteries | Gross Pound |
| Mercury Oxide Batteries | Gross Pound |
| Recyclable Gas Cylinders | |
| Compressed Gas Cylinder, Acetylene | Cylinder |

| Compressed Gas Cylinders, all sizes (propane, butane, MAPP, helium, oxygen, agron, compressed air, carbon dioxide, SCBA, SCUBA, nitrogen dioxide, nitrogen, nitrous oxide) | Cylinder |
|--|---------------------|
| Compressed Gas Cylinders, All Sizes (freon and refrigerant mixes) | Cylinder |
| Compressed Gas Cylinders (disposable, single use and with a gross weight less than 30 oz) | Cylinder |
| Fire Extinguishers (ABC, soda bicarbonate, carbon dioxide, halon, purple K, soda acid) | Cylinder |
| Industrial Fire Canister | Canister |
| Gas Cylinders for Treatment a | nd Destruction (DOT |
| Waste Material | Unit |
| 2.1 Flammables | |
| Lecture (<=4" x 24") | Cylinder |
| Small (<=4" x 24") | Cylinder |
| Medium (<=12" x 36") | Cylinder |
| 2.2 Inert & Calibration Gas | |
| Lecture (<=4" x 24") | Cylinder |
| Small (<=4" x 24") | Cylinder |
| Medium (<=12" x 36") | Cylinder |
| 2.2 Freon & Halon | |
| Lecture (<=4" x 24") | Cylinder |
| Small (<=4" x 24") | Cylinder |
| Medium (<=12" x 36") | Cylinder |
| 2.2 Toxic | |
| Lecture (<=4" x 24") | Cylinder |
| Small (<=4" x 24") | Cylinder |
| Medium (<=12" x 36") | Cylinder |
| 2.2 Oxidizing | |
| Lecture (<=4" x 24") | Cylinder |
| Small (<=4" x 24") | Cylinder |
| 2.2 / 2.3 Corrosive | |
| Lecture (<=4" x 24") | Cylinder |
| Small (<=4" x 24") | Cylinder |
| 2.3 Highly Toxic (PIH) | |
| Lecture (<=4" x 24") | Cylinder |
| Small (<=4" x 24") | Cylinder |
| Medium (<=12" x 36") | Cylinder |

| Large (<=16" x 56") | Cylinder |
|--------------------------------------|--------------------------|
| X-Large (<=30" x 52") | Cylinder |
| Unknown Evaluation and Shipping | |
| Small (<=4" x 24") | Cylinder |
| Non -Gas Cylinders (DOT Hazard Class | es 3, 4.1, 4.2, 4.3, 5.1 |
| Waste Material | Unit |
| Non-Flammable | |
| Small (<=4" x 24") | Cylinder |
| Medium (<=12" x 36") | Cylinder |
| Flammable | |
| Small (<=4" x 24") | Cylinder |
| Medium (<=12" x 36") | Cylinder |
| PIH's | |
| PIH's, Small (<=4" x 24") | Cylinder |
| PIH's, Medium (<=12" x 36") | Cylinder |
| Toxics | |
| Small (<=4" x 24") | Cylinder |
| Medium (<=12" x 36") | Cylinder |
| Special | |
| Special, All Sizes | Cylinder |
| Freons | |
| Small (<=4" x 24") | Cylinder |
| Medium (<=12" x 36") | Cylinder |
| 4.2 / 4.3 | |
| Small (<=4" x 24") | Cylinder |
| Medium (<=12" x 36") | Cylinder |
| Corrosives | |
| Small (<=4" x 24") | Cylinder |
| Medium (<=12" x 36") | Cylinder |
| Oxidizers | |
| Small (<=4" x 24") | Cylinder |
| Medium (<=12" x 36") | Cylinder |
| | |

| | Transportation Serv | |
|---------------------|---------------------|------------------------|
| | Includes: (fuel, | fees, tolls and reason |
| Transport and Labor | | Units |
| Labor | | |

| Technician | Hour | | |
|---|--------------------|--|--|
| Permanent Collection Site Technician | Hour | | |
| Reactive Project Manager | Hour | | |
| Reactive Assistant | Hour | | |
| Expert Witness or Supporting Testimony, including preparation | Hour | | |
| Subcontracted Labor | Hour | | |
| Mobilization | | | |
| Mobilization of Waste-Hauling Vehicle, Driver, and Appropriate Staff (7-County Metro Area) | Mile | | |
| Mobilization of Waste-Hauling Vehicle, Driver, and Appropriate Staff (Greater Metro Area) | Mile | | |
| Mobilization of Non-Waste Hauling Vehicle, Driver and Appropriate Staff (for sampling, training or other on-site services - 7 county metro) | Mile | | |
| Mobilization of Non-Waste Hauling Vehicle, Driver and Appropriate Staff (for sampling, training or other on-site services - Greater MN) | Mile | | |
| Shuttle Service Vehicle, Driver and Appropriate Staff | Mile | | |
| Combined State Contract Waste Mobilization Surcharge | Transport Event | | |
| Waste Analysis | | | |
| Waste Analysis, TCLP Metals | Sample | | |
| Waste Analysis, TCLP Volatiles | Sample | | |
| Waste Analysis, TCLP Semi-Volatiles | Sample | | |
| Waste Analysis (surcharge for 5-day turnaround) | Per Sampling Event | | |
| Hazard Categorization Training | | | |
| Hazard Categorization Training (initial 6-8 hours in person) | Session | | |
| Hazard Categorization Training (4-hour refresher in person) | Session | | |
| Hazard Categorization Training (initial 6-8 hours online) | Session | | |
| Hazard Categorization Training (4-hour refresher online) | Session | | |
| Hazard Categorization Manual | Manual | | |

| | Supplies |
|-------------------------|-----------------------|
| (Supplies are delivered | in conjunction with v |
| Description | Units |

| 2 Gallon Poly Pail | Drum |
|---|------|
| 5 Gallon Fiber Drum (with liner and tape) - IG2 | Drum |
| 5 Gallon Plastic Pail with Lid - 1H2 | Pail |
| 5 Gallon Drum Plastic Screw Lid - 1H2 | Drum |
| 5 Gallon Poly Closed-Head Container | Drum |
| 5-10 Gallon Drum metal (Removable Lid) - 1A2 | Drum |
| 10 Gallon Fiber Drum (with liner and tape) - 1G2 | Drum |
| 15 Gallon Fiber Drum (with liner and tape) - 1G2 | Drum |
| 16 Gallon Plastic Drum - 1H2 | Drum |
| 30 Gallon Plastic Drum - 1H2 | Drum |
| 30 Gallon Fiber Drum (with liner and tape) - 1G2 | Drum |
| 30 Gallon Metal Open Head Drum - 1A2 | Drum |
| 30 Gallon Metal Closed-Head (bung-top) Drum - 1A1 | Drum |
| 55 Gallon Fiber Drum (with liner and tape) - 1G2 | Drum |
| 55 Gallon Poly Open-Head Drum - 1H2 (reconditioned) | Drum |
| 55 Gallon Poly Open-Head Drum - New 551H2 (not reconditioned) | Drum |
| 55 Gallon Poly Closed-Head (bung-top) Drum - 1H1 | Drum |
| 55 Gallon Metal Open-Head Drum - 1A2 (reconditioned) | Drum |
| 55 Gallon Metal Open-Head Drum - New (not reconditioned) | Drum |
| 55 Gallon Metal Closed Head (bung-top) Drum - 1A1 (reconditioned) | Drum |
| 55 Gallon Metal Closed Head (bung-top) Drum - 1A1 New (not reconditioned) | Drum |
| 85 Gallon Metal Overpack Drum - 1A2 | Drum |
| 95 Gallon Plastic Overpack Drum - 1H2 | Drum |
| 110 Gallon Metal Overpack Drum - 1A2 | Drum |
| 275 Gallon Poly Tote - New (not reconditioned) | Tote |
| 275 Gallon Poly Tote (reconditioned) | Tote |
| 330 Gallon Poly Tote (reconditioned) | Tote |
| Cubic Yard Box (with liner and pallet) - DOT 4G | Вох |
| Cubic Yard Box (with liner and pallet) - Non-DOT | Вох |
| Used Cubic Yard Box (with liner and pallet) - Non-DOT | Вох |
| 55 Gallon Self-Standing Mini "Wrangler" Box | Вох |
| Cubic Yard Self-Standing "Wrangler" Box | Вох |
| 4-Foot Lamp Box | Вох |
| 8-Foot Lamp Box | Вох |
| 4-Foot Lamp Shipping Tube | Tube |

| | _ |
|--|----------------|
| 8-Foot Lamp Shipping Tube | Tube |
| PIH Box | Вох |
| 5 Gallon Labpack Box - 4G | Вох |
| 10 Gallon Lab Pack Box - 4G | Вох |
| 20 Gallon Lab Pack Box - 4G | Вох |
| 30 Gallon Lab Pack Box - 4G | Box |
| 55 Gallon Lab Pack Box - 4G | Box |
| Vermiculite (50 pound bag) | Bag |
| Floor Dry (50 pound bag) | Bag |
| Portland Cement (94 pound bag) | Bag |
| Mineral Oil (technical grade) | Each |
| Poly Liner (17-20 gallon drum) | Liner |
| Poly Liner (30-55 gallon drum) | Liner |
| Coliwassa Tube | Tube |
| Poly Sheeting (roll) | Roll |
| Sample Kit (including transpack) | Kit |
| Fiber Tape | Roll |
| Pallet | Each |
| Temperature Control Box | Box |
| PPE Level B | Per Day Charge |
| Forklift for Events (all other uses require pre-approval by Contract User) | Per Day Charge |
| Cellblock (packing material for damaged lithium batteries - 1.94 cu/ft) | Bag |

* Drum = 55 gallon drum throughout Price list unless specified

A College and University Lab Packs include: acids/bases, halogenated liquids, flam PIHs, organic peroxides, PCBs, flammable solids, miscellaneous, etc. The Contraction price for Poison Inhalation Hazard (DOT-9168), 1, 5, 10, 15, 20, 30, and 55 gallon lathe gross pound price does not reach the minimum container price for Poison Inhalab packs. Price includes administrative labor which includes inventories and pre-

^{**} Includes the cost for bulking labor and waste management. Does not include

^{***} Lab Packs include: acids/bases, halogenated liquids, flammables, heavy meta PCBs, flammable solids, miscellaneous, etc.

| ion Services / | Sunnlies | | HHW Pi |
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| ion services / | Supplies | | Q1 Usage |
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| n waste managem | ent and profit except where noted; refer to | | |
| es not include mo | bilization. | | |
| Price per Unit | Waste Management Method | | |
| | | | |
| | Fuel Blend/Incinerate PCB Contaminated | | |
| | Fuel Blend | | |
| | Fuel Blend | | |
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| | Recycle | | |
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| | Fuel Blend | | |
| | Fuel Blend | | |
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| | Recycle, treat, fuel blend, incinerate as | | |
| | appropriate for the waste category | | |
| | Recycle, treat, fuel blend, incinerate as | | |
| | appropriate for the waste category | | |
| | Recycle, treat, fuel blend, incinerate as appropriate for the waste category | | |
| | appropriate for the waste category | • | |
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| | Recycle, treat, fuel blend, incinerate as appropriate for the waste category | | |
| | appropriate for the waste category | | |
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| | Fuel Blend (incinerate as appropriate for the | | |
| | waste category) | | |
| | Incinerate | | |
| | Incinerate | | |
| | Landfill | | |
| | Landfill | | |
| | Incinerate | | |
| | Incinerate | | |
| | Treat | | |
| | Treat | | |
| | Treat | | |
| | Fuel Blend | | |
| | Fuel Blend | | |
| | Recycle | | |
| | CBC | | |
| | Incinerate | | |
| | Incinerate | | |
| | Fuel Blend | | |
| | Treat | | |
| | Treat | | |
| | Incinerate | | |
| | Incinerate | | |
| | Incinerate | | |
| | Fuel Blend | | |
| | Stabilize/Treat/Landfill | | |
| | Incinerate | | |
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| Stabilize/Landfill/Incinerate | |
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| Recycle | |
| Recycle | |
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| Stabilize/Treat/Landfill | |
| Stabilize/Treat/Landfill | |
| Retort/Distill/Interim Storage | |
| Retort/Distill/Interim Storage | |
| Stabilize/Treat/Landfill | |
| Stabilize/Treat/Landfill | |
| Incinerate | |
| Treat/Landfill or Waste Water Treat | |
| Incinerate | |
| Treat/Landfill | |
| Fuel Blend | |
| Treat | |
| Incinerate | |
| Recycle/Incinerate | |
| Incinerate | |
| Recycle | |
| Recycle/Incinerate | |
| Treat/Landfill | |
| Fuel Blend | |
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| Incinerate | |
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| Treat/Landfill | |
| Treat/Landfill | |
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| | Recycle | |
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| | Recycle | |
| Hazard Classes 2.2 | 1, 2.2, and 2.3) | |
| Price per Unit | Waste Management Method | |
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| | Incinerate | |
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| Incinerate Incinerate , 6.1, 8, and 9) not included in above list Price per Unit Waste Management Method Incinerate | | Incinerate | 7 |
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| Incinerate , 6.1, 8, and 9) not included in above list Price per Unit Waste Management Method Incinerate | _ | | 1 |
| , 6.1, 8, and 9) not included in above list Price per Unit Waste Management Method Incinerate | | inemerate | 1 |
| , 6.1, 8, and 9) not included in above list Price per Unit Waste Management Method Incinerate | | Incinerate | 1 |
| Price per Unit Waste Management Method Incinerate | , 6.1, 8, and 9) not | | |
| Incinerate | | | |
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| Incinerate Total Disposal | | Incinerate | |
| Incinerate Total Disposal | | | |
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| able time to load) | | | Total Disposal |
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| | PIH - Poison Inhalation Hazard | |
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| | | Total Supplies |

HHW Program

Total

Admin Fee (1%)

the cost of the drum, box, tote, or roll-off.

ls, oxidizers, reactives, dioxins, toxics, PIHs, organic peroxides,

mables, heavy metals, oxidizers, reactives, dioxins, toxics, or must provide a gross pound price and a minimum container ab packs. The minimum container price will be applied when alation Hazard (DOT-9168), 1, 5, 10, 15, 20, 30, and 55 gallon approval for waste management.

| ogram | State Agency | | CPV M | ember |
|---------|------------------|--------|----------|------------------|
| Q1 Cost | Q1 Usage Q1 Cost | | Q1 Usage | Q1 Cost |
| | | | | Disposal |
| | | | | Oil-Based Paint |
| \$0.00 | | \$0.00 | | \$0.00 |
| \$0.00 | | \$0.00 | | \$0.00 |
| \$0.00 | | \$0.00 | | \$0.00 |
| | | | | Latex Paint |
| \$0.00 | | \$0.00 | | \$0.00 |
| \$0.00 | | \$0.00 | | \$0.00 |
| \$0.00 | | \$0.00 | | \$0.00 |
| \$0.00 | | \$0.00 | | \$0.00 |
| | | | Flamm | able/Combustible |
| \$0.00 | | \$0.00 | | \$0.00 |
| \$0.00 | | \$0.00 | | \$0.00 |
| | | | | Lab Packs |
| \$0.00 | | \$0.00 | | \$0.00 |
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| | | Bulked Wastes |
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| \$0.00 | \$0.00 | \$0.00 |
| \$0.00 | \$0.00 | \$0.00 |
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| | • | Medical Waste |
| \$0.00 | \$0.00 | \$0.00 |
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| \$0.00 | \$0.00 | \$0.00 |
| | • | Radioactive Waste |
| \$0.00 | \$0.00 | \$0.00 |
| \$0.00 | \$0.00 | \$0.00 |
| \$0.00 | \$0.00 | \$0.00 |
| <u> </u> | | Batteries |
| \$0.00 | \$0.00 | \$0.00 |
| \$0.00 | \$0.00 | \$0.00 |
| \$0.00 | \$0.00 | \$0.00 |
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| <u> </u> | | Recyclable Gas Cylind |
| \$0.00 | \$0.00 | \$0.00 |
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Gas Cylinders for Treatment and Destruction (DOT

| | | 2.1 Flammables |
|--------|---------------------------------------|-------------------------|
| \$0.00 | \$0.00 | \$0.00 |
| \$0.00 | \$0.00 | \$0.00 |
| \$0.00 | \$0.00 | \$0.00 |
| | | 2.2 Inert & Calibration |
| \$0.00 | \$0.00 | \$0.00 |
| \$0.00 | \$0.00 | \$0.00 |
| \$0.00 | \$0.00 | \$0.00 |
| | | 2.2 Freon & Halo |
| \$0.00 | \$0.00 | \$0.00 |
| \$0.00 | \$0.00 | \$0.00 |
| \$0.00 | \$0.00 | \$0.00 |
| | | 2.2 Toxic |
| \$0.00 | \$0.00 | \$0.00 |
| \$0.00 | \$0.00 | \$0.00 |
| \$0.00 | \$0.00 | \$0.00 |
| | | 2.2 Oxidizing |
| \$0.00 | \$0.00 | \$0.00 |
| \$0.00 | \$0.00 | \$0.00 |
| | | 2.2 / 2.3 Corrosiv |
| \$0.00 | \$0.00 | \$0.00 |
| \$0.00 | \$0.00 | \$0.00 |
| - | · · · · · · · · · · · · · · · · · · · | 2.3 Highly Toxic (PI |
| \$0.00 | \$0.00 | \$0.00 |
| \$0.00 | \$0.00 | \$0.00 |
| \$0.00 | \$0.00 | \$0.00 |
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| \$0.00 | \$0.00 | | \$0.00 |
| | | Unknow | n Evaluation and S |
| \$0.00 | \$0.00 | | \$0.00 |

Non -Gas Cylinders (DOT Hazard Classes 3, 4.1, 4.2, 4.3, 5.1

| | | | | Non-Flammable |
|--------|----------------|--------|----------------|---------------|
| \$0.00 | | \$0.00 | | \$0.00 |
| \$0.00 | | \$0.00 | | \$0.00 |
| | | | | Flammable |
| \$0.00 | | \$0.00 | | \$0.00 |
| \$0.00 | | \$0.00 | | \$0.00 |
| | | | | PIH's |
| \$0.00 | | \$0.00 | | \$0.00 |
| \$0.00 | | \$0.00 | | \$0.00 |
| | | | | Toxics |
| \$0.00 | | \$0.00 | | \$0.00 |
| \$0.00 | | \$0.00 | | \$0.00 |
| | | | | Special |
| \$0.00 | | \$0.00 | | \$0.00 |
| | | | | Freons |
| \$0.00 | | \$0.00 | | \$0.00 |
| \$0.00 | | \$0.00 | | \$0.00 |
| | | | | 4.2 / 4.3 |
| \$0.00 | | \$0.00 | | \$0.00 |
| \$0.00 | | \$0.00 | | \$0.00 |
| | | | | Corrosives |
| \$0.00 | | \$0.00 | | \$0.00 |
| \$0.00 | | \$0.00 | | \$0.00 |
| | | | | Oxidizers |
| \$0.00 | | \$0.00 | | \$0.00 |
| \$0.00 | | \$0.00 | | \$0.00 |
| \$0.00 | Total Disposal | \$0.00 | Total Disposal | \$0.00 |

Transportation Serv

Labor

| \$0.00 | | \$0.00 | | \$0.00 |
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| \$0.00 | | \$0.00 | | \$0.00 |
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| \$0.00 | Total Services | \$0.00 | Total Services | \$0.00 |

Supplies

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| \$0.00 | | \$0.00 | | \$0.00 |
| \$0.00 | Total Supplies | \$0.00 | Total Supplies | \$0.00 |
| | | | | |
| \$0.00 | State Agency Total | \$0.00 | CPV Member Total | \$0.00 |
| \$0.00 | Admin Fee (1%) | \$0.00 | Admin Fee (1%) | \$0.00 |
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| University of Minnesota | | Combined | |
|-------------------------|------------------|----------------|---------------|
| Q1 Usage | Q1 Cost | Q1 Total Usage | Q1 Total Cost |
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| Liquids | | | |
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| Admin Fee (1%) | \$0.00 | Admin Fee (1%) | \$0.00 |

| Vendor Name Disposal / Transportation | | |
|--|---|--|
| | Disposal | |
| Price per unit includes labor, fees, overhead, insurance, eq page xx of the contract fo | • | |
| Waste Material | Unit | |
| Oil-Based Paint | | |
| Drum (bulked)* | Drum | |
| Cubic Yard Box or Tote (unbulked cans)** | Cu/Ft | |
| Drum (unbulked cans)** | Drum | |
| Latex Paint | | |
| Drum (bulked)* | Drum | |
| Cubic Yard Box or Tote (unbulked cans)** | Cu/Ft | |
| Small Cans Unbulked/Per Drum** | Drum | |
| 5 Gallon pail (bulked by contract user) | Pail | |
| Flammable/Combustible Liquids | | |
| Drum (bulked) | Drum | |
| >4500 gallon tank truck | Gallons | |
| Lab Packs*** | | |
| Lab Packs packed by Contractor or Contract User (does not include supplies and labor) | Net Pound | |
| Lab Packs packed by Contractor or Contract User (does not include supplies and labor) | Gross Pound | |
| Lab Packs packed by Contractor (includes supplies, labor, and waste management) | Net Pound | |
| | | |
| | Gross Pound | |
| | Poison Inhalation Hazard (DOT-9168) Minimum Container Pricing | |
| College and University Lab Packs^ packed by Contractor or Contract user | 1 Gallon Minimum Container Pricing 5 Gallon Minimum Container Price 10 Gallon Minimum Container Pricing | |

| | 15 Gallon Minimum Container Price |
|---|--------------------------------------|
| | 20 Gallon Minimum Container Price |
| | 30 Gallon Minimum |
| | Container Price |
| | 55 Gallon Minimum |
| | Container Price |
| Bulked Wastes | |
| Aerosols | Gross Pound |
| Aerosol Irritant Cylinders (ex. Pepper Spray) | 5 Gallon Drum |
| Ammunition | Gross Pound |
| Asbestos (friable) | Gross Pound |
| Asbestos (non-friable) | Gross Pound |
| Butane Lighters and Cartridges | 5 Gal. Drum |
| Contaminated Debris (PPE, cleanup, contaminated materials) | Gross Pound |
| Corrosive Acids | Drum |
| Corrosive Bases | Drum |
| Cyanides | Drum |
| Driveway Sealer (waster based) | Drum |
| Driveway Sealer (waster based) | Pallet |
| Empty Drum (offered by contract user only) | Drum |
| Explosives / Reactives (case by case) | Gross Pound |
| Fireworks | Gross Pound |
| Flammable/Corrosive Liquids | Drum |
| Halogenated Liquids | Drum |
| Heavy Metal Bearing Liquids - RCRA D Codes | Drum |
| Heavy Metal Bearing Solids - RCRA D Codes | Drum |
| Incineration Liquids (pesticides, dilute halogenated, lean water, and other misc liquids not otherwise specified in the price list) | Drum |
| Incineration Sludges (pesticides and other sludges) | Drum |
| Incineration Solids (pesticides and other solid materials) | Gross Pound |
| Inks | Drum |
| Inorganic Solids | Drum |
| Isocyanates | Drum |

| Lead Paint Chips | Gross Pound |
|--|----------------|
| | 5 Gal. Drum |
| Lood Matal (assess sinks as subset at the N | 15 Gal. Drum |
| Lead Metal (scrap, sinkers, wheel weights) | 30 Gal. Drum |
| | 55 Gal.Drum |
| Inorganic Mercury compounds and solutions | Gross Pound |
| Organic Mercury compounds and solutions | Gross Pound |
| Elemental Mercury and Devices Containing Elemental Mercury | Gross Pound |
| Mercury Contaminated PPE, Cleanup, and Containment Materials | Gross Pound |
| Mercury Contaminated Sludge | Drum |
| Mercury Contaminated Solution | Drum |
| Non-Hazardous Liquids (incinerate) | Drum |
| Non-Hazardous Liquids (treat/landfill or WWT) | Drum |
| Non-Hazardous Solids (incinerate) | Drum |
| Non-Hazardous Solids (landfill) | Drum |
| Oil Water | Gallon |
| Oxidizers | Drum |
| PCB Liquids | Drum |
| PCB Capacitors and Ballasts | Gross Pound |
| PCB Solids and Debris | Drum |
| PCB Electrical Equipment | Gross Pound |
| Non-PCB Capacitors and Ballasts | Gross Pound |
| Sand Blast Grit | Gross Pound |
| Sorbents | Gross Pound |
| Metal Fines and Powders | Gross Pound |
| Metal Phosphides | Gross Pound |
| Calcium Carbide | Gross Pound |
| | 5 Gallon Drum |
| Specialty Feed Incineration: flourine <3%; Ex | 15 Gallon Drum |
| PFAS/PFAO/Amine/Malodorous/Fire Fighting Foam | 30 Gallon Drum |
| | 55 Gallon Drum |
| | 5 Gallon Drum |
| Specialty Slow Feed Incineration: fluorine >3% - 10% | 15 Gallon Drum |
| Specially 510W reca memeration, habitile 23/0 - 10/0 | 30 Gallon Drum |
| | 55 Gallon Drum |
| Non-standard heavy metal bearing solids requiring Macro | Drum |

| with lead, taxidermy mounts) | Cyd Box |
|---|---------------|
| Contaminated Soils (organic) | |
| Drum (subtitle D landfill) | Drum |
| Drum (subtitle C landfill) | Drum |
| Drum (incinerate) | Drum |
| Medical Waste | |
| Dual Waste (mixed infections/hazardous) - pharmaceuticals, IV bags and tubing, and sharps, etc. | Gross Pound |
| DEA Controlled Substances pharmaceuticals, IV bags and tubing, sharps, etc. | Gross Pound |
| Medical Waste - RCRA Hazardous - pharmaceuticals, IV bags and tubing, sharps, etc. | Gross Pound |
| Medical Waste - Non-Haz (pharmaceuticals, IV bags) | Gross Pound |
| Radioactive Waste | |
| Category 1 Radioactive Compounds (e.g. amerecium, thorium nitrate, uranium nitrate) | СВС |
| Category 2 Dry Active Waste (e.g. contaminated plastic, paper, PPE, glass) | CBC |
| Category 3 Sources and Non-Conforming Category 1 &2 (e.g. check sources, seeds and rods, flood sources) | CBC |
| Batteries | |
| Alkaline/Zinc Carbon Batteries | Gross Pound |
| Button Batteries (mixed with lithium) | 5 Gallon Drum |
| Sealed Lead Acid Batteries | Gross Pound |
| Lead Acid Batteries (vehicle) | Gross Pound |
| Lithium Ion Batteries | Gross Pound |
| Lithium Ion Batteries | Gross Pound |
| Damaged Lithium Ion Batteries | Net Pound |
| Lithium Metal Primary Batteries (incinerate) | Gross Pound |
| Lithium Metal Primary Batteries (recycle) | Gross Pound |
| E-Cig / Vape Pens (containing nicotine) | 5 Gallon Drum |
| Nickel-Cadmium / Nickel Metal Hydride Batteries | Gross Pound |
| Mercury Oxide Batteries | Gross Pound |
| Recyclable Gas Cylinders | |
| Compressed Gas Cylinder, Acetylene | Cylinder |

| Compressed Gas Cylinders, all sizes (propane, butane, MAPP, helium, oxygen, agron, compressed air, carbon dioxide, SCBA, SCUBA, nitrogen dioxide, nitrogen, nitrous oxide) | Cylinder |
|--|---------------------|
| Compressed Gas Cylinders, All Sizes (freon and refrigerant mixes) | Cylinder |
| Compressed Gas Cylinders (disposable, single use and with a gross weight less than 30 oz) | Cylinder |
| Fire Extinguishers (ABC, soda bicarbonate, carbon dioxide, halon, purple K, soda acid) | Cylinder |
| Industrial Fire Canister | Canister |
| Gas Cylinders for Treatment a | nd Destruction (DOT |
| Waste Material | Unit |
| 2.1 Flammables | |
| Lecture (<=4" x 24") | Cylinder |
| Small (<=4" x 24") | Cylinder |
| Medium (<=12" x 36") | Cylinder |
| 2.2 Inert & Calibration Gas | |
| Lecture (<=4" x 24") | Cylinder |
| Small (<=4" x 24") | Cylinder |
| Medium (<=12" x 36") | Cylinder |
| 2.2 Freon & Halon | |
| Lecture (<=4" x 24") | Cylinder |
| Small (<=4" x 24") | Cylinder |
| Medium (<=12" x 36") | Cylinder |
| 2.2 Toxic | |
| Lecture (<=4" x 24") | Cylinder |
| Small (<=4" x 24") | Cylinder |
| Medium (<=12" x 36") | Cylinder |
| 2.2 Oxidizing | |
| Lecture (<=4" x 24") | Cylinder |
| Small (<=4" x 24") | Cylinder |
| 2.2 / 2.3 Corrosive | |
| Lecture (<=4" x 24") | Cylinder |
| Small (<=4" x 24") | Cylinder |
| 2.3 Highly Toxic (PIH) | |
| Lecture (<=4" x 24") | Cylinder |
| Small (<=4" x 24") | Cylinder |
| Medium (<=12" x 36") | Cylinder |

| Large (<=16" x 56") | Cylinder |
|--------------------------------------|--------------------------|
| X-Large (<=30" x 52") | Cylinder |
| Unknown Evaluation and Shipping | |
| Small (<=4" x 24") | Cylinder |
| Non -Gas Cylinders (DOT Hazard Class | es 3, 4.1, 4.2, 4.3, 5.1 |
| Waste Material | Unit |
| Non-Flammable | |
| Small (<=4" x 24") | Cylinder |
| Medium (<=12" x 36") | Cylinder |
| Flammable | |
| Small (<=4" x 24") | Cylinder |
| Medium (<=12" x 36") | Cylinder |
| PIH's | |
| PIH's, Small (<=4" x 24") | Cylinder |
| PIH's, Medium (<=12" x 36") | Cylinder |
| Toxics | |
| Small (<=4" x 24") | Cylinder |
| Medium (<=12" x 36") | Cylinder |
| Special | |
| Special, All Sizes | Cylinder |
| Freons | |
| Small (<=4" x 24") | Cylinder |
| Medium (<=12" x 36") | Cylinder |
| 4.2 / 4.3 | |
| Small (<=4" x 24") | Cylinder |
| Medium (<=12" x 36") | Cylinder |
| Corrosives | |
| Small (<=4" x 24") | Cylinder |
| Medium (<=12" x 36") | Cylinder |
| Oxidizers | |
| Small (<=4" x 24") | Cylinder |
| Medium (<=12" x 36") | Cylinder |
| | |

| | Transportation Serv | |
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| | Includes: (fuel, | fees, tolls and reason |
| Transport and Labor | | Units |
| Labor | | |

| Technician | Hour | | |
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| Permanent Collection Site Technician | Hour | | |
| Reactive Project Manager | Hour | | |
| Reactive Assistant | Hour | | |
| Expert Witness or Supporting Testimony, including preparation | Hour | | |
| Subcontracted Labor | Hour | | |
| Mobilization | | | |
| Mobilization of Waste-Hauling Vehicle, Driver, and Appropriate Staff (7-County Metro Area) | Mile | | |
| Mobilization of Waste-Hauling Vehicle, Driver, and Appropriate Staff (Greater Metro Area) | Mile | | |
| Mobilization of Non-Waste Hauling Vehicle, Driver and Appropriate Staff (for sampling, training or other on-site services - 7 county metro) | Mile | | |
| Mobilization of Non-Waste Hauling Vehicle, Driver and Appropriate Staff (for sampling, training or other on-site services - Greater MN) | Mile | | |
| Shuttle Service Vehicle, Driver and Appropriate Staff | Mile | | |
| Combined State Contract Waste Mobilization Surcharge | Transport Event | | |
| Waste Analysis | | | |
| Waste Analysis, TCLP Metals | Sample | | |
| Waste Analysis, TCLP Volatiles | Sample | | |
| Waste Analysis, TCLP Semi-Volatiles | Sample | | |
| Waste Analysis (surcharge for 5-day turnaround) | Per Sampling Event | | |
| Hazard Categorization Training | | | |
| Hazard Categorization Training (initial 6-8 hours in person) | Session | | |
| Hazard Categorization Training (4-hour refresher in person) | Session | | |
| Hazard Categorization Training (initial 6-8 hours online) | Session | | |
| Hazard Categorization Training (4-hour refresher online) | Session | | |
| Hazard Categorization Manual | Manual | | |

| | Supplies |
|-------------------------|-----------------------|
| (Supplies are delivered | in conjunction with v |
| Description | Units |

| 2 Gallon Poly Pail | Drum |
|---|------|
| 5 Gallon Fiber Drum (with liner and tape) - IG2 | Drum |
| 5 Gallon Plastic Pail with Lid - 1H2 | Pail |
| 5 Gallon Drum Plastic Screw Lid - 1H2 | Drum |
| 5 Gallon Poly Closed-Head Container | Drum |
| 5-10 Gallon Drum metal (Removable Lid) - 1A2 | Drum |
| 10 Gallon Fiber Drum (with liner and tape) - 1G2 | Drum |
| 15 Gallon Fiber Drum (with liner and tape) - 1G2 | Drum |
| 16 Gallon Plastic Drum - 1H2 | Drum |
| 30 Gallon Plastic Drum - 1H2 | Drum |
| 30 Gallon Fiber Drum (with liner and tape) - 1G2 | Drum |
| 30 Gallon Metal Open Head Drum - 1A2 | Drum |
| 30 Gallon Metal Closed-Head (bung-top) Drum - 1A1 | Drum |
| 55 Gallon Fiber Drum (with liner and tape) - 1G2 | Drum |
| 55 Gallon Poly Open-Head Drum - 1H2 (reconditioned) | Drum |
| 55 Gallon Poly Open-Head Drum - New 551H2 (not reconditioned) | Drum |
| 55 Gallon Poly Closed-Head (bung-top) Drum - 1H1 | Drum |
| 55 Gallon Metal Open-Head Drum - 1A2 (reconditioned) | Drum |
| 55 Gallon Metal Open-Head Drum - New (not reconditioned) | Drum |
| 55 Gallon Metal Closed Head (bung-top) Drum - 1A1 (reconditioned) | Drum |
| 55 Gallon Metal Closed Head (bung-top) Drum - 1A1 New (not reconditioned) | Drum |
| 85 Gallon Metal Overpack Drum - 1A2 | Drum |
| 95 Gallon Plastic Overpack Drum - 1H2 | Drum |
| 110 Gallon Metal Overpack Drum - 1A2 | Drum |
| 275 Gallon Poly Tote - New (not reconditioned) | Tote |
| 275 Gallon Poly Tote (reconditioned) | Tote |
| 330 Gallon Poly Tote (reconditioned) | Tote |
| Cubic Yard Box (with liner and pallet) - DOT 4G | Вох |
| Cubic Yard Box (with liner and pallet) - Non-DOT | Вох |
| Used Cubic Yard Box (with liner and pallet) - Non-DOT | Вох |
| 55 Gallon Self-Standing Mini "Wrangler" Box | Вох |
| Cubic Yard Self-Standing "Wrangler" Box | Вох |
| 4-Foot Lamp Box | Вох |
| 8-Foot Lamp Box | Вох |
| 4-Foot Lamp Shipping Tube | Tube |

| 8-Foot Lamp Shipping Tube | Tube |
|--|----------------|
| PIH Box | Box |
| 5 Gallon Labpack Box - 4G | Box |
| 10 Gallon Lab Pack Box - 4G | Box |
| 20 Gallon Lab Pack Box - 4G | Box |
| 30 Gallon Lab Pack Box - 4G | Box |
| 55 Gallon Lab Pack Box - 4G | Вох |
| Vermiculite (50 pound bag) | Bag |
| Floor Dry (50 pound bag) | Bag |
| Portland Cement (94 pound bag) | Bag |
| Mineral Oil (technical grade) | Each |
| Poly Liner (17-20 gallon drum) | Liner |
| Poly Liner (30-55 gallon drum) | Liner |
| Coliwassa Tube | Tube |
| Poly Sheeting (roll) | Roll |
| Sample Kit (including transpack) | Kit |
| Fiber Tape | Roll |
| Pallet | Each |
| Temperature Control Box | Вох |
| PPE Level B | Per Day Charge |
| Forklift for Events (all other uses require pre-approval by Contract User) | Per Day Charge |
| Cellblock (packing material for damaged lithium batteries - 1.94 cu/ft) | Bag |

* Drum = 55 gallon drum throughout Price list unless specified

^ College and University Lab Packs include: acids/bases, halogenated liquids, flam PIHs, organic peroxides, PCBs, flammable solids, miscellaneous, etc. The Contractor price for Poison Inhalation Hazard (DOT-9168), 1, 5, 10, 15, 20, 30, and 55 gallon lathe gross pound price does not reach the minimum container price for Poison Inhalab packs. Price includes administrative labor which includes inventories and pre-

^{**} Includes the cost for bulking labor and waste management. Does not include

^{***} Lab Packs include: acids/bases, halogenated liquids, flammables, heavy meta PCBs, flammable solids, miscellaneous, etc.

| ion Services / | Sunnlies | | HHW Pi |
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| ion services / | Supplies | | Q1 Usage |
| | | | |
| n waste managem | ent and profit except where noted; refer to | | |
| es not include mo | bilization. | | |
| Price per Unit | Waste Management Method | | |
| | | | |
| | Fuel Blend/Incinerate PCB Contaminated | | |
| | Fuel Blend | | |
| | Fuel Blend | | |
| | | | |
| | Recycle | | |
| | | | |
| | Fuel Blend | | |
| | Fuel Blend | | |
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| | Recycle, treat, fuel blend, incinerate as | | |
| | appropriate for the waste category | | |
| | Recycle, treat, fuel blend, incinerate as | | |
| | appropriate for the waste category | | |
| | Recycle, treat, fuel blend, incinerate as appropriate for the waste category | | |
| | appropriate for the waste category | • | |
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| | Recycle, treat, fuel blend, incinerate as appropriate for the waste category | | |
| | appropriate for the waste category | | |
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| | Fuel Blend (incinerate as appropriate for the | | |
| | waste category) | | |
| | Incinerate | | |
| | Incinerate | | |
| | Landfill | | |
| | Landfill | | |
| | Incinerate | | |
| | Incinerate | | |
| | Treat | | |
| | Treat | | |
| | Treat | | |
| | Fuel Blend | | |
| | Fuel Blend | | |
| | Recycle | | |
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| | Incinerate | | |
| | Incinerate | | |
| | Fuel Blend | | |
| | Treat | | |
| | Treat | | |
| | Incinerate | | |
| | Incinerate | | |
| | Incinerate | | |
| | Fuel Blend | | |
| | Stabilize/Treat/Landfill | | |
| | Incinerate | | |
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| Stabilize/Landfill/Incinerate | |
|---|--|
| Recycle | |
| Recycle | |
| Recycle | |
| Recycle | |
| Stabilize/Treat/Landfill | |
| Stabilize/Treat/Landfill | |
| Retort/Distill/Interim Storage | |
| Retort/Distill/Interim Storage | |
| Stabilize/Treat/Landfill | |
| Stabilize/Treat/Landfill | |
| Incinerate | |
| Treat/Landfill or Waste Water Treat | |
| Incinerate | |
| Treat/Landfill | |
| Fuel Blend | |
| Treat | |
| Incinerate | |
| Recycle/Incinerate | |
| Incinerate | |
| Recycle | |
| Recycle/Incinerate | |
| Treat/Landfill | |
| Fuel Blend | |
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| Incinerate | |
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| Treat/Landfill | |
| Treat/Landfill | |
| Incinerate | |
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| Witnessed Incineration | |
| Incinerate | |
| Incinerate | |
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| Treat/Landfill | |
| Treat/Landfill/Long Term Storage | |
| Treat/Landfill/Long Term Storage | |
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| Subtitle D Landfill | |
| Recycle | |
| Recycle | |
| Recycle | |
| Incinerate | |
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| Recycle | |

| | Recycle | |
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| | Recycle | |
| Hazard Classes 2.2 | 1, 2.2, and 2.3) | |
| Price per Unit | Waste Management Method | |
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| | Incinerate | |
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| Incinerate Incinerate , 6.1, 8, and 9) not included in above list Price per Unit Waste Management Method Incinerate | | Incinerate | 7 |
|---|----------------------|------------|----------------|
| Incinerate , 6.1, 8, and 9) not included in above list Price per Unit Waste Management Method Incinerate | _ | | 1 |
| , 6.1, 8, and 9) not included in above list Price per Unit Waste Management Method Incinerate | | inemerate | 1 |
| , 6.1, 8, and 9) not included in above list Price per Unit Waste Management Method Incinerate | | Incinerate | 1 |
| Price per Unit Waste Management Method Incinerate | , 6.1, 8, and 9) not | | |
| Incinerate | | | |
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| Incinerate Total Disposal | | Incinerate | |
| Incinerate Total Disposal | | | |
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| Incinerate Total Disposal vices able time to load) | | | ┦ ┡─── |
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| waste pickup servic | e only) | |
| Price per Unit | Notes | |
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| | PIH - Poison Inhalation Hazard | |
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| | | Total Supplies |

HHW Program Total

Admin Fee (1%)

the cost of the drum, box, tote, or roll-off.

ls, oxidizers, reactives, dioxins, toxics, PIHs, organic peroxides,

mables, heavy metals, oxidizers, reactives, dioxins, toxics, or must provide a gross pound price and a minimum container ab packs. The minimum container price will be applied when alation Hazard (DOT-9168), 1, 5, 10, 15, 20, 30, and 55 gallon approval for waste management.

| ogram | State Agency | | CPV M | ember |
|---------|------------------|--------|----------|------------------|
| Q1 Cost | Q1 Usage Q1 Cost | | Q1 Usage | Q1 Cost |
| | | | | Disposal |
| | | | | Oil-Based Paint |
| \$0.00 | | \$0.00 | | \$0.00 |
| \$0.00 | | \$0.00 | | \$0.00 |
| \$0.00 | | \$0.00 | | \$0.00 |
| | | | | Latex Paint |
| \$0.00 | | \$0.00 | | \$0.00 |
| \$0.00 | | \$0.00 | | \$0.00 |
| \$0.00 | | \$0.00 | | \$0.00 |
| \$0.00 | | \$0.00 | | \$0.00 |
| | | | Flamm | able/Combustible |
| \$0.00 | | \$0.00 | | \$0.00 |
| \$0.00 | | \$0.00 | | \$0.00 |
| | | | | Lab Packs |
| \$0.00 | | \$0.00 | | \$0.00 |
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| \$0.00 | \$0.00 | \$0.00 |
| \$0.00 | \$0.00 | \$0.00 |
| | | Bulked Wastes |
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| | | Contaminated Soils (or |
| \$0.00 | \$0.00 | \$0.00 |
| \$0.00 | \$0.00 | \$0.00 |
| \$0.00 | \$0.00 | \$0.00 |
| | • | Medical Waste |
| \$0.00 | \$0.00 | \$0.00 |
| \$0.00 | \$0.00 | \$0.00 |
| \$0.00 | \$0.00 | \$0.00 |
| \$0.00 | \$0.00 | \$0.00 |
| | • | Radioactive Waste |
| \$0.00 | \$0.00 | \$0.00 |
| \$0.00 | \$0.00 | \$0.00 |
| \$0.00 | \$0.00 | \$0.00 |
| <u> </u> | | Batteries |
| \$0.00 | \$0.00 | \$0.00 |
| \$0.00 | \$0.00 | \$0.00 |
| \$0.00 | \$0.00 | \$0.00 |
| \$0.00 | \$0.00 | \$0.00 |
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| <u> </u> | | Recyclable Gas Cylind |
| \$0.00 | \$0.00 | \$0.00 |
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| \$0.00 | \$0.00 | \$0.00 |
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| \$0.00 | \$0.00 | \$0.00 |
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| \$0.00 | \$0.00 | \$0.00 |

Gas Cylinders for Treatment and Destruction (DOT

| | | 2.1 Flammables |
|--------|---------------------------------------|-------------------------|
| \$0.00 | \$0.00 | \$0.00 |
| \$0.00 | \$0.00 | \$0.00 |
| \$0.00 | \$0.00 | \$0.00 |
| | | 2.2 Inert & Calibration |
| \$0.00 | \$0.00 | \$0.00 |
| \$0.00 | \$0.00 | \$0.00 |
| \$0.00 | \$0.00 | \$0.00 |
| | | 2.2 Freon & Halo |
| \$0.00 | \$0.00 | \$0.00 |
| \$0.00 | \$0.00 | \$0.00 |
| \$0.00 | \$0.00 | \$0.00 |
| | | 2.2 Toxic |
| \$0.00 | \$0.00 | \$0.00 |
| \$0.00 | \$0.00 | \$0.00 |
| \$0.00 | \$0.00 | \$0.00 |
| | | 2.2 Oxidizing |
| \$0.00 | \$0.00 | \$0.00 |
| \$0.00 | \$0.00 | \$0.00 |
| | | 2.2 / 2.3 Corrosiv |
| \$0.00 | \$0.00 | \$0.00 |
| \$0.00 | \$0.00 | \$0.00 |
| - | · · · · · · · · · · · · · · · · · · · | 2.3 Highly Toxic (PI |
| \$0.00 | \$0.00 | \$0.00 |
| \$0.00 | \$0.00 | \$0.00 |
| \$0.00 | \$0.00 | \$0.00 |
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| \$0.00 | \$0.00 | | \$0.00 |
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| \$0.00 | \$0.00 | | \$0.00 |
| | | Unknow | n Evaluation and S |
| \$0.00 | \$0.00 | | \$0.00 |

Non -Gas Cylinders (DOT Hazard Classes 3, 4.1, 4.2, 4.3, 5.1

| | | | | Non-Flammable |
|--------|----------------|--------|----------------|---------------|
| \$0.00 | | \$0.00 | | \$0.00 |
| \$0.00 | | \$0.00 | | \$0.00 |
| | | | | Flammable |
| \$0.00 | | \$0.00 | | \$0.00 |
| \$0.00 | | \$0.00 | | \$0.00 |
| | | | | PIH's |
| \$0.00 | | \$0.00 | | \$0.00 |
| \$0.00 | | \$0.00 | | \$0.00 |
| | | | | Toxics |
| \$0.00 | | \$0.00 | | \$0.00 |
| \$0.00 | | \$0.00 | | \$0.00 |
| | | | | Special |
| \$0.00 | | \$0.00 | | \$0.00 |
| | | | | Freons |
| \$0.00 | | \$0.00 | | \$0.00 |
| \$0.00 | | \$0.00 | | \$0.00 |
| | | | | 4.2 / 4.3 |
| \$0.00 | | \$0.00 | | \$0.00 |
| \$0.00 | | \$0.00 | | \$0.00 |
| | | | | Corrosives |
| \$0.00 | | \$0.00 | | \$0.00 |
| \$0.00 | | \$0.00 | | \$0.00 |
| | | | | Oxidizers |
| \$0.00 | | \$0.00 | | \$0.00 |
| \$0.00 | | \$0.00 | | \$0.00 |
| \$0.00 | Total Disposal | \$0.00 | Total Disposal | \$0.00 |

Transportation Serv

Labor

| \$0.00 | | \$0.00 | | \$0.00 |
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| \$0.00 | | \$0.00 | | \$0.00 |
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| \$0.00 | Total Services | \$0.00 | Total Services | \$0.00 |

Supplies

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| \$0.00 | | \$0.00 | | \$0.00 |
| \$0.00 | | \$0.00 | | \$0.00 |
| \$0.00 | Total Supplies | \$0.00 | Total Supplies | \$0.00 |
| | | | | |
| \$0.00 | State Agency Total | \$0.00 | CPV Member Total | \$0.00 |
| \$0.00 | Admin Fee (1%) | \$0.00 | Admin Fee (1%) | \$0.00 |
| | | | | |

| University of Minnesota | | Combined | |
|-------------------------|------------------|----------------|---------------|
| Q1 Usage | Q1 Cost | Q1 Total Usage | Q1 Total Cost |
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| | \$0.00 | 0 | \$0.00 |
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| | \$0.00 | 0 | \$0.00 |
| | \$0.00 | 0 | \$0.00 |
| | \$0.00 | 0 | \$0.00 |
| Liquids | | | |
| | \$0.00 | 0 | \$0.00 |
| | \$0.00 | 0 | \$0.00 |
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