RESOLUTION NO.

A RESOLUTION OF THE CITY OF SANTA CLARA, CALIFORNIA TO GRANT NON-EXCLUSIVE FRANCHISE AGREEMENTS FOR HAULING OF INDUSTRIAL REFUSE AND RECYCLABLES

BE IT RESOLVED BY THE CITY OF SANTA CLARA AS FOLLOWS:

WHEREAS, the industrial refuse haulers, Eco Box Recycling, Ferma Greenbox, Inc., Green Team of San Jose, GW Debris Services, LLC, Jonna Corporation dba Premier Recycle, Lam Hauling, Inc. dba 7 Days Box, Mission Trail Waste Systems, Inc., RD Mendes Enterprises, Inc. dba Accurate Cleaning Systems, Recology South Bay, Republic Services Inc., Toca Debris Box, and Waste Management dba Guadalupe Rubbish Disposal Company, Inc. ("Applicants") have requested that the City of Santa Clara, pursuant to Section 8.25.210 of "The Code of the City of Santa Clara, California" ("City Code"), as authorized by Section 1400 of Article XIV ("Franchises"), of the Charter of the City of Santa Clara, issue/renew franchises for the collection and disposition of refuse and recyclable material from the City;

WHEREAS, Assembly Bill 341 requires businesses that generate four cubic yards or more of solid waste per week to arrange for recycling services, and said requirement is reflected in Section 8.25.275 of the City Code;

WHEREAS, Assembly Bill 1826 requires businesses that generate four cubic yards or more of solid waste per week to arrange for organics recycling services, and said requirement is reflected in Section 8.25.276 of the City Code;

WHEREAS, the short-lived climate pollutant regulations set forth in Senate Bill 1383 establish targets to achieve a fifty percent (50%) reduction in disposal of organic waste in landfills from the 2014 level by 2020, and a seventy-five percent (75%) reduction by 2025;

WHEREAS, Section 8.25.220 of the City Code states that the City Council may notice and provide a public hearing to review an application for contract; and

WHEREAS, the notice of hearing, publication of notice, and time for hearing requirements set forth in Section 8.25.240 of the City Code have been met.

Resolution/NEF Agreements

Rev: 11/22/17

NOW THEREFORE, BE IT FURTHER RESOLVED BY THE CITY OF SANTA CLARA AS

FOLLOWS:

1. That the City Council after hearing the Applicants' respective financial and business

standing, experience, the compensation paid to the City and other pertinent factors, intends to

hold a public hearing on May 21, 2019, and, after completion of deliberation, may grant said

respective franchises.

2. That if franchises are granted to the Applicants, the franchise fees shall be twelve

percent (12%) of gross billings for all garbage, mixed waste, construction and demolition debris,

recyclables, and organic waste collected, disposed, and/or recycled.

3. That if franchises are granted to the Applicants, franchisees that provide bin or cart

service, compactor services or regular scheduled debris box service must provide bundled

services that are inclusive of collecting garbage, recyclables, and organic waste from each

customer account in serves. Franchisees may provide mixed waste processing services in lieu

of bundled services. Individual customer accounts receiving only temporary debris box services

from the franchisees are exempt from this requirement.

4. Effective date. This resolution shall become effective immediately.

I HEREBY CERTIFY THE FOREGOING TO BE A TRUE COPY OF A RESOLUTION PASSED

AND ADOPTED BY THE CITY OF SANTA CLARA, CALIFORNIA, AT A REGULAR MEETING

THEREOF HELD ON THE ___ DAY OF _____, 2019, BY THE FOLLOWING VOTE:

AYES: COUNCILORS:

NOES: COUNCILORS:

ABSENT: COUNCILORS:

ABSTAINED: COUNCILORS:

ATTEST: _____

NORA PIMENTEL, MMC ASSISTANT CITY CLERK CITY OF SANTA CLARA

Attachments incorporated by reference: None