

RUMPKE

SOLID WASTE BID

BOARD OF TRUSTEES FOR
GENOA TOWNSHIP,
LIBERTY TOWNSHIP &
ORANGE TOWNSHIP

June 15, 2023



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Rumpke Waste & Recycling

COVER LETTER



1-800-828-8171 | www.rumpke.com



Waste & Recycling Services

3990 Generation Drive, Cincinnati, OH 45251
Phone: 1-800-828-8171 Fax: 513-851-2057



June 12, 2023

GENOA, LIBERTY AND ORANGE TOWNSHIP
BOARDS OF TRUSTEES
c/o Genoa Township Office
5111 S. Old 3C Highway
Westerville, Ohio 43082

Attention: Paul F. Wise, Genoa Township Administrator

Re: "SOLID WASTE BID"

Dear Mr. Wise:

Rumpke of Ohio, Inc. is pleased to submit the enclosed bid for the collection and delivery for processing or disposal of residential solid waste, recyclable materials and yard waste within Genoa Township, Liberty Township and Orange Township. This bid is submitted in strict accordance with the Townships' Joint Request for Bids.

Rates quoted in the enclosed bid are valid for a period of no less than sixty (60) days after the bid opening date although not accepted or rejected.

Contact persons for this Joint Request for Bids are as follows:

- Blake Austin, Municipal/Public Sector Representative
(*Questions Regarding the Bid*)
476 East Fifth Avenue
Columbus, OH 43201
(614) 564-7809
blake.austin@rumpke.com
- Mark O'Brien, Region Vice President
(*Legal/Contractual Issues*)
476 East Fifth Avenue
Columbus, OH 43201
(740) 447-6538
mark.obrien@rumpke.com

www.rumpke.com



Rumpke is a family owned and operated company and one of the largest privately-owned integrated waste hauling and disposal firms in the United States serving the Central Ohio area for over 30 years. As a leader in recycling in the Midwest, Rumpke is also a nationally recognized leader in the field of MRF operations, materials management and the global marketing of processed recyclables. As evidenced by the enclosed bid proposal and our past performance within Genoa, Liberty and Orange Townships, Rumpke is in complete compliance with the minimum qualifications as provided in the RFB.

Thank you for this invitation to offer our services to the Genoa, Liberty and Orange Township Boards of Trustees. If you have any questions or require additional information, please do not hesitate to contact me. We look forward to the opportunity of continuing to provide residents of Genoa, Liberty and Orange Townships with innovative, dependable, and cost-effective waste removal and recycling services.

Respectfully submitted,

Rumpke of Ohio, Inc.

Philip E. Wehrman
Philip E. Wehrman
Treasurer

PEW/II

Encl.

Rumpke Waste & Recycling

BID FORM



1-800-828-8171 | www.rumpke.com

BID PROPOSAL FORM

Residential Refuse and Garbage Collection with Recycling
Genoa Township, Liberty Township, and Orange Township
Delaware County, Ohio
Estimated 28,000 Residences

Instructions:

1. Complete ALL blanks.
2. Bidder should submit a bid for a contract satisfying all mandatory specifications and which includes pricing for optional specifications, where Contractor chooses to exercise such option.
3. Submit bids in compliance with RFB.

To the Boards of Township Trustees of Genoa Township, Liberty Township, and Orange Township, Delaware County, Ohio (“Boards”), for furnishing the services as specified in the advertised Legal Notice to Bidders and according to the Request for Bids with Legal Notice, Specifications, and Bid/Contract Documents for Residential Refuse and Garbage Collection with Recycling in the Unincorporated Areas of Genoa Township, Liberty Township, and Orange Township, Delaware County, Ohio (“RFB”) attached hereto:

The signer of this Bid Proposal Form, as Bidder, declares that the only person, persons, company, or parties interested in this proposal as principals are named, that he has carefully examined the annexed form of Contract and the RFB, that he or his representative has made such investigation as is necessary to determine the character and extent of the subject of the Contract, and he proposes and agrees that if this proposal is accepted, he will contract with the Board, in the form of Contract hereto attached, to furnish at his own cost and expense, all equipment, labor, and services for the Contract, within the time period specified in, and according to the Legal Notice to Bidders and Bid Package, for the following prices to wit:

Reservations of Rights:

The Boards reserve the following rights in relation to any submitted bid and/or the Contract:

- A. The right to disqualify any bid that takes exception to or limits the rights of the Board.
- B. To refuse any bid not properly submitted in accordance with the requirements of this RFB.
- C. To reject bids submitted with incomplete bid documents or forms.
- D. To reject the selected bid and/or other bids at any time prior to execution of the Contract.
- E. The right to cancel this RFB at any time.
- F. To reduce the scope of services required herein and to negotiate the price to reflect such change after award of the Contract.

Award:

The Boards shall award the Contract to the Bidder deemed to have submitted the lowest and best bid, as determined solely by the Boards and/or their representative(s). The Boards reserve the right to reject any and/or all bids, or any portion of any and/or all bids; to waive informalities or irregularities that do not affect the substance of the specifications and contents of the RFB; and to award a contract in the manner deemed to be in the best interest of the boards, the Townships, and Delaware County, Ohio.

1. Bidder Contact Information:

Name of Bidder/Company:
RUMPKE OF OHIO, INC.

Bidder/Company Address:
3990 Generation Drive
Cincinnati, OH 45251

Name of Contact for Bidder/Company:
William J. Rumpke, Jr., President

Bidder/Company Telephone Number (including Area Code):
(800) 828-8171

Bidder/Company Facsimile Number (including Area Code):
N/A

Bidder/Company Email:
bill.rumpkejr@rumpke.com

2. Bid:

Bid price for unlimited weekly curbside refuse and garbage collection (including bulk materials), yard waste, and weekly recycling services, on days to be mutually agreed upon between the Contractor and each Township, in accordance with, and subject to, all provisions, terms, conditions, and limitations contained in the Notice to Bidders and RFB, which price reflects the cost of legal disposal at a site approved by the Delaware Knox Marion Morrow Solid Waste District.

Persons sixty-two (62) years of age and older who are the head of household of a Residential Unit shall receive a discount of ten percent (10%) off the total price of Collection Services.

Alternate 1. Bid price for unlimited weekly curbside refuse and garbage collection (including yard waste and bulk materials) and weekly recycling services with the Contractor's purchase and provision of two (2) eighteen (18) gallon recycling containers for each Subscriber (at no additional cost), all in accordance with, and subject to, all provisions, terms, conditions, and limitations contained in the RFB, which price reflects the cost of legal disposal at a site approved by the Delaware Knox Marion Morrow Solid Waste District.

a. Unit Cost – Labor and Material (Per Subscriber, per month)	\$ <u>19.04</u>
b. Bid Price (Total Unit Cost x <u>27,811</u> (28,000 Estimated Residences)	\$ <u>529,521.44</u>

**THE ABOVE PRICE SHALL NOT BE MODIFIED DURING THE
THREE (3) YEAR CONTRACT PERIOD**

Alternate 2. Bid price for unlimited weekly curbside refuse and garbage collection (including yard waste and bulk materials) and weekly recycling services with the Contractor's purchase and provision of two (2) eighteen (18) gallon recycling containers for each Subscriber (at no additional cost), all in accordance with, and subject to, all provisions, terms, conditions, and limitations contained in the RFB, which price reflects the cost of legal disposal at a site approved by the Delaware Knox Marion Morrow Solid Waste District. In addition, Contractor will provide five (5) yearly curbside yard waste specific collections that will be disposed of at a yard waste or compost facility.

a. Unit Cost – Labor and Material (Per Subscriber, per month)	\$ <u>25.04</u>
b. Bid Price (Total Unit Cost x <u>27.811</u> (28,000 Estimated Residences)	\$ <u>696,387.00</u>

**THE ABOVE PRICE SHALL NOT BE MODIFIED DURING THE
THREE (3) YEAR CONTRACT PERIOD**

Alternate 3. Bid price for unlimited weekly curbside refuse and garbage collection (including bulk materials); separate weekly yard waste collection from April through November, and Christmas tree pick-up from late December through January, that will be disposed of at a yard waste or compost facility; and weekly recycling services, with the Contractor's purchase and provision of two (2) eighteen (18) gallon recycling containers for each Subscriber (at no additional cost), all in accordance with, and subject to, all provisions, terms, conditions, and limitations contained in the RFB, which price reflects the cost of legal disposal at a site approved by the Delaware Knox Marion Morrow Solid Waste District.

a. Unit Cost – Labor and Material (Per Subscriber, per month)	\$ <u>25.04</u>
b. Bid Price (Total Unit Cost x <u>27,811</u> (28,000 Estimated Residences)	\$ <u>696,387.00</u>

**THE ABOVE PRICE SHALL NOT BE MODIFIED DURING THE
THREE (3) YEAR CONTRACT PERIOD**

3. The Bidder understands and agrees that the Boards have full discretion to determine and award the Contract under either of the two alternates stated above and that in doing so its determination of the lowest responsive and responsible Bidder shall be based upon the alternate chosen.

4. List all refuse and garbage items and recycling materials not covered under unlimited curbside collection service (including yard waste and bulk materials) and recycling services:
Please see "Unacceptable Items List"

(NONE, IF NOTHING INSERTED)

5. Bid – “OPTIONAL” Specifications/Items

The total fixed base price for the collection and delivery for processing or disposal of residential solid waste, recyclable materials, and yard waste shall NOT include those specifications/items listed as “OPTIONAL,” but may be considered by the Boards in accordance with Section 6.12.D of this RFB. If the Boards elect to have the Contractor perform or provide and “OPTIONAL” specification/item, the cost for that “OPTIONAL” specification(s)/item(s) shall be added to the total fixed base price of the Contract.

“OPTIONAL” SPECIFICATIONS/ITEMS

4A. Charge for Removal of Chlorofluorocarbons (“CFC’s”) from Appliances:

Current Subscriber:	\$ 65.00
Non-Subscriber Residing within Townships:	\$ 65.00

4B. Price Per Month for Optional Rental of Wheeled Trash/Recycling Containers:

30-40 Gallon:	\$ 3.50
60-70 Gallon:	\$ 3.50 *
90-100 Gallon:	\$ 3.50 *

4C. Other:	\$ N/A
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6. As provided in the RFB, the term of the Contract shall be for three (3) years, extending from February 1, 2024 through and including January 31, 2027, with a potential for a mutually agreed extension for a period of one (1) to three (3) additional years.

7. As provided in the RFB, the bid price may be renegotiated to the extent permitted by law.

8. As provided in the RFB, the Bidder warrants that this bid is valid and “firm” for a period of at least sixty (60) days from the bid opening date.

No bidder shall withdraw his bid until at least sixty (60) days after the bid opening date.

9. The latest financial statement of the Bidder (check one):

is submitted with this proposal

_____ shall be presented upon request to the Boards (either individually or as a group) for review in face to face meeting(s), with the proviso that it shall be returned to the Bidder upon completion of the review meeting(s) and not left with the Townships. The Bidder understands and agrees that the Board does not represent or warrant that any such document will not be a public record subject to disclosure and states that the Bidder has consulted with its legal counsel to assure itself as to any concerns in such regard.

(Note: Bidder shall indicate the applicable manner for the submission of its latest financial statement).

* See Service Offerings and Clarifications

10. As provided in the RFB, if the foregoing proposal shall be accepted by the Boards, and the undersigned shall fail to execute a satisfactory Contract and/or deliver the required Contract performance bond within ten (10) days after notice of bid acceptance, then the Boards at their option, may declare the amount of the bond accompanying this RFB as forfeited to the Boards as liquidated damages for the failure or refusal of the undersigned to execute such Contract; otherwise, the bond accompanying such Proposal shall be void.

Attached hereto is a performance bond in favor of the Boards issued by a surety in the amount of one hundred percent (100%) of the total of the price bid.

Attached hereto is bid security in favor of the Boards in the amount of fifteen thousand dollars (\$15,000.00) in the form of a bond.

(NOTE: The Bidder shall indicate the applicable form of its bid guarantee).

DATED this 9th day of June, 2023.

[Signature(s) appear(s) on next page

BIDDER:

NOTE: If the Bidder is an individual or association, the full name, residence, and signature of any person or party interested in the foregoing Proposal as Bidder or Principal of the Bidder must be provided. Signatures must be in writing.

NAME

RESIDENCE

Signature of Bidder

Printed Name

Signature of Bidder

Printed Name

NOTE: If the Bidder is a firm or corporation, sign firm name or corporation name followed by the name of the person authorized to sign said bid, stating his title or position with the firm or corporation; if partnership, sign partnership name by one of the partners. Signature must be in writing. Bid Proposal Form Affidavit must be attached.

FIRM OR CORPORATE NAME: RUMPKE OF OHIO, INC.

STREET ADDRESS: 3990 Generation Drive

CITY, STATE & ZIP: Cincinnati, OH 45251

PHONE NUMBER: (800) 828-8171

By: William J. Rumpke Jr.
(Signature)

William J. Rumpke, Jr.
(Printed Name)

Title: President

GENOA, LIBERTY, & ORANGE TOWNSHIP SOLID WASTE BID SERVICE OFFERINGS AND CLARIFICATIONS

Customer Service

Nearby Customer Service Center

Rumpke has the capacity and training to manage all municipal and residential service request. Our local customer service center has a 10-second average hold time and operating hours of 8:00 AM – 5:00 PM.

Community Representatives

Full-time representatives are available to meet your needs, ensuring your service questions and requests are addressed quickly and professionally, and assuring contract compliance.

Experience & Safety

Rumpke is a family owned and operated business founded near Cincinnati, Ohio 1932. The company serves hundreds of throughout the Midwest region. Rumpke works to recruit and retain professional experienced drivers and has the highest full-time safety staff per capita in the industry. The service in your community is provided by Rumpke's local Columbus, Ohio operation.

Resident Communications

Rumpke has a full-time professional communications department to assist with community-wide initiatives, media, digital communications, promotions and recycling education. Service information and guidelines are communicated to residents on Rumpke's initial and follow-up residential notifications, which may be mailed and/or provided electronically. Rumpke also provides media assistance and supports communities in distributing service information, tips and reminders over their preferred platforms such as websites, social media pages and newsletters. Rumpke's municipal customers receive access to the company's municipal e-newsletter, which contains service updates, holiday reminders, free educational materials and other resources crafted to support clean and green initiatives to the communities we serve.

SERVICE CLARIFICATIONS

Bulk Item Collection

To support health and safety in the community, some items should be prepared a certain way prior to collection. As an example, mattresses and upholstered items must be wrapped in plastic prior to collection. Residents should schedule bulk item pickups by calling Rumpke 24 hours in advance. This ensures residents receive updated preparation guidelines and facilitates timely and consistent collection.

Trash & Recycling Containers

18-gallon red Rumpke recycling bins will be provided as requested in the bid specs. Included in our bid @ no additional charge Rumpke will include, with mutual agreement from each community, one 65 or 95 gallon dark green Rumpke wheeled

Rumpke Waste & Recycling

recycling container in place of two 18-gallon recycling bins per household for the entire community.

Program Implementation

If a community opts into using the 65 or 95 gallon recycling carts, Rumpke will meet with that community individually to discuss how and when they would like the containers delivered to each household.

Billing

Rumpke will continue with current billing schedule with updated pricing going into effect at the start of the new contract.

Program Management

Rumpke will send out mailers to each resident in each community highlighting any changes in service and including our most up to date recycling acceptable items list. This would likely occur in mid to late December or early January depending on the preference of the township.

Program Organization

In the time between the contract being awarded and the new contract start date, Rumpke will meet with each township individually to discuss any changes to service in their community and highlight our plans for implementation and address any concerns the community may have.

Value Added Services

Residents will be notified of any changes to service via both email and hard copy mailers. Rumpke will also work with the communities to put together social media posts or other marketing items upon request.



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Rumpke Waste & Recycling

Experience Statement

Our Story

Rumpke Waste & Recycling is one of the largest waste and recycling firms in the United States. The company began in 1932, when William F. Rumpke operated a coal and junkyard business in Carthage, Ohio, which later morphed into a hog farm. William, with the help from his brother Bernard, collected garbage from business owners to feed their large hog stock. As the years passed, William and Bernard converted their hog farm into a trash collection business and created the company's first landfill. Today, the company is managed by William Rumpke's grandson, President & CEO William Rumpke Jr., along with other family members, an outside board of directors and a corporate management team.



Over the years, Rumpke has increased its service area to become one of the largest, privately-owned waste and recycling service providers in the nation, serving millions of residential, commercial and industrial customers throughout the United States.



Rumpke continues to grow through acquisitions, organic opportunities and investments in technology. Today, the company owns or operates 14 landfills and 12 recycling centers serving customers throughout Ohio, Kentucky, Indiana and West Virginia.

With a fleet of more than 2,000 hauling vehicles (2,600 total vehicles) and a workforce of approximately 4,000 employees, Rumpke is a leader in environmental solutions. After more than 90 years, Rumpke remains a strong player in the industry, serving more than 1.7 million residential and commercial customers, and nearly 500 municipal contracts daily.

One of Rumpke's other divisions, The William-Thomas Group, also services national accounts using a nationwide network of more than 5,000 waste haulers.

Rumpke's first landfill is one of the largest Sub-Title D landfills in the United States, accepting up to 12,500 tons of trash daily. The landfill is located in Colerain Township (near Cincinnati), and serves as the company's corporate headquarters. Rumpke owns or operates the following landfills:

- Athens-Hocking Landfill
(Nelsonville, Ohio)
- Bartholomew County Landfill
(Columbus, Indiana)
- Beech Hollow Landfill
(Wellston, Ohio)
- Bond Road Landfill
(West Harrison, Ohio)
- Brown County Landfill
(Georgetown, Ohio)
- Boyd County Sanitary Landfill
(Ashland, Kentucky)
- Crawford County Landfill
(Bucyrus, Ohio)
- Jackson County Landfill
(Medora, Indiana)
- Lake County Landfill
(Painesville, Ohio)
- Montgomery County Landfill
(Mt. Sterling, Kentucky)
- Noble Road Landfill
(Shiloh, Ohio)
- Pendleton County Landfill
(Butler, Kentucky)
- Pike Sanitation Landfill
(Waverly, Ohio)
- Rumpke Sanitary Landfill
(Colerain Township, Ohio, near Cincinnati)



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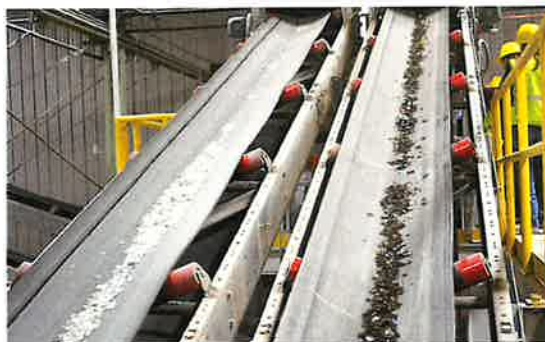
Commitment to Sustainability

Rumpke works with businesses, industries, residents, communities and municipalities to start and sustain successful waste diversion and recycling programs. Rumpke's first recycling location was established in 1941 in Southwestern Ohio. The operation was primitive compared to today's recycling technologies, and consisted mostly of manual sorting.

In 1989, Rumpke purchased a recycling operation in Pickaway County, Ohio. This purchase—which marked the start of Rumpke's official recycling division—was followed by a second site in Cincinnati in 1991. Dual-stream facilities opened in Columbus and Dayton, Ohio, Louisville and Ashland, Kentucky, and Indianapolis, Indiana, throughout the 1990s. The facilities met a critical demand for communities seeking to divert material from landfills.

As the recycling industry grew, Rumpke remained at the forefront and continued investing in the latest technologies. Today, Rumpke provides the regional framework necessary to serve residential, commercial and industrial customers.

Rumpke owns and operates three of the most advanced recycling facilities in the nation, including a facility in Columbus, Ohio, a newly renovated glass processing site in Dayton, Ohio, and a \$32 million facility in Cincinnati, Ohio, capable of sorting more than 100,000 pounds of recyclables per hour. These newly updated and advanced facilities make Rumpke a regional recycling leader.



Via positive negotiations, Rumpke has secured long-term and stable marketing agreements with regional, domestic manufacturers that purchase recyclables for use as raw materials. Rumpke's end-user network is further assurance that items collected and processed by Rumpke are being recycled and put to good use.

Rumpke offers complete environmental solutions including much more than earth-friendly disposal and recycling services. Rumpke services also include composting (where available), construction recycling and e-waste and universal waste hauling options for recycling.

Rumpke is even making a difference at its landfills. At Rumpke Sanitary Landfill, near Cincinnati, the company recovers landfill gas and converts it into natural gas energy for up to 27,000 homes. The operation is the largest landfill gas to direct pipeline energy system in the world, and it's been in operation since 1986. Rumpke also boast landfill gas to energy systems at Boyd County Sanitary Landfill, the Brown County, Ohio Landfill, and the Pendleton County, Kentucky Landfill. Not to mention, design work is already underway to build additional waste to energy plants at landfills in Kentucky and Indiana.



Rumpke also works to make sustainability common practice throughout company operations by educating employees and implementing practices to conserve water, construction materials and fuel. Today, Rumpke recycles more than a million tires annually, using them as drainage layers or separation barriers for landfills.

In 2011, the firm opened compressed natural gas filling stations and began a pilot program to run garbage trucks on green energy. Today, Rumpke's compressed natural gas fleet has grown to more than 400 vehicles and compressed natural gas fueling stations can be found at Rumpke's Cincinnati, Columbus and Dayton, Ohio locations as well as at its site in Louisville, Kentucky.

Rumpke is also a leader in transparency, community outreach and education. Nearly 6,000 visitors tour Rumpke sites each year to learn more about proper waste and recycling practices and environmental protection. The firm offers presentations and hosts open houses to teach the public about the components of a complete environmental solution.



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Compliance

Rumpke's Engineering and Environmental Affairs Division oversees landfill regulatory compliance, environmental monitoring, planning and design, and construction management. Rumpke's engineers, environmental scientists and technicians work with consultants to meet or exceed all compliance standards set forth by local, state and federal regulators.

Staying Safe

Safety is a top priority at Rumpke. Rumpke and its divisions employ a Corporate Safety Department with members working throughout Rumpke's service regions. The safety team consists of Department of Transportation (DOT), Occupational Safety and Health Administration (OSHA), Fire Prevention and Loss Control departments, as well as site safety supervisors. Beyond conducting compliance and safety audits, the team presents initial and continuing education opportunities for all Rumpke employees.

Monthly "tool box talks" highlight seasonal safety issues, and throughout the year specialized courses are developed and implemented. Techniques are learned, practiced, observed and evaluated for continuous improvement.

Rumpke divisions strive to comply with all OSHA, DOT, EPA and other regulatory agencies. Each manager and supervisor is required to attend the OSHA 30-hour voluntary outreach program. Employees attend new hire, annual and in-service safety and health training for the tasks they are assigned to perform.

Safety is a primary component of the Rumpke culture internally as well as externally. The National Waste and Recycling Association recently partnered with the National Institute for Occupational Safety and Health (NIOSH) and the U.S. Department of Health and Human Services (HHS), to develop driver safety communications based on Rumpke's public awareness campaign, "Slow Down to Get Around."



Rumpke initiated the "Slow Down" campaign in 2004, following two accidents in one week in which waste collection drivers were struck by passing motorists. The team developed public service announcements, truck decals and other promotional materials. To date,

more than 300 municipalities and firms world-wide have adopted the campaign including Cincinnati, New York and many others.

Strong Foundation Provides Best Service & Overall Customer Experience

The Rumpke family's involvement, a well-trained and qualified staff, and the best technology available combine to ensure a wonderful experience for customers. Rumpke's commitment to providing the best service available at a fair price is an advantage that encourages customers such as, Procter & Gamble, Duke Energy Corp., Columbus Blue Jackets, Cincinnati Reds, Yum Brands, U.S. Postal Service, the Cleveland Browns and Home City Ice to count on Rumpke to manage all their waste and recycling needs.

Learn More About Rumpke



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RUMPKE

Statement of Qualifications

Rumpke's Columbus Region

Background

- Crawford County Landfill operated for Crawford County, Oh
- Transfer station and hauling operation in Lima, Ohio
- Delaware County transfer station operated for Delaware County, Oh

Equipment

Rumpke operates about 310 trucks, including roll off, front load and rear load for both waste and recycling collection.

Employment

Rumpke's Columbus Region is comprised of about 532 employees including drivers, equipment operators, mechanics, general laborers, commercial and municipal sales representatives, managers and administrative personnel.

Service Offerings

Rumpke's Columbus Region facilities offer comprehensive waste removal, disposal and recycling options to residential, commercial and industrial customers.

Services include municipal solid waste removal and disposal, roll off containers, commercial containers, compactors and residential and commercial recycling collection where available.

Service Territory

Rumpke's Columbus Region provides service to communities in businesses in the following Ohio counties:

Allen	Fayette	Knox	Pickaway	Wyandot
Crawford	Franklin	Licking	Putnam	Van Wert
Delaware	Hardin	Madison	Seneca	
Fairfield	Hancock	Marion	Wood	

Municipal Contracts

Rumpke's Central Ohio facilities provide contracted residential waste removal services, curbside recycling and drop-off box recycling programs for more than 68 municipalities and solid waste districts within its service footprint.

Key Personnel

Key management personnel for Rumpke's Columbus Region include the following:

- Andrew Rumpke, Area President
- Mark O'Brien, Region Vice President
- Jeffrey Snyder, Director of Recycling
- Eric Webber, Area Sales Manager
- Walter Ferguson, Region Sales Manager
- Blake Austin, Municipal/Public Sector Representative
- Jake Heffron, Municipal/Public Sector Representative
- Michael Espino, Crawford County Landfill Manager
- Daniel Miller, Operations Manager
- Logan Miller, Region Recycling Manager



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REFERENCES

The following are provided as references for whom Rumpke currently provides similar services:

Community Reference

- CITY OF BEXLEY
2242 E. Main Street
Bexley, Ohio 43209
Contact: Andy Bashore, Public Service Director – (614) 559-4220
Scope of Services: Residential solid waste, yardwaste and curbside recycling collection and processing provided to more than 4,369 households
- CITY OF WESTERVILLE
21 S. State Street
Westerville, Ohio 43081
Contact: Kevin Weaver, Public Service Director – (614) 901-6740
Scope of Services: Residential solid waste, yardwaste and curbside recycling collection and processing provided to approximately 11,400 households
- CITY OF DUBLIN
6555 Shier Rings Road
Dublin, Ohio 43016
Contact: Jay Anderson, Public Service Director – (614) 410-4753
Scope of Services: Residential solid waste, yardwaste and curbside recycling collection and processing provided to approximately 14,400 households
- BLENDON TOWNSHIP BOARD OF TRUSTEES
6340 S. Hempstead Road
Westerville, Ohio 43081
Contact: Joann Bury, Fiscal Officer (614) 839-2013
Scope of Services: Residential solid waste/yardwaste and curbside recycling collection and processing provided to more than 2,300 households
- CITY OF COLUMBUS
109 N. Front Street
Columbus, Ohio 43215
Contact: Jennifer Gallagher – (614) 645-7805
Scope of Services: Residential curbside recycling/yardwaste and curbside recycling collection and processing provided to more than 100,500 households

Bank Reference

JP MORGAN CHASE, NA
8044 Montgomery Road
Cincinnati, Ohio 45236
Contact: Daniel Orem, Vice-President – (513) 985-5039

In addition, Rumpke provides solid waste and/or recycling services to more than 280 communities within the State of Ohio. More than 450 municipalities and/or governmental agencies are serviced on a contractual basis company wide.



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EXCEPTIONS



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EXCEPTIONS

GENOA, LIBERTY & ORANGE TOWNSHIPS SOLID WASTE BID BID EXCEPTIONS

Section 6 - Specifications

6.5.B Cancellation (Pg 16)

“The Board shall have the right to cancel the Contract without any further liability or obligation, at any time, with or without cause, provided that the Board gives the Contractor prior written notice of its intent to cancel at least thirty (30) days before cancellation.”

Rumpke notes its exception to this provision on the grounds that the current language allows the City to withdraw from the contract at any time upon 30 days' notice, however Rumpke bases its pricing off of the stated term of the contract. We are confident that mutually agreeable language can be negotiated to resolve this issue.

6.45 Insurance and Indemnification (Pg 31)

“The Contractor shall secure, pay for, and maintain until completion of the Contract (including any extension) such insurance and shall indemnify the Township and the Board as provided in Sections 9.4 and 9.5 of this RFB.”

Rumpke notes its exception to this provision. While Rumpke prides itself of providing the highest levels of service in the industry, given the effects of the pandemic and workforces issues, Rumpke is no longer agreeable to defined service penalties. We are confident that mutually agreeable language can be negotiated to resolve this issue.

6.47.B Liquidated Damages (Pg 32)

“If the Contractor misses or fails to make a collection on the regularly scheduled day from any Subscriber(s) on the same street three (3) or more times in any ninety (90) day period, even if corrected within twenty-four (24) hours, then the Board may determine that a service violation has occurred and assess liquidated damages in an amount equal to the lesser of One-hundred Dollars (\$100.00) per Subscriber household or Twenty-five Hundred Dollars (\$2,500.00) per street (no more than one (1) mile in length).

If recyclable materials that are not commingled with non-recyclable items are disposed of in a landfill without prior approval of the Board, the Board may determine that a service violation has occurred and assess liquidated damages in an amount equal to the lesser of Twenty-five Dollars (\$25.00) per residential unit or Two Hundred Fifty Dollars (\$250.00) per street (no more than one (1) mile in length) per day.

The remedies available pursuant to this Section are in addition to any other remedies available to the Board pursuant to this Contract, and the Board’s determination not to pursue any remedy in response to a failure to perform shall not constitute a waiver by the Board of the right to exercise any remedy in response to a subsequent failure to perform.”

Rumpke notes its exception to this provision. While Rumpke prides itself of providing the highest levels of service in the industry, given the effects of the pandemic and workforces issues, Rumpke is no longer agreeable to defined service penalties. We are confident that mutually agreeable language can be negotiated to resolve this issue.

6.47.F Clean-Up Reimbursement

"In the event the Boards perform cleanup services pursuant to Section 6.40.K herein, the Townships may recover the cost of such services at the rate of One Hundred Dollars (\$100.00) per service call, plus Fifty Dollars (\$50.00) per hour for services performed. The remedy available pursuant to this Section is in addition to any other remedies available to the Boards pursuant to this Contract, and the Boards' determination not to pursue any remedy in response to a failure to perform shall not constitute a waiver by the Boards of the right to exercise any remedy in response to a subsequent failure to perform."

Rumpke notes its exception to this provision. While Rumpke prides itself of providing the highest levels of service in the industry, given the effects of the pandemic and workforces issues, Rumpke is no longer agreeable to defined service penalties. We are confident that mutually agreeable language can be negotiated to resolve this issue.

6.49 Joint Participation with Other Political Subdivisions

"Pursuant to O.R.C. Section 9.48, the Boards may permit one (1) or more other political subdivisions to participate in the Contract, and may charge a reasonable fee to cover any additional costs incurred as a result of their participation. The Contractor and any newly participating political subdivision(s) will execute a separate agreement(s) with identical terms to the Contract provided in this RFB."

Rumpke notes its exception to this provision. While recognizing the ability for another political subdivision to participate in the Contract, Rumpke's preference is to bid separately since every municipality has differing needs that may call for alternative requirements and/or costs.

9.4 Indemnification

"The Contractor shall provide indemnification as follows:

A. To the fullest extent of the law and without limitation, the Contractor agrees to indemnify and hold free and harmless the Indemnified Parties from any and all actions, claims, suits, demands, judgments, damages, losses, costs, and expenses, including but not limited to attorney's fees, arising out of or resulting from any accident, injury, bodily injury, sickness, disease, illness, death, or occurrence, regardless of type or nature, negligent or accidental, actual or threatened, intentional or unintentional, known or unknown, realized or unrealized, related in any manner, in whole or in part, to the Contracted Parties' performance of this Contract or the Contracted Parties' actions, inactions, or omissions. The Contractor agrees that in the event of or should any such actions, claims, suits, or demands be brought against the Indemnified Parties that the Contractor shall, at its own expense, promptly retain defense counsel to represent, defend, and protect the Indemnified Parties, paying any and all attorney's fees, costs, and expenses. The Contractor further agrees that in the event of or should any such actions, claims, suits, or



demands be brought against the Indemnified Parties, that the Contractor shall pay, settle, compromise, and procure the discharge of any and all judgments, damages, losses, costs, and expenses, including but not limited to attorney's fees.

B. The Contractor shall assume full responsibility for, pay for, and shall indemnify and hold free and harmless the Indemnified Parties from any harm, damage, destruction, injury, or loss, regardless of type or nature, known or unknown, realized or unrealized, to any property, real or personal, belonging to the Indemnified Parties or others, including but not limited to real estate, buildings, structures, fixtures, furnishings, equipment, vehicles, supplies, accessories and/or parts arising out of or resulting in whole or in part from any acts, inactions, or omissions, negligent or accidental, actual or threatened, intentional or unintentional of the Contracted Parties.

C. To the fullest extent of the law and without limitation, the Contractor agrees to indemnify and hold free and harmless the Indemnified Parties from any and all actions, claims, suits, demands, judgments, damages, losses, costs, penalties, fines, and expenses, including, but not limited to attorney's fees, arising out of or resulting from any violation of governmental laws, regulations, any spoilage, harm, damage, injury, or loss of or upon the environment, including, but not limited to land, water, or air, or any adverse effect on the environment, including, but not limited to land, water, or air, regardless of type or nature, negligent or accidental, actual or threatened, intentional or unintentional, known or unknown, realized or unrealized, related in any manner, in whole or in part, to the Contracted Parties performance of this Contract or the Contracted Parties' actions, inactions, or omissions. The Contractor agrees that in the event of or should any such actions, claims, suits, or demands be brought against the Indemnified Parties that the Contractor shall, at its own expense, promptly retain defense counsel to represent, defend, and protect the Indemnified Parties, paying any and all attorney's fees, costs, and expenses. The Contractor further agrees that in the event of or should any such actions, claims, suits, or demands be brought against the Indemnified Parties, that the Contractor shall pay, settle, compromise and procure the discharge of any and all judgments, damages, losses, costs, penalties, fines, and expenses, including, but not limited to attorney's fees."

Rumpke notes its exception to the General Indemnification provision on the grounds that the current language would make Rumpke liable for acts of City employees and we limit our exception to this extent. We are confident that mutually agreeable language can be negotiated to resolve this issue.

9.8 Damages in the Event of Default

"The Boards declare and the Contractor acknowledges that the Boards may suffer damages due to the failure of the Contractor to act in accordance with the requirements, terms, specifications, and conditions of the Contract. The Boards declare and the Contractor agrees that such failure shall constitute an event of default on the part of the Contractor and the Contractor agrees to pay damages to the Boards to compensate the Boards for any damages incurred as a result of the default. The Contractor agrees that if the Boards do not give prompt notice of such a failure, that the Boards have not waived any of their rights or remedies concerning the failure by the Contractor.

Rumpke Waste & Recycling

In the event of default by the Contractor, the Boards may procure the Services from other sources and hold the Contractor responsible for any excess costs occasioned thereby.”

Rumpke notes its exception to this provision on the grounds that default by contractor fails to allow notice with the ability to cure before procuring services from other sources or liability of excess costs. We limit our exception to this extent and are confident that mutually agreeable language can be negotiated to resolve this issue.



www.rumpke.com | 1-800-828-8171



Rumpke Waste & Recycling

REQUEST FOR BIDS



1-800-828-8171 | www.rumpke.com

JOINT REQUEST FOR BIDS (RFB)

LEGAL NOTICE, SPECIFICATIONS, BID DOCUMENTS, AND CONTRACT DOCUMENTS FOR RESIDENTIAL SOLID WASTE, RECYCLABLE MATERIALS, AND YARD WASTE COLLECTION AND DELIVERY FOR PROCESSING OR DISPOSAL FOR THE COLLECTIVE UNINCORPORATED AREAS OF GENOA TOWNSHIP, DELAWARE COUNTY, OHIO, LIBERTY TOWNSHIP, DELAWARE COUNTY, OHIO, AND ORANGE TOWNSHIP, DELAWARE COUNTY, OHIO

Sealed bids clearly marked "Solid Waste Bid" on the outside of the envelope should be addressed and submitted to:

Paul Wise
Genoa Township Administrator
Genoa Township Hall
5111 S. Old 3C Hwy.
Westerville, OH 43082

Bids will be received, beginning May 15, 2023
until 10:55 a.m. local time on June 15, 2023.



Genoa Township
Board of Trustees

Mark Antonetz
Connie Goodman
Renee Vaughan

Fiscal Officer

Patrick M. Myers

5111 S. Old 3C Hwy.
Westerville, OH 43082

www.genoatwp.com



Liberty Township
Board of Trustees

Scott Donaldson
Shyra Eichhorn
Bryan Newell

Fiscal Officer

Rick Karr

7802 North Liberty Road
Powell, OH 43065

www.libertytwp.org

June 9, 2023

Orange Township
Board of Trustees

Erica Fouss
Lisa Knapp

Fiscal Officer

Lisa Kraft

1680 E. Orange Rd.
Lewis Center, OH 43035

www.orangetwp.org



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LEGAL NOTICE TO BIDDERS

JOINT REQUEST FOR BIDS FOR RESIDENTIAL SOLID WASTE, RECYCLABLE MATERIALS, AND YARD WASTE COLLECTION AND DELIVERY FOR PROCESSING OR DISPOSAL FOR THE COLLECTIVE UNINCORPORATED AREAS OF GENOA TOWNSHIP, LIBERTY TOWNSHIP, AND ORANGE TOWNSHIP IN DELAWARE COUNTY, OHIO

The Boards of Trustees for Genoa Township, Liberty Township, and Orange Township, all of Delaware County, Ohio (hereinafter "Boards"), hereby collectively request bids for residential solid waste, recyclable materials, and yard waste collection and delivery for processing or disposal for the unincorporated areas of Genoa Township, Liberty Township, and Orange Township (collectively "Townships").

Bids will be received by the Boards care of Paul Wise, Genoa Township Administrator, at the Genoa Township Offices located at 5111 S. Old 3 C Hwy., Westerville, OH 43082 during standard business hours (8:00 a.m. to 4:00 p.m. Monday through Friday) beginning May 15, 2023 until 10:55 a.m. local time on June 15, 2023. Bids received after this date and time shall not be considered and will be returned unopened.

At 11:00 a.m. on June 15, 2023 at the Genoa Township Offices, bids will be publicly opened and read aloud. The time, date, and place of bid openings may be extended to a later date by the Boards. Written or oral notice of the change shall be given to all persons who have received or requested a Request for Bids Package ("RFB") not later than ninety-six (96) hours prior to the original time and date fixed for the opening. All bids shall be considered valid until sixty (60) days after the bid opening date although not accepted or rejected.

This contract generally requires the provision of all equipment, vehicles, labor, and materials necessary to provide unlimited residential solid waste, recyclable materials, and yard waste collection and delivery for processing or disposal services within the unincorporated areas of the Townships. The selected contractor shall also provide the same services to each of the Townships for all Township-owned buildings, lands, and facilities without charge to the Townships.

The RFB also requests proposals for optional items, including but not limited to, chlorofluorocarbon removal, bulk items, and provision of wheeled trash and recycling containers.

All services shall be provided and performed in accordance with the provisions of the RFB. An RFB containing the terms and conditions of this contract, together with detailed technical Specifications and bid documents, can be obtained during standard business hours (8:00 a.m. to 4:00 p.m. Monday through Friday) beginning May 15, 2023 at the Genoa Township Offices, online at the Boards' respective Internet websites (www.genatwp.com, www.libertytwp.org, www.orangetwp.org), or by calling Paul Wise, Genoa Township Administrator, at (614) 568-2021.

The term of this contract will be three (3) years, extending from February 1, 2024 through January 31, 2027, with the potential for a mutually agreed extension for a period of one (1) to three (3) additional years.

Bids must be submitted on the forms contained in the RFB; shall contain the full name of each person, party, or parties submitting the bid and all persons interested therein; shall have all blank spaces completed; and shall be enclosed in a sealed opaque envelope addressed and submitted to Paul Wise, Genoa Township Administrator, Genoa Township Office, 5111 S. Old 3 C Hwy., Westerville, OH 43082. The envelope shall be clearly marked: "Solid Waste Bid."

Each bidder is required to furnish, at the time of its bid, security in accordance with O.R.C. §§ 307.88 and 153.54, *et seq.* Security shall be a bond in the amount of fifteen thousand dollars (\$15,000.00), conditioned that the bidder, if the bidder's bid is accepted, shall execute a contract in conformity with the invitation (RFB) and the bid. Security furnished in bond form shall be issued by a surety company or corporation licensed in the State of Ohio to provide said surety. All security shall be in favor of the Genoa Township Board of Trustees, Liberty Township Board of Trustees, and Orange Township Board of Trustees, Delaware County, Ohio.

The successful bidder shall be required to faithfully perform all things to be done under the contract. Accordingly, a performance bond in the full amount (100%) of the contract shall, as a condition of entering the contract, be required from the successful bidder. Said bond shall be in the names of the Genoa Township Board of Trustees, Liberty Township Board of Trustees, and Orange Township Board of Trustees, Delaware County, Ohio; be furnished within ten (10) days from the date of the award; and be in accordance with Ohio Revised Code Section 153.54, *et seq.* The performance bond shall be issued by a surety company or corporation licensed in the State of Ohio to provide said surety.

A pre-bid conference will take place at the Genoa Township Office, 5111 S. Old 3 C Hwy., Westerville, OH 43082 at 10:00 a.m. on June 6, 2023.

Each bid shall be accompanied by a complete statement of qualifications.

The Boards collectively reserve the right to select the bidder deemed to have submitted the lowest and best bid, as determined solely by the Boards and/or their representative(s); to reject any and/or all bids, or any portion of any and/or all bids; to waive informalities or irregularities that do not affect the substance of the Specifications and contents of the RFB; and to award a contract in the manner deemed to be in the best interest of the Townships.

By Resolution of:

Genoa Township Board of Trustees
Orange Township Board of Trustees
Liberty Township Board of Trustees

IMPORTANT NOTE

By submitting a bid, Bidders will be presumed to be familiar with all of the instructions, requirements, and Specifications set forth in this RFB. Bidders are advised to read, understand, and become familiar with the instructions, requirements, and Specifications set forth in this RFB.

Section 1 – Definitions

The following definitions apply to this joint RFB and related documents:

- A. “Administrators” collectively means the Township Administrators of Genoa, Liberty, and Orange Townships in Delaware County, Ohio.
- B. “Bidder” means any person, company, partnership, or firm submitting a bid pursuant to this RFB. Bidder includes the Contractor.
- C. “Boards” collectively means the duly elected or appointed Genoa Township Board of Trustees, Liberty Township Board of Trustees, and Orange Township Board of Trustees in Delaware County, Ohio.
- D. “Bulk material” includes furniture, appliances, including “white goods” (provided that white goods containing Chlorofluorocarbons [CFC’s] display satisfactory evidence of CFC removal by a certified technician), boards, fencing, paneling, carpeting, etc. Picnic tables, chairs, and benches shall be included, without limitation, as furniture.
- E. “Committee for Review” means the committee authorized to evaluate bid proposals and submit recommendations. The committee shall consist of one representative from each of the three (3) Townships and the Director of Delaware Knox Marion Morrow (“DKMM”) Solid Waste District.
- F. “Contract” means any contract resulting from this RFB.
- G. “Contracted Parties” collectively means the Contractor, any subcontractor, and any sub-subcontractor and includes, but is not limited to, any of the Contractor’s, any subcontractor’s, or any sub-subcontractor’s boards, board members, officers, officials, employees, volunteers, agents, servants, and representatives.
- H. “Contractor” means the successful bidder and holder of a lawful contract to provide for residential solid waste, recyclable materials, and yard waste collection and delivery for processing or disposal services within the unincorporated areas of the Townships. As used in this RFB, “Contractor” also means the employees or representatives of the holder of a lawful contract.
- I. “County” means Delaware County, Ohio.
- J. “Equipment” means all vehicles, machines, containers, and supplies necessary for the collection and delivery for processing or disposal of residential solid waste, recyclable materials, and yard waste collection as specified in this RFB.
- K. “Exception” means a Bidder’s inability or unwillingness to meet a term, condition,

specification, or requirement in the manner specified in this RFB.

- L. “Garbage” includes all putrescible wastes, except sewage and body waste, and includes vegetable and animal offal, but excludes recognizable industrial by-products.
- M. “Householder” means the head of a family or one maintaining his or her separate living room or quarters in the Township, and includes only the owners, tenants, and occupants of all single family and two-family dwelling structures from which garbage, refuse, recyclables, or yard waste are generated and set-out for curbside pick-up.
- N. “Indemnified Parties” collectively means the Townships, the Boards, and all of their respective boards, board members, officers, officials, employees, volunteers, agents, servants, and representatives.
- O. “Party” means the Boards or Contractor individually.
- P. “Parties” means the Boards and Contractor collectively.
- Q. “Recyclables” shall at the minimum be defined as newspaper, corrugated materials, pressboard packaging, magazines, aseptic containers, gabletop cartons (milk, juice, half & half, etc.), beverage glass (clear, green, brown), aluminum and bi-metal beverage cans, aluminum foil, pie pans, steel food cans, and #1 and #2 plastics.
- R. “Recycling Bin” means a storage unit in which recyclable material is placed by the occupants of residential premises. Such bin shall meet the requirements of the Board.
- S. “Refuse” or “Rubbish” includes non-putrescible non-liquid wastes, such as ashes, bulk materials, cinders, tin cans, broken or non-recyclable glass, bottles, rags, wastepaper, wood and paper boxes, yard waste, large household objects such as furniture and appliances, bricks, concrete, dirt, rocks, blocks, sand, cement, gravel, and remodeling materials. Refuse is limited only by what is generated by the household and shall not include commercial refuse.
- T. “Resident” means an individual residing in the unincorporated areas of Genoa Township, Liberty Township, or Orange Township, Delaware County, Ohio.
- U. “Residential” means single family and two-family dwelling structures.
- V. “RFB” means this joint request for bids package.
- W. “Services” means collectively the collection and delivery for processing or disposal of solid waste, recyclable materials, and yard waste.
- X. “Solid Waste Bid” means this joint request for bids package.

Y. "Subscriber" means any Householder within the Township who is included in the contract to be awarded through this RFB.

Z. "Township" means individually either Genoa Township, Liberty Township, or Orange Township, in Delaware County, Ohio, and that township's duly elected or appointed representatives.

AA. "Townships" means collectively Genoa Township, Liberty Township, and Orange Township, all located in Delaware County, Ohio, and the townships' duly elected or appointed representatives.

BB. "White Goods" means large items such as appliances, metal furniture, or any metallic item too large to fit into an acceptable container as defined in Section 11 of this Bid Package.

CC. "Yard waste" means inedible grass and grass clippings packaged in biodegradable paper compost bags, leaves packaged in biodegradable paper compost bags, brush, trees, tree and shrub trimmings and small shrubs, if cut and tied, tree and shrub stumps, and whole Christmas trees during the months of December and January. If Christmas trees contain tinsel, or if yard waste or recyclables are not properly separated, such materials can be treated as refuse or rubbish by the Contractor.

Section 2 – Introduction

2.1 Locations of the Townships

Genoa, Liberty, and Orange Townships are located north of the state capital of Columbus, along the southern border of Delaware County, Ohio. Genoa Township is northeast of Columbus, Liberty Township is located northwest of Columbus, and Orange Township is directly north of Columbus. Each Township is located within the boundaries of Delaware County, Ohio.

2.2 Size of the Townships

2.2.A Genoa Township

Genoa Township encompasses approximately 21 square miles. The estimated total population of the Township is 25,183, with 8,899 households (2022 DCRPC). Genoa Township is a fast growing area near Columbus, with a largely developed southern portion and rural northern half of the Township.

2.2.B Liberty Township

Liberty Township encompasses approximately 33 square miles. The estimated total population of the Township is 21,361, with 7,796 households (2022 DCRPC). The incorporated city of Powell is located in southern Liberty Township.

2.2.C Orange Township

Orange Township encompasses approximately 23 square miles. The estimated total population of the Township is 32,458, with 11,116 households (2022 DCRPC). Orange Township is served by the Olentangy School District, and is situated between Genoa and Liberty Townships.

2.3 Purpose

It is the purpose and intent of this joint RFB and all materials contained therein that bids be submitted for the collection and delivery for processing or disposal of solid wastes, recyclable materials, and yard wastes for residential users within the collective unincorporated areas of Genoa Township, Delaware County, Ohio, Liberty Township, Delaware County, Ohio, and Orange Township, Delaware County, Ohio.

Contractor shall provide service to all single family and two-family dwelling structures within the unincorporated areas of the Townships that dispose of their waste through curbside pick-up on a regular weekly basis as outlined in the detailed Specifications and general requirements for regular collection, large item pickup, curbside recycling, and yard waste. Contractor shall bill directly to the Householder for said services. Contractor shall also provide service to all

Township-owned buildings, parks, and other public places free of charge. These Township Facilities are listed in Section 6.40.C.

The awarded contract shall be for services to Residents of the herein specified households within the unincorporated areas of the Townships, and will not cover collection of garbage, rubbish, trash, or refuse from any other type of household, or commercial or industrial establishments. The successful bidder may contract privately with such other households, or commercial or industrial establishments, but such services shall not be a part of this contract.

Contractor shall maintain a pickup schedule that is feasible and desirable by each Township, and must specify in its bid the days and times for regular collection and pickup in each Township, including holiday schedules. Each Township is amenable to accepting bids for different days, multi-day, or other options that will allow for a reduced cost to the residents. Genoa Township prefers Friday collection, Liberty Township prefers Thursday collection, and Orange Township prefers Thursday and/or Friday collection, with some exceptions to accommodate holidays in every Township. Preference may be given to bidders who can accommodate the preferred collection days.

Section 3 – Calendar of Events

3.1 Calendar of Events

ACTION	DATE
Dates of Advertisement	<u>05/13/23 and 05/20/23</u>
RFB Issue	<u>05/15/23</u>
Pre-Bid Conference	<u>06/06/23 @ 10:00 a.m.</u>
Written Questions Due	<u>06/06/23</u>
Answers to Questions Due By	<u>06/09/23 @10:55 a.m.</u>
Bids Due	<u>06/15/23 @10:55 a.m.</u>
Bids Opened	<u>06/15/23 @11:00 a.m.</u>
Intent to Award	<u>07/21/23</u>
Contract to Be Executed (Approx.)	<u>07/24/23</u>
Informational Public Meeting (Board Discretion)	<u>January 2024</u>

3.2. Locations

The Pre-Bid Conference will take place at the Genoa Township Office, 5111 S. Old 3 C Hwy., Westerville, OH 43082 at 10:00 a.m. on June 6, 2023. In addition, bids are due and will be publicly opened at this same address. Locations of the informational public meetings to be held by the selected Contractor in each Township will be determined between the Contractor and respective Township.

Section 4 – Preliminary Instructions Related to RFB

4.1 Obtaining RFB

It is the Bidder's responsibility to obtain a full RFB from the Boards.

The RFB containing the terms and conditions of this Contract, together with detailed technical Specifications and bid documents, can be obtained during regular business hours (8:00 a.m. to 4:00 p.m. Monday through Friday) beginning May 15, 2023 at the Genoa Township Office located at 5111 S. Old 3 C Hwy., Westerville, OH 43082, online at the Boards' respective internet websites (www.genoatwp.com, www.libertytwp.org, www.orangetwp.org), or by calling Paul Wise, Genoa Township Administrator, at (614) 568-2021.

4.2 Form of Bid Submission

Bids shall be submitted in substantially the following form:

- Four (4) complete signed originals of the bid must be submitted.
- The bid shall be submitted in hard copy.
- The bid shall be submitted on forms contained in this RFB. The forms shall be fully completed in accordance with this RFB.
- The bid shall contain the full name of each person, party, or parties submitting the bid and all persons interested therein, as well as the address, telephone number, email address, and other contact information for the person, party, or parties submitting the bid.
- The bid and all submitted documents shall be submitted with all blank spaces completed.
- Bids shall not contain any erasures or corrections. Bids containing erasures or corrections may be rejected unless the erasures or corrections are explained or noted over the signature of the Bidder.
- The bid shall be signed in ink by a person authorized to sign the bid on behalf of the person or principal submitting the bid. The signer shall be authorized to bind the Bidder.
- The bid shall be enclosed in a sealed opaque envelope addressed and submitted to:

Paul Wise, Genoa Township Administrator
Genoa Township Office
5111 S. Old 3 C Hwy.
Westerville, OH 43082

- The outside of the envelope shall be clearly marked: "Solid Waste Bid."

4.3 Bid Submission

Bids shall be submitted as follows:

- Bids will be received during standard business hours (8:00 a.m. to 4:00 p.m. Monday through Friday) beginning May 15, 2023 until 10:55 a.m. local time on June 15, 2023.
- Bids will be received at and shall be either mailed or delivered to:

Paul Wise, Genoa Township Administrator
Genoa Township Office
5111 S. Old 3 C Hwy.
Westerville, OH 43082

- Mailed bids must be physically received by the Township at or before 10:55 a.m. local time on June 15, 2023. Date mailed and postmarks will not be considered as the date received.
- Bidders are responsible for the timely submission of bids.

4.4 Bid Opening

Bids will be publicly opened and read aloud at 11:00 a.m. on June 15, 2023 at the Genoa Township Office located at 5111 S. Old 3 C Hwy., Westerville, OH 43082. The time, date, and place of bid openings may be extended to a later date by the Boards. Written or oral notice of the change shall be given to all persons who have received or requested a RFB package not later than ninety-six (96) hours prior to the original time and date fixed for the opening.

All bids shall be considered valid until sixty (60) days after the bid-opening date although not accepted or rejected.

Bids sent by text message, telegram, telephone, email, and/or facsimile will not be accepted.

NOTE: IT IS ABSOLUTELY ESSENTIAL THAT BIDDERS CAREFULLY REVIEW ALL ELEMENTS IN THEIR FINAL BIDS. ONCE OPENED, BIDS CANNOT BE ALTERED; HOWEVER, THE BOARDS RESERVE THE RIGHT TO REQUEST INFORMATION OR RESPOND TO INQUIRIES FOR CLARIFICATION PURPOSES ONLY.

Section 5 – Communications

5.1 Communication Restrictions

Except as otherwise provided in this RFB, from the time of release of this RFB until the time a Contractor is selected and a contract is awarded and executed, Bidders shall not communicate with any Board member or other Township official, officer, employee, staff, representative, or agent concerning the RFB. Bidders that attempt any such communications will be disqualified.

For purposes of clarification, the Boards collectively reserve the right to contact any person, firm, company, or entity who has submitted a bid after all bids have been publicly opened and read aloud. Communication under these circumstances will be based upon mutual agreement of the Boards.

5.2 Pre-Bid Meeting

A pre-bid conference will take place at the Genoa Township Office, 5111 S. Old 3 C Hwy., Westerville, OH 43082 at 10:00 a.m. on June 6, 2023. Potential bidders may ask verbal questions at the pre-bid conference.

5.2.A Verbal Questions

The Boards will not respond at any time to questions posed verbally, with the exception of those questions posed verbally at the pre-bid conference.

5.3 Written Questions

The Boards will accept written questions regarding the joint RFB via regular U.S. mail, express carrier, or email until 10:00 a.m. on June 6, 2023. Questions will be accepted at the following addresses:

Mail/Express Carrier:

Paul F. Wise, Genoa Township Administrator
Genoa Township Office
5111 S. Old 3 C Hwy.
Westerville, OH 43082

Email:

pwise@genoatwp.com

Questions received after the above date and time will not receive a response.

All questions and responses to such questions that are received by 10:00 a.m. on June 6, 2023 will be made available to all who receive and/or take a copy of this RFB by 10:00 a.m. on June 9, 2023.

5.4 Modification / Amendment / Supplement to RFB

The Boards may modify, amend, or supplement this RFB at any time during the bidding process.

Modification(s), amendment(s), and/or supplement(s) to this RFB will only be by written addendum issued by the Board.

The Boards will furnish modification(s), amendment(s), and/or supplement(s) to all prospective bidders who have requested and received a copy of this RFB. Should the Boards issue a modification, amendment, and/or supplement, the submission deadline, at the discretion of the Boards, may be extended, if appropriate, to accommodate changes in bid content.

5.5 Ownership of Submitted Materials

All documents and materials submitted to and accepted by the Boards in response to this RFB shall become the property of the Boards and will be retained and maintained by the Boards in accordance with the Ohio Records Retention Act and the Ohio Public Records Act. All submitted documents and materials, including the contents of the bid, may be subject to release/disclosure pursuant to the Ohio Public Records Act (Ohio Revised Code § 149.43).

5.6 Costs of Submission

Bidders are responsible for any and all costs associated with submitting a bid. The Boards are not liable for any costs incurred by Bidders in replying to this joint RFB.

Section 6 – Specifications

6.1 Introduction

The Boards seek to enter into a Contract for the collection and delivery for processing or disposal of solid wastes, recyclable materials, and yard wastes for residential users within the collective unincorporated areas of Genoa Township, Liberty Township, and Orange Township, all located in Delaware County, Ohio.

6.2 Intent

It is the intent of these Specifications and all materials contained in this RFB to describe and govern the conditions under which work on the Contract described herein shall be conducted and the Contract performed.

6.3 Incorporation of Legal Notice

The Legal Notice to Bidders attached hereto, as advertised by the Boards in a newspaper of general circulation within the Townships, together with all items within this joint RFB, shall be a part of the Specifications for the work to be performed under this Contract and are incorporated herein by reference and/or attachment.

6.4 Scope of Project

Subject to those exceptions permitted in Section 6.34, the Contractor shall furnish all equipment, vehicles, labor, and materials necessary to provide unlimited curbside refuse and garbage collection, including yard waste and bulk materials, together with those recycling services provided in Section 6.43 of these Specifications, to all single family and two-family dwelling structures that utilize curbside pick-up within the unincorporated areas of the Townships on a regular weekly basis.

The awarded contract shall be for services to Residents of the herein specified households within the unincorporated area of the Townships, and will not cover collection of garbage, rubbish, trash, or refuse from any other type of household, or commercial or industrial establishments. The successful bidder may contract privately with such other households, or commercial or industrial establishments, but such services shall not be a part of this contract.

Contractor shall bill directly to the consumer for said services. Contractor shall also provide service to all Township-owned buildings, lands, parks, facilities, and other public places free of charge to the Townships. A list of the Township Facilities is listed in Section 6.40.C.

6.5 Term of Contract

The term of the Contract shall be for three (3) years, extending from February 1, 2024 through January 31, 2027.

6.5.A. Extension

There shall be potential for an extension of the Contract for a period of one (1) to three (3) additional years, upon mutual agreement of the Parties.

6.5.B Cancellation

The Boards shall have the right to collectively cancel the Contract without any further liability or obligation, at any time, with or without cause, provided that the Boards give the Contractor prior written notice of their intent to cancel at least thirty (30) days before cancellation.

6.6 Committee for Review

Following the submission of bids, the Committee for Review will submit their mutually agreed-upon final recommendation to their respective Boards for review and evaluation.

6.7 Experience Requirements

Those persons, firms, or corporations actively engaged, prior to time of bid, in the collection and delivery for processing or disposal of residential solid waste, recyclable materials, and yard waste in Central Ohio for a period of five (5) years prior to the time of bid will be preferred.

Bidder shall not have failed to fully fulfill any contract with any other government or private entity or agency or falsified any documentation or bid security to any government or private entity or agency. Discovery of either of the above shall be sole and sufficient cause to reject a bid or, if the Contract has been executed, the Boards may terminate the Contract. Under such circumstances, the Boards reserve any and all rights and remedies as it may have to recover for damages at law or in equity.

The Bidder shall have a high degree of ethics and integrity. The Boards collectively reserve the right to investigate any bidder to ensure its ethics and integrity.

6.8 Local Conditions

Prospective Bidders shall become familiar with the instructions and requirements set forth in the RFB, and with the project vicinity, speed limits, posted bridges, and traffic directions, all of which are to be obeyed. Bidders are cautioned to examine carefully all conditions affecting the collection, transportation, and disposal of garbage and refuse in the unincorporated areas of the Townships, and to make all necessary investigations to acquaint themselves with the quantity and character of refuse to be handled under this Contract. The Boards do not attempt to advise Bidders as to any of these conditions.

6.9 Interpretations of RFB

If any person, firm, or corporation contemplating the submission of a proposal for this Contract is in doubt as to the true meaning of any part of this RFB, he or she may submit to the Boards a written request for an interpretation thereof. The person, firm or corporation submitting the request shall be responsible for its prompt delivery. Interpretations will be made only by a Memorandum duly issued by the Boards and a copy of such Memorandum will be mailed or delivered to each person securing this RFB, provided that a sufficient period of time is available for the issuance and the delivery of such Memorandum prior to the receipt of bids. The Boards will not be responsible for any other explanations of this RFB made prior to the receipt of bids.

6.10 Description of Services

The Contractor shall provide unlimited curbside refuse and garbage collection, including yard waste and bulk materials, together with those recycling services specified in Section 6.43 of this RFB, to all single family and two-family dwelling structures that utilize curbside pick-up within the unincorporated areas of the Townships. The Contract must specify in its bid the proposed days and times for regular collection and pickup in each Township, including holiday schedules, subject to mutual approval by the Boards. This Contract is being entered into pursuant to Section 505.27 of the Ohio Revised Code, and the Contract will provide that the Contractor is the exclusive provider for the Townships of the solid waste collection services described in this RFB.

6.11 Bid Proposal Form

Bidders shall use the Bid Proposal Form provided by the Boards, with all blank spaces completed, which is attached hereto and incorporated herein.

6.11.A Signatures

Each bid shall contain the full name of the person, firm, or corporation submitting the bid, and shall be signed by that person, or by an authorized representative of the firm or corporation.

6.11.B Address

Each bid proposal shall be enclosed in a sealed opaque envelope addressed and submitted to: Paul Wise, Genoa Township Administrator, Genoa Township Office, 5111 S. Old 3 C Hwy., Westerville, OH 43082.

6.11.C Label

Each bid proposal shall be clearly marked on the outside of the envelope: "Solid Waste Bid."

6.12 Bid Price

Each Bidder must submit bid prices for the provision of services as described in Section 6.40 (including subsections A-M) of this RFB. Each bid price shall be calculated on a Total Unit Cost (per Subscriber, per month), which reflects the cost of disposal at any legal site (see Sections 6.29 and 6.48). Bids specifying a particular disposal site as a limitation will not be accepted. Each bid shall include the cost of all labor and materials (including equipment and supplies) necessary to complete the work set forth in this joint RFB. The Bidder may not include or charge setup fees to establish new accounts for Subscribers or any other additional fees.

6.12.A Recycling Program

Each Bidder shall include within each bid price the cost of the services reflected in the Recycling Program set forth in Section 6.43 of these Specifications.

6.12.B Billing and Collecting Services

Each Bidder shall include within each bid price the cost of billing and collecting services and the cost of uncollected accounts per Section 6.26 of these Specifications.

6.12.C Garage-Side Service

Each Bidder shall include within each alternate bid price the cost of garage-side service for physically impaired Householders per Section 6.40.D of these Specifications.

6.12.D Optional Items

Each Bidder shall submit a price for optional items, including, but not limited to, removal of chlorofluorocarbons (“CFC’s”) from appliances placed for collection without prior removal of the CFC’s which they contain, removal of bulk items for, and provision of wheeled trash and recycling containers. Such prices for optional items shall not control the award of the bid, but may be considered by the Boards in the award.

6.12.E Yard Waste

Each bidder shall submit a bid that accounts for yard waste collection under each of the following scenarios:

1. The cost of collecting yard waste together with solid waste as a combined disposable load to be collected on a weekly basis.
2. The cost of collecting yard waste together with solid waste as a combined disposable load to be collected on a weekly basis, but with 5 designated yard waste curbside pick-up days spread evenly between April and October where yard waste will be collected separately and disposed of at an approved collection facility that will compost the yard waste. Contractor and Township shall annually agree to the dates of the yard waste pick-ups each calendar year. Contractor shall provide notice of the yard waste pick-up dates in the yearly notice to residents, as

well as include notice in the billing statements.

3. The cost of collecting yard waste separately from solid waste from April 1 to November 30, plus pick-up of Christmas trees in December and January, to be disposed of at an approved collection facility that will compost the yard waste.

6.13 Statement of Qualifications

Each bid proposal shall be accompanied by a complete Statement of Qualifications set forth on the form which is attached hereto and incorporated herein. The Bidder shall show on the Statement of Qualifications information, including not less than the following:

- (a) The character of previous work performed, along with references, and other detailed information which will enable the Boards to determine responsibility, experience, and skill. For each previous contract for collection of garbage, refuse, and recyclables, the Bidder must furnish the following information: service area; local contact (with telephone number); description of service; annual contract amount; and kind and number of units serviced (e.g. Residential, Commercial, etc.);
- (b) The number of packer-type vehicles and recycling vehicles available and assigned to collection within each Township under the bid, including model type and year;
- (c) The total number of vehicles located within Delaware County and adjoining counties which are owned by the Bidder and which would be available in the event of an emergency to assist in collection; and
- (d) The submittal to the Boards of the latest financial statement of the Bidder either within the Statement of Qualifications or by direct presentation to the Boards. If the latter option is chosen, the financial statement shall be presented to the Boards or their representatives (either individually or collectively as a group) for review in face-to-face meeting(s), with the proviso that it shall be returned to the Bidder upon completion of the review meeting(s) and not left with the Townships. The Boards do not represent or warrant that any such document will not be a public record subject to disclosure and each Bidder shall consult with its legal counsel to assure itself as to any concerns in such regard. Each Bidder shall indicate its chosen manner of submittal on the Bid Proposal Form.

6.14 Investigation

The Boards may make such investigations as deemed necessary to determine the ability of the Bidder to perform the work, and the Bidder shall furnish to the Boards all such information and data for this purpose as the Boards may request. The Boards collectively reserve the right to reject any bid if the evidence submitted by, or investigation of, such Bidder fails to satisfy the Boards that such Bidder is properly qualified to carry out the obligations of the Contract and to complete the work contemplated therein.

6.15 Bid Security/Bond

Each bid proposal shall be accompanied by security furnished by the Bidder in accordance with Sections 307.88 and 153.54 *et seq.* of the Ohio Revised Code. Security shall be in the form of a bond. Security shall be in the amount of fifteen thousand dollars (\$15,000.00), conditioned that the Bidder, if the Bidder's bid is accepted, shall execute a contract in conformity with the invitation (RFB) and the bid. Security shall be substantially in the form provided in Section 153.571 of the Ohio Revised Code (See form provided or a standard bond form in accordance with O.R.C. Section 153.571 is acceptable). Bond security shall be issued by a surety company or corporation licensed in the State of Ohio to provide said surety. All security shall be made in favor of and made payable to the three (3) Boards - Genoa Township Board of Trustees, Delaware County, Ohio; Liberty Township Board of Trustees, Delaware County, Ohio; and Orange Township Board of Trustees, Delaware County, Ohio.

6.16 Performance Bond

As a condition of entering the Contract, the successful Bidder shall be required to furnish a performance bond in favor of the Boards in accordance with Section 153.54 *et seq.* of the Ohio Revised Code. The performance bond shall be in the form of a bond in the full amount of one hundred percent (100%) of the total of the price bid. The total price of the bid for performance bond purposes will be based on the estimated quarterly price for refuse, garbage, and yard waste collection with recycling among all three (3) Townships. This estimate should be the quarterly bid price per household multiplied by the number of estimated households in the Township. (See Section 6.36 of the RFB for estimated number of households). Said performance bond shall be in the names of and made payable to the three (3) Boards – Genoa Township Board of Trustees, Delaware County, Ohio; Liberty Township Board of Trustees, Delaware County, Ohio; and Orange Township Board of Trustees, Delaware County, Ohio.

6.16.A Guarantee

Said performance bond shall guarantee that the successful Bidder will enter into a contract, at the prices set forth in its bid proposal, within ten (10) days after notice of bid acceptance, and deliver the required performance bond to the Boards within such time.

6.16.B Timing

The successful Bidder shall furnish said performance bond within ten (10) days after the notice of acceptance of proposal to ensure faithful performance of all things to be done under the Contract. The performance bond shall be issued by a surety company or corporation licensed in the State of Ohio to provide said surety.

6.16.C Failure to Enter Contract or Furnish Performance Bond

If the successful Bidder fails to enter into a contract within ten (10) days, or fails to deliver the required performance bond within such period, the Bidder and/or the surety on the Bidder's performance bond shall be liable to the Boards for the amount of the

performance bond, which shall be forfeited as damages for failure to perform.

6.16.D Duration

The performance bond shall continue in effect during the term of this Contract and any extensions to this Contract. The performance bond may have an annual renewable term. However, if a performance bond with an annual renewable term is utilized, the replacement bond shall be delivered to the Genoa Township Fiscal Officer no later than one hundred twenty (120) days prior to expiration of the current bond.

6.16.E Surety Coverage

The surety company providing the performance bond shall have a minimum policy holder's rating of A- and a minimum financial rating of VI and in all other respects be acceptable to the Boards. Attorneys-in-fact who sign performance bonds must file a certified and effectively dated copy of their power of attorney, together with a copy of the Certificate of Authority issued by the Ohio Department of Insurance authorizing the surety company to engage in such business in the State of Ohio.

6.17 Non-Collusion Affidavit

Each bid proposal shall be accompanied by a notarized and fully executed Non-Collusion Affidavit in the form attached hereto and incorporated herein.

6.18 Personal Property Tax Affidavit

Each bid proposal shall be accompanied by a notarized Affidavit which attests that the Bidder is not charged with any delinquent personal property taxes on the general tax list of the personal property of Delaware County, Ohio or that the Bidder is charged with delinquent personal property taxes on any such tax list, setting forth the amount of such due and unpaid taxes and any due and unpaid penalties and interest thereon.

6.19 Equal Opportunity Employer

Each bidder shall be an equal opportunity employer. Each bid proposal shall thus be accompanied by an Affidavit which attests that the Bidder will not discriminate against any employee or applicant for employment because of race, creed, color, national origin, sexual orientation, or physical or mental handicap. Said Affidavit is included in the form attached hereto and incorporated herein.

6.20 Completed Forms

Each bidder must complete and submit all applicable affidavits and forms included in this RFB. The failure of a bidder to submit fully executed copies of all applicable documents shall be grounds for rejection of the bid proposal.

6.21 Taxes

The Townships are generally exempt from State and Federal taxes. Prices shall not include taxes. If taxes of any kind are applicable, they shall be listed separately on the bid form or in an attachment. Exemption forms, when required, will be executed by the Township. The Boards shall, upon request, supply the Contractor with any required proof of such exemption. Should the Townships be subject to any taxes, the Contractor will include all applicable taxes in bid prices less all discounts and refunds.

6.22 Clerical Mistakes in Bid

In the case of a price bid being substantially lower than other bids as the result of a mathematical or clerical mistake by a bidder in preparing its bid proposal, as opposed to a judgment mistake, the Townships may, prior to award of bid, reject such a proposal upon presentation of a petition from the Bidder accompanied by a sworn affidavit of error setting forth the error, the cause thereof, and sufficient evidence to substantiate the same as a mathematical or clerical mistake and not a mistake of judgment. The petition must be made in writing and filed with the Genoa Township Fiscal Officer at the Genoa Township Business Office within two (2) business days after the bid opening.

6.23 Bid Opening

The bids shall be opened at the time and place named in the advertised Legal Notice to Bidders unless extended by the Boards or unless, within ninety-six (96) hours prior to the published time for the opening of bids, excluding Saturdays, Sundays, and legal holidays, any modification of the contents of the RFB is issued and mailed or otherwise furnished to persons who have obtained the RFB, in which case the time for opening of bids shall be extended one (1) week, with no further advertising of bids required. Extensions by the Boards shall occur by resolution passed prior to the time named for bid opening in the advertised Legal Notice to Bidders, or prior to the time named in the last prior extension resolution, and may be for such period(s) as determined by the Boards with no further advertising of bids required.

6.23.A Validity of Bid

All bids shall be considered valid until sixty (60) days after the bid opening date although not accepted or rejected.

6.24 Selection of Bid

The Boards collectively reserve the right to select the Bidder deemed to have submitted the lowest and best bid, as determined solely by the Boards and/or their representative(s); to reject any and/or all bids, or any portion of any and/or all bids; to waive informalities or irregularities that do not affect the substance of the Specifications and contents of the RFB; and to award a contract in the manner deemed to be in the best interest of the Townships.

6.25 Method of Compensation

The selected Contractor shall receive payment by directly billing residential units serviced per the rates quoted on a quarterly basis, in advance. Upon request, a list of residential units serviced, with names and mailing addresses, will be provided by the Contractor to the Boards at the time of each billing.

6.25.A Unit Prices

The unit prices bid for the full three (3) year term of the Contract for each item shall include all labor, material, vehicle, equipment, fees, permits, disposal charges, and all other incidentals necessary to provide the required services in every and all respects.

6.25.B Modification of Rates

The Contract shall not modify rates during the three (3) year Contract period, whichever is agreed upon. The bid price may be renegotiated for the optional extension for a period of one (1) to three (3) years.

6.25.C Termination and Set Up

The residential unit Subscriber shall directly notify the Contractor of the need for service termination. The Contractor shall, at its discretion, send a “final bill” for services rendered at the residential unit to the current account holder.

New residential unit subscribers shall directly notify the Contractor of their move-in date, name, address, and contact telephone number.

The Boards will provide area realtors, developers, Township employees, and the local Boards of Education with educational material pertaining to the logistics of the Boards’ Waste and Recycling Program, thereby assisting residential unit subscribers with the termination or set up of solid waste, yard waste, and recycling collection service.

6.26 Contractor’s Responsibility for Bad Debt

The Contractor shall provide continuous, non-stop service to all delinquent and/or past due residential unit accounts until Contractor provides thirty (30) days’ written notice to the delinquent Householder, after which time service may be terminated for non-payment of past-due accounts. The Contractor shall be responsible for holding and collection of delinquent accounts as an uncollected accounts receivable. The Contractor shall endeavor to collect unpaid or past due accounts according to their established standard payment collection procedure. Neither the Boards nor the Townships shall be responsible for any debts that remain uncollected from Subscribers, for any expenses incurred by the Contractor in servicing such residential units, or pursuing collection of such delinquent amounts, or for any other claim by Contractor based upon such service(s) and non-payment(s).

6.27 Discount

Persons sixty-two (62) years of age and older who are the head of household of a residential unit shall receive a discount of ten percent (10%) off the total price of collection services.

6.28 Temporary Suspension

Any Householder may temporarily suspend services upon request. Such temporary suspension of services shall occur only upon the Contractor receiving a request for a temporary suspension of services from the responsible Householder. Such temporary suspension of services shall be for a minimum period of one (1) month. There shall be no maximum time limit on the temporary suspension of service. This provision shall not apply to a Householder requesting a temporary suspension of services for a period of time less than one (1) month.

6.29 Disposal Sites

All refuse must be disposed of at a site approved by the Delaware Knox Marion Morrow Solid Waste District (“DKMM”). A list of approved sites is available from DKMM upon request.

6.30 Findings for Recovery

The successful Bidder must warrant that it does not have and/or is not subject to any findings for recovery with the State of Ohio, in accordance with Section 9.24 of the Ohio Revised Code.

6.31 Non-Assignment

The selected Contractor cannot assign this Contract without the prior and collective consent of the Boards.

6.32 Private Access Roads

Genoa Township: Genoa Township residents located on private access roads are excluded from this Contract and can obtain service through any garbage collection provider, with the exception of Lake of the Woods subdivisions #1 and #4. Residents located on all other private access roads may be included in this Contract at the same rate, upon mutual agreement of the Contractor and those residents.

Liberty Township: Liberty Township residents located on private access roads are excluded from this Contract, but may be included in this Contract at the same rate, upon mutual agreement of the Contractor and those residents.

Orange Township: Orange Township residents located on private access roads are excluded from this Contract, but may be included in this Contract at the same rate, upon mutual agreement of the Contractor and those residents.

6.33 Informational Public Meeting

The selected Contractor may be required to coordinate, hold, and conduct an informational public meeting in each Township on service transition and establishing accounts for Householders requiring service. Dates, times, and locations for each of these three (3) individual meetings will be determined upon mutual agreement of the Bidder and each Township. Each Township shall have the right to waive the necessity of such meeting at the Township's absolute discretion.

6.34 Exceptions to Specifications

The purpose of these Specifications is not to exclude any vendor, but to establish a standard of performance. Deviations from the Specifications, except in minor respects, shall be cause for rejection of the entire bid.

Bidders must indicate exceptions to or deviations from the Specifications, if any, on the page entitled "Exceptions" (See Appendix A). If additional space is needed to explain the exceptions or deviations, additional 8 1/2 X 11 sheets of white paper may be attached to the bid for this purpose.

Exceptions and deviations shall be described in full detail. Exceptions or deviations shall reference the paragraph and page of these Specifications where the excepted specification appears. Drawings, photographs, and technical information about the exception or deviation and any substituted service shall be included with the bid.

The exceptions and deviations will be considered as a part of the evaluations of the bids. Decisions concerning exceptions are within the sole discretion of the Boards and shall be final.

Bids taking total exception to these Specifications will not be accepted.

6.35 Workmanship

All work performed by the Contractor, Subcontractors, or any of their agents or employees, in connection with this Contract, shall be done in a competent and workmanlike manner. All work performed by the Contractor, Subcontractors, or any of their agents or employees, in connection with this Contract, shall comply with all Township, County, State and Federal health and safety regulations as are applicable within the boundaries of the unincorporated areas of the Townships.

6.36 Collection Area; Number of Households to be Served

The areas to be served under this contract are the entire unincorporated areas of the Townships. According to the Delaware County Regional Planning Commission ("DCRPC"), there are an estimated twenty-eight thousand (28,000) single and two-family dwelling structures existing within the unincorporated areas of the three (3) Townships that could be the subject of this Contract. This count is presented by the Boards as a general indication of the scope of the Contract, and it is submitted in good faith upon the basis of information available to the Boards.

The Boards make no representation as to the reliability of this number, no guarantee of such number is made by Boards, and the Boards shall not be liable upon any basis if such estimate proves inaccurate. However, the bid price computation for the services to be rendered under this Contract shall be based on this estimate. Bidder is responsible for verifying the estimated number of households to be serviced.

6.37 Collection Rights

Pursuant to Section 505.27 of the Ohio Revised Code, and except as otherwise provided in this RFB, the Contractor shall be the exclusive provider for the unincorporated areas of the Townships of the services described in this RFB and rendered under this Contract. No person, firm, or corporation, other than the Contractor authorized by the Boards, shall provide such services, and the Boards will cooperate with the Contractor in reasonable efforts to enforce this provision.

6.37.A Exclusive Right

The Contractor shall be granted the exclusive right, by lawful contract, to undertake the collection and disposal described in Section 6.10 of these Specifications.

6.37.B Covered Homeowners

All Homeowners in the Townships who use a curbside trash hauler, with the exception of those described in Section 6.32, shall utilize the service of the Contractor for the collection and disposal of garbage and refuse, including recyclables. Householders with another legal means of disposing of their trash are not required to use the Contractor.

6.37.C Restrictions

No Homeowner shall employ any individual or firm other than the Contractor to collect, transport, or dispose of garbage or refuse, including recyclables, and no firm, hauler, or person other than the Contractor shall provide services outlined in this RFB to Homeowners within the Townships (See Section 505.27 of the Ohio Revised Code). Any firm, hauler, or other person, other than the Contractor, that provides collection, transportation, and/or disposal of garbage or refuse to Households covered under this RFB and Contract, including recyclables as outlined in this RFB within the Townships, shall be subject to the penalties provided in Section 505.27(A)(2)(b) of the Ohio Revised Code. The only exception to this is detailed in Section 6.40.E of this RFB.

6.38 Collection Times

The frequency of collection shall be once each week for each household. Collections shall occur on days mutually agreed upon by each Township and the Contractor. Collections shall begin no earlier than 7:00 a.m. local time and end no later than 7:00 p.m. local time.

6.38.A Collection Changes

The Contractor shall not change the day of collection for any household without providing notice to, and receiving the advance approval of, the Boards. The contact person is the Genoa Township Administrator. If the Boards collectively grant approval, a minimum of two (2) weeks notice to the Resident is required prior to the actual change. If a day of collection is changed, it shall be the responsibility of the Contractor to provide an advance written notice to each affected household.

6.38.B Postponing Collection

Collection shall never be postponed longer than two (2) working days following the regular day of collection.

6.38.C Holidays

The Contractor shall observe the following holidays, if such dates, or their legal observances by the State of Ohio, fall on the day assigned for collection: Labor Day – First Monday of September; Memorial Day – Last Monday of May; New Year's Day - January 1; Independence Day - July 4; Thanksgiving Day - Last Thursday of November; and Christmas Day - December 25. Collection not made on said holidays shall be made on the next work day or Saturday. A notice will be sent by Contractor annually to each household with holiday collection dates. The advance quarterly billing issued by the Contractor to the Subscribers shall contain a reminder of the altered collection schedule as to holidays occurring in that quarter.

6.39 Collection Conditions

Within ten (10) working days after execution of a Contract with the Boards, the Contractor shall furnish the Boards with a final schedule for the collection of refuse and garbage, subsequent to the award of the Contract.

The Contractor shall also publish this schedule in a newspaper of general circulation in the Townships and distribute it to each Resident/Subscriber by direct mail or by door hangers. Additionally, the schedule shall be displayed in a conspicuous place in each Township Hall for the convenience of Residents. The Contractor shall compile all of the conditions of this Contract to Subscribers, along with schedules, recycling information, and all other information pertinent to the Subscriber, in the form of a brochure or information sheet, which should be sent to each existing household and to all new Subscribers at the onset of service. In addition, the Contractor will conduct an informational meeting in each Township open to the public for Residents/Subscribers on service transition and establishing accounts for Householders requiring service.

Any delay or deviation from the published schedule shall be immediately reported to the Boards and the Township Administrators.

6.40.A Unlimited Quantity

The quantity of refuse or garbage, including recyclables and yard waste, subject to collection by the Contractor shall not be limited.

6.40.B Scope of Collection

The Contractor shall provide unlimited curbside refuse and garbage collection, including yard waste and bulk materials, together with those recycling services specified in Section 6.43 of these Specifications, to all single family and two-family dwelling structures that dispose of such materials through curbside pick-up within the unincorporated area of the Township on a regular weekly basis.

6.40.C Free Township Service

The Contractor will provide garbage and recycling services, including dumpsters, without any charge, to all Township buildings and parks, including:

Genoa Township: 5111 S. Old 3C Highway, Westerville, OH 43082; and 7049 Big Walnut Road, Galena, OH 43021.

Liberty Township: 7802 North Liberty Road, Powell, OH 43065; 7761 North Liberty Road, Powell, OH 43065; Liberty Park (Home Road location) (including yard waste services); Havener Park (Liberty Road location) (including yard waste services); and Fire Station No. 322 (10150 Sawmill Parkway).

Orange Township: 1680 East Orange Road, Lewis Center, OH 43035; 7307 S. Old State Road, Lewis Center, OH 43035 (including yard waste services); 7700 Gooding Blvd., Delaware, OH 43015; 7560 Gooding Blvd., Delaware, OH 43015; Glen Oak Park (Lewis Center location); Ro Park (Lewis Center location); and North Road Park.

All of these containers shall be emptied weekly or more often as necessary.

6.40.D Garage-Side Service

In cases where physical impairment of a Householder is established by a physician, garage-side pickup shall be performed by the Contractor at the established rate of curbside service. Garage-side pickup means the Contractor shall collect all refuse and garbage, including yard waste, bulk materials, and recyclables, at a location other than at the curbside which is mutually agreed upon by the disabled Householder and the Contractor.

6.40.E Commercial Refuse

Refuse of a commercial nature, such as automobile or truck parts, tree trunks and construction materials, such as broken concrete, shall not be picked up under the

Contract. Collection of significant quantities of commercial refuse shall be classified as "extra service," and may be handled by the Contractor at additional rates specified by the Contractor, with payment made by the Subscriber directly to the Contractor. Such services shall not be a part of the exclusive Contract between the Boards and Contractor. Volumes of construction materials, in other than household quantities, shall be subject to additional charge upon the approval of the liaison designated by the Boards. Such services may be handled by the Contractor at additional rates specified by the Contractor, with payment made by the Subscriber directly to the Contractor. Such services shall not be a part of the exclusive Contract between the Boards and Contractor. A Householder with excessive construction materials or refuse of a commercial nature may contract with either the Contractor or another waste hauler of his or her choosing.

6.40.F Bulk Material

Bulk material such as boards, fencing, paneling, and carpeting, shall be cut into four foot (4') lengths and tied in eighteen inch (18") bundles, weighing not more than fifty (50) pounds. All other bulk material shall be picked up in one piece. Bulk material shall be picked up on the regular collection day.

6.40.G Recyclables

Recyclables shall be separately picked up on the regular collection day. Each bid shall state pricing reflecting the separate collection of recyclables on a weekly basis. Bidders shall use the Bid Proposal Form provided by the Board, which is attached hereto and incorporated herein.

6.40.H Yard Waste

The Boards desire to compare bid prices with yard waste collected three different ways. Each bid shall state pricing reflecting the collection of waste as described in 6.12.E.

6.40.I Loose Material

Loose material (rocks, bricks, blocks, dirt, sand, cement, etc.) must be bagged, boxed, or placed in trash cans, and is also subject to the weight restrictions in Section 6.40.F.

6.40.J Items Not Included

The Contractor shall not be required to collect animal waste or disposable diapers unless they are wrapped in moisture-proof material and are undetectable by odor.

Additionally, the Contractor shall not be required to collect garbage or refuse from residential structures containing three (3) or more dwelling units, apartments, condos, commercial buildings, or industrial establishments. The Contractor may contract privately with such other entities, but such services shall not be a part of this Contract.

6.40.K Notice of Uncollected Items

"Notice of Uncollected Refuse or Garbage" cards will be provided by the Contractor to advise customers who have not complied with required rules and regulations. The stubs of all such cards shall be kept on file for a period of six (6) months.

6.40.L Collection Containers

All collection containers shall be returned to the location from which they were removed, erect and **with lids in place**. **All ninety-six (96) gallon wheeled totes must have their lids returned in the closed position after collection.** If a collection container has no lid, such collection container shall be placed upside down at the location from which it was removed. The Contractor shall immediately pick up or sweep up any materials that the Contractor spills during collection. The Contractor is also responsible for cleanup of all hydraulic or other fluids from collection vehicles. All such cleanups are required to be performed as soon as possible, but in no event later than eight (8) hours after commencement of collection pickup, or the end of the collection day, whichever comes first. In the event the Contractor fails to adequately perform a cleanup required pursuant to this Section, the Boards shall have the right, but not the obligation, to perform such services using Township employees and to recover the cost thereof pursuant to Section 6.47.F of this RFB. In no event shall the Contractor require, endorse, or suggest that a Subscriber place collection containers on a paved roadway surface to await collection.

6.40.M White Goods

The Contractor shall not be required to pick up White Goods containing Chlorofluorocarbons [CFC's] unless they display satisfactory evidence of CFC removal by a certified technician. If an appliance containing chlorofluorocarbons (CFC's) is placed for collection without certification of proper CFC removal attached, the Contractor shall notify the Householder that CFC removal is available through the Contractor at the not-to-exceed price included in the Bid Proposal pursuant to Section 6.12.D. If the Householder elects to use such service, the Contractor shall arrange for the proper removal of all CFC's from such appliances in compliance with all applicable laws and regulations. In such event, the Contractor shall charge the Householder the not-to-exceed price for removal of all CFC's included in the Bid Proposal pursuant to Section 6.12.D.

6.41 Collection Containers

Sealed plastic bags (designed as refuse or garbage containers) of sufficient strength to hold the contents [which shall not exceed fifty (50) pounds], sealed paper bags (designed as refuse or garbage containers) of sufficient strength to hold the contents [which shall not exceed fifty (50) pounds], and metal or plastic cans or barrels [with handle(s)], shall be considered authorized containers for garbage or refuse. Such containers shall be supplied by the Subscribers. Alternate wheeled containers, approved by the Boards, must be made available by the Contractor for an

additional charge (rental), at the option of the Subscriber.

Cardboard boxes will be acceptable containers for bulky or loose materials other than garbage; however, the Contractor may refuse to accept such boxes if they are overloaded or become wet.

The Contractor shall tag all containers which are unauthorized or unserviceable, and which do not have serviceable handle(s) for lifting and carrying, which have holes in the bottom, or which are otherwise not suitable for use. Such tags shall advise the Subscriber of the reason why the container may not be used.

The Contractor shall exercise reasonable caution in the handling of the containers to avoid damage to the same. Containers which have been substantially damaged through the fault of the Contractor shall be replaced, by the Contractor, with containers of like kind and quality as those damaged.

The Contractor shall not be held responsible for plastic cans of insufficient strength which may crack from exposure to freezing temperatures.

6.42 Collection Vehicles

The Contractor shall use enclosed, leak-proof, packer-type truck bodies. All vehicles shall be kept in good and efficient working order to ensure proper and efficient service to the Townships. Refuse, but not garbage, may be picked up by other types of equipment, provided they shall be kept neat and covered, if appropriate, so as not to scatter or litter within the limits of the Townships.

All vehicles shall be clearly and visibly marked on each side with the name and telephone number of the Contractor. All equipment shall be maintained in good condition and washed and painted uniformly.

6.43 Recycling Program

Recyclables shall be collected at the curbside collection for each household and during the time period specified in Section 6.38. Recyclables shall be picked up on the same collection day as other trash for the affected household.

The Contractor is solely responsible for returning all separated recyclable materials to market where they can be turned into similar or new products. The Contractor shall be responsible for the collection, separation, transportation, and disposal of the recyclables, by delivering them to a place that will accept them for recycling, even if there is no market for the same.

6.43.A Reports

The Contractor shall submit quarterly reports to the Board indicating the amount of placement of various types of recyclable materials into the secondary materials market. These reports must include specific information on overall recycling tonnage; tonnage

per household and which facilities were used to place the recyclables. Only if there is no possible recycling placement of such separated items will the Contractor be allowed to simply landfill the recyclables and consideration shall be given by the Boards to the deletion of such items from the list of recyclables.

6.43.B Containers

Upon the request of the Subscriber, and at no additional charge to the Subscriber, the Contractor shall purchase and provide up to two (2) eighteen (18) gallon recycling containers for each residence. The specific design and color of such recycling containers shall be agreed upon between the Boards and the Contractor following award of the Contract. Contractor shall replace any damaged recycling containers at no additional charge to the Subscriber. Wheeled totes measuring sixty-five (65) gallons used for recycling shall be quoted as optional items.

6.43.C Profits

The Contractor shall retain any and all profits from the sale of recyclable items.

6.43.D Specifications

All conditions, restrictions, and limitations otherwise set forth in these Specifications shall apply to this Recycling Program.

6.44 Disposal

The Contractor is solely responsible for the disposal of all refuse and garbage, including recyclables and yard waste, collected pursuant to this Contract at a fully licensed landfill or other approved facility. All refuse and garbage, including recyclables and yard waste, collected within the Townships shall be legally disposed of by the Contractor outside the limits of the Townships, and pursuant to any limitations set forth within these Specifications. The Contractor shall be responsible for all charges incurred in the disposal of the refuse and garbage, including recyclables and yard waste.

6.45 Insurance and Indemnification

The Contractor shall secure, pay for, and maintain until completion of the Contract (including any extension) such insurance and shall indemnify the Townships and the Boards as provided in Sections 9.4 and 9.5 of this RFB.

6.46 Strike or Failure to Perform

A strike or other work stoppage will not relieve the Contractor from any of the obligations imposed by the Contract herein. In the event of a strike by, or which affects, the employees of the Contractor, or failure of the Contractor for any reason to perform according to the conditions of this Contract, the Boards may, but are not obligated to, make arrangements for immediate

collection and disposition of residential refuse and garbage (including recyclables) for all single family and two-family dwelling structures within the Townships served by this Contract, and the Contractor shall be responsible for any costs incurred by the Boards for this collection. As provided in Section 6.16.E, the Contract performance bond shall be available for such purposes, but the Contractor's liability under this Section shall not be limited to the amount of the Contract performance bond, and the Contractor shall be liable to the Township for any shortfall. Further, failure to perform, except in the case of a strike or force majeure (i.e. delays caused by reason of civil commotion, riots, acts of God such as floods, earthquakes, tornadoes, etc.); or any other circumstances beyond the control of the Contractor; shall be grounds for immediate termination of this Contract at the Boards' discretion.

6.47 Complaints; Liquidated Damages; Clean-Up Reimbursement

6.47.A Complaints

The Contractor shall be responsible for final resolution of Subscribers' complaints. Where complaints requiring the attention of the Contractor are received by the Boards, the Township Administrators shall notify the Contractor of such complaints and may suggest remedies where the same are needed.

All complaints shall be given immediate and courteous attention. The Contractor shall respond by telephone to all complaints within twenty-four (24) hours of receipt of the complaint, unless the complaining individual fails to leave a telephone number at which they can be reached. When a complaint is received on Friday, or a day preceding a holiday, it shall be serviced on the same day if possible or on the next work day. In the case of missed scheduled collections, the Contractor shall investigate and arrange for collection within twenty-four (24) hours (or the next work day) after the complaint is received. If collections are not made within twenty-four (24) hours (or the next work day), the Contractor shall give a credit for the collection on the bill(s) of the Householder(s) who did not receive timely service. Additionally, in the event of a justifiable repetitive complaint, the Administrators, on behalf of the Boards, may request restitution by the Contractor, to the Subscriber, for a specified amount deemed appropriate by the Boards.

6.47.B Liquidated Damages

If the Contractor misses or fails to make a collection on the regularly scheduled day from any residential unit(s) on the same street three (3) or more times in any ninety (90) day period, even if corrected within twenty-four (24) hours, then the Boards may determine that a service violation has occurred and assess liquidated damages in an amount equal to the lesser of Twenty-five Dollars (\$25.00) per residential unit or Two Hundred Fifty Dollars (\$250.00) per street (no more than one (1) mile in length).

If recyclable materials that are not commingled with non-recyclable items are disposed of in a landfill without prior approval of the Boards, the Boards may determine that a service violation has occurred and assess liquidated damages in an amount equal to the

lesser of Twenty-five Dollars (\$25.00) per residential unit or Two Hundred Fifty Dollars (\$250.00) per street (no more than one (1) mile in length) per day.

The remedies available pursuant to this Section are in addition to any other remedies available to the Boards pursuant to this Contract, and the Boards' determination not to pursue any remedy in response to a failure to perform shall not constitute a waiver by the Board of the right to exercise any remedy in response to a subsequent failure to perform.

6.47.C Business Address

The Contractor shall have an established business address within sixty (60) miles of the Genoa Township Office, located at 5111 S. Old 3C Hwy., Westerville, Ohio 43082, and maintain telephone facilities with a non-toll telephone number from the Townships, which shall be staffed by a live operator on working days from 8:00 a.m. to 5:00 p.m., and be available during those times to receive any complaints regarding the Contractor's services to residential units. The Contractor shall have a supervisor on duty within the Township during days of collection who shall maintain cellular telephone service such that the supervisor can be reached at all times during the performance of the collection services.

6.47.D Communication Equipment

In the interest of expediting the processing of Subscribers' complaints, establishing service to new Subscribers, and for other communications purposes, the Contractor shall provide operating radios, radio-telephone receivers and transmission equipment, or cell phones in all operating collection vehicles regularly used for collection in the Townships.

6.47.E Records of Complaints

The Contractor shall supply the Boards, four (4) times per year, with copies of all complaints and indicate the disposition of each complaint. Such records shall be available for inspection by the Boards at all times during business hours. The form shall indicate the day and the hour on which the complaint was received and the day and the hour on which it was resolved.

6.47.F Clean-Up Reimbursement

In the event the Boards perform cleanup services pursuant to Section 6.40.K herein, the Townships may recover the cost of such services at the rate of One Hundred Dollars (\$100.00) per service call, plus Fifty Dollars (\$50.00) per hour for services performed. The remedy available pursuant to this Section is in addition to any other remedies available to the Boards pursuant to this Contract, and the Boards' determination not to pursue any remedy in response to a failure to perform shall not constitute a waiver by the Boards of the right to exercise any remedy in response to a subsequent failure to perform.

6.48 Compliance with DKMM Requirements / Reporting

The selected Contractor must comply with all requirements of the Delaware, Knox, Marion, Morrow Solid Waste District (“DKMM”), including any and all reporting requirements promulgated by DKMM. Contractor further agrees to use only those facilities, landfills, and transfer stations designated and approved by DKMM as “Designated Facilities.”

6.49 Joint Participation with Other Political Subdivisions

Pursuant to O.R.C. Section 9.48, the Boards may permit one (1) or more other political subdivisions to participate in the Contract, and may charge a reasonable fee to cover any additional costs incurred as a result of their participation. The Contractor and any newly participating political subdivision(s) will execute a separate agreement(s) with identical terms to the Contract provided in this RFB.

6.50 Collection Day Preferences

To the extent possible, the Contractor agrees to provide residential refuse and recycling collection on the same collection days currently maintained in each Township. Accordingly, the Contractor shall attempt to provide collection in each Township under the following schedule:

Friday:	Genoa Township
Thursday:	Liberty Township
Thursday - Friday:	Orange Township

6.51 Financial Statements of Bidders

All submitted bids shall include the financial statements of the bidder/company for the past one (1) year. “Financial Statements” include the balance sheet, income statement, and cash flow statement.

Section 7 – Proposal Submission

In responding to this joint RFB, Bidders must comply with each of the format and submission requirements detailed in this section.

7.1 Number of Copies

Four (4) complete signed originals and a digital copy of the bid must be submitted.

7.2 Form of Bid Submission

Bids shall be submitted in substantially the following form:

- The bid shall be submitted in hard and digital copy.
- The bid shall be submitted on forms contained in this RFB. The forms shall be fully completed in accordance with this RFB.
- The bid shall contain the full name of each person, party, or parties submitting the bid and all persons interested therein, as well as the address, telephone number, email address, and other contact information for the person, party, or parties submitting the bid.
- The bid and all submitted documents shall be submitted with all blank spaces completed.
- Bids shall not contain any erasures or corrections. Bids containing erasures or corrections may be rejected unless the erasures or corrections are explained or noted over the signature of the Bidder.
- The bid shall be signed in ink by a person authorized to sign the bid on behalf of the person or principal submitting the bid. The signer shall be authorized to bind the Bidder.
- Bids shall include the information satisfying and/or addressing the Specifications contained in this RFB.
- Each bid shall contain the bid price as provided for in Section 6.12 of this RFB.
- The Bidder must complete and submit all affidavits and forms included in this RFB, including the following:
 - Fully executed and notarized Non-Collusion Affidavit;
 - Fully executed and notarized personal property tax affidavit (Not Delinquent or Delinquent as applicable);
 - If the Contractor is a corporation, a notarized and fully executed affidavit indicating that the person that signs the bid and the Contract is authorized to sign on behalf of the corporation and bind the corporation;
 - Fully executed Non-Discrimination Clause;
 - Any other form required by this RFB.

All affidavits and forms referenced above are attached hereto and by this reference incorporated into this RFB and Contract.

- The Bidder must submit a completed W-9 form.

- The bid shall be enclosed in a sealed opaque envelope addressed and submitted to:

Paul Wise, Genoa Township Administrator
Genoa Township Office
5111 S. Old 3 C Hwy.
Westerville, OH 43082

- The outside of the envelope shall be clearly marked: "Solid Waste Bid."

7.3 Bid Submission

Bids shall be submitted as follows:

- Bids will be received during standard business hours (8:00 a.m. to 4:00 p.m. Monday through Friday) beginning May 15, 2023 until 10:55 a.m. local time on June 15, 2023.
- Bids received after this time and date shall not be considered and will be returned unopened.
- Bids will be received at and shall be either mailed or delivered to:

Paul Wise, Genoa Township Administrator
Genoa Township Office
5111 S. Old 3 C Hwy.
Westerville, OH 43082

- Mailed bids must be physically received by the Townships at or before 10:55 a.m. local time on June 15, 2023. Date mailed and postmarks will not be considered as the date received.
- Bidders are responsible for the timely submission of bids.

7.4 Bid Price

The bid price shall be as provided in Section 6.12 of this RFB.

7.5 Organization of Bid

Bids shall be organized in the following sections. The sequence of the sections shall be the same as the sequence of the sections in the list below.

A. Cover Letter

The cover letter shall meet the following requirements:

- Be in the form of a standard business letter.
- Contain a statement guaranteeing the validity of the bid for a period of no less than sixty (60) days after bid opening date although not accepted or rejected.

- Contain a statement certifying Bidder's compliance with the minimum Contractor qualifications as provided in this RFB.
- Be signed by an individual authorized to legally bind the Bidder.
- Contain the name, address, telephone number, facsimile number, and email address of:
 1. A contact person with authority to answer questions regarding the bid.
 2. A contact person to be notified regarding legal/contractual issues.

B. Bid Form

The fully completed Bid Form as contained in this RFB shall accompany this bid. Included on the bid form or, if necessary, on an attached 8 ½ x 11 sheet of white paper, shall be the following:

- Bidder contact information
- Bid price as provided in Section 6.12 of this RFB.
- History of the Bidder.
- As much detail as possible about the Bidder's capabilities.
- As much detail as possible about the Bidder's experience relating to the Specifications contained in this RFB.
- Bidders' qualifications and certifications.
- Three (3) non-Bidder/Contractor-owned or non-business partner customer references where the Bidder has provided similar Services.

C. "Exceptions" page (If Applicable)

D. RFB

A complete copy of the RFB with all blanks completed shall accompany the bid.

E. Forms

The following forms attached to and/or required by this RFB shall accompany the bid:

- Affidavit of Authority to Sign on Behalf of the Principal;
- Non-Discrimination Form;
- Personal Property Tax Affidavit (No Tax Owed or Tax Owed);
- Non-Collusion Affidavit;
- Any other form required by this RFB.

All forms shall be fully completed. All above referenced affidavits and forms are attached to this RFB and by this reference incorporated into this RFB and the Contract.

F. Bid Security

All bids shall be accompanied by bid security in accordance with Section 6.15 of this RFB.

G. Required Documents

The following documents shall accompany the bid:

- Completed W-9;
- Proof of Insurance/Certificates of Insurance (worker's compensation and insurance policies required by RFB);
- Any other documents required by this RFB (See Section 6).

All documents referenced above shall be furnished by the Bidder. By this reference the above documents are incorporated into this RFB and the Contract.

H. Additional Information

Any additional information or attachments pertinent to the Contractor's bid not included under one of the required sections listed above.

7.6 Failure to Submit Required Documents

The failure of a Bidder to submit any information, affidavits, forms, or other documents required by this RFB and/or if any such affidavits, forms, or other documents are not fully completed, this may result in rejection of the entire bid.

Section 8 – Evaluation of Bids and Award

8.1 Committee for Review

Following the submission of bids, the Committee for Review will submit their mutually agreed-upon final recommendation to their respective Boards for review and evaluation. The Boards will ultimately be responsible for selecting the winning bid.

8.2 Evaluation

Evaluation of responses to this RFB will consist of the following three (3) phases:

- Phase I: Verification of compliance by a Bidder to the minimum technical requirements of the RFB.
- Phase II: Evaluate the contents and merits of the bids.
- Phase III: Selection by the Boards.

The Boards reserve the right to supplement or change the evaluation process or selection criteria.

8.2.A Phase I – Evaluation of Minimum Technical Requirements

The first phase of the evaluation process consists of a review of all bids received to ensure that each bid meets the minimum technical requirements contained in this RFB, including, but not limited to, those identified below:

1. The Bidder must submit four (4) complete signed originals and a digital copy of the bid by the bid submittal deadline.
2. The Bidder must sign the bid in accordance with this RFB.
3. The bid must include the documents, forms, and information as specified in this RFB and such documents, forms, and information must be completed.
4. The Bidder must comply with all other minimum technical requirements contained in this RFB.

Bids that have been determined not to have met one or more of the mandatory minimum technical requirements will be excluded from any further consideration.

8.2.B Phase II – Evaluation of Contents, Merits, and Requirements

The second phase of the evaluation process will only include those bids meeting the minimum technical requirements as provided in Section 8.2.A above (i.e. passing Phase I of the evaluation process). Such bids will be evaluated based on, but not limited to:

- The contents of the bid;
- The merits of the bid;
- The experience of the Bidder;
- Favorable references;
- The ability of the Bidder to provide the Services;
- The ability of the Bidder to act timely in providing the Services;
- The ability of the Bidder to comply with the requirements of the RFB;
and
- The dollar amount of the bid.

Bidders submitting bids may be requested to make a presentation to the Boards to explain the bid and to answer any questions. These discussions will be with the Bidders deemed fully qualified and best suited among those submitting bids on the basis of the factors listed above.

Bids will be ranked according to the lowest and best. Based on such ranking, a recommendation will be made to the Boards.

8.2.C Phase III - Selection by Boards

The Boards shall award the Contract to the Bidder deemed to have submitted the lowest and best bid, as determined solely by the Boards and/or their representative(s). The Boards collectively reserve the right to reject any and/or all bids, or any portion of any and/or all bids, to waive informalities or irregularities that do not affect the substance of the Specifications and contents of the RFB, and to award a contract in the manner deemed to be in the best interest of the Boards, the Townships, and Delaware County, Ohio.

8.3 Award

The Contract will be awarded as follows:

- A. Except as otherwise provided in this RFB/Contract, ALL BIDS OPENED SHALL BE FINAL. There shall be no oral interpretations of Bid Proposals from the floor.
- B. Upon review of the bids, the Boards shall either: (a) reject any or all bids or any portion of any or all bids; or (b) award the Contract to the lowest and best Bidder as determined by the Boards and/or their representative(s). In making such determination, and in the event of a discrepancy, the correct total of the unit prices reflected on the Proposal shall govern over the total unit cost as stated by the bidder. Such contract shall be in writing. The Contract shall be in the form included in this RFB.

- C. The Boards reserve the rights to select the Bidder deemed to be the lowest and best Bidder, as determined solely by the Boards, to reject any and/or all bids, or any portion of any and/or all bids, to waive informalities or irregularities that do not affect the substance of the Specifications and contents of the RFB, and to award the bid in the manner deemed to be in the best interest of the Townships.
- D. The Boards reserve the right to consider all elements entering into the question of determining the qualifications and responsibility of the Bidder, his or her agent(s), or representative(s). Any bid proposal which, in the judgment of the Boards, is incomplete, conditional, obscure, or which contains irregularities that affect the substance of the Specifications and contents of the RFB, may be rejected. The Boards reserve the right to reject any and all bid proposals, to waive irregularities that do not affect the substance of the Specifications, and to make the award in the best interests of the Townships.
- E. Upon execution of the Contract, the Boards shall return, in a timely manner, the bid security of all unsuccessful bidders. The Contractor's bid security will be returned upon execution of the Contract and delivery of the performance bond to the Boards.
- F. The Contract shall be in writing.
- G. The Contract shall be in the form included in this RFB.

8.4 Investigation

The Boards or Committee for Review may make such investigations as deemed necessary by the Boards to determine the ability of the Bidder to perform the work required by this RFB and the Contract.

8.5 Mathematical Error

In the case of a bid being substantially lower than other bids as the result of a mathematical or clerical mistake by a Bidder in preparing its bid, as opposed to a judgment mistake, the Boards may, prior to award of a contract, reject such a bid upon presentation of a petition from the Bidder accompanied by a sworn affidavit of error setting forth the error, the cause thereof, and sufficient evidence to substantiate the same as a mathematical or clerical mistake and not a mistake of judgment. The petition must be made in writing and filed with the Boards within two (2) business days after the bid opening.

Section 9 – Terms and Conditions

9.1 Contractor Acknowledgement

By submitting a bid, the Bidder makes the following acknowledgements:

- The Bidder acknowledges that the Bidder has fully and completely read and reviewed this RFB, that the Bidder fully and completely understands this RFB, and the Bidder agrees to be bound by all its terms, requirements, and conditions.
- The Bidder acknowledges and understands that the Contract is not valid until it has been approved by the Boards and all other necessary and applicable persons, entities, or Parties.

9.2 Reservation of Rights

The Boards collectively reserve the following rights in relation to any submitted bid and/or the Contract:

- A. The right to disqualify any bid that takes Exception to or limits the rights of the Boards.
- B. To refuse any bid not properly submitted in accordance with the requirements of this RFB.
- C. To reject bids submitted with incomplete bid documents or forms.
- D. To reject the selected bid and/or other bids at any time prior to execution of the Contract.
- E. The right to cancel this RFB at any time.
- F. To reduce the scope of services required herein and to negotiate the price to reflect such change after award of the Contract.
- G. The Boards shall award the Contract to the Bidder deemed to have submitted the lowest and best bid, as determined solely by the Boards and/or their representative(s). The Boards reserve the right to reject any and/or all bids, or any portion of any and/or all bids; to waive informalities or irregularities that do not affect the substance of the Specifications and contents of the RFB; and to award a contract in the manner deemed to be in the best interest of the Boards, the Townships, and Delaware County, Ohio.

9.3 Independent Contractor

The Contractor shall act in performance of this Contract as an independent contractor. As an independent contractor, the Contractor and/or its officers, officials, boards, employees, representatives, agents, volunteers, and/or servants are not entitled to any of the benefits enjoyed

by employees of the Boards, Townships, or Delaware County, Ohio. The Contractor shall be responsible for payment of all employment-related taxes, employee benefits, and Worker's Compensation premiums.

Additionally, Contractor and its employees are not entitled to any benefits of the Ohio Public Employees Retirement System ("OPERS"). Pursuant to Section 145.038 of the Ohio Revised Code, if the selected Contractor is an entity with fewer than five (5) individual employees, the Boards shall require the Contractor to acknowledge, in writing on a form provided by OPERS, that the Contractor has been informed that the Board does not consider the Contractor a public employee and that no contributions will be made to the OPERS for the services provided under this Contract (see form provided in Appendix C).

9.4 Indemnification

The Contractor shall provide indemnification as follows:

- A. To the fullest extent of the law and without limitation, the Contractor agrees to indemnify and hold free and harmless the Indemnified Parties from any and all actions, claims, suits, demands, judgments, damages, losses, costs, and expenses, including but not limited to attorney's fees, arising out of or resulting from any accident, injury, bodily injury, sickness, disease, illness, death, or occurrence, regardless of type or nature, negligent or accidental, actual or threatened, intentional or unintentional, known or unknown, realized or unrealized, related in any manner, in whole or in part, to the Contracted Parties' performance of this Contract or the Contracted Parties' actions, inactions, or omissions. The Contractor agrees that in the event of or should any such actions, claims, suits, or demands be brought against the Indemnified Parties that the Contractor shall, at its own expense, promptly retain defense counsel to represent, defend, and protect the Indemnified Parties, paying any and all attorney's fees, costs, and expenses. The Contractor further agrees that in the event of or should any such actions, claims, suits, or demands be brought against the Indemnified Parties, that the Contractor shall pay, settle, compromise, and procure the discharge of any and all judgments, damages, losses, costs, and expenses, including but not limited to attorney's fees.
- B. The Contractor shall assume full responsibility for, pay for, and shall indemnify and hold free and harmless the Indemnified Parties from any harm, damage, destruction, injury, or loss, regardless of type or nature, known or unknown, realized or unrealized, to any property, real or personal, belonging to the Indemnified Parties or others, including but not limited to real estate, buildings, structures, fixtures, furnishings, equipment, vehicles, supplies, accessories and/or parts arising out of or resulting in whole or in part from any acts, inactions, or omissions, negligent or accidental, actual or threatened, intentional or unintentional of the Contracted Parties.
- C. To the fullest extent of the law and without limitation, the Contractor agrees to indemnify and hold free and harmless the Indemnified Parties from any and all actions, claims, suits, demands, judgments, damages, losses, costs, penalties, fines, and expenses, including, but not limited to attorney's fees, arising out of or resulting from any violation of

governmental laws, regulations, any spoilage, harm, damage, injury, or loss of or upon the environment, including, but not limited to land, water, or air, or any adverse effect on the environment, including, but not limited to land, water, or air, regardless of type or nature, negligent or accidental, actual or threatened, intentional or unintentional, known or unknown, realized or unrealized, related in any manner, in whole or in part, to the Contracted Parties performance of this Contract or the Contracted Parties' actions, inactions, or omissions. The Contractor agrees that in the event of or should any such actions, claims, suits, or demands be brought against the Indemnified Parties that the Contractor shall, at its own expense, promptly retain defense counsel to represent, defend, and protect the Indemnified Parties, paying any and all attorney's fees, costs, and expenses. The Contractor further agrees that in the event of or should any such actions, claims, suits, or demands be brought against the Indemnified Parties, that the Contractor shall pay, settle, compromise and procure the discharge of any and all judgments, damages, losses, costs, penalties, fines, and expenses, including, but not limited to attorney's fees.

9.5 Insurance/Worker's Compensation Insurance

The Contractor shall carry and maintain current throughout the life of the Contract such bodily injury and property damage liability insurance as will protect it and the Indemnified Parties against any and all claims for personal injury, including death or property damage, which may arise out of or result from the performance of or operations under this Contract or from the use of any vehicle(s) in connection therewith, and shall include coverage for indemnification as described above.

Prior to commencement of this Contract, the Contractor shall present to the Boards current certificates of insurance, and shall maintain current such insurance during and throughout the entire term of this Contract. Said insurance shall, at a minimum, include the insurance specified below and the amount of coverage on said policies of insurance shall be at least that which is specified below:

- A. Worker's Compensation Insurance as required by Ohio law and any other state in which work will be performed.
- B. Commercial General Liability Insurance with coverage in an amount equal to and covering all sums which the Contractor may or shall become legally obligated to pay as damages, but in an amount providing for a minimum of at least one million dollars (\$1,000,000.00) coverage per occurrence with an annual aggregate of at least two million dollars (\$2,000,000.00), including coverage for subcontractors, if any are used, covering any and all work performed under this Contract.
- C. Umbrella or Excess Liability Insurance (over and above Commercial General Liability) with coverage in an amount equal to and covering all sums which the Contractor may or shall become legally obligated to pay as damages, but in an amount providing for a minimum of at least two million dollars (\$2,000,000.00) of coverage.

D. Auto/Vehicle Liability Insurance covering all owned, non-owned and hired vehicles used in connection with the work required under this Contract and/or used in providing services or otherwise for the Board, with coverage in an amount equal to that required by law and covering all sums which the Contractor may or shall become legally obligated to pay as damages, but in an amount providing for minimum coverage of at least three hundred thousand dollars (\$300,000.00) (Combined Single Limit) or, one hundred thousand dollars (\$100,000.00) per person and three hundred thousand dollars (\$300,000.00) per accident for bodily injury and one hundred thousand dollars (\$100,000.00) per accident for property damage or more as may be required for particular vehicles (solid waste collection vehicles) or particular uses of vehicles as required by applicable law.

The Boards shall be named as "Additional Insureds" on the policies listed in paragraphs B, C, and D above.

The insurance company needs to be identified for each insurance policy and coverage. The certificates of insurance are to be signed by a person authorized by the insurance company to bind coverage on its behalf.

The Contractor shall be responsible for payment of all premiums for Worker's Compensation Insurance and all of the above policies of insurance.

All insurance shall be written by insurance companies licensed to do business in the State of Ohio.

The Contractor's insurance coverage shall be primary insurance as respects the Indemnified Parties and any insurance maintained by the Indemnified Parties shall be excess to the Contractor's insurance and shall not contribute to it.

The insurer shall provide thirty (30) days' written notice to the Township Administrators before any cancellation or non-renewal of insurance coverage. Failure to provide such written notice will obligate the insurer to provide coverage as if cancellation or non-renewal did not take place.

If there is any change in insurance carrier or liability amounts, a new certificate of insurance must be provided to the Township Administrators within seven (7) calendar days of change.

During the life of the Contract, the Board may require the Contractor to provide respective and/or additional certificate(s) of insurance in order to verify coverage. Failure to provide a requested certificate of insurance within seven (7) calendar days of the request may be considered as default.

Failure to maintain the required insurance coverage at any time during the term of the Contract shall be deemed a material breach of the Contract. Such failure shall render the Contract void in

its entirety and the Contractor shall not be entitled to any payment pursuant to the Contract or otherwise.

In addition to the rights and protections provided by the insurance policies as required above, the Boards shall retain any and all such other and further rights and remedies as are available at law or in equity.

9.6 Bid Security/Bond

All bids shall be accompanied by bid security in accordance with Section 6.15 of this RFB.

9.7 Performance Bond

The Contractor shall be required to give an acceptable performance bond in the names of the Boards in accordance with Section 6.16 of this RFB.

9.8 Damages in the Event of Default

The Boards declare and the Contractor acknowledges that the Boards may suffer damages due to the failure of the Contractor to act in accordance with the requirements, terms, specifications, and conditions of the Contract. The Boards declare and the Contractor agrees that such failure shall constitute an event of default on the part of the Contractor and the Contractor agrees to pay damages to the Boards to compensate the Boards for any damages incurred as a result of the default. The Contractor agrees that if the Boards do not give prompt notice of such a failure, that the Boards have not waived any of their rights or remedies concerning the failure by the Contractor.

In the event of default by the Contractor, the Boards may procure the Services from other sources and hold the Contractor responsible for any excess costs occasioned thereby.

9.9 Termination

9.9.A Breach or Default

Upon breach or default of any of the provisions, obligations, or duties embodied in this Contract, the aggrieved Party shall provide written notice of the breach or default to the breaching or defaulting Party and permit the breaching or defaulting Party to remedy the breach or default within a specified reasonable period of time. If the breach or default is not satisfactorily remedied within the specified time period, this Contract may, at the election of the aggrieved Party, be immediately terminated. The Parties may, without limitation, exercise any available administrative, contractual, equitable, or legal remedies. In the event of such a breach or default, the Contractor shall be entitled to receive compensation for any Services satisfactorily performed hereunder through the date of termination.

9.9.B Effect of Waiver of any Occurrence of Breach or Default

The waiver of any occurrence of breach or default is not and should not be interpreted as a waiver of any such subsequent occurrences. The Parties, without limitation, retain the right to exercise all available administrative, contractual, equitable, or legal remedies. If either Party fails to perform an obligation or obligations under this Contract and such failure(s) is (are) waived by the other Party, such waiver shall be limited to the particular failure(s) so waived and shall not be deemed to waive other failure(s). Waiver by the Board shall be authorized in writing and signed by a quorum of the Board.

9.10 Licenses

The Contractor certifies and warrants that it has obtained and maintains current all approvals, licenses, including operator licenses, certifications, and/or other qualifications (collectively "Licenses") necessary to provide all of the Services required pursuant to this Contract and to conduct business in the state of Ohio. The Contractor further certifies and warrants that all such Licenses are operative and current and have not been revoked or are not currently suspended for any reason.

9.11 Subcontracting

The Contractor may sub-contract any portion of this Contract. If Services are subcontracted, the Contractor shall continue to act as the prime contractor for all subcontracted Services and shall assume full responsibility for the performance of the Services. The Contractor will remain the sole point of contact and shall be ultimately responsible for the performance of the Services.

9.12 Assignment

In accordance with Section 6.31 of this RFB, the Contractor shall not assign, transfer, convey, or otherwise dispose of the Contract or its right to execute it or its right, title, or interest to it or any part thereof, or assign any of the moneys due or to become due under the Contract, without the prior written consent of the Boards.

9.13 Inspection and Maintenance of Records and Work Papers/Audit

At any time during regular business hours, with reasonable notice and as often as the Boards or their representatives may deem necessary, the Contractor shall make available to any or all of the above named parties or their authorized representatives, all subcontracts, invoices, receipts, payrolls, personnel records, reports, documents, and all other information or data relating to all matters covered by this Contract. The Boards or their representatives shall be permitted by the Contractor to inspect, audit, make excerpts, photo static copies, and/or transcripts of any and all documents relating to all matters covered by this Contract.

The Contractor, for a minimum of three (3) years after reimbursement/compensation for Services rendered under this Contract, agrees to retain and maintain, and assure that all of its subcontractors retain and maintain, all records, documents, writings, and/or other information related to performance of this Contract. If an audit, litigation, or other action is initiated during the time period of this Contract, the Contractor shall retain and maintain, and assure that all of its subcontractors retain and maintain, such records until the action is concluded and all issues are resolved or the three (3) years have expired, whichever is later.

9.14 Notices

All notices which may be required by this Contract or by operation of any rule of law shall be hand delivered, sent via certified United States Mail, return receipt requested, sent via a nationally recognized and reputable overnight courier, return receipt requested, or via facsimile, confirmation of receipt required, to the following individuals at the following addresses or facsimile numbers and shall be effective on the date received:

Contractor:

Facsimile: _____

Boards:

Genoa Township Board of Trustees
Genoa Township Office
5111 S. Old 3C Hwy.
Westerville, OH 43082
pwise@genoatwp.com

Orange Township Board of Trustees
Orange Township Office
1680 E. Orange Rd.
Lewis Center, OH 43035
mboni@orangetwp.org

Liberty Township Board of Trustees
7802 North Liberty Road
Powell, Ohio 43065
kvaughn@libertytwp.org

9.15 Equal Employment Opportunity

In fulfilling the obligations and duties of the Contract, the Contractor shall comply with all federal, state, and/or local non-discrimination laws.

The Contractor shall not discriminate against any employee or applicant for employment on the basis of race, religion, national origin, color, creed, gender, sexual orientation, age, Vietnam-era Veteran status, handicap, or disability, as defined in the Americans with Disabilities Act. The Contractor shall ensure that applicants are hired and that employees are treated during employment without regard to any of the above listed factors. Such action shall include, but not be limited to, the following: employment, upgrading, demotion or transfer, recruitment or recruitment advertising, layoff or termination, rates of pay or other forms of compensation, and selection for training, including apprenticeship.

The Contractor agrees to post in conspicuous places, available to employees and applicants for employment, notices stating that the Contractor complies with all applicable federal, state, and local non-discrimination laws. The Contractor shall incorporate the foregoing requirements of this section in all of its contracts for any of the work prescribed herein, and shall require all of its subcontractors for any part of such work to incorporate such requirements in all subcontracts for such work.

9.16 Drug Free Environment

The Contractor agrees to comply with all applicable state and federal laws regarding drug-free environment and shall have established and have in place a drug-free environment policy. The Contractor shall make a good faith effort to ensure that all of its employees will not purchase, use, or possess illegal drugs or alcohol or abuse prescription drugs in any way.

9.17 Findings for Recovery

In accordance with Section 6.30 of this RFB, the Contractor certifies that it has no outstanding findings for recovery pending or issued against it by the State of Ohio.

9.18 Non-Collusion

The Bidder/Contractor certifies as follows:

- This bid/Contract is not entered or made in the interest of or on behalf of an undisclosed person, partnership, company, association, organization, or corporation.
- This bid/Contract is genuine and not collusive or a sham.
- The Bidder/Contractor has not directly or indirectly induced or solicited any other Bidder to put in a false or sham bid.
- The Bidder/Contractor has not directly or indirectly colluded, conspired, connived, or agreed with any Bidder or anyone else to put in a sham bid or that anyone shall refrain from bidding.

- The Bidder/Contractor has not directly or indirectly colluded, conspired, connived, or agreed with any other person or entity concerning or regarding this Contract.
- The Bidder/Contractor has not in any manner, directly or indirectly, sought by agreement, communication, or conference with anyone to fix the price of this Contract, to fix any overhead, profit, or cost element of this Contract, or to secure any advantage against the Townships or County or anyone interested in this Contract.
- The Bidder/Contractor has not in any manner, directly or indirectly, sought by agreement, communication, or conference with anyone to fix the bid price of said Bidder or any other Bidder, or to fix any overhead, profit or cost element of such bid price or that of any other Bidder, or to secure any advantage against the Townships or County or anyone interested in the proposed contract.
- This bid/Contract is not a product of collusion with any other vendor, person, or entity, and no effect has been made to fix any overhead, profit or cost element of any proposed price.
- The Bidder/Contractor is unaware of and there is no conflict of interest, either involving it or its employees that would prohibit the Bidder/Contractor from entering this Contract.
- The Bidder has not, directly or indirectly, submitted its bid price or any break-down thereof, or the contents thereof, or divulged any information or data relative thereto, or paid and will not pay any fee in connection therewith, to any corporation, partnership, company, association, organization, bid depository, or to any member or agent thereof, or to any other individual except to such person or persons as have a partnership or other financial interest with the Bidder in its general business.
- All statements contained in the bid are true.
- All statements contained in the Contract are true.

9.19 Conflict of Interest

The Contractor agrees that no agent, officer, or employee of the Boards during his/her tenure or for one (1) year thereafter shall have any interest, direct or indirect, in this Contract or the proceeds thereof.

The Contractor agrees that it will not employ in any manner a current Board member or employee for a minimum period of one (1) year from the expiration or termination of this Contract, without the prior express written consent of the Boards.

No personnel of the Contractor may voluntarily acquire any personal interest that conflicts with their responsibilities under the Contract.

The Contractor will not knowingly permit any public official or public employee who has any responsibilities related to the Contract to acquire an interest in anything or any entity under the Contractor's control if such an interest would conflict with that official's or employee's duties. The Contractor will disclose to the Boards knowledge of any such person who acquires an incompatible or conflicting personal interest related to the Contract. The Contractor will take all legal steps to ensure that such a person does not participate in any action affecting the work under the Contract, unless the Boards have determined that, in the light of the personal interest

disclosed, that person's participation in any such action would not be contrary to the public interest.

Each bid must include a statement indicating whether the Bidder or any person(s) that work for the Bidder in relation to the Contract have a possible conflict of interest (e.g., employed by the State of Ohio; Delaware County, Ohio; the Boards; work on a related contract; or participation in the development of the Specifications or requirements for this RFB) and, if so, the nature of that conflict. The Boards have the right to reject a bid in which a conflict is disclosed or cancel the Contract if any interest is later discovered that could give the appearance of a conflict.

9.20 Independent Contractor, No Contributions to OPERS

Contractor agrees that it is acting as an independent contractor under this Contract and that no agency, partnership, joint venture, or employment relationship has been or will be created between the Parties. Contractor also agrees that, as an independent contractor, it assumes all responsibility for any federal, state, municipal, or other tax liabilities along with workers compensation, unemployment compensation, and insurance premiums that may accrue as a result of compensation received for services or deliverables rendered under this Contract.

Further, no contributions will be made to the Ohio Public Employees Retirement System ("OPERS") for or on behalf of Contractor and/or any of its officers, officials, employees, representatives, agents, and/or volunteers for services and/or deliverables rendered and/or received under or pursuant to this Contract. By signing below, Contractor acknowledges and agrees that the Boards, in accordance with R.C. § 145.038(A), have informed it of such classification and that no contributions will be made to OPERS, and it further certifies that it has five (5) or more employees and that none of the employees are public employees for purposes of Chapter 145 of the Ohio Revised Code.

9.21 Conflicts of Terms, Conditions, or Provisions

To the extent that the terms, conditions, or provisions of this RFB/Contract and any bid submitted by the Contractor may be inconsistent, the terms, conditions, or provisions of this RFB/Contract control.

9.22 Headings

Headings in this RFB/Contract are for convenience only and shall not affect the interpretation of any of the terms and conditions contained in this RFB/Contract.

9.23 Severability

If any provision of this RFB/Contract or the application of any such provision shall be held by a court of competent jurisdiction to be contrary to law or invalid, the remaining provisions of this RFB/Contract shall remain in full force and effect.

9.24 Incorporation of RFB into Contract

The legal notice, this RFB, and all of its appendixes and attachments, any addenda, modification, or supplement to the RFB, and the Contractor's bid are by this reference incorporated into the Contract.

9.25 Incorporation of Appendixes

All appendixes, forms, and other documents as completed by the Contractor and contained in and/or referenced in this RFB are hereby incorporated into this RFB and the Contract.

9.26 Governing Law

This RFB/Contract shall be governed by and interpreted in accordance with the laws of the State of Ohio. Any and all legal disputes arising from this RFB/Contract shall be filed in and heard before the courts of Delaware County, Ohio.

9.27 Authority to Sign

Any person submitting a bid pursuant to this RFB and executing the Contract in a representative capacity hereby warrants that he/she has authority to submit a bid and sign this Contract or has been duly authorized by his/her principal to submit a bid and execute this Contract on such principal's behalf.

9.28 Entire Agreement

The legal notice, this RFB and all of its appendixes and attachments, any addenda, modification, or supplements to the RFB, and the Contractor's bid shall constitute the entire understanding and agreement between the Boards and the Contractor, shall supersede all prior understandings and agreements relating to the subject matter hereof, and may only be amended in writing with the mutual consent and agreement of the parties.

Rumpke Waste & Recycling

FORMS



1-800-828-8171 | www.rumpke.com

Appendix C

Forms

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STATEMENT OF QUALIFICATIONS

The Bidder is required to state, in detail, in the space provided below, its experience and qualifications for providing the services included in the proposed contract, to enable the Boards of Township Trustees of Genoa Township, Liberty Township, and Orange Township, in Delaware County, Ohio, to judge its responsibility, experience, skill, and financial standing.

Per Section 6.13 of the RFB, the Bidder shall show on the Statement of Qualifications information including not less than the following:

(a) The character of previous work performed, along with references, and other detailed information which will enable the Boards to determine responsibility, including experience, and skill. For each previous contract for collection of garbage, refuse and recyclables, the Bidder must furnish the following information: service area; local contact (with telephone number); description of service; annual contract amount; and kind and number of units serviced (e.g. Residential, Commercial, etc.);

(b) The number of packer type vehicles and recycling vehicles available and assigned to collection within each Township under the bid, including model type and year;

(c) The total number of vehicles located within Delaware County and adjoining counties which are owned by the Bidder and which would be available in the event of an emergency to assist in collection; and

(d) At the election of the Bidder, the submittal to the Boards of the latest financial statement of the Bidder may occur either within the Statement of Qualifications or by direct presentation to the Boards. If the latter option is chosen, the financial statement shall be presented to the Boards (either individually or as a group) for review in face-to-face meeting(s), with the proviso that it shall be returned to the Bidder upon completion of the review meeting(s) and not left with the Townships. The Boards do not represent or warrant that any such document will not be a public record subject to disclosure and each Bidder shall consult with its legal counsel to assure itself as to any concerns in such regard. Each bidder shall indicate its chosen manner of submittal on the Bid Proposal Form.

This statement shall also include the following: evidence to the effect that the Bidder maintains a permanent place of business; a list of equipment available for work under the proposed contract, together with a statement as to its present physical condition and when it was purchased or otherwise obtained; and evidence to the effect that the Bidder has appropriate technical experience. (Additional pages/information may be attached if space is insufficient).

Please see the following attachments:

* Our Story

* Certificate of Good Standing - State of Ohio

* Consolidated Financial Statement

(STATEMENT OF QUALIFICATIONS Continued)

* Community References

- * Rumpke, a Recycling Leader Flyer
- * How Rumpke Recycling Works Flyer
- * Recycle These
- * End Products
- * Rumpke Trucks
- * Equipment List
- * Landfill Waste Restriction Reminder
- * Solid Waste Facility Licenses

Name of Bidder: RUMPKE OF OHIO, INC.
By: William J. Rumpke Jr.
Title: William J. Rumpke, Jr., President
Date: June 9, 2023

NON-DISCRIMINATION / EQUAL OPPORTUNITY EMPLOYMENT

In the performance of all contracts with the Boards, the Contractor will be bound by the following non-discrimination / equal opportunity in employment clauses:

1. The Contractor agrees to comply with all federal, state, and/or local non-discrimination laws.
2. The Contractor will not discriminate against any employee or applicant for employment because of race, creed, color, religion, gender, age, sexual orientation, or national origin or physical or mental handicap or disability. The Contractor will take affirmative action to ensure that applicants are employed, and that employees are treated during employment without regard to their race, creed, color, religion, gender, age, sexual orientation, national origin or physical or mental handicap or disability. Such actions shall include, but not be limited to, the following: employment, upgrading, demotion or transfer; recruitment or recruitment advertising; layoff or termination; rate of pay or other forms of compensation; and selection or training, including apprenticeship. The Contractor agrees to post in conspicuous places, available to employees and applicants for employment, notices to be provided by the contracting officer setting forth the provisions of this non-discrimination clause.
3. The Contractor will, in all solicitations or advertisements for employees placed by or on behalf of the Contractor, state that all qualified applicants will receive consideration for employment without regard to race, color, creed, religion, gender, age, sexual orientation, national origin, or physical or mental handicap or disability.
4. The Contractor further agrees that he/she will incorporate or cause to be incorporated into any subcontract, these regulations on Non-Discrimination / Equal Employment Opportunity.


Signature

June 9, 2023

Date

William J. Rumpke, Jr.

Printed Name

President

Title/Position

RUMPKE OF OHIO, INC.

Company Name

PERSONAL PROPERTY TAX AFFIDAVIT

(No Delinquent Tax Owed)

STATE OF OHIO)
)
COUNTY OF HAMILTON) SS:

The undersigned hereby affirms and certifies that they are not charged with delinquent personal property taxes on the general tax list of personal property of Delaware County, Ohio, nor were they charged with delinquent personal property taxes on the general tax list of personal property of Delaware County, Ohio at the time this bid was made.

RUMPKE OF OHIO, INC.

Contractor

By: William J. Rumpke Jr.

Title: William J. Rumpke, Jr., President

Subscribed and sworn to before me this 9th day of June, 2023.



Gina M. Schueler
Notary Public, State of Ohio
My Commission Expires 1-21-2024

Gina M. Schueler

Notary Public

My commission expires 1/21/24

In accordance with O.R.C. Section 5719.042, a copy of this statement shall be incorporated into the Contract, and no payment shall be made with respect to any contract to which this section applies, unless such statement has been so incorporated as a part thereof.

PERSONAL PROPERTY TAX AFFIDAVIT

(Delinquent Tax Owed)

STATE OF _____)
)
COUNTY OF _____) SS:

The undersigned hereby affirms and certifies that they are charged with delinquent personal property taxes on the general tax list of personal property of Delaware County, Ohio.

The amount owed is _____. Unpaid interest and penalties are in the amount of _____.

Contractor

By: _____

Title: _____

Subscribed and sworn to before me this _____ day of _____, 2023.

Notary Public

My commission expires _____

In accordance with Section 5719.042 ORC, a copy of this statement shall be incorporated into the Contract, and no payment shall be made with respect to any contract to which this section applies, unless such statement has been so incorporated as a part thereof.

NON-COLLUSION AFFIDAVIT

State of OHIO)

County of HAMILTON) SS:

Bid Identification: Joint RFB by the Genoa, Liberty, and Orange Township Boards of Trustees for the Collection and Delivery for Processing or Disposal of Residential Solid Waste, Recyclable Materials, and Yard Waste.

Name of Contractor: William J. Rumpke, Jr.

The undersigned, being first duly sworn, deposes and says that he/she is President (Position) of the above named Contractor making the foregoing Bid; that such Bid is not made in the interest of or on behalf of an undisclosed person, partnership, company, association, organization, or corporation; that such Bid is genuine and not collusive or sham; that said Bidder has not directly or indirectly induced or solicited any other Bidder to put in a false or sham Bid, and has not directly or indirectly colluded, conspired, connived or agreed with any Bidder or anyone else to put in a sham Bid, or that anyone shall refrain from Bidding; that said Bidder has not in any manner, directly or indirectly, sought by agreement, communication, or conference with anyone to fix the Bid price of said Bidder or any other Bidder, or to fix any overhead, profit or cost element of such Bid price, or that of any other Bidder, or to secure any advantage against the agency awarding the Contract or anyone interested in the proposed contract; that all statements contained in such Bid are true; and further, that said Bidder has not, directly or indirectly, submitted its Bid price or any break-down thereof, or the contents thereof, or divulged any information or data relative thereto, or paid and will not pay any fee in connection therewith, to any corporation, partnership, company, association, organization, Bid depository, or to any member or agent thereof, or to any other individual except to such person or persons as have a partnership or other financial interest with said Bidder in its general business.

Executed this 9th day of June, 2023.



William J. Rumpke, Jr., President

Sworn to and subscribed in my presence this 9th day of June, 2023.



Gina M. Schueler
Notary Public, State of Ohio
My Commission Expires 1-21-2024



Gina M. Schueler
Notary Public
My commission expires: 1/21/24



INDEPENDENT CONTRACTOR ACKNOWLEDGMENT

Ohio Public Employees Retirement System
277 East Town Street, Columbus, Ohio 43215-4642

Employer Outreach: 1-888-400-0965
www.oper.org

This form is to be completed if you are an individual who begins providing personal services to a public employer on or after Jan. 7, 2013 but are not considered by the public employer to be a public employee and will not have contributions made to OPERS. This form must be completed ~~not~~ later than 30 days after you begin providing personal services to the public employer.

STEP 1: Personal Information

Social Security Number

First Name

MI Last Name

STEP 2: Public Employment Information

Name of Public Employer

Employer Contact

First Name

MI Last Name

Employer Code

Employer Contact Phone Number

Service Provided to Public Employer

Start Date of Service

Month Day Year

End Date of Service

Month Day Year

STEP 3: Acknowledgment

The public employer identified in Step 2 has identified you as an independent contractor or another classification other than a public employee. Ohio law requires that you acknowledge in writing that you have been informed that the public employer identified in Step 2 has classified you as an independent contractor or another classification other than a public employee for the services described in Step 2 and that you have been advised that contributions to OPERS will not be made on your behalf for these services.

If you disagree with the public employer's classification, you may contact OPERS to request a determination as to whether you are a public employee eligible for OPERS contributions for these services. Ohio law provides that a request for a determination must be made within five years after you begin providing personal services to the public employer, unless you are able to demonstrate through medical records to the Board's satisfaction that at the time the five-year period ended, you were physically or mentally incapacitated and unable to request a determination.

By signing this form, you are acknowledging that the public employer for whom you are providing personal services has informed you that you have been classified as an independent contractor or another classification other than a public employee and that no contributions will be remitted to OPERS for the personal services you provide to the public employer. This acknowledgment will remain valid as long as you continue to provide the same services to the same employer with no break in service regardless of whether the initial contract period is extended by any additional agreement of the parties. You also acknowledge that you understand you have the right to request a determination of your eligibility for OPERS membership if you disagree with the public employer's classification.

This form must be retained by the public employer and a copy sent to OPERS. The public employer's failure to retain this acknowledgment may extend your right to request a determination beyond the five years referenced above.

Signature _____ Today's Date _____ / _____ / _____
Do not print or type name.

UNITED STATES OF AMERICA
STATE OF OHIO
OFFICE OF THE SECRETARY OF STATE

I, Frank LaRose, do hereby certify that I am the duly elected, qualified and present acting Secretary of State for the State of Ohio, and as such have custody of the records of Ohio and Foreign business entities; that said records show RUMPKE OF OHIO, INC., an Ohio corporation, Charter No. 1042894, having its principal location in Cincinnati, County of Hamilton, was incorporated on October 15, 1998 and is currently in GOOD STANDING upon the records of this office.



*Witness my hand and the seal of the
Secretary of State at Columbus, Ohio
this 9th day of December, A.D. 2022.*

Ohio Secretary of State

Validation Number: 202234301090

Rumpke Consolidated Companies, Inc. and Subsidiaries

Consolidated Financial Statements as of and for
the Years Ended December 31, 2022 and 2021,
and Independent Auditor's Report

RUMPKE CONSOLIDATED COMPANIES, INC. AND SUBSIDIARIES

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Deloitte.

INDEPENDENT AUDITOR'S REPORT

Deloitte & Touche LLP
50 W 5th Street
Suite 200
Cincinnati, OH 45202-3789
USA

Tel: +513 784 7100
Fax: +513 784 7204
www.deloitte.com

To the Board of Directors and Stockholders of
Rumpke Consolidated Companies, Inc. and Subsidiaries:

Opinion

We have audited the consolidated financial statements of Rumpke Consolidated Companies, Inc. and subsidiaries (the "Company"), which comprise the consolidated balance sheets as of December 31, 2022 and 2021, and the related consolidated statements of operations and comprehensive income, stockholders' equity, and cash flows for the years then ended, and the related notes to the consolidated financial statements (collectively referred to as the "financial statements").

In our opinion, the accompanying financial statements present fairly, in all material respects, the financial position of the Company as of December 31, 2022 and 2021, and the results of its operations and its cash flows for the years then ended in accordance with accounting principles generally accepted in the United States of America.

Basis for Opinion

We conducted our audits in accordance with auditing standards generally accepted in the United States of America (GAAS). Our responsibilities under those standards are further described in the Auditor's Responsibilities for the Audit of the Financial Statements section of our report. We are required to be independent of the Company and to meet our other ethical responsibilities, in accordance with the relevant ethical requirements relating to our audits. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion.

Emphasis of Matter

As discussed in Note 2 to the financial statements, effective January 1, 2022, the Company adopted accounting standard Financial Accounting Standards Board Accounting Standards Update (ASU) 2016-02, *Leases (Topic 842)*, using the optional transition method, as allowed by ASU 2018-11, *Leases (Topic 842), Targeted Improvements*. Our opinion is not modified with respect to this matter.

Responsibilities of Management for the Financial Statements

Management is responsible for the preparation and fair presentation of the financial statements in accordance with accounting principles generally accepted in the United States of America, and for the design, implementation, and maintenance of internal control relevant to the preparation and fair presentation of financial statements that are free from material misstatement, whether due to fraud or error.

In preparing the financial statements, management is required to evaluate whether there are conditions or events, considered in the aggregate, that raise substantial doubt about the Company's ability to continue as a going concern for one year after the date that the financial statements are available to be issued.

Auditor's Responsibilities for the Audit of the Financial Statements

Our objectives are to obtain reasonable assurance about whether the financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance but is not absolute assurance and therefore is not a guarantee that an audit conducted in accordance with GAAS will always detect a material misstatement when it exists. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control. Misstatements are considered material if there is a substantial likelihood that, individually or in the aggregate, they would influence the judgment made by a reasonable user based on the financial statements.

In performing an audit in accordance with GAAS, we:

- Exercise professional judgment and maintain professional skepticism throughout the audit.
- Identify and assess the risks of material misstatement of the financial statements, whether due to fraud or error, and design and perform audit procedures responsive to those risks. Such procedures include examining, on a test basis, evidence regarding the amounts and disclosures in the financial statements.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Company's internal control. Accordingly, no such opinion is expressed.
- Evaluate the appropriateness of accounting policies used and the reasonableness of significant accounting estimates made by management, as well as evaluate the overall presentation of the financial statements.
- Conclude whether, in our judgment, there are conditions or events, considered in the aggregate, that raise substantial doubt about the Company's ability to continue as a going concern for a reasonable period of time.

We are required to communicate with those charged with governance regarding, among other matters, the planned scope and timing of the audit, significant audit findings, and certain internal control-related matters that we identified during the audit.

Deloitte & Touche LLP

April 21, 2023

RUMPK CONSOLIDATED COMPANIES, INC. AND SUBSIDIARIES

CONSOLIDATED BALANCE SHEETS AS OF DECEMBER 31, 2022 AND 2021 (Amounts in thousands)

	2022	2021	LIABILITIES	
ASSETS				
CURRENT ASSETS:				
Cash	\$ 7,482	\$ 17,768		
Investments in marketable equity securities—at fair value	2,131	2,718		
Accounts receivable—less allowances for doubtful accounts of \$924 and \$514 in 2022 and 2021, respectively	76,826	69,827		
Parts and supplies ⁵	17,623	13,758		
Prepaid expenses and other assets	<u>7,667</u>	<u>6,005</u>		
Total current assets	111,729	110,076		
PROPERTY AND EQUIPMENT:				
Land and land improvements	664,482	613,091		
Buildings and building improvements	148,988	140,863		
Equipment and fixtures	1,076,657	981,954		
Construction in progress	<u>88,724</u>	<u>25,514</u>		
Total property and equipment	1,978,871	1,761,422		
Less accumulated depreciation and amortization	(1,202,395)	(1,091,700)		
Total property and equipment—net	776,486	669,722		
OTHER ASSETS:				
Goodwill	26,129	20,070		
Intangible assets—finite life	37,153	33,476		
Other assets	<u>25,162</u>	<u>6,654</u>		
Total other assets	88,444	60,180		
LIABILITIES				
CURRENT LIABILITIES:				
Accounts payable and other liabilities			\$ 91,638	\$ 74,697
Accrued expenses			44,054	38,362
Unearned revenues			30,171	24,278
Current portion of long-term debt			<u>19,278</u>	<u>20,178</u>
Total current liabilities			185,141	157,515
LONG-TERM DEBT—Less current portion			445,501	418,704
ASSET RETIREMENT OBLIGATIONS			110,515	102,450
OTHER LIABILITIES:				
Accrued pension			58,768	58,567
Unrealized loss on financial contracts			5,944	5,944
Other liabilities			<u>27,728</u>	<u>22,297</u>
Total other liabilities			86,496	86,808
Total liabilities			827,653	765,477
COMMITMENTS AND CONTINGENCIES (Note 13)				
STOCKHOLDERS' EQUITY:				
Capital stock			110	110
Treasury stock			(162,349)	(162,349)
Accumulated other comprehensive loss			(53,912)	(57,437)
Note receivable			(8,652)	(7,025)
Retained earnings			<u>374,202</u>	<u>301,237</u>
Total Rumpke Consolidated Companies, Inc. and Subsidiaries stockholders' equity			149,399	74,536
Noncontrolling interest			(393)	(35)
Total stockholders' equity			149,006	74,501
TOTAL			\$ 976,659	\$ 839,978

See notes to consolidated financial statements.

RUMPKE CONSOLIDATED COMPANIES, INC. AND SUBSIDIARIES

CONSOLIDATED STATEMENTS OF OPERATIONS AND COMPREHENSIVE INCOME FOR THE YEARS ENDED DECEMBER 31, 2022 AND 2021 (Amounts in thousands)

	2022	2021
REVENUES:		
Hauling and collection	\$ 763,626	\$658,653
Sale of recyclables	72,530	74,293
Disposal	84,318	68,296
Transfer	42,355	35,674
Other revenues	<u>52,120</u>	<u>46,364</u>
 Total revenues	 <u>1,014,949</u>	 <u>883,280</u>
OPERATING EXPENSES		
 DEPRECIATION AND AMORTIZATION	 149,863	 141,571
 SELLING, GENERAL, AND ADMINISTRATIVE EXPENSES	 <u>80,520</u>	 <u>72,816</u>
 Total operating expenses	 <u>923,422</u>	 <u>807,427</u>
OPERATING INCOME		
 OTHER (EXPENSE) INCOME:		
Interest expense	(16,880)	(15,960)
Net gain on sale of assets	40	811
Unrealized gain on financial contracts	15,441	7,200
Miscellaneous—net	<u>(1,421)</u>	<u>(6,678)</u>
 Total other expense—net	 <u>(2,820)</u>	 <u>(14,627)</u>
 INCOME BEFORE INCOME TAXES AND NONCONTROLLING INTEREST	 88,707	 61,226
 INCOME TAX EXPENSE	 <u>1,031</u>	 <u>942</u>
 NET INCOME	 87,676	 60,284
 NET LOSS ATTRIBUTABLE TO NONCONTROLLING INTEREST	 <u>(358)</u>	 <u>(383)</u>
 NET INCOME ATTRIBUTABLE TO RUMPKE CONSOLIDATED COMPANIES, INC. AND SUBSIDIARIES	 88,034	 60,667
 NET INCOME, INCLUDING NONCONTROLLING INTEREST	 87,676	 60,284
 OTHER COMPREHENSIVE INCOME (LOSS)	 <u>3,525</u>	 <u>(4,136)</u>
 COMPREHENSIVE INCOME	 91,201	 56,148
 COMPREHENSIVE LOSS ATTRIBUTABLE TO NONCONTROLLING INTEREST	 <u>(358)</u>	 <u>(383)</u>
 COMPREHENSIVE INCOME ATTRIBUTABLE TO RUMPKE CONSOLIDATED COMPANIES, INC. AND SUBSIDIARIES	 <u>\$ 91,559</u>	 <u>\$ 56,531</u>

See notes to consolidated financial statements.

GENOA, LIBERTY, & ORANGE TOWNSHIP SOLID WASTE BID PROPOSED SERVICES

Rumpke will continue to provide weekly solid waste, yardwaste, and curbside recycling collection services within Genoa, Liberty and Orange Townships as follows:

Genoa Township:	Friday
Liberty Township:	Thursday
Orange Township:	Thursday-Friday

Services will be provided between the hours of 7:00 AM and 6:00 PM over routes as currently practiced or to be mutually agreed upon between the Townships and Rumpke. Large and/or bulky items will be collected along with the regular trash on a weekly basis at no additional charge. Mattress and upholstered items must be wrapped in plastic prior to collection.

Late model International rearload packer trucks and/or late model resi-frontload trucks will be utilized to provide the solid waste, yardwaste and curbside recycling collection services. Attached is a complete listing of equipment operated out of Rumpke's Columbus facility any of which will be available to provide the required services. In addition, Rumpke's large fleet of more than 2,000 trucks on a company-wide basis, available as support for backup, assures the Townships of sufficient equipment to provide the required services.

All solid waste collected in Genoa, Liberty and Orange Townships will be transported to the Delaware County Transfer Station with final disposal at Rumpke's Crawford County Landfill (or other Rumpke-owned landfill.) The current Ohio EPA Facility license for each facility is attached.

Recyclables collected will be transported to Rumpke's Columbus Material Recovery Facility located at 119 Fields Avenue for processing and shipment to market.

Rumpke Waste & Recycling

Rumpke, A Recycling Leader

RECYCLING BEFORE IT WAS POPULAR

Rumpke has been recycling since the 1930s when company founders pulled rags, metals and glass from the waste stream for reuse and recycling. In 1989, Rumpke began offering curbside collection for customers and has steadily expanded that effort to become a recycling leader in the Midwest.

Recycling for All

Today, Rumpke brings reliable recycling services to millions of residents and businesses throughout Ohio, Kentucky and Indiana. Rumpke provides municipal services to nearly 500 communities. Cities like Columbus, Cincinnati, Parma, North Royalton, Hamilton, Middletown and Tipp City count on Rumpke to provide their homeowners with single stream curbside recycling services. And organizations like P&G, the Cincinnati Reds, the Cleveland Browns, The Ohio State University, Amazon, Kentucky Kingdom, and many others count on Rumpke for commercial recycling services.



An Investment Worth Making

During the last decade, Rumpke has invested upwards of \$50 million dollars to implement the most-technologically advanced recycling systems in Ohio and beyond. Annually, Rumpke's 12 recycling facilities process more than 1 billion pounds of material.

1. Chillicothe, OH

3. Dayton, OH

5. Ironton, OH

7. Mansfield, OH

9. Medina, IN

11. St. Bernard, OH

2. Columbus, OH

4. Elmwood Place, OH

6. Louisville, KY

8. Medina, OH

10. Ironton, OH

12. Lexington, KY



Putting Glass to Good Use

Did you know glass makes up about 14% of the curbside stream of material? While others have discontinued glass recycling programs, Rumpke innovated new technology to convert broken glass into a useable raw material for the home insulation and glass container industries. Today, Rumpke is the only hauler in the country to operate its own glass processing facility. Each month, the glass recycling center processes between 2,500-4,000 tons of glass, keeping it out of landfills and putting it to good use.

RUMPKE ACCEPTS:



Paper & Cardboard



Glass Bottles & Jars



Cartons



Plastic Bottles,
Jugs, Tubs & Cups



Metal Cans & Cups

We also offer specialized recycling services for industrial customers.

Total Waste Services

For those customers that have bulk recyclables from commercial or industrial processes, Rumpke offers specialized recycling services for a variety of materials from e-waste recycling to plastics, cardboard and much more. We have an experienced team to help organizations customize programs or even provide in-plant service to help them best reach their objectives.



www.rumpke.com | 1-800-828-8171



RUMPKE
Recognizing private company success

RECYCLE THESE



PLASTIC BOTTLES,
JUGS, TUBS
& CUPS



GLASS BOTTLES
& JARS



PAPER &
CARDBOARD



CARTONS



METAL CANS
& CUPS

NOT THESE



CLOTHING & TEXTILES



PLASTIC BAGS



BATTERIES



HOSES & CHAINS

HOW RUMPKE RECYCLING WORKS

RUMPKE RECYCLING FACILITIES



1. St. Bernard, OH	5. Mansfield, OH	9. Medora, IN
2. Columbus, OH	6. Elmwood Place, OH	10. Medina, OH
3. Dayton, OH (2)	7. Ironton, OH	11. Lexington, KY
4. Chillicothe, OH	8. Louisville, KY	

HOW ARE RECYCLABLES SORTED?



DRUM FEEDER

Creates a consistent flow of material from the tipping floor to the pre-sort line.



PRE-SORT AREAS

Trash is removed.



CARDBOARD SCREENER

Rotating discs remove the cardboard from the stream.



Glass is broken on the screen, conveyed to a bunker and sent to Rumpke's Dayton Glass Processing Facility.



Rotating discs separate the paper from the containers.



OPTICAL SCANNER

Infrared light shines on the conveyor belt. The designated material (paper, cartons or plastic) is identified by a scanner and separated using bursts of air.



OVERHEAD MAGNET

Attracts the steel cans.



EDDY CURRENT

Rare earth magnet repels the aluminum cans and causes them to "jump" onto the designated belt.



AI ROBOTS

Robot arms help better separate plastic containers from the rest of the stream.



BALER

Compacts the material into bales to be sold and made into something new.

WHY RECYCLE?



- Saves natural resources and energy
- Reduces amount of waste going into landfills
- Reduces pollution
- Creates jobs and helps the economy
- Recyclables are made into new products
- Protects wildlife habitat

JOBS



• Drivers	• Mechanics	• Finance
• Sorters	• Engineering	• Customer Service
• Safety	• Industrial Maintenance Technicians	• Commercial Recycling Sales Reps
• Heavy Equipment Operators	• Housekeeping	• Commodity Marketing

Recycle These

PAPER



Cardboard should fit inside cart.

PLASTICS

Bottles, jugs, tubs and cups



Reattach lid. Yogurt and fruit cups OK.

METAL CANS & CUPS



Non-hazardous, non-flammable material only.

GLASS BOTTLES & JARS



Any color.

CARTONS



Remove caps and straws.

DON'T RECYCLE

- Plastic bags
- Hazardous material such as batteries
- Tanglers such as clothing, dog leashes & garden hoses
- Scrap metal, including pots & pans

Visit www.rumpke.com to learn more about our recycling program. Visit your local Solid Waste District to find where you can dispose of hazardous material.

End Products

Rumpke recycled more than **1 BILLION POUNDS** of material in 2021 and works with regional manufacturers to turn your recyclables into new products.

PLASTIC



Bottles, jugs,
tubs & cups

PET (Plastic Bottles)

Plastic strapping, carpet,
Plastic bottles

HDPE (Plastic Jugs)

Drainage pipe, plastic
container, toys

#5 Plastic Tubs

Plastic Containers

GLASS



Bottles & Jars

Dayton Glass
Processing
Facility

Large Pieces

Glass Bottles

Small Pieces

Fiberglass Insulation

CARTONS



No lids & straws

Cartons & Aseptic Containers

Tissue & Office Paper

METAL CANS & CUPS



Tin, Steel, Aluminum

Steel Cans

Car Parts & Appliances

Aluminum Cans & Cups

Aluminum Cans

PAPER



& Cardboard

Cardboard & Paper Cups

Corrugated Boxes

Mixed Paper

Corrugated Boxes

Newspaper

Newspaper & Corrugated Boxes



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RUMPKE

Rumpke Trucks

Our Residential Fleet on the Street

Rumpke has over 2,000 vehicles to service our customers. Each vehicle serves a specific purpose. Learn more about each type of truck:



REAR LOAD TRUCKS

Use: Residential collection

Collection Style: Driver loads material into the back of the truck

Gross Vehicle Weight (typical): 62,000 pounds

Empty Weight (typical): 35,000 pounds

Capacity: 400-600 households for trash or 800-1,000 households for recycling



RESIDENTIAL FRONT LOAD TRUCKS

Use: Residential collection, specifically used in areas with cart programs

Collection Style: Arms on the front of the truck pick up containers and load material into the truck.

Gross Vehicle Weight (typical): 62,000 pounds

Empty Weight (typical): 40,000 pounds

Capacity: 600-800 households for trash or 800-1,000 households for recycling

Rumpke Waste & Recycling



AUTOMATED TRUCKS

Use: Residential collection

Collection Style: Mechanical arm on the side of trucks pick up trash containers and load into the top of truck.

Gross Vehicle Weight (typical): 62,000 pounds

Empty Weight (typical): 37,000 pounds

Capacity: 600-800 households for trash or 800-1,000 households for recycling



CNG TRUCKS

Use: Residential collection

Collection Style: Driver loads material into the back of the truck

Gross Vehicle Weight (typical): 62,000 pounds

Empty Weight (typical): 37,000 pounds

Capacity: 600-800 households for trash

COLUMBIAN REGION
EQUIPMENT LIST

Truck ID #	Description	Make	Model number	ManufSerialNumber	Vehicle Description	Yr Mfg	License No
1358	14YD RECYCLING MANUA	INTL	4300	1HTMMMAA168H662721	2008 IH4300 MINIMAX 14 YD	2008	PGJ3240
1906	22YD RECYCLING MANUA	INTL	IH7400	1HTWCAAR7CJ660543	2012 IH7400 22YD RECY SIDELOAD	2012	PHP1626
1912	22YD RECYCLING MANUA	INTL	IH7400	1HTWCAAR9CJ660544	2012 IH7400 22YD RECY SIDELOAD	2012	PHP1638
2960	CNG RESI FL	MACK	LEU633	1M2AU14C7GM002927	2016 MACK LEU633 CNG RESI FL	2016	PKA2718
2356	CNG RESI FL	MACK	LEU633	1M2AU14C4FM002303	2015 MACK LEU633 CNG RESI FL	2015	PIT7835
2357	CNG RESI FL	MACK	LEU633	1M2AU14C6FM002304	2015 MACK LEU633 CNG RESI FL	2015	PIT7836
2361	CNG RESI FL	MACK	LEU633	1M2AU14C2FM002302	2015 MACK LEU633 CNG RESI FL	2015	PJG5483
2362	CNG RESI FL	MACK	LEU633	1M2AU14C7FM002263	2015 MACK LEU633 CNG RESI FL	2015	PIT7837
2364	CNG RESI FL	MACK	LEU633	1M2AU14C0FM002265	2015 MACK LEU633 CNG RESI FL	2015	PJS9674
2365	CNG RESI FL	MACK	LEU633	1M2AU14C9FM002264	2015 MACK LEU633 CNG RESI FL	2015	PIU6608
2450	CNG RESI FL	MACK	LEU633	1M2AU14C1GM002714	2016 MACK LEU633 CNG RESI FL	2016	PIZ3393
2451	CNG RESI FL	MACK	LEU633	1M2AU14C3GM002715	2016 MACK LEU633 CNG RESI FL	2016	PJM5669
2453	CNG RESI FL	MACK	LEU633	1M2AU14CXGM002761	2016 MACK LEU633 CNG RESI FL	2016	PIZ3395
2454	CNG RESI FL	MACK	LEU633	1M2AU14C1GM002762	2016 MACK LEU633 CNG RESI FL	2016	PIZ3396
2456	CNG RESI FL	MACK	LEU633	1M2AU14CXGM002713	2016 MACK LEU633 CNG RESI FL	2016	PIZ3392
2457	CNG RESI FL	MACK	LEU633	1M2AU14C7GM002765	2016 MACK LEU633 CNG RESI FL	2016	PIZ3398
2458	CNG RESI FL	MACK	LEU633	1M2AU14C0GM002767	2016 MACK LEU633 CNG RESI FL	2016	PIZ9225
2459	CNG RESI FL	MACK	LEU633	1M2AU14C3GM002763	2016 MACK LEU633 CNG RESI FL	2016	PIZ3397
2898	CNG RESI FL	MACK	LR633	1M2LR04C6JM001523	2018 MACK LR633 CNG RESI FL	2018	PJY2959
2963	CNG RESI FL	MACK	LR633	1M2LR04C2JM001521	2018 MACK LR633 CNG RESI FL	2018	PKA2722
2455	CNG RESI FL	MACK	LEU633	1M2AU14C2GM002768	2016 MACK LEU633 CNG RESI FL	2016	PKW3668
2879	CNG RESI FL	MACK	LR633	1M2LR04C0JM001520	2018 MACK LR633 CNG RESI FL	2018	PKW9584
2445	CNG TANDEM REAR LOAD	MACK	LEU633	1M2AU14C1GM002812	2016 MACK LEU633 CNG TANDEM RL	2016	PJC2341
2446	CNG TANDEM REAR LOAD	MACK	LEU633	1M2AU14C8GM002807	2016 MACK LEU633 CNG TANDEM RL	2015	PJB4818
2447	CNG TANDEM REAR LOAD	MACK	LEU633	1M2AU14C4GM002805	2016 MACK LEU633 CNG TANDEM RL	2016	PJC2352
2448	CNG TANDEM REAR LOAD	MACK	LEU633	1M2AU14C2GM002804	2016 MACK LEU633 CNG TANDEM RL	2016	PJC2340
2449	CNG TANDEM REAR LOAD	MACK	LR633	1M2AU14C0GM001019	2016 MACK LR633 CNG TANDEM RL	2016	PJF3626
2587	CNG TANDEM REAR LOAD	MACK	LEU633	1M2AU14C6GM002854	2016 MACK LEU633 CNG TANDEM RL	2016	PJG5508
2589	CNG TANDEM REAR LOAD	MACK	LEU633	1M2AU14C1GM002857	2016 MACK LEU633 CNG TANDEM RL	2016	PJG5509
2595	CNG TANDEM REAR LOAD	MACK	LEU633	1M2AU14C3GM002858	2016 MACK LEU633 CNG TANDEM RL	2016	PJH5336
2612	CNG TANDEM REAR LOAD	MACK	LEU633	1M2AU14C5GM002859	2016 MACK LEU633 CNG TANDEM RL	2016	PJL1004
2621	CNG TANDEM REAR LOAD	MACK	LEU633	1M2AU14C0GM002865	2016 MACK LEU633 CNG TANDEM RL	2016	PJJ2886
2628	CNG TANDEM REAR LOAD	MACK	LEU633	1M2AU14C9GM002864	2016 MACK LEU633 CNG TANDEM RL	2016	PJJ2887
2629	CNG TANDEM REAR LOAD	MACK	LEU633	1M2AU14C2GM002866	2016 MACK LEU633 CNG TANDEM RL	2016	PJJ2888
2630	CNG TANDEM REAR LOAD	MACK	LEU633	1M2AU14C8GM002855	2016 MACK LEU633 CNG TANDEM RL	2016	PJJ2889
2631	CNG TANDEM REAR LOAD	MACK	LEU633	1M2AU14C3GM002861	2016 MACK LEU633 CNG TANDEM RL	2016	PJJ2890
2724	CNG TANDEM REAR LOAD	MACK	LEU633	1M2AU14C6GM002868	2016 MACK LEU633 CNG TANDEM RL	2016	PJR3643
2727	CNG TANDEM REAR LOAD	MACK	LEU633	1M2AU14C4GM002870	2016 MACK LEU633 CNG TANDEM RL	2016	PJR3626
2735	CNG TANDEM REAR LOAD	MACK	LEU633	1M2AU14C8GM002869	2016 MACK LEU633 CNG TANDEM RL	2016	PJR3669
3096	CNG TANDEM REAR LOAD	MACK	LR64	1M2LR7GC2KM001055	2019 MACK LR64 CNG TANDEM RL	2019	PKG2202
3097	CNG TANDEM REAR LOAD	MACK	LR64	1M2LR7GC1KM001063	2019 MACK LR64 CNG TANDEM RL	2019	PKG2203

COLUMBI² REGION
EQUIPMENT LIST

	ITEM	DESCRIPTION	MANUFACTURER	MODEL	YEAR	ITEM	DESCRIPTION	MANUFACTURER	MODEL	YEAR	
3101	CNG TANDEM REAR LOAD	MACK LR64		1M2LR7GCXKM001076	2019	MACK LR64 CNG TANDEM RL				2019	PKG2224
3111	CNG TANDEM REAR LOAD	MACK LR64		1M2LR7GC0KM001071	2019	MACK LR64 CNG TANDEM RL				2019	PKH2479
3126	CNG TANDEM REAR LOAD	MACK LR64		1M2LR7GC1KM001077	2019	MACK LR64 CNG TANDEM RL				2019	PKH2523
3133	CNG TANDEM REAR LOAD	MACK LR64		1M2LR7GC3KM001081	2019	MACK LR64 CNG TANDEM RL				2019	PKJ2036
3152	CNG TANDEM REAR LOAD	MACK LR64		1M2LR7GC9KM001036	2019	MACK LR64 CNG TANDEM RL				2019	PKJ9942
3196	CNG TANDEM REAR LOAD	MACK LR64		1M2LR7GC7KM001035	2019	MACK LR64 CNG TANDEM RL				2019	PKK7466
3198	CNG TANDEM REAR LOAD	MACK LR64		1M2LR7GC6KM001074	2019	MACK LR64 CNG TANDEM RL				2019	PKK7468
3211	CNG TANDEM REAR LOAD	MACK LR64		1M2LR7GC0KM001040	2019	MACK LR64 CNG TANDEM RL				2019	PKK7467
3212	CNG TANDEM REAR LOAD	MACK LR64		1M2LR7GC2KM001041	2019	MACK LR64 CNG TANDEM RL				2019	PKK7469
3237	CNG TANDEM REAR LOAD	MACK LR64		1M2LR7GCXKM001045	2019	MACK LR64 CNG TANDEM RL				2019	PKL4697
3238	CNG TANDEM REAR LOAD	MACK LR64		1M2LR7GC7KM001052	2019	MACK LR64 CNG TANDEM RL				2019	PKL4698
3324	CNG TANDEM REAR LOAD	MACK LR64		1M2LR7GC3KM001212	2019	MACK LR64 CNG TANDEM RL				2019	PKR1906
3327	CNG TANDEM REAR LOAD	MACK LR64		1M2LR7GC9KM001229	2019	MACK LR64 CNG TANDEM RL				2019	PKR1910
3329	CNG TANDEM REAR LOAD	MACK LR64		1M2LR7GC1KM001211	2019	MACK LR64 CNG TANDEM RL				2019	PKR1912
3334	CNG TANDEM REAR LOAD	MACK LR64		1M2LR7GC6KM001219	2019	MACK LR64 CNG TANDEM RL				2019	PKR1913
3356	CNG TANDEM REAR LOAD	MACK LR64		1M2LR7GC9KM001215	2019	MACK LR64 CNG TANDEM RL				2019	PKR1958
12236	CNG TANDEM REAR LOAD	MACK LR64		1M2LR7GC1LM001288	2020	MACK LR64 CNG TANDEM RL				2020	PKQ1434
12293	CNG TANDEM REAR LOAD	MACK LR64		1M2LR7GC8LM001207	2020	MACK LR64 CNG TANDEM RL				2020	PKS8130
12318	CNG TANDEM REAR LOAD	MACK LR64		1M2LR7GC8KM001206	2019	MACK LR64 CNG TANDEM RL				2019	PKS8158
12376	CNG TANDEM REAR LOAD	MACK LR64		1M2LR7GC0LM001217	2020	MACK LR64 CNG TANDEM RL				2020	PKT6184
10001007	CNG TANDEM REAR LOAD	MACK LR64R		1M2LR7GC8LM001465	2020	MACK LR64R CNG TANDEM RL				2021	PMG2836
10001568	CNG TANDEM REAR LOAD	MACK LR64R		1M2LR7GC5MM001697	2021	MACK LR64R CNG TANDEM RL				2021	PMJ8031
2971	CNG TANDEM REAR LOAD	MACK LR633		1M2LR04C8GM001032	2016	MACK LR633 CNG TANDEM RL				2016	PKA2810
2969	CNG TANDEM REAR LOAD	MACK LR633		1M2AU14C8GM001009	2016	MACK LR633 CNG TANDEM RL				2016	PKA2809
2965	CNG TANDEM REAR LOAD	MACK LR633		1M2AU14C4GM001007	2016	MACK LR633 CNG TANDEM RL				2016	PKA2778
10000404	CNG TANDEM REAR LOAD	MACK LR64R		1M2LR7GC0LM001458	2020	MACK LR64R CNG TANDEM RL				2020	PKY8649
10000405	CNG TANDEM REAR LOAD	MACK LR64R		1M2LR7GC3LM001471	2020	MACK LR64R CNG TANDEM RL				2020	PKY8650
10000406	CNG TANDEM REAR LOAD	MACK LR64R		1M2LR7GC0LM001475	2020	MACK LR64R CNG TANDEM RL				2020	PKY8651
10000416	CNG TANDEM REAR LOAD	MACK LR64R		1M2LR7GC4LM001477	2020	MACK LR64R CNG TANDEM RL				2020	PKY8652
10002687	CNG TANDEM REAR LOAD	MACK LR64R		1M2LR7GC7NM001816	2022	MACK LR64R CNG TANDEM RL				2022	PLF7134
10001586	CNG TANDEM REAR LOAD	MACK LR64R		1M2LR7GC7MM001698	2021	MACK LR64R CNG TANDEM RL				2021	PMR1431
10001687	CNG TANDEM REAR LOAD	MACK LR64R		1M2LR7GC6MM001689	2021	MACK LR64R CNG TANDEM RL				2021	PML3603
10001688	CNG TANDEM REAR LOAD	MACK LR64R		1M2LR7GCXMM001694	2021	MACK LR64R CNG TANDEM RL				2021	PML3604
10000854	CNG TANDEM REAR LOAD	MACK LR64R		1M2LR7GC9LM001460	2020	MACK LR64R CNG TANDEM RL				2020	PME2010
10000674	CNG TANDEM REAR LOAD	MACK LR64R		1M2LR7GC2LM001462	2020	MACK LR64R CNG TANDEM RL				2020	PMA6002
10000673	CNG TANDEM REAR LOAD	MACK LR64R		1M2LR7GC7LM001456	2020	MACK LR64R CNG TANDEM RL				2020	PMA6001
10000616	CNG TANDEM REAR LOAD	MACK LR64R		1M2LR7GC8LM001479	2020	MACK LR64R CNG TANDEM RL				2020	PMA5967
10000590	CNG TANDEM REAR LOAD	MACK LR64R		1M2LR7GC5LM001455	2020	MACK LR64R CNG TANDEM RL				2020	PKY8639
10000560	CNG TANDEM REAR LOAD	MACK LR64R		1M2LR7GC7LM001473	2020	MACK LR64R CNG TANDEM RL				2020	PLB5644
2098	MANUAL AUTOMATED RES	INTL 7400		1HTWCAAR9EH491281	2014	HT400 RECY MASL 20YD				2014	PIA5466
2102	MANUAL AUTOMATED RES	INTL 7400		1HTWCAAR0EH491279	2014	HT400 RECY MASL 20YD				2014	PIA5473
2121	MANUAL AUTOMATED RES	INTL 7400		1HTWCAAR7EH491280	2014	HT400 RECY MASL 20YD				2014	PID5136
2176	MANUAL AUTOMATED RES	INTL 7400		1HTWCAAR8EH765733	2014	HT400 RECY MASL 20YD				2014	PIF7013

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1842	REAR LOADER-SINGLE A	INTL	4300	1HTMMMAAL0BH326246	2011 IH4300 SA RL 12 YD	2011 PHH7331
1979	REAR LOADER-SINGLE A	PTRB	330	2NPNHD7X02M577098	2002 PETERBILT SA RL	2002 PWB1033
10001625	REAR LOADER-SINGLE A	HINO	268	5PVN18JR082SS50272	2013 HINO 268 11YD SARL	2008 PML3580
906	REAR LOADER-SINGLE A	INTL	4900	1HTSDAAN91H275983	2001 IH SA REAR LOADER	2001 PWE7946
1586	REAR LOADER-SINGLE A	FORD	F750	3FRWF75F26V368049	2006 FORD F750 SA RL	2006 PHB3574
1947	REAR LOADER-SINGLE A	INTL	4300	3HAMMMAAL6DL163180	2013 IH4300 SA RL 11 YD	2013 PHP8885
2712	REAR LOADER-SINGLE A	INTL	7400	1HTWCSTR9HH741464	2017 IH7400 SARL 20YD	2017 PJN4590
2707	REAR LOADER-SINGLE A	INTL	7400	1HTWCSTR7HH741463	2017 IH7400 SARL 20YD	2017 PJN4576
10000658	REAR LOADER-SINGLE A	STLG	ACTERRA	2FZACGDC57AY63791	2007 STERLING SARL 20YD	2007 PWR4393
2824	REAR LOADER-SINGLE A	INTL	4400 DT	1HTMKAAR37H445037	2007 INTL SARL	2007 PWG1151
10003364	REAR LOADER-SINGLE A	PTRB	536	2NPKHM6X0PM885383	2023 PETERBILT 536 SARL 13YD	2023 PLR2350
10001626	REAR LOADER-SINGLE A	FRHT	M2	1FVACWCS97HX29450	2007 FREIGHTLINER 11YD SARL	2007 PML3582
10001894	REAR LOADER-SINGLE A	INTL	7400	1HTWCAAR08J678888	2008 INTL 7400 SARL 20YD	2008 PWR3505
10002884	REAR LOADER-TANDEM	CCC	LET2	1CYCCK4849T049373	2009 CCC LET2 TAN RL W/TAG AXLE	2009 PLM5502
775	REAR LOADER-TANDEM	INTL	4900	1HTSHADR8YH227596	2000 IH4900 TANDEM RL	2000 PWT1375
790	REAR LOADER-TANDEM	INTL	4900	1HTSHADR21H296810	2001 IH4900 TANDEM RL	2001 PJK2722
844	REAR LOADER-TANDEM	INTL	4900	1HTSHADR71H296852	2001 IH4900 TANDEM RL	2001 PLE8867
885	REAR LOADER-TANDEM	INTL	IH7400	1HTWGADT23J071931	2003 IH7400 TAN RL STD CAB	2003 PWT1376
914	REAR LOADER-TANDEM	INTL	7400	1HTWGADT84J090503	2004 IH7400 TAN RL W/TAG AXLE	2004 PEM3029
915	REAR LOADER-TANDEM	INTL	7400	1HTWGADT14J090505	2004 IH7400 TAN RL W/TAG AXLE	2004 PEM3030
931	REAR LOADER-TANDEM	INTL	7400	1HTWGADT74J032799	2004 IH7400 TAN RL	2004 PGL3285
1168	REAR LOADER-TANDEM	INTL	7400	1HTWGAZT57J407344	2007 IH7400 TAN RL W/TAG AXLE	2007 PJ8761
1169	REAR LOADER-TANDEM	INTL	7400	1HTWGAZT27J445470	2007 IH7400 TAN RL W/TAG AXLE	2007 PFN6822
1196	REAR LOADER-TANDEM	INTL	7400	1HTWGAZT57J445477	2007 IH7400 TAN RL W/TAG AXLE	2007 PFS7094
1225	REAR LOADER-TANDEM	INTL	7400	3HTWGAZT37N445488	2007 IH7400 TAN RL W/TAG AXLE	2007 PFT8731
1215	REAR LOADER-TANDEM	INTL	7400	3HTWGAZT57N445489	2007 IH7400 TAN RL W/TAG AXLE	2007 PFT8654
1285	REAR LOADER-TANDEM	INTL	7400	1HTWGAZT07J560553	2007 IH7400 TAN RL W/TAG AXLE	2007 PGC7831
1302	REAR LOADER-TANDEM	INTL	7400	1HTWGAZT38J667923	2008 IH7400 TAN RL W/TAG AXLE	2008 PGD8973
1582	REAR LOADER-TANDEM	INTL	7400	1HTWGAZT6AJ288677	2010 IH7400 TAN RL W/TAG AXLE	2010 PKK7452
1675	REAR LOADER-TANDEM	MACK	LE613	1M2AC08C16M011371	2006 MACK LE613 TANDEM RL	2006 PGR7862
1712	REAR LOADER-TANDEM	FRHT	M2	1FVHCB99HHAJ2578	2009 FREIGHTLINER TANDEM RL	2009 PWE7439
1802	REAR LOADER-TANDEM	INTL	7400	1HTWGAZT3BJ396854	2011 IH7400 TAN RL W/TAG AXLE	2011 PHY4862
1876	REAR LOADER-TANDEM	INTL	7400	1HTWGAZT1CJ539124	2012 IH7400 TAN RL W/TAG AXLE	2012 PHIL2590
1917	REAR LOADER-TANDEM	INTL	7400	1HTWGAZT3CJ115900	2012 IH7400 TAN RL W/TAG AXLE	2012 PHP8828
1943	REAR LOADER-TANDEM	INTL	7400	1HTWGAZT9CJ610778	2012 IH7400 TAN RL W/TAG AXLE	2012 PHP882
1952	REAR LOADER-TANDEM	INTL	7400 SBA 6X4	1HTWGAAT17J443009	2007 IH7400 TAN RL	2007 PMA6053
2198	REAR LOADER-TANDEM	FRHT	M2-112	1FVH5CV3ADAV5462	2010 FREIGHTLINER TANDEM RL	2010 PMA6054
3280	REAR LOADER-TANDEM	FRHT	CONDOR	1FVHCFDC34RM86696	2004 FREIGHTLINER TAN RL	2004 PKQ1431
1915	REAR LOADER-TANDEM	INTL	7400	1HTWGAZT1CJ610774	2012 IH7400 TAN RL W/TAG AXLE	2012 PHP1640
621	REAR LOADER-TANDEM	INTL	4900	1HTSHADR1YH227469	2000 IH4900 TANDEM RL	2000 PJR3610
10001293	REAR LOADER-TANDEM	CCC	LET	1CYCCL4855T046966	2005 CCC LET TARL	2005 PMH8612
10001302	REAR LOADER-TANDEM	CCC	LET	1CYCCL5854T046379	2004 CCC LET TARL	2004 PMH8606
10001610	REAR LOADER-TANDEM	FRHT	M2106	1FVHCFYE0MHMMA8386	2021 FREIGHTLINER M2106 TARL	2021 PLL2883

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ITEM #	DESCRIPTION	MANUFACTURER	MODEL	YEAR	ITEM #	DESCRIPTION	MANUFACTURER	MODEL	YEAR
10001704	REAR LOADER-TANDEM	FRHT	M2106	2020	1FVHCYFE7LHLL3527	2020 FREIGHTLINER M2106 TARL		PLN3557	
10001297	RECYCLING-BOX TRUCK	FORD	F450	2006	1FDXE45SX6DA58440	2006 FORD F450 BOX TRUCK		PL12871	
10001886	RESIDENTIAL FRONT LO	MACK	LR64R	2022	1M2LR2GC8NM005618	2022 MACK LR64R RESI FL		PMM5694	
10003856	RESIDENTIAL FRONT LO	MACK	LR64R	2023	1M2LR2GC8PM008182	2023 MACK LR64R RESI FL		TEMP	
10003857	RESIDENTIAL FRONT LO	MACK	LR64R	2023	1M2LR2GC7PM007735	2023 MACK LR64R RESI FL		TEMP	
10003628	RESIDENTIAL FRONT LO	AUTO	ACX64	2022	5VCACSEFXNC239164	2022 AUTOCAR ACX64 RESI FL		PLT1435	
3194	RESIDENTIAL FRONT LO	MACK	LR64	2019	1M2LR2GC9KM002450	2019 MACK LR64 RESI FL		PKL4628	
3210	RESIDENTIAL FRONT LO	MACK	LR64	2019	1M2LR2GC4KM002453	2019 MACK LR64 RESI FL		PKL4629	
10003533	RESIDENTIAL FRONT LO	AUTO	ACX64	2022	5VCACSEF6NC239162	2022 AUTOCAR ACX64 RESI FL		PLS1471	
10001900	RESIDENTIAL FRONT LO	MACK	LR64R	2022	1M2LR2GCXNM005555	2022 MACK LR64R RESI FL		PMM5683	
10003780	RESIDENTIAL FRONT LO	AUTO	ACX64	2022	5VCACSEF8NC239163	2022 AUTOCAR ACX64 RESI FL		PLT4512	
2635	RESIDENTIAL PICK UP	CHEV	2500	2016	1GC0KUEG4GZ164493	2016 CHEVY 2500 RESI PICKUP-SC		PJL1034	
2678	RESIDENTIAL PICK UP	CHEV	2500	2016	1GC0KUEG2GZ176481	2016 CHEVY 2500 RESI PICKUP-SC		PJL7827	
10000341	RESIDENTIAL PICK UP	CHEV	2500	2020	1GC0YOLE79LF211201	2020 CHEVY 2500 PU-SC		PKY8640	
10000342	RESIDENTIAL PICK UP	CHEV	2500	2020	1GC0TLE75LF211325	2020 CHEVY 2500 RESI PU-SC		PKY8621	
2838	RESIDENTIAL PICK UP	CHEV	2500	2017	1GC0KUEG1HZ328266	2017 CHEVY 2500 RESI PICKUP-SC		PJU7994	
2839	RESIDENTIAL PICK UP	CHEV	2500	2017	1GC0KUEG3HZ329029	2017 CHEVY 2500 RESI PU-SC		PJU7995	
2043	RESIDENTIAL PICK UP	CHEV	K2500HD	2013	1GC0KVCG9DZ2333866	2013 CHEV K2500HD RESI PU 3/4 TON		PHY4833	
1939	RESIDENTIAL PICK UP	CHEV	K2500HD	2012	1GC0KVCG4CF211655	2012 CHEV K2500HD RESI PU 3/4 TON		PHP8833	
10002657	RESIDENTIAL PICK UP	FORD	F250	2022	1FTBF2B61NED71523	2022 FORD F250 RESI PU SC		PLF7116	
10003051	RESIDENTIAL PICK UP	CHEV	2500	2022	1GC0YOLE72NP343087	2022 CHEVY 2500 RESI PU-SC		PLN3551	
1864	PICK UP / DELIVERY	INTL	4300	2005	1HTMMMAAM75H164015	2005 IH4300 DELIVERY BOX TRUCK		PMH1649	
2286	PICK UP / DELIVERY	INTL	4300	2011	3HAJTSKMF7BL406835	2011 IH4300 TOTER DELIVERY		PKG2210	
2700	PICK UP / DELIVERY	KW	T270	2017	2NKHHM6X0HM161355	2017 KENWORTH T270 FLATBED		PJM5692	
2900	PICK UP / DELIVERY	INTL	4300	2018	1HTMMMMML0JH417691	2018 IH4300 DELIVERY BOX TRUCK		PJX5142	
10003627	CNG FRONT LOADER	AUTO	ACX64	2022	5VCACLDF1NC239156	2022 AUTOCAR ACX64 CNG FL		PLT1432	
2507	CNG FRONT LOADER	MACK	MRU633	2016	1M2AV17C5GM011120	2016 MACK MRU633 CNG FL		PJA6736	
2623	CNG FRONT LOADER	MACK	MRU633	2016	1M2AV17C7GM0111359	2016 MACK MRU633 CNG FL		PJK2665	
2644	CNG FRONT LOADER	MACK	MRU633	2016	1M2AV17C3GM0111360	2016 MACK MRU633 CNG FL		PJJ2873	
2748	CNG FRONT LOADER	MACK	MRU633	2016	1M2AV17C2GM011494	2016 MACK MRU633 CNG FL		PJS1475	
2771	CNG FRONT LOADER	MACK	MRU633	2016	1M2AV17C6GM011496	2016 MACK MRU633 CNG FL		PJS9661	
2863	CNG FRONT LOADER	MACK	MRU633	2018	1M2AV17C2JM011969	2018 MACK MRU633 CNG FL		PJV6078	
2871	CNG FRONT LOADER	MACK	MRU633	2018	1M2AV17C9JM011970	2018 MACK MRU633 CNG FL		PJW2270	
2885	CNG FRONT LOADER	MACK	MRU633	2018	1M2AV17C7JM011966	2018 MACK MRU633 CNG FL		PJW9429	
3000	CNG FRONT LOADER	MACK	MRU633	2018	1M2AV17C0JM012103	2018 MACK MRU633 CNG FL		PKB3541	
3037	CNG FRONT LOADER	MACK	MRU633	2018	1M2AV17C4JM012105	2018 MACK MRU633 CNG FL		PKC7793	
3222	CNG FRONT LOADER	MACK	MRU633	2018	1M2AV17C4JM011973	2018 MACK MRU633 CNG FL		PKL4664	
3262	CNG FRONT LOADER	MACK	TE64R	2019	1M2TE7GCXKM001025	2019 MACK TE64R CNG FL		PKM4454	
12615	CNG FRONT LOADER	MACK	TE64R	2020	1M2TE7GCXL001169	2020 MACK TE64R CNG FL		PKW9576	
10001167	CNG FRONT LOADER	AUTO	ACX64	2021	5VCACLDFF9MC234530	2021 AUTOCAR ACX64 CNG FL		PMH1637	
10001672	CNG FRONT LOADER	MACK	TE64R	2021	1M2TE7GC1MM001384	2021 MACK TE64E CNG FL		PML3602	
10001320	CNG FRONT LOADER	AUTO	ACX64	2021	5VCACLDFF4MC234533	2021 AUTOCAR ACX64 CNG FL		PMH1638	
10003322	CNG FRONT LOADER	AUTO	ACX64	2022	5VCACLDFF4NC239152	2022 AUTOCAR ACX64 CNG FL		PLR2320	

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10003820	CNG FRONT LOADER	AUTO	ACX64	5VCACLDF0NC239150	2022 AUTOCAR ACX64 CNG FL	2022	PLT4511
1630	FRONT LOADER	MACK	MRU613	1M2AV02C0BM007390	2011 MACK MRU613 FRONTLOADER	2011	PJR3648
1687	FRONT LOADER	MACK	MRU613	1M2AV02C6BM006633	2011 MACK MRU613 FRONTLOADER	2011	PGR7843
1762	FRONT LOADER	MACK	MRU613	1M2AV04C9BM007806	2011 MACK MRU613 FRONTLOADER	2011	PGU8583
1769	FRONT LOADER	MACK	MRU613	1M2AV04C4BM007812	2011 MACK MRU613 FRONTLOADER	2011	PGU8584
1813	FRONT LOADER	MACK	MRU613	1M2AV04C0CM008618	2012 MACK MRU613 FRONTLOADER	2012	PHM6444
1866	FRONT LOADER	MACK	MRU613	1M2AV04C4CM008900	2012 MACK MRU613 FRONTLOADER	2012	PHL2569
1895	FRONT LOADER	MACK	MRU613	1M2AV04C0CM009056	2012 MACK MRU613 FRONTLOADER	2012	PHM6443
1957	FRONT LOADER	MACK	MRU613	1M2AV04C1DM009696	2013 MACK MRU613 FRONTLOADER	2013	PMN9872
2010	FRONT LOADER	MACK	MRU613	1M2AV04C7DM009699	2013 MACK MRU613 FRONTLOADER	2013	PHV6541
10003062	FRONT LOADER	AUTO	ACX64	5VCACLEFT6NC237238	2022 AUTOCAR ACX64 FL	2022	PLN3536
10003586	FRONT LOADER	AUTO	ACX64	5VCACLEFT1PC239269	2023 AUTOCAR ACX64 FL	2023	PLT1433
1305	FRONT LOADER	AUTO	WX64	5VCDC6KF38H206054	2008 AUTOCAR WX64 FL	2008	PGD8982
2848	FRONT LOADER	MACK	MRU613	1M2AV04C1HM016542	2017 MACK MRU613 FRONT LOADER	2017	PJU8005
10002562	FRONT LOADER	MACK	MRU	1M2TE2GC2LM003145	2020 MACK MRU FRONTLOADER	2020	PLF7083
10002563	FRONT LOADER	MACK	MRU	1M2TE2GC2LM004909	2020 MACK MRU FRONTLOADER	2020	PLF7096
10002567	FRONT LOADER	MACK	MRU	1M2AV02C4J0M018195	2018 MACK MRU FRONTLOADER	2018	PLF7103
10002568	FRONT LOADER	MACK	MRU	1M2AV04C4J0M018792	2018 MACK MRU FRONTLOADER	2018	PLF7088
10002569	FRONT LOADER	MACK	MRU	1M2AV04C6J0M018793	2018 MACK MRU FRONTLOADER	2018	PLF7097
10001613	FRONT LOADER	MACK	TE64R	1M2TE2GC6NM006469	2022 MACK TE64R FL	2022	PLL2884
10001699	FRONT LOADER	AUTO	ACX64	5VCACLEF4NC235200	2022 AUTOCAR ACX64 FL	2022	PLL2885
10002318	FRONT LOADER	MACK	TE64R	1M2TE2GC7NM006500	2022 MACK TE64R FL	2022	PLL2886
10003333	FRONT LOADER	AUTO	ACX64	5VCACLEF3NC239240	2022 AUTOCAR ACX64 FL	2022	PLR2336
10003702	FRONT LOADER	AUTO	ACX64	5VCACLEF8PC239267	2023 AUTOCAR ACX64 FL	2023	PLT4513
641	CONTAINER DELIVERY	INTL	4700	1HTSCAAAN4YH255654	2000 IH 4700 FLATBED/BOOM	2000	PWE8089
1407	CONTAINER DELIVERY	INTL	4300	3HTMMMAAAN58N681901	2008 IH4300 CONTAINER DELIVERY	2008	PLL2867
2247	CONTAINER DELIVERY	INTL	4300	1HTMMMAAM77H383334	2007 IH4300 CONTAINER DELIVERY	2007	PIJ8786
2827	CNG ROLL OFF TRUCK	KW	T880	1NKZL30X1HJ178033	2017 KENWORTH T880 CNG RO	2017	PJU7952
10000699	CNG ROLL OFF TRUCK	KW	T880	1NKZL30X4MJ424860	2021 KENWORTH T880 CNG RO	2021	PWN9041
10001861	CNG ROLL OFF TRUCK	KW	T880	1NKZL30XXNJ470663	2022 KENWORTH T880 CNG RO	2022	PMM5667
10003227	CNG ROLL OFF TRUCK	KW	T880	1NKZL30X3PJ136266	2023 KENWORTH T880 CNG RO	2023	PLR2305
10003251	CNG ROLL OFF TRUCK	KW	T880	1NKZL30X7PJ136268	2023 KENWORTH T880 CNG RO	2023	PLR2310
2627	CNG ROLL OFF TRUCK	KW	T880	1NKZL30X8HJ128097	2017 KENWORTH T880 CNG RO	2017	PLE8852
2698	CNG ROLL OFF TRUCK	KW	T880	1NKZL30X1HJ128099	2017 KENWORTH T880 CNG RO	2017	PJM5690
2730	CNG ROLL OFF TRUCK	KW	T880	1NKZL30X1HJ173124	2017 KENWORTH T880 CNG RO	2017	PLE8846
2811	CNG ROLL OFF TRUCK	KW	T880	1NKZL30X6HJ177315	2017 KENWORTH T880 CNG RO	2017	PJT9159
2829	CNG ROLL OFF TRUCK	KW	T880	1NKZL30X3HJ178034	2017 KENWORTH T880 CNG RO	2017	PJW2272
2916	CNG ROLL OFF TRUCK	KW	T880	1NKZL30X0HJ178038	2017 KENWORTH T880 CNG RO	2017	PMR1484
2917	CNG ROLL OFF TRUCK	KW	T880	1NKZL30X7HJ178036	2017 KENWORTH T880 CNG RO	2017	PLE8843
3036	CNG ROLL OFF TRUCK	KW	T880	1NKZL30X4JJ219728	2018 KENWORTH T880 CNG RO	2018	PKC7791
3058	CNG ROLL OFF TRUCK	KW	T880	1NKZL30X7JJ219724	2018 KENWORTH T880 CNG RO	2018	PKD6982
3129	CNG ROLL OFF TRUCK	KW	T880	1NKZL30X2KJ219731	2019 KENWORTH T880 CNG RO	2019	PKH2518
12447	CNG ROLL OFF TRUCK	KW	T880	1NKZL30X6KJ284730	2019 KENWORTH T880 CNG RO	2019	PKU5500

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2371	CNG SERVICE TRUCK	FORD	F550	1FDGF5HY1DEA93491	2013 FORD F550 CNG SERVICE TRK	2013	PIU66115
767	ROLL OFF	KW	T-8000	1NKDL60X41J870787	2001 KENWORTH T-8000 RO	2001	PKL4658
1013	ROLL OFF	INTL	7600	1HTWYSBT25J055902	2005 IH7600 RO W/LIFT AXLE	2005	PJQ6353
1853	ROLL OFF	INTL	7600	1HTGSSJT2CJ596680	2012 IH7600 ROLL OFF	2012	PKY8662
3339	ROLL OFF	KW	T880	1NKZL40X1KJ302606	2019 KENWORTH T880 RO	2019	PKR1909
12251	ROLL OFF	KW	T880	1NKZL40X5KJ302611	2019 KENWORTH T880 RO	2019	PKR9064
12608	ROLL OFF	KW	T880	1NKZL40X2KJ302596	2019 KENWORTH T880 RO	2019	PWT7079
1135	ROLL OFF	INTL	7600	1HTWYSBT17J409315	2007 IH7600 RO	2007	PJQ6358
3207	ROLL OFF	MACK	RD688S	1M2P267C74M067443	2004 MACK RD688S ROLL OFF	2004	PKN1534
10002256	ROLL OFF	AUTO	DC64R	5VCCGLE17NC236919	2022 AUTOCAR DC64R RO	2022	PWT6597
1881	ROLL OFF	MACK	GU813	1M2AX13C7CM017060	2012 MACK GU813 ROLL OFF	2012	PMK5141
10002554	ROLL OFF	MACK	GU713	1M2AX04C4AM008547	2010 MACK GU713 ROLL OFF	2010	PLF7089
10002564	ROLL OFF	MACK	GU713	1M2GR4GC6KM004475	2019 MACK GU713 ROLL OFF	2019	PWU4482
10002565	ROLL OFF	MACK	GR64F	1M2GR4GCXLM014864	2020 MACK GR64F ROLL OFF	2020	PLF7085
10002566	ROLL OFF	MACK	GR64F	1M2GR4GC6LM014862	2020 MACK GR64F ROLL OFF	2020	PLF7099
10002570	ROLL OFF	MACK	GU713	1M2AX07C4HM035849	2017 MACK GU713 ROLL OFF	2017	PWU4483
10002571	ROLL OFF	MACK	GU713	1M2AX04C5JM038737	2018 MACK GU713 ROLL OFF	2018	PLF7104
10002560	ROLL OFF	KW	T800	1NKDX4TX1BJ281024	2011 KENWORTH T800 ROLL OFF	2011	PLP3764
1439	SERVICE TRUCK	INTL	4100	3HTMWSKK48N681618	2008 IH4100 SERVICE TRUCK	2008	PGP4857
3055	SERVICE TRUCK	KW	T270	2NKHHM6X5KM248580	2019 KENWORTH T270 SERVICE TRK	2019	PKC7823
1029	SERVICE TRUCK	INTL	4300	1HTMNAAL26H287176	2006 IH4300 SERVICE TRUCK	2006	PEZ4099
12405	CNG TRACTOR-LINEHAUL	VOLV		4V5NC9UGXFN925017	2015 VOLVO CNG TRACTOR	2015	PWP7636
12408	CNG TRACTOR-LINEHAUL	VOLV		4V5NC9UG8FN925016	2015 VOLVO CNG TRACTOR	2015	PLD9565
12404	CNG TRACTOR-LINEHAUL	VOLV		4V5NC9UG8FN922987	2015 VOLVO CNG TRACTOR	2015	PWQ4663
1786	TRACTOR-LINEHAUL	FRHT	FLD 120	1FUJALAS22LJ77968	2002 FREIGHTLINER TRACTOR	2002	PWT1391
2158	TRACTOR-LINEHAUL	INTL	991	2HSCHASR81C014141	2001 IH 991 TRACTOR	2001	PID5188
949	TRAILER "MISC/NON-HA	HWKT	U-16	5LPUF16234M000387	2004 HAWKLINE UTILITY TRAILER	2004	TNG6025
690	TRAILER "ROLL-OFF"	GHMI		1G9HT3938XA116002	2000 G & H TRAILER RO	2000	TRT8112
10001548	TRAILER "ROLL-OFF"	GALB	A5-OR-366	1G9F14133MA157373	2021 GALBREATH RO TRAILER	2021	TRU7012
164	TRAILER "ROLL-OFF"	HMDE		OH31101593	1993 RUMPKIE RO TRAILER	1993	TTH1489
497	TRAILER "TRANSFER"	ESMC	WALKING FL	1E1U1Y283NRE13474	1992 EAST TRANSFER TRAILER	1992	TNY6745
1744	TRAILER "TRANSFER"	TRST	WALKING FL	1T8DS34C531066277	2003 TRAILSTAR TRANSFER TRLR	2003	TPK3166
1788	TRAILER "TRANSFER"	MCTM		5MAMMN48246C010188	2006 MAC TRANSFER TRAILER	2006	TPV3036
1789	TRAILER "TRANSFER"	MCTM		5MAMMN48266C010192	2006 MAC TRANSFER TRAILER	2006	TPV3037
10003067	TRAILER "TRANSFER"	MCTM	TNSP53FR1000-2023	5MAMMN5324PW068153	2023 MAC 53' WALKING FLOOR TRAILER	2022	TTE5599
1015	TRAILER "VAN RECYCLI	FRUE	FB9	1H2V04823HB012301	1987 FRUEHAUF TRAILER	1987	TNL2634
1735	TRAILER "VAN RECYCLI	GDAN	VAN RECYC	1GRAA9625RB018614	1994 GREATDANE VAN RECYC TRLR	1994	TPK6909
1738	TRAILER "VAN RECYCLI	GDAN	VAN RECYC	1GRAA9629XB033906	1999 GREATDANE VAN RECYC TRLR	1999	TPK6906

Landfill Waste Restriction Reminder

Thank you for choosing Rumpke Waste & Recycling. We are pleased to be your service provider. Since our early beginnings, more than 90 years ago, our mission has not only been to provide the best hauling, waste and recycling services possible, but also to do so with safety, environmental protection and compliance in mind.

To reach this objective, we are constantly cooperating with local, state and federal regulators to adhere to any adjustments to laws and regulations and to educate our clients to assure their compliance as well.

As a useful reminder, we have included below a complete list of landfill restrictions and waste generator responsibilities. Please review them once again and keep them in mind. As always, you may call us with specific questions. Rumpke is glad to assist with all of your waste solution needs.

RUMPKE LANDFILL WASTE RESTRICTIONS

Applicable Federal, State and Local laws require that you (the waste generator) dispose of your waste materials appropriately, and you will remain responsible for these materials if they are not disposed of properly. Municipal Solid Waste Landfills, such as Rumpke's are not permitted to accept and dispose of certain types of materials, including hazardous wastes.

None of the following materials may be sent to Rumpke for disposal:

- Hazardous wastes
- Liquids (may be solidified, but require prior approval)
- Corrosive, flammable, reactive, explosive, toxic, or otherwise hazardous materials
- All batteries
- Whole tires
- Medical/infectious/biohazard waste
- Any listed wastes in Title 40 Code of Federal Regulations part 261
- PCB waste 50 ppm or above
- Appliances containing refrigerant
- Pesticides, herbicides, and fertilizers
- Radioactive waste
- Fluorescent lamps and ballasts

Other types of materials may or may not be appropriate for disposal in a Municipal Solid Waste Landfill, depending on their specific characteristics. The following material types require prior approval by Rumpke.

- Manufacturing/process waste—sludge, sand, dust, filters, shot blast, various paint wastes
- Rags, absorbent, and other materials impacted with paint, cleaners, or chemicals
- Spill cleanup materials
- Obsolete chemicals/products
- Dirt/soil and contaminated dirt/soil
- Electronics including computers and monitors
- Solidified liquids
- Empty containers including drums, tanks, 5-gallon pails, aerosol cans
- PCB waste lower than 50 ppm
- Asbestos
- Appliances with refrigerant removed



www.rumpke.com | 1-800-828-8171

RUMPKE

2023



2023

Solid Waste Facility License Municipal Solid Waste Landfill

License Expires December 31, 2023

Facility: Crawford County Landfill
CID: 7270
5128 Lincoln Hwy East
Bucyrus, OH 44820

Licensee: Rumpke of Northern Ohio, Inc.
3990 Generation Drive
Cincinnati, OH 45251

This license has been issued in accordance with the requirements of state law, is subject to revocation or suspension for cause, and is not transferable without the consent of the approved Board of Health and the Director of the Ohio Environmental Protection Agency.

Licensing Authority: Crawford County General Health District

Conditions of Licensure:

The Licensee hereunder, its agents, employees, and all others in active concert with said licensee, including the facility owner and operator, shall be subject to and shall comply with the following conditions of this license:

1. All applicable requirements of Ohio Revised Code Chapters 3734, 3767, 6111, and 3704 and rules adopted thereunder.
2. Permits-to-install, plans, operational reports, other authorizing documents, and administrative and judicial orders applicable to this facility and as approved by the Director of the Ohio Environmental Protection Agency.
3. This license is conditional upon payment of the applicable fee to the Board of Health or the Director, as appropriate, within 30 days after issuance.
4. By applying for and accepting this license, the licensee specifically consents in advance and agrees to allow the Director, the Health District, or an authorized representative, to enter upon the licensee's premises at any reasonable time during the construction and/or operation of the facility for the purpose of inspecting, conducting tests, collecting samples, or examining records or reports pertaining to construction, modification, installation, or operation of the facility. The licensee hereby acknowledges and agrees that any and all rights of access granted herein shall not be deemed to be unreasonable or unlawful under Ohio Revised Code Sec. 3734.07. The licensee, its agents, employees, and all others in active concert with said licensee shall maintain and operate the facility to which the license pertains in a sanitary manner so as not to create a nuisance, cause or contribute to water pollution, or create a health hazard. This license shall not be construed to constitute a defense to any civil or criminal action brought by the State of Ohio or any duly authorized representative thereof to enforce the provisions of Chapters 3734, 3767, 6111, or 3704 of the Ohio Revised Code, or regulations issued thereunder. Issuance of this license does not relieve the licensee of the duty to comply with all applicable federal, state, and local laws, regulations and ordinances.

If Checked, Additional Conditions Apply to This License (See Back, or Attachment)


Health Commissioner


Date Issued

December 1, 2022

2023



2023

Solid Waste Facility License Solid Waste Transfer Facility

License Expires December 31, 2023

Facility: Delaware County Transfer Facility CID: 13091 888 US Rte 42 N Delaware, OH 43015	Licensee: Delaware County Board of Commissioners 91 North Sandusky Street Delaware, OH 43015
---	--

This license has been issued in accordance with the requirements of state law, is subject to revocation or suspension for cause, and is not transferable without the consent of the approved Board of Health and the Director of the Ohio Environmental Protection Agency.

Licensing Authority: Delaware General Health District

Conditions of Licensure:

The Licensee hereunder, its agents, employees, and all others in active concert with said licensee, including the facility owner and operator, shall be subject to and shall comply with the following conditions of this license:

1. All applicable requirements of Ohio Revised Code Chapters 3734, 3767, 6111, and 3704 and rules adopted thereunder.
2. Permits-to-install, plans, operational reports, other authorizing documents, and administrative and judicial orders applicable to this facility and as approved by the Director of the Ohio Environmental Protection Agency.
3. This license is conditional upon payment of the applicable fee to the Board of Health or the Director, as appropriate, within 30 days after issuance.
4. By applying for and accepting this license, the licensee specifically consents in advance and agrees to allow the Director, the Health District, or an authorized representative, to enter upon the licensee's premises at any reasonable time during the construction and/or operation of the facility for the purpose of inspecting, conducting tests, collecting samples, or examining records or reports pertaining to construction, modification, installation, or operation of the facility. The licensee hereby acknowledges and agrees that any and all rights of access granted herein shall not be deemed to be unreasonable or unlawful under Ohio Revised Code Sec. 3734.07. The licensee, its agents, employees, and all others in active concert with said licensee shall maintain and operate the facility to which the license pertains in a sanitary manner so as not to create a nuisance, cause or contribute to water pollution, or create a health hazard. This license shall not be construed to constitute a defense to any civil or criminal action brought by the State of Ohio or any duly authorized representative thereof to enforce the provisions of Chapters 3734, 3767, 6111, or 3704 of the Ohio Revised Code, or regulations issued thereunder. Issuance of this license does not relieve the licensee of the duty to comply with all applicable federal, state, and local laws, regulations and ordinances.

If Checked, Additional Conditions Apply to This License (See Back, or Attachment)

A handwritten signature in blue ink that appears to read "Shelley Hadden".

Health Commissioner

12/8/2022

Date Issued

2023



2023

Solid Waste Facility License Solid Waste Transfer Facility

License Expires December 31, 2023

Facility: Rumpke Waste Inc Columbus Trans & Recy Fac CID: 274280 1191 Fields Ave Columbus, OH 43201	Licensee: Rumpke Waste, Inc. 3990 Generation Dr Cincinnati, OH 45251
---	---

This license has been issued in accordance with the requirements of state law, is subject to revocation or suspension for cause, and is not transferable without the consent of the approved Board of Health and the Director of the Ohio Environmental Protection Agency.

Licensing Authority: Columbus Public Health

Conditions of Licensure:

The Licensee hereunder, its agents, employees, and all others in active concert with said licensee, including the facility owner and operator, shall be subject to and shall comply with the following conditions of this license:

1. All applicable requirements of Ohio Revised Code Chapters 3734, 3767, 6111, and 3704 and rules adopted thereunder.
2. Permits-to-install, plans, operational reports, other authorizing documents, and administrative and judicial orders applicable to this facility and as approved by the Director of the Ohio Environmental Protection Agency.
3. This license is conditional upon payment of the applicable fee to the Board of Health or the Director, as appropriate, within 30 days after issuance.
4. By applying for and accepting this license, the licensee specifically consents in advance and agrees to allow the Director, the Health District, or an authorized representative, to enter upon the licensee's premises at any reasonable time during the construction and/or operation of the facility for the purpose of inspecting, conducting tests, collecting samples, or examining records or reports pertaining to construction, modification, installation, or operation of the facility. The licensee hereby acknowledges and agrees that any and all rights of access granted herein shall not be deemed to be unreasonable or unlawful under Ohio Revised Code Sec. 3734.07. The licensee, its agents, employees, and all others in active concert with said licensee shall maintain and operate the facility to which the license pertains in a sanitary manner so as not to create a nuisance, cause or contribute to water pollution, or create a health hazard. This license shall not be construed to constitute a defense to any civil or criminal action brought by the State of Ohio or any duly authorized representative thereof to enforce the provisions of Chapters 3734, 3767, 6111, or 3704 of the Ohio Revised Code, or regulations issued thereunder. Issuance of this license does not relieve the licensee of the duty to comply with all applicable federal, state, and local laws, regulations and ordinances.

If Checked, Additional Conditions Apply to This License (See Back, or Attachment)

Jayshah W. Roberts, MPA, RPH

Health Commissioner

DEC 09 2022

Date Issued

Rumpke Waste & Recycling

BID SECURITY



1-800-828-8171 | www.rumpke.com

BID SECURITY BOND

(Ohio Revised Code Section 153.571)

KNOW ALL PERSONS BY THESE PRESENTS, that we, the undersigned Rumpke of Ohio, inc. as principal and Evergreen National Indemnity as sureties, are hereby held and firmly bound unto the Genoa, Liberty, and Orange Township Boards of Trustees, Delaware County, Ohio as obligee in the penal sum of fifteen thousand dollars (\$15,000.00) for the bid submitted by the principal to the obligee on June 15, 2023 to undertake the project known as Residential Refuse and Garbage Collection with Recycling. In no case shall the penal sum exceed the amount of fifteen thousand dollars (\$15,000.00). For the payment of the penal sum well and truly to be made, we hereby jointly and severally bind ourselves, our heirs, executors, administrators, successors, and assigns.

Signed this 15th day of June, 2023 THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, that whereas the above named principal has submitted a bid for Residential Refuse and Garbage Collection with Recycling.

Now, therefore, if the obligee accepts the bid of the principal and the principal fails to enter into a proper contract in accordance with the bid, plans, details, specifications, and bills of material; and in the event the principal pays to the obligee the difference not to exceed ten percent (10%) of the penalty hereof between the amount specified in the bid and such larger amount for which the obligee may in good faith contract with the next lowest bidder to perform the work covered by the bid; or in the event the obligee does not award the contract to the next lowest bidder and resubmits the project for bidding, the principal pays to the obligee the difference not to exceed ten percent (10%) of the penalty hereof between the amount specified in the bid, or the costs, in connection with the resubmission, of printing new contract documents, required advertising, and printing and mailing notices to prospective bidders, whichever is less, then this obligation shall be null and void, otherwise to remain in full force and effect; if the obligee accepts the bid of the principal and the principal within ten days after the awarding of the contract enters into a proper contract in accordance with the bid, plans, details, specifications, and bills of material, which said contract is made a part of this bond the same as though set forth herein;

The said surety hereby stipulates and agrees that no modifications, omissions, or additions, in or to the terms of the said contract or in or to the plans or specifications therefore shall in any wise affect the obligations of said surety on its bond and it does hereby waive notice of any such modifications, omissions or additions to the terms of the contract or to the work or to the specifications.

(SIGNATURES ON FOLLOWING PAGE)

NOTE: IF CONTRACTOR is partnership, all partners should execute BOND.

SIGNED AND SEALED This 15th day of June, 2023.

Rumpke of Ohio, Inc
Principal

By: William J. Runkle, Jr.
William J. Runkle, Jr.,

Title: President

Evergreen National Indemnity Company

Surety

By: Patricia A. Temple
Attorney-in-Fact, Patricia A. Temple

SURETY COMPANY ADDRESS:

6150 Oak Tree Boulevard, Suite 440
Street

Independence, OH 44131

SURETY AGENT'S ADDRESS:

Evergreen UNI, LLC
Agency Name

6150 Oak Tree Boulevard, Suite 440
Street

EVERGREEN NATIONAL INDEMNITY COMPANY

Independence, Ohio

POWER OF ATTORNEY

Bond No. 873490

KNOW ALL MEN BY THESE PRESENTS: That the Evergreen National Indemnity Company, a corporation in the State of Ohio does hereby nominate, constitute and appoint:

Patricia A. Temple

its true and lawful Attorney(s)-In-Fact to make, execute, attest, seal and deliver for and on its behalf, as Surety, and as its act and deed, where required, any and all bonds, undertakings, recognizances and written obligations in the nature thereof.

This Power of Attorney is granted and is signed by facsimile pursuant to the following Resolution adopted by its Board of Directors on the 23rd day of July, 2004:

"RESOLVED, That any two officers of the Company have the authority to make, execute and deliver a Power of Attorney constituting as Attorney(s)-in-fact such persons, firms, or corporations as may be selected from time to time.

FURTHER RESOLVED, that the signatures of such officers and the Seal of the Company may be affixed to any such Power of Attorney or any certificate relating thereto by facsimile; and any such Power of Attorney or certificate bearing such facsimile signatures or facsimile seal shall be valid and binding upon the Company; and any such powers so executed and certified by facsimile signatures and facsimile seal shall be valid and binding upon the Company in the future with respect to any bond or undertaking to which it is attached."

IN WITNESS WHEREOF, the Evergreen National Indemnity Company has caused its corporate seal to be affixed hereunto, and these presents to be signed by its duly authorized officers this 1st day of April, 2022.

EVERGREEN NATIONAL INDEMNITY COMPANY



By:

Matthew T. Tucker
Matthew T. Tucker, President

By:

David A. Canzone
David A. Canzone, CFO

Notary Public
State of Ohio

SS:

On this 1st day of April, 2022, before the subscriber, a Notary for the State of Ohio, duly commissioned and qualified, personally came Matthew T. Tucker and David A. Canzone of the Evergreen National Indemnity Company, to me personally known to be the individuals and officers described herein, and who executed the preceding instrument and acknowledged the execution of the same and being by me duly sworn, deposed and said that they are the officers of said Company aforesaid, and that the seal affixed to the preceding instrument is the Corporate Seal of said Company, and the said Corporate Seal and signatures as officers were duly affixed and subscribed to the said instrument by the authority and direction of said Corporation, and that the resolution of said Company, referred to in the preceding instrument, is now in force.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my official seal at Cleveland, Ohio, the day and year above written.



Julie K. Bowers
Notary Public
In and For the State of Ohio
My Commission Expires
August 13, 2024

Julie K. Bowers

Julie K. Bowers, Notary Public
My Commission Expires August 13, 2024

State of Ohio)

SS:

I, the undersigned, Secretary of the Evergreen National Indemnity Company, a stock corporation of the State of Ohio, DO HEREBY CERTIFY that the foregoing Power of Attorney remains in full force and has not been revoked; and furthermore that the Resolution of the Board of Directors, set forth herein above, is now in force.

Signed and sealed in Independence, Ohio, this 15th day of June, 2023.



Wan C. Collier
Wan C. Collier, Secretary

Effective Date: January 19, 1940

Expiration Date: June 30, 2023

State of Ohio
Department of Insurance
Certificate of Authority

This is to Certify, that

EVERGREEN NATIONAL INDEMNITY COMPANY

NAIC No. 12750

is organized under the laws of this State as of December 30, 1939 and is authorized to issue policies and transact business under the following section(s) of the Ohio Revised Code:

Section 3929.01 (A)

Aircraft	Private Passenger Auto - Liability
Allied Lines	Private Passenger Auto - No Fault
Boiler & Machinery	Private Passenger Auto - Physical Damage
Burglary & Theft	Surety
Commercial Auto - Liability	Workers Compensation
Commercial Auto - No Fault	
Commercial Auto - Physical Damage	
Earthquake	
Fidelity	
Fire	
Glass	
Inland Marine	
Multiple Peril - Commercial	
Multiple Peril - Farmowners	
Multiple Peril - Homeowners	
Ocean Marine	
Other Liability	

This Certificate of Authority is subject to the laws of the State of Ohio.



Mike DeWine, Governor

Judith L. French

Judith French, Director



Evergreen National Indemnity Company
Certificate
2022

The following financial information was obtained from the Statutory Annual Statement filed by Evergreen National Indemnity Company with the Ohio Department of Insurance.

Statement of Income

Direct Written Premium	37,465,662
Reinsurance Assumed	2,510,439
Reinsurance Ceded	<u>(23,071,703)</u>
Net Written Premium	16,904,398
Change in Unearned	<u>(87,859)</u>
Net Earned Premium	16,816,539
Losses & LAE Incurred	3,514,447
Net Commission Expense	6,711,258
Other Expenses	<u>4,392,816</u>
Underwriting Gain/ (Loss)	2,198,018
Net Investment Income	2,249,785
Net Realized Capital Gains (Loss)	130,133
Other Income/ (Expense)	<u>6,053</u>
Income Before FIT	4,583,989
Federal Income Tax	<u>778,092</u>
Net Income	3,805,897

Balance Sheet

Assets

Invested Assets	60,331,980
Uncollected premium and agents' balances	1,322,166
Reinsurance Recoverable	227,141
Other Assets	<u>280,277</u>
Total Assets	62,161,564

Liabilities & Surplus

Unearned Premium Reserve	7,469,996
Loss & LAE Reserves	6,623,014
Ceded Reinsurance Payable	2,738,823
Amounts retained for others	1,607,393
Other Liabilities	<u>2,731,838</u>
Total Liabilities	21,171,064
Surplus	40,990,500
Total Liabilities & Surplus	62,161,564

I hereby certify that the above information is that contained in the Statutory Annual Statement filed by Evergreen National Indemnity Company with the Ohio Department of Insurance for the year ending December 31, 2022.



David A. Canzone, Treasurer

Rumpke Waste & Recycling

REQUIRED DOCUMENTS



1-800-828-8171 | www.rumpke.com

Appendix A

Bid Proposal Form, Questions, and Exceptions

QUESTIONS

Linda Latimer

From: Blake Austin
Sent: Friday, June 9, 2023 3:06 PM
To: Linda Latimer
Subject: Fwd: Answers to Written Questions
Attachments: 20-0720-08 Rumpke Contract.pdf; Copy of Liberty Twp 060723.xlsx; Copy of Orange 060723.xls; Genoa Twp 060723.xls; f Copy of Orange 2021.xls; Copy of Liberty Twp 2021.xlsx; Copy of Copy of Genoa Township 2021.xls; Copy of Genoa Township 2022.xls; Copy of Orange 2022.xls; Copy of Liberty Twp 2022.xlsx

Answers to questions for GLO is below

From: Wise, Paul <pwise@genoatwp.com>
Sent: Friday, June 9, 2023 2:23:42 PM
To: mstolar@wastequip.com <mstolar@wastequip.com>; Blake Austin <Blake.Austin@rumpke.com>; James Weaver <jweaver@localwasteservices.com>; mpetrie@win-waste.com <mpetrie@win-waste.com>
Cc: Mark Fowler (mfowler@co.delaware.oh.us) <mfowler@co.delaware.oh.us>; mboni@orangetwp.org <mboni@orangetwp.org>; Cathy Buehrer <cbuehrer@libertytwp.org>; Silas Bowers <sbowers@orangetwp.org>; kvaughn@libertytwp.org <KVaughn@libertytwp.org>
Subject: Answers to Written Questions

See answers to questions in **Red** below.

1. How many total carts are currently being rented?

The total number of rented carts has not been provided to the three Townships.

2. What are the current service rates?

See Attached Rumpke Contract Extension with Rates.

3. What is the current cart rental rate?

See Attached Rumpke Contract Extension with Rates.

4. What are the current collection days per township?

Orange Township is collected on Wednesdays and Thursdays, Liberty Township is collected on Thursdays, and Genoa Township is collected on Fridays.

5. What are the annual tonnages for 2021, 2022, and YTD?

See Attached.

6. Will the Townships consider adding verbiage to allow the passthrough of governmental fees? Example: Delaware County collects \$6.00 per ton for a generation fee, if this increases during the life of the contract will it be allowed to be passed on to the residents?

No, but the Townships will consider any government-imposed taxes only.

7. Will the Townships consider adding verbiage to allow for the passthrough of recycling tipping fees? With only one recycling facility in the area, an increase in the tipping rate could materially change the contract.

No.

8. Will the Townships consider amending section 6.5.B which currently allows the Boards to collectively cancel without cause upon a 30-day notice?

No.

We look forward to your bids on 6/15/23, have a great weekend.



Paul F. Wise
Township Administrator

5111 South Old 3C Highway
Westerville, Ohio 43082
Direct: 614.568.2021
Fax: 614.895.1255

www.GenoaTwp.com



**BOARD OF TRUSTEES
LIBERTY TOWNSHIP, DELAWARE COUNTY, OHIO**

RESOLUTION NO. 20-0720-08

**A RESOLUTION TO WITHDRAW RUMPKE ADDENDUM APPROVED WITH
RESOLUTION #20-0504-03 AND ACCEPTING THE REVISED ADDENDUM TO
THE CONTRACT FOR THE COLLECTION, TRANSFER, AND DISPOSAL OF
SOLID WASTES WITH RUMPKE OF OHIO
(R.C. § 505.27)**

PREAMBLE

WHEREAS, the Board of Trustees of Liberty Township, Delaware County, Ohio (“Board”) contracted with Rumpke of Ohio, Inc. (“Rumpke”) on August 11, 2017 for the collection, transfer, and disposal of solid wastes, pursuant to a Joint Request for Bids (“RFB”) and Section 505.27 of the Ohio Revised Code; and,

WHEREAS, the RFB that was released in 2017 allows the Board and Rumpke to mutually agree to an extension of the original three-year contract for another three-year term pursuant to Section 6.5.A of the RFB; and,

WHEREAS, the Board now desires to approve the attached Addendum with Rumpke to effectuate the extension of the contract for three additional years.

RESOLUTION

NOW THEREFORE, BE IT RESOLVED BY THE BOARD:

1. The Board hereby adopts and approves the attached Addendum with Rumpke for the collection, transfer and disposal of the solid waste produced in the Township, consistent with the terms of the Addendum and the Joint RFB, and pursuant to R.C. 505.27.
2. All formal actions of this Board concerning and relating to the passage of this Resolution were adopted in an open meeting of this Board, and all deliberations of this Board and of any of its committees that resulted in such formal action were in meetings open to the public in compliance with all legal requirements, including Section 121.22 of the Ohio Revised Code.
3. This Resolution shall be in full force and effect immediately upon adoption.

S. Eichhorn moved to approve.

B. Newell seconded the motion.

Voted on and signed this 20th day of July, 2020 in Liberty Township, Delaware County, Ohio.

**BOARD OF TRUSTEES
LIBERTY TOWNSHIP,
DELAWARE COUNTY, OHIO**

Shyra A. Eichhorn

Shyra A. Eichhorn
Trustee

Bryan Newell

Bryan Newell
Trustee

Mike Gemperline

Mike Gemperline
Trustee

The foregoing is a true and correct copy of a resolution adopted by the Board of Township Trustees of Liberty Township (Delaware County), Ohio, on 7/20, 2020

Dated: 7/20/2020

Rick Karr, Fiscal Officer
Liberty Township (Delaware County), Ohio

ADDENDUM

This document serves to add the following to the contract dated August 11, 2017 (the "Contract") between the Liberty Township Board of Trustees (the "Township") and Rumpke of Ohio, Inc. (the "Contractor").

It is hereby agreed as follows:

Effective February 1, 2021 and continuing through January 31, 2024 Rumpke shall continue to provide on an exclusive basis one (1) time per week unlimited solid waste collection for all residential units within Liberty Township. Large and/or bulky items will be collected along with the regular trash at no additional charge. All upholstered furniture, including mattress and box-springs, must be wrapped in plastic prior to service day. Rumpke will individually invoice residents as follows:

Residential:	\$16.93 Per Unit/Month – Solid Waste & Recycling Collection
Senior Citizens:	\$15.24 Per Unit/Month – Solid Waste & Recycling Collection
CFC Removal	\$71.50 Per Item
Cart Rental:	
Trash Cart:	\$ 3.29 Each/Month
Recycling Cart:	\$ 2.19 Per Unit/Month – 65-Gal Recycling Cart
	\$ 3.29 Per Unit/Month – 95-Gal Recycling Cart

All other terms and conditions of the original contract dated August 11, 2017 shall remain unchanged.

The Contractor agrees to comply with all Federal, State and local laws and regulations in the collection, removal, and disposal of all such waste material. In the event the Contractor incurs increased costs (such as, but not limited to, tipping fees, disposal fees, additional fuel costs, or new or increased surcharges, fees or taxes as a result of imposition of new governmental regulations not in effect at the time of acceptance of said contract and which regulate the type of material collected, the location for disposition of such material, or the

payment of fees for disposing of such materials) then Rumpke may request an adjustment to the unit cost commensurate with the increase per unit operating cost incurred by Rumpke. However, the increase will be subject to approval by the Township Board of Trustees.

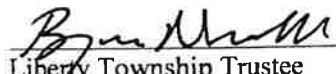
In the event that either party is unable to perform any of its obligations under this contract or to enjoy any of its benefits because of (or if failure to perform the services is caused by) war, Acts of God, natural disaster (such as floods, earthquakes, tornadoes, hurricanes, blizzards, windstorms, high water table, unusually severe weather), fires, quarantine, labor disputes or strikes, explosion, shortage or failure in the supply of fuel, electric current or other public utility not caused by Contractor's actions, actions or decrees of governmental bodies not caused by Contractor's actions, or any other cause beyond the control of the parties (hereinafter referred to as a "Force Majeure Event"), the party who has been so affected shall immediately give notice to the other party. Upon receipt of notice, all obligations under this contract shall be immediately suspended. If the period of nonperformance exceeds thirty (30) days from the receipt of notice of the Force Majeure Event, either party may terminate this contract.

The term of this contract extension shall be for three (3) years effective February 1, 2021 and continuing through January 31, 2024. This contract may be renewed for additional option periods upon mutual written agreement of both parties.

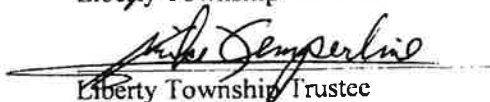
**LIBERTY TOWNSHIP
BOARD OF TRUSTEES**



Liberty Township Trustee



Liberty Township Trustee

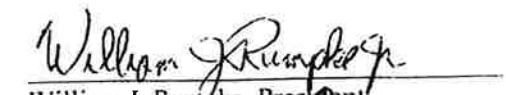


Liberty Township Trustee

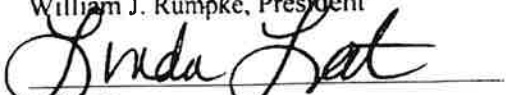
July 20, 2020

Date

RUMPKE OF OHIO, INC.



William J. Rumpke, President



Witness

May 29, 2020

Date

2023 Liberty Township

2023 Orange Township

2021 Orange Township

Weight in Tons Week				2022		Genoa		Township		MSW & Recycling Total	% Reduction w/Rec only	% Reduction w/ rec & yw			
				Ferrous Metal		Recycle Total		yardwaste total							
	MSW	Aluminum	Glass	Plastic	Newspaper										
1	183.05	0.82	6.17	3.08	31.15	25.51	38.72			221.77	17.46%	17.46%			
2	167.42	0.81	9.20	3.94	3.52	36.63	54.1			221.52	24.42%	24.42%			
3	0	0.00	0.00	0.00	0.00	0.00	0			0	#DIV/0!	#DIV/0!			
4	140.04	0.58	6.58	2.82	2.52	26.20	38.7			178.74	21.65%	21.65%			
5	138.25	0.61	6.92	2.97	2.65	27.56	40.71			178.96	22.75%	22.75%			
6	138.75	0.51	5.77	2.48	2.21	22.99	33.96			172.71	19.66%	19.66%			
7	147.76	0.53	6.01	2.58	2.30	23.93	35.34			183.1	19.30%	19.30%			
8	142.8	0.53	6.03	2.59	2.31	24.03	35.49			178.29	19.91%	19.91%			
9	157.41	0.56	6.37	2.73	2.43	25.36	37.46			194.87	19.22%	19.22%			
10	160.26	0.59	6.78	2.91	2.59	27.01	39.89			200.15	19.93%	19.93%			
11	164.76	0.51	5.82	2.50	2.23	23.20	34.26			199.02	17.21%	17.21%			
12	163	0.52	5.91	2.53	2.26	23.54	34.77			197.77	17.58%	17.58%			
13	144	0.46	5.27	2.26	2.02	21.00	31.01			175.01	17.72%	17.72%			
14	174.24	0.70	8.01	3.43	3.06	31.89	47.1			221.34	21.28%	21.28%			
15	196.88	0.56	6.41	2.75	2.45	25.54	37.72			234.6	16.08%	16.08%			
16	203.08	0.68	7.72	3.31	2.95	30.77	45.44			248.52	18.28%	0.00%			
17	239.86	0.57	6.51	2.79	2.49	25.95	38.32			278.18	13.78%	13.78%			
18	216.09	0.76	8.66	3.71	3.31	34.51	50.96			267.05	19.08%	19.08%			
19	253.39	0.59	6.70	2.88	2.56	26.70	39.44			292.83	13.47%	13.47%			
20	261.05	0.64	7.29	3.13	2.79	29.04	42.89			303.94	14.11%	14.11%			
21	234.14	0.70	8.03	3.45	3.07	32.00	47.26			281.4	16.79%	16.79%			
22	306.34	0.66	7.52	3.23	2.88	29.95	44.24			350.58	12.62%	12.62%			
23	200	0.50	5.73	2.46	2.19	22.81	33.69			233.69	14.42%	14.42%			
24	178.58	0.54	6.15	2.64	2.35	24.51	36.2			214.78	16.85%	16.85%			
25	205	0.72	8.17	3.50	3.12	32.52	48.03			253.03	18.98%	18.98%			
26	187.2	0.60	6.83	2.93	2.61	27.21	40.19			227.39	17.67%	17.67%			
27	219.3	0.68	7.72	3.31	2.95	30.77	45.44			264.74	17.16%	17.16%			
28	167.58	0.48	5.42	2.32	2.07	21.59	31.88			199.46	15.98%	15.98%			
29	177.98	0.53	6.03	2.58	2.30	24.00	35.45			213.43	16.61%	16.61%			
30	189.55	0.52	5.90	2.53	2.25	23.49	34.69			224.24	15.47%	15.47%			
31	165.44	0.54	6.22	2.67	2.38	24.76	36.57			202.01	18.10%	18.10%			
32	185.03	0.52	5.88	2.52	2.25	23.42	34.59			219.62	15.75%	15.75%			
33	199.83	0.56	6.44	2.76	2.46	25.67	37.91			237.74	15.95%	15.95%			
34	193.64	0.53	6.02	2.58	2.30	23.99	35.43			229.07	15.47%	15.47%			
35	186.64	0.71	8.13	3.49	3.11	32.38	47.82			234.46	20.40%	20.40%			
36	219.78	0.62	7.12	3.05	2.72	28.35	41.87			261.65	16.00%	16.00%			
37	160.78	0.45	5.08	2.18	1.94	20.24	29.89			190.67	15.68%	15.68%			
38	179.88	0.52	5.97	2.56	2.28	23.78	35.12			215	16.33%	16.33%			
39	177.57	0.55	6.24	2.68	2.39	24.87	36.73			214.3	17.14%	17.14%			
40	180.66	0.50	5.69	2.44	2.17	22.65	33.45			214.11	15.62%	15.62%			
41	190.33	0.54	6.13	2.63	2.34	24.42	36.07			226.4	15.93%	15.93%			
42	176.13	0.52	5.88	2.52	2.25	23.43	34.6			210.73	16.42%	16.42%			
43	244.6	0.54	6.18	2.65	2.36	24.61	36.35			280.95	12.94%	12.94%			
44	281.73	0.61	6.98	2.99	2.67	27.80	41.06			322.79	12.72%	12.72%			
45	278.23	0.74	8.45	3.62	3.23	33.66	49.71			327.94	15.16%	15.16%			
46	180.02	0.57	6.45	2.77	2.47	25.70	37.96			217.98	17.41%	17.41%			
47	256.44	0.69	7.82	3.35	2.99	31.15	46.01			302.45	15.21%	15.21%			
48	170.82	0.54	6.13	2.63	2.35	24.43	36.08			206.9	17.44%	17.44%			
49	163.43	0.64	7.36	3.16	2.81	29.30	43.28			206.71	20.94%	20.94%			
50	162.02	0.61	6.97	2.99	2.67	27.77	41.02			203.04	20.20%	20.20%			
51	146.12	0.76	8.66	3.71	3.31	34.50	50.95			197.07	25.85%	25.85%			
52	191.36	0.91	10.40	4.46	3.98	41.43	61.19			252.55	24.23%	24.23%			
Total															
Average Tons/week															

2022 Orange Township

Total 6880.86 7.55 88 38.06 34.24 351.22
Average Tons/week

Appendix B

Evaluation Form

EVALUATION FORM

In accordance with O.R.C. § 307.862(A)(1), factors and criteria (collectively, “Factors”) to receive and evaluate each bid proposal have been developed. Each of the Factors and relative importance of each Factor, indicated by maximum point value, are listed below. The Factors will be used to evaluate the bid proposals. The reviewer shall review each bid proposal and assign a point value to each Factor, up to the maximum value. The point value assigned shall reflect the degree to which the bid proposal meets the Factor. The points shall then be added to score and rank the bid proposal.

<u>Factor</u>	<u>Max Points</u>	<u>Assigned Points</u>
1. Experience with Residential Refuse Collection	10 Points	_____
2. Plans:		
a. Plan for program implementation	10 Points	_____
b. Plan for billing	5 Points	_____
c. Plan for program management	5 Points	_____
d. Plan for program organization	5 Points	_____
e. Plan for value added services	5 Points	_____
Total Points for Factor 2	30 Points	_____
3. Plan for Customer Service	20 Points	_____
4. Rates – Three (3) Year Contract	40 Points	_____

THREE (3) YEAR CONTRACT

TOTAL 100 POINTS _____

CONTRACT FOR RESIDENTIAL REFUSE AND GARBAGE COLLECTION WITH RECYCLING

This Contract ("Contract") is executed this _____ day of _____, 2023, by and between the Genoa Township Board of Trustees, Delaware County, Ohio, Liberty Township Board of Trustees, Delaware County, Ohio, and Orange Township Board of Trustees, Delaware County, Ohio (collectively "Boards"), whose principal places of business are located at the following locations:

Genoa Township Board of Trustees
Genoa Township Hall
5111 S. Old 3C Hwy.
Westerville, OH 43082

Orange Township Board of Trustees
Orange Township Hall
1680 E. Orange Rd.
Lewis Center, OH 43035

Liberty Township Board of Trustees
Liberty Township Hall
7802 North Liberty Road
Powell, Ohio 43065

and

a [____ corporation, ____ partnership or ____ individual] ("Contractor"), whose principal place of business is located at:

(individually "Party" and collectively "Parties.")

WHEREAS, the Boards are in need of services providing for the collection and delivery for processing or disposal of solid wastes, recyclable materials, and yard wastes for residential users within the collective unincorporated areas of Genoa Township, Liberty Township, and Orange Township, all located in Delaware County, Ohio (collectively "Townships"); and,

WHEREAS, the Contractor submitted a bid to perform such Services, was the lowest and best bidder, was awarded this Contract, and agrees to perform the Services at the price bid; and,

WHEREAS, the Boards each approved Resolution No. _____ on the _____ day of _____, 2023 ("Resolution"); and,

WHEREAS, the Resolution approved the execution of this Contract by the Boards.

NOW THEREFORE, for good and valuable consideration and the mutual covenants, conditions, and promises contained herein, the Parties agree as set forth below:

DEFINITIONS:

All capitalized terms shall have the same meanings as those terms are defined in the Request for Bids (RFB).

PURPOSE OF CONTRACT:

The purpose of this Contract is to state the covenants and conditions under which the Contractor shall provide services for the collection and delivery for processing or disposal of solid wastes, recyclable materials, and yard wastes for residential users within the collective unincorporated areas of the Townships, in accordance with all the terms, conditions, specifications, and provisions of the following (collectively "Contract Documents"):

1. Legal Notice,
2. Joint Request for Bids (RFB) by the Boards for Residential Solid Waste, Recyclable Materials, and Yard Waste Collection and Delivery for Processing or Disposal for the Collective Unincorporated Areas of the Townships,
3. Contractor's Bid Proposal,
4. All documents and forms completed by the Contractor in accordance with the RFB and/or in submitting a bid.

SCOPE OF SERVICES:

In accordance with the award, the Contractor shall furnish all equipment, vehicles, labor, and materials necessary to provide unlimited curbside refuse and garbage collection, including yard waste and bulk materials, together with recycling services, to all single family and two-family dwelling structures within the unincorporated areas of the Townships and in accordance with Section 6.33 of the RFB on a regular weekly basis. Contractor shall also provide service to all Township-owned buildings, parks, and other public places free of charge.

The Contractor shall provide residential refuse and garbage collection with recycling in accordance with all the terms, conditions, specifications, and provisions of the Contract Documents.

The Contractor shall perform or provide "OPTIONAL" specification(s)/item(s) as follows:

Item Description

COMPENSATION:

In accordance with the RFB, the Contractor shall receive payment by directly billing residential units serviced within the Townships per the rates quoted on a quarterly basis, in advance. Upon request, a list of residential units serviced, with names and mailing addresses, will be provided by the Contractor to the Boards at the time of each billing. Billing rates and fees for Subscribers to be paid to the Contractor shall be as provided in the Contractor's submitted Bid Proposal.

The Parties understand and agree that the total Contract price for Residential Refuse and Garbage Collection with Recycling shall be fixed.

DAMAGES IN THE EVENT OF BREACH:

In the event that the Contractor fails to fully meet and perform all the requirements and/or obligations imposed and required as part of this Contract, the Contractor shall pay damages to the Boards as compensation for such failure. Such damages shall be as provided in the RFB.

INSURANCE AND INDEMNIFICATION:

The Contractor hereby agrees to indemnify and hold free and harmless the Indemnified Parties as provided in the RFB. Throughout the life of the Contract, the Contractor also agrees to provide, carry and maintain such insurance as required by the RFB. The Contractor agrees to name the Boards as "Additional Insureds" on such policies of insurance and provide proof of such insurance to the Boards as required in the RFB.

INCORPORATION OF THE CONTRACT DOCUMENTS AND RESOLUTION:

The Contract Documents and Resolution in their entirety and all terms, provisions, and conditions contained therein are all by this reference hereby expressly understood and accepted by the Parties and are all in their entirety incorporated into and made a part of this Contract.

IN WITNESS WHEREOF, the Parties, by and through their respective and proper officers, have on behalf of themselves or those whom they represent, signed this Contract of their own free and voluntary will and agree to the Parties being bound thereby.

**THE GENOA TOWNSHIP BOARD OF TRUSTEES
DELAWARE COUNTY, OHIO**

Date

Date

**THE LIBERTY TOWNSHIP BOARD OF TRUSTEES
DELAWARE COUNTY, OHIO**

Date

**THE ORANGE TOWNSHIP BOARD OF TRUSTEES
DELAWARE COUNTY, OHIO**

Date

Date

Date

Date

Date

Date

(CONTRACTOR'S SIGNATURE ON FOLLOWING PAGE)

CONTRACTOR:

Company Name

Check One: Corporation
 Partnership
 Individual
 Other: _____

A person signing shall, in his own handwriting, sign the principal's name, his own name and his title. A person signing for a corporation, other than the president or vice president, shall, by affidavit, show his authority to bind the corporation.

Signature

Printed Name

Title

Street Address

City, State, Zip

Approved as to form:

Delaware County Prosecuting Attorney

CONTRACT AFFIDAVIT

(To be completed and executed if the Contractor is a Corporation)

State of OHIO)

County of HAMILTON) ss.:

James E. Thaxton _____, being duly sworn, deposes and says that he/she is
Secretary of RUMPKE OF OHIO, INC. _____, a corporation
organized and existing under and by virtue of the laws of the State of OHIO _____, and having its
principal offices at: 3990 Generation Drive _____ (street), Cincinnati, OH 45251 _____ (city),
HAMILTON _____ (county), OHIO _____ (state).

Affiant further says that William J. Rumpke, Jr. _____ (name of officer),
President _____ (title) of the corporation is duly
authorized to sign the Contract for RUMPKE OF OHIO, INC. _____
for said corporation by virtue of

Pursuant to the bylaws in the ordinary course of business (state whether a provision of by-laws or a
resolution of Board of Directors).

If by resolution, give date of adoption: _____, 2023.

James E. Thaxton
Signature

Sworn to before me and subscribed in my presence this 9th day of June _____, 2023.



Gina M. Schueler
Notary Public, State of Ohio
My Commission Expires 1-21-2024

Gina M. Schueler
Notary Public
My commission expires: 1/21/24

CONTRACT PERFORMANCE BOND

(Ohio Revised Code Section 153.57)

KNOW ALL PERSONS BY THESE PRESENTS, that we, the undersigned _____ as principal and _____ as sureties, are hereby held and firmly bound unto the Genoa, Liberty, and Orange Township Boards of Trustees, Delaware County, Ohio in the penal sum of _____ dollars, for the payment of which well and truly to be made, we hereby jointly and severally bind ourselves, our heirs, executors, administrators, successors, and assigns.

Signed this ____ day of _____, 2023

THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, that whereas the above named principal did on the _____ day of _____, 2023 enter into a contract with the Genoa, Liberty, and Orange Township Boards of Trustees, Delaware County, Ohio, which said contract is made a part of this bond the same as though set forth herein;

Now, if the said _____ shall well and faithfully do and perform the things agreed by _____ to be done and performed according to the terms of said contract; and shall pay all lawful claims of subcontractors, material suppliers, and laborers, for labor performed and materials furnished in the carrying forward, performing, or completing of said contract; we agreeing and assenting that this undertaking shall be for the benefit of any material supplier or laborer having a just claim, as well as for the obligee herein; then this obligation shall be void; otherwise the same shall remain in full force and effect; it being expressly understood and agreed that the liability of the surety for any and all claims hereunder shall in no event exceed the penal amount of this obligation as herein stated.

The said surety hereby stipulates and agrees that no modifications, omissions, or additions, in or to the terms of the said contract or in or to the plans or specifications therefore shall in any wise affect the obligations of said surety on its bond and it does hereby waive notice of any such modifications, omissions or additions to the terms of the contract or to the work or to the specifications.

NOTE: IF CONTRACTOR is partnership, all partners should execute BOND.

SIGNED AND SEALED This _____ day of _____, 2023.

Principal
By: _____

Title:

Surety
By: _____
Attorney-in-Fact

SURETY COMPANY ADDRESS:

SURETY AGENT'S ADDRESS:

Street

Agency Name

Agency Name

Street

Rumpke Waste & Recycling

ADDITIONAL INFORMATION



1-800-828-8171 | www.rumpke.com

Request for Taxpayer Identification Number and Certification

► Go to www.irs.gov/FormW9 for instructions and the latest information.

Give Form to the
requester. Do not
send to the IRS.

Print or type.
See Specific Instructions on page 3.

1 Name (as shown on your income tax return). Name is required on this line; do not leave this line blank.	
RUMPKE OF OHIO, INC.	
2 Business name/disregarded entity name, if different from above	
3 Check appropriate box for federal tax classification of the person whose name is entered on line 1. Check only one of the following seven boxes.	
<input type="checkbox"/> Individual/sole proprietor or single-member LLC <input type="checkbox"/> C Corporation <input checked="" type="checkbox"/> S Corporation <input type="checkbox"/> Partnership <input type="checkbox"/> Trust/estate <input type="checkbox"/> Limited liability company. Enter the tax classification (C=C corporation, S=S corporation, P=Partnership) ► <small>Note: Check the appropriate box in the line above for the tax classification of the single-member owner. Do not check LLC if the LLC is classified as a single-member LLC that is disregarded from the owner unless the owner of the LLC is another LLC that is not disregarded from the owner for U.S. federal tax purposes. Otherwise, a single-member LLC that is disregarded from the owner should check the appropriate box for the tax classification of its owner.</small> <input type="checkbox"/> Other (see instructions) ►	
4 Exemptions (codes apply only to certain entities, not individuals; see instructions on page 3):	Exempt payee code (if any) 5
5 Address (number, street, and apt. or suite no.) See instructions.	
3990 Generation Drive	
6 City, state, and ZIP code	
Cincinnati, OH 45251	
7 List account number(s) here (optional)	

Part I Taxpayer Identification Number (TIN)

Enter your TIN in the appropriate box. The TIN provided must match the name given on line 1 to avoid backup withholding. For individuals, this is generally your social security number (SSN). However, for a resident alien, sole proprietor, or disregarded entity, see the instructions for Part I, later. For other entities, it is your employer identification number (EIN). If you do not have a number, see *How to get a TIN*, later.

Note: If the account is in more than one name, see the instructions for line 1. Also see *What Name and Number To Give the Requester* for guidelines on whose number to enter.

Social security number		
	-	

or									
Employer identification number									
3	1	-	1	6	1	7	6	1	1

Part II Certification

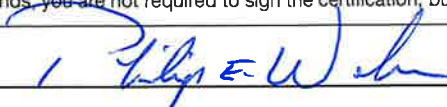
Under penalties of perjury, I certify that:

1. The number shown on this form is my correct taxpayer identification number (or I am waiting for a number to be issued to me); and
2. I am not subject to backup withholding because: (a) I am exempt from backup withholding, or (b) I have not been notified by the Internal Revenue Service (IRS) that I am subject to backup withholding as a result of a failure to report all interest or dividends, or (c) the IRS has notified me that I am no longer subject to backup withholding; and
3. I am a U.S. citizen or other U.S. person (defined below); and
4. The FATCA code(s) entered on this form (if any) indicating that I am exempt from FATCA reporting is correct.

Certification instructions. You must cross out item 2 above if you have been notified by the IRS that you are currently subject to backup withholding because you have failed to report all interest and dividends on your tax return. For real estate transactions, item 2 does not apply. For mortgage interest paid, acquisition or abandonment of secured property, cancellation of debt, contributions to an individual retirement arrangement (IRA), and generally, payments other than interest and dividends, you are not required to sign the certification, but you must provide your correct TIN. See the instructions for Part II, later.

Sign Here

Signature of
U.S. person ►



Date ► **June 9, 2023**

General Instructions

Section references are to the Internal Revenue Code unless otherwise noted.

Future developments. For the latest information about developments related to Form W-9 and its instructions, such as legislation enacted after they were published, go to www.irs.gov/FormW9.

Purpose of Form

An individual or entity (Form W-9 requester) who is required to file an information return with the IRS must obtain your correct taxpayer identification number (TIN) which may be your social security number (SSN), individual taxpayer identification number (ITIN), adoption taxpayer identification number (ATIN), or employer identification number (EIN), to report on an information return the amount paid to you, or other amount reportable on an information return. Examples of information returns include, but are not limited to, the following.

- Form 1099-INT (interest earned or paid)

- Form 1099-DIV (dividends, including those from stocks or mutual funds)
- Form 1099-MISC (various types of income, prizes, awards, or gross proceeds)
- Form 1099-B (stock or mutual fund sales and certain other transactions by brokers)
- Form 1099-S (proceeds from real estate transactions)
- Form 1099-K (merchant card and third party network transactions)
- Form 1098 (home mortgage interest), 1098-E (student loan interest), 1098-T (tuition)
- Form 1099-C (canceled debt)
- Form 1099-A (acquisition or abandonment of secured property)

Use Form W-9 only if you are a U.S. person (including a resident alien), to provide your correct TIN.

If you do not return Form W-9 to the requester with a TIN, you might be subject to backup withholding. See What is backup withholding, later.



**Bureau of Workers'
Compensation**

30 W. Spring St.
Columbus OH 43215-2256

Governor Mike DeWine
Administrator/CEO **Stephanie McCloud**

www.bwc.ohio.gov
1-800-644-6292

CERTIFICATE OF EMPLOYER'S RIGHT TO PAY COMPENSATION DIRECTLY

To be posted in employer's place or places of employment in compliance with Section 4123.83 of the Ohio Revised Code. Any employer requiring more than one copy of this certificate, may reproduce as many copies (without any alterations or changes) as required.

Policy Number and Employer Name 20005522 RUMPKE CONSOLIDATED COMPANIES, INC. 3990 GENERATION DRIVE CINCINNATI OH 45251-4524	Period Specified Below July 1, 2022 to July 1, 2023
--	--

Sub(s):

- 20005522-001 RUMPKE OF NORTHERN OHIO, INC.
- 20005522-005 RUMPKE WASTE, INC
- 20005522-004 RUMPKE OF OHIO INC
- 20005522-002 RUMPKE SANITARY LANDFILL, INC.
- 20005522-003 RUMPKE TRANSPORTATION COMPANY LLC
- 20005522-006 WILLIAM THOMAS GROUP, INC.

This certifies that on date hereof the above named employer having met the requirements provided in Section 4123.35 of the Ohio Revised Code has been granted authority by the administrator to pay compensation directly to its injured or dependents of killed employees as provided in said Section for the period above set forth.

Sincerely,

Stephanie McCloud
Administrator/CEO



CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY)
12/28/2022

THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERs NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURER(S), AUTHORIZED REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER.

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PRODUCER	CONTACT	Linda Crocker	
	NAME:		
	PHONE (A/C, No. Ext):	404 497-7500	
	FAX (A/C, No):		
	E-MAIL ADDRESS:	Linda.Crocker@mcfgriff.com	
	INSURER(S) AFFORDING COVERAGE	NAIC #	
	INSURER A :Lexington Insurance Company	19437	
	INSURER B :National Union Fire Insurance Company of Pittsburgh, PA	19445	
	INSURER C :AIU Insurance Company	19399	
	INSURER D :ACE Property and Casualty Insurance Company	20699	
	INSURER E :Everest Indemnity Insurance Company	10851	
	INSURER F :		

INSR LTR	TYPE OF INSURANCE	ADDL INSD	SUBR WVD	POLICY NUMBER	POLICY EFF (MM/DD/YYYY)	POLICY EXP (MM/DD/YYYY)	LIMITS		REVISION NUMBER:
A	<input checked="" type="checkbox"/> COMMERCIAL GENERAL LIABILITY <input type="checkbox"/> CLAIMS-MADE <input checked="" type="checkbox"/> OCCUR			011170499 01117050	12/31/2022	12/31/2023	EACH OCCURRENCE	\$ 5,000,000	
	GEN'L AGGREGATE LIMIT APPLIES PER: POLICY <input type="checkbox"/> PRO- JECT <input checked="" type="checkbox"/> LOC OTHER:						DAMAGE TO RENTED PREMISES (Ea occurrence)	\$ 300,000	
B	<input checked="" type="checkbox"/> AUTOMOBILE LIABILITY <input checked="" type="checkbox"/> ANY AUTO <input type="checkbox"/> OWNED AUTOS ONLY <input type="checkbox"/> SCHEDULED AUTOS <input checked="" type="checkbox"/> HIRED AUTOS ONLY <input type="checkbox"/> NON-OWNED AUTOS ONLY			4805391 XC4BF00003-211	12/31/2022	12/31/2023	MED EXP (Any one person)	\$ 0	
E							PERSONAL & ADV INJURY	\$ 5,000,000	
D	<input checked="" type="checkbox"/> UMBRELLA LIAB <input checked="" type="checkbox"/> OCCUR <input type="checkbox"/> EXCESS LIAB <input type="checkbox"/> CLAIMS-MADE <input checked="" type="checkbox"/> DED <input checked="" type="checkbox"/> RETENTION \$10,000			XEUG72557736 002 Auto Excess Liability retention: 1st \$5,000,000 of Umbrella	12/31/2022	12/31/2023	GENERAL AGGREGATE	\$ 5,000,000	
							PRODUCTS - COMP/OP AGG	\$ 5,000,000	
							SIR	\$ 500,000	
B	<input checked="" type="checkbox"/> WORKERS COMPENSATION AND EMPLOYERS' LIABILITY ANY PROPRIETOR/PARTNER/EXECUTIVE OFFICER/MEMBER EXCLUDED? (Mandatory in NH) If yes, describe under DESCRIPTION OF OPERATIONS below	<input type="checkbox"/> Y / N <input checked="" type="checkbox"/> N	<input type="checkbox"/> N / A	1310371 (OH) 013755746 (IN, KY, MO, TN, TX, VA) \$500,000 SIR applies to XS OH	12/31/2022	12/31/2023	<input checked="" type="checkbox"/> PER STATUTE	OTHER	
C							E.L. EACH ACCIDENT	\$ 1,000,000	
							E.L. DISEASE - EA EMPLOYEE	\$ 1,000,000	
							E.L. DISEASE - POLICY LIMIT	\$ 1,000,000	

DESCRIPTION OF OPERATIONS / LOCATIONS / VEHICLES (ACORD 101, Additional Remarks Schedule, may be attached if more space is required)

RE: REFUSE AND GARBAGE COLLECTION WITH RECYCLING SERVICES. THE BOARD OF TRUSTEES OF GENOA TOWNSHIP AND GENOA TOWNSHIP ARE NAMED AS ADDITIONAL INSURED WITH RESPECT TO WORK PERFORMED BY NAMED INSURED.

CERTIFICATE HOLDER

CANCELLATION

GENOA TOWNSHIP BOARD OF TRUSTEES GENOA TOWNSHIP HALL 5111 SOUTH OLD 3C HIGHWAY Westerville, OH 43082	SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS.
	AUTHORIZED REPRESENTATIVE



CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY)
12/28/2022

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PRODUCER	McGriff Insurance Services, Inc. 3400 Overton Park Drive SE Suite 300 Atlanta, GA 30339	CONTACT NAME: Linda Crocker	FAX (A/C, No):	
		PHONE (A/C, No, Ext): 404 497-7500		
E-MAIL ADDRESS: Linda.Crocker@mcfgriff.com		INSURER(S) AFFORDING COVERAGE	NAIC #	
INSURER A :Lexington Insurance Company				
INSURER B :National Union Fire Insurance Company of Pittsburgh, PA			19445	
INSURER C :AIU Insurance Company			19399	
INSURER D :ACE Property and Casualty Insurance Company			20699	
INSURER E :Everest Indemnity Insurance Company			10851	
INSURER F :				

COVERAGES

CERTIFICATE NUMBER: 98NA2R9Y

REVISION NUMBER:

THIS IS TO CERTIFY THAT THE POLICIES OF INSURANCE LISTED BELOW HAVE BEEN ISSUED TO THE INSURED NAMED ABOVE FOR THE POLICY PERIOD INDICATED. NOTWITHSTANDING ANY REQUIREMENT, TERM OR CONDITION OF ANY CONTRACT OR OTHER DOCUMENT WITH RESPECT TO WHICH THIS CERTIFICATE MAY BE ISSUED OR MAY PERTAIN, THE INSURANCE AFFORDED BY THE POLICIES DESCRIBED HEREIN IS SUBJECT TO ALL THE TERMS, EXCLUSIONS AND CONDITIONS OF SUCH POLICIES. LIMITS SHOWN MAY HAVE BEEN REDUCED BY PAID CLAIMS.

INSR LTR	TYPE OF INSURANCE	ADDL INSD	SUBR WVD	POLICY NUMBER	POLICY EFF (MM/DD/YYYY)	POLICY EXP (MM/DD/YYYY)	LIMITS		
A	<input checked="" type="checkbox"/> COMMERCIAL GENERAL LIABILITY <input type="checkbox"/> CLAIMS-MADE <input checked="" type="checkbox"/> OCCUR			011170499 01117050	12/31/2022	12/31/2023	EACH OCCURRENCE	\$ 5,000,000	
							DAMAGE TO RENTED PREMISES (Ea occurrence)	\$ 300,000	
							MED EXP (Any one person)	\$ 0	
							PERSONAL & ADV INJURY	\$ 5,000,000	
							GENERAL AGGREGATE	\$ 5,000,000	
							PRODUCTS - COMP/OP AGG	\$ 5,000,000	
							SIR	\$ 500,000	
	GEN'L AGGREGATE LIMIT APPLIES PER: POLICY <input type="checkbox"/> PRO- JECT <input checked="" type="checkbox"/> LOC OTHER:								
B E	<input checked="" type="checkbox"/> AUTOMOBILE LIABILITY <input checked="" type="checkbox"/> ANY AUTO <input type="checkbox"/> OWNED AUTOS ONLY <input checked="" type="checkbox"/> SCHEDULED AUTOS <input checked="" type="checkbox"/> HIRED AUTOS ONLY <input type="checkbox"/> NON-OWNED AUTOS ONLY			4805391 XC4BF00003-211	12/31/2022	12/31/2023	COMBINED SINGLE LIMIT (Ea accident)	\$ 1,000,000	
							BODILY INJURY (Per person)	\$	
							BODILY INJURY (Per accident)	\$	
							PROPERTY DAMAGE (Per accident)	\$	
							Excess Auto Liability	\$ 4,000,000	
D	<input checked="" type="checkbox"/> UMBRELLA LIAB <input checked="" type="checkbox"/> OCCUR <input type="checkbox"/> EXCESS LIAB <input type="checkbox"/> CLAIMS-MADE			XEUG72557736 002 Auto Excess Liability retention: 1st \$5,000,000 of Umbrella	12/31/2022	12/31/2023	EACH OCCURRENCE	\$ 5,000,000	
							AGGREGATE	\$ 5,000,000	
								\$	
B C	<input checked="" type="checkbox"/> WORKERS COMPENSATION AND EMPLOYERS' LIABILITY <input type="checkbox"/> ANY PROPRIETOR/PARTNER/EXECUTIVE OFFICER/MEMBER EXCLUDED? <input checked="" type="checkbox"/> (Mandatory in NH) If yes, describe under DESCRIPTION OF OPERATIONS below	Y / N <input checked="" type="checkbox"/> N	N / A	1310371 (OH) 013755746 (IN, KY, MO, TN, TX, VA) \$500,000 SIR applies to XS OH	12/31/2022	12/31/2023	<input checked="" type="checkbox"/> PER STATUTE <input checked="" type="checkbox"/> E.L. EACH ACCIDENT <input checked="" type="checkbox"/> E.L. DISEASE - EA EMPLOYEE <input checked="" type="checkbox"/> E.L. DISEASE - POLICY LIMIT	OTH-ER \$ 1,000,000 \$ 1,000,000 \$ 1,000,000	
								\$	
								\$	
								\$	
								\$	
								\$	

DESCRIPTION OF OPERATIONS / LOCATIONS / VEHICLES (ACORD 101, Additional Remarks Schedule, may be attached if more space is required)

RE: SOLID WASTE, RECYCLABLE MATERIALS & YARDWASTE COLLECTION & PROCESSING/DISPOSAL SERVICES.

PERSONS OR ORGANIZATIONS ARE ADDED TO THE GENERAL LIABILITY POLICY AS ADDITIONAL INSURED WHERE REQUIRED BY WRITTEN CONTRACT, WRITTEN AGREEMENT, OR PERMIT. ANY PERSON OR ORGANIZATION FOR WHOM THE NAMED INSURED IS CONTRACTUALLY BOUND TO PROVIDE ADDITIONAL INSURED STATUS IS GRANTED SUCH STATUS ON THE AUTOMOBILE LIABILITY POLICY BUT ONLY TO THE EXTENT OF SUCH PERSON OR ORGANIZATION'S LIABILITY ARISING OUT OF THE USE OF A COVERED "AUTO".

CERTIFICATE HOLDER

LIBERTY TOWNSHIP BOARD OF TRUSTEES 10104 BREWSTER LANE, SUITE 125 POWELL, OH 43065	CANCELLATION
	SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS.
AUTHORIZED REPRESENTATIVE	



CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY)
12/28/2022

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PRODUCER	CONTACT NAME: Linda Crocker	FAX (A/C, No.):
	PHONE (A/C, No. Ext): 404 497-7500	
INSURED	E-MAIL: Linda.Crocker@mcgriff.com	
Rumpe of Ohio, Inc. 3990 Generation Drive Cincinnati, OH 45251	ADDRESS:	
	INSURER(S) AFFORDING COVERAGE	NAIC #
	INSURER A :Lexington Insurance Company	19437
	INSURER B :National Union Fire Insurance Company of Pittsburgh, PA	19445
	INSURER C :AIU Insurance Company	19399
	INSURER D :ACE Property and Casualty Insurance Company	20699
	INSURER E :Everest Indemnity Insurance Company	10851
	INSURER F :	

COVERS

CERTIFICATE NUMBER:L37P9E85

REVISION NUMBER:

THIS IS TO CERTIFY THAT THE POLICIES OF INSURANCE LISTED BELOW HAVE BEEN ISSUED TO THE INSURED NAMED ABOVE FOR THE POLICY PERIOD INDICATED. NOTWITHSTANDING ANY REQUIREMENT, TERM OR CONDITION OF ANY CONTRACT OR OTHER DOCUMENT WITH RESPECT TO WHICH THIS CERTIFICATE MAY BE ISSUED OR MAY PERTAIN, THE INSURANCE AFFORDED BY THE POLICIES DESCRIBED HEREIN IS SUBJECT TO ALL THE TERMS, EXCLUSIONS AND CONDITIONS OF SUCH POLICIES. LIMITS SHOWN MAY HAVE BEEN REDUCED BY PAID CLAIMS.

INSR LTR	TYPE OF INSURANCE	ADDL SUBR INSD WVD	POLICY NUMBER	POLICY EFF (MM/DD/YYYY)	POLICY EXP (MM/DD/YYYY)	LIMITS		
A	<input checked="" type="checkbox"/> COMMERCIAL GENERAL LIABILITY <input type="checkbox"/> CLAIMS-MADE <input checked="" type="checkbox"/> OCCUR		011170499 01117050	12/31/2022	12/31/2023	EACH OCCURRENCE	\$ 5,000,000	
						DAMAGE TO RENTED PREMISES (Ea occurrence)	\$ 300,000	
						MED EXP (Any one person)	\$ 0	
						PERSONAL & ADV INJURY	\$ 5,000,000	
						GENERAL AGGREGATE	\$ 5,000,000	
						PRODUCTS - COMP/OP AGG	\$ 5,000,000	
						SIR	\$ 500,000	
	GEN'L AGGREGATE LIMIT APPLIES PER: POLICY <input type="checkbox"/> PROJECT <input checked="" type="checkbox"/> LOC OTHER:							
B E	<input checked="" type="checkbox"/> AUTOMOBILE LIABILITY <input checked="" type="checkbox"/> ANY AUTO <input type="checkbox"/> OWNED AUTOS ONLY <input type="checkbox"/> SCHEDULED AUTOS <input checked="" type="checkbox"/> HIRED AUTOS ONLY <input checked="" type="checkbox"/> NON-OWNED AUTOS ONLY		4805391 XC4BF00003-211	12/31/2022	12/31/2023	COMBINED SINGLE LIMIT (Ea accident)	\$ 1,000,000	
						BODILY INJURY (Per person)	\$	
						BODILY INJURY (Per accident)	\$	
						PROPERTY DAMAGE (Per accident)	\$	
						Excess Auto Liability	\$ 4,000,000	
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						AGGREGATE	\$ 5,000,000	
							\$	
B C	<input checked="" type="checkbox"/> WORKERS COMPENSATION AND EMPLOYERS' LIABILITY <input type="checkbox"/> ANY PROPRIETOR/PARTNER/EXECUTIVE OFFICER/MEMBER EXCLUDED? <input checked="" type="checkbox"/> (Mandatory in NH) If yes, describe under DESCRIPTION OF OPERATIONS below	<input checked="" type="checkbox"/> Y / N <input type="checkbox"/> N / A	1310371 (OH) 013755746 (IN,KY, MO, TN, TX, VA) \$500,000 SIR applies to XS OH	12/31/2022	12/31/2023	<input checked="" type="checkbox"/> PER STATUTE <input type="checkbox"/> OTHER E.L. EACH ACCIDENT	\$ 1,000,000	
						E.L. DISEASE - EA EMPLOYEE	\$ 1,000,000	
						E.L. DISEASE - POLICY LIMIT	\$ 1,000,000	
							\$	
							\$	
							\$	
							\$	

DESCRIPTION OF OPERATIONS / LOCATIONS / VEHICLES (ACORD 101, Additional Remarks Schedule, may be attached if more space is required)

RE: RESIDENTIAL REFUSE AND GARBAGE COLLECTION WITH RECYCLING. ORANGE TOWNSHIP BOARD OF TRUSTEES IS NAMED AS ADDITIONAL INSURED WITH RESPECT TO WORK PERFORMED BY NAMED INSURED.

CERTIFICATE HOLDER

CANCELLATION

SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS.

ORANGE TOWNSHIP BOARD OF TRUSTEES
1680 E. ORANGE ROAD
Lewis Center, OH 43035

AUTHORIZED REPRESENTATIVE

Holiday Schedule

Holidays that will affect your Rumpke service day:

- New Year's Day
- Memorial Day
- Independence Day
- Labor Day
- Thanksgiving Day
- Christmas Day

If the date of the actual holiday is the day-of or a weekday before your service day: Service will be delayed 1 day that week.

If the date of the actual holiday is on a weekday after your service day or on Saturday or Sunday: Service will occur as scheduled with no delays.

Visit www.rumpke.com for a complete holiday schedule.



www.rumpke.com | 1-800-828-8171

RUMPKE

Notification Plan - Unable to Service

Curbside Solid Waste

Please visit us at www.rumpke.com or call us directly at 1-800-828-8171.

We're sorry; however, we are unable to service your account today because:

Payment

- Non-payment, there is an outstanding balance on your account.
- You are not registered as a Rumpke customer.

Containers & Collection

- This container requires a one-time use sticker.
- The container is unacceptable size; it exceeds the acceptable gallon limit.
- The container is an improper container—Drums, barrels, yard receptacles or other non-waste containers are not acceptable.
- The weight of your container exceeds the maximum allowable weight.
- The amount of waste at the curb exceeds allowable limits.
- Access to your container was blocked (trees, signs, cars, mailboxes, construction, etc.).
- Bulk items require special scheduled collection.
- Your trash or recycling was not placed at the curb the night before scheduled collection.

Yard Waste Collection

- Local law prevents Rumpke from collecting yard waste mixed with trash.
- Loose material must be bundled into proper lengths and widths.
- Plastic bags cannot be placed with yard waste materials.
- Separate yard waste collection is not available in your area.

Unacceptable Items

- Combustible/liquid materials are not accepted.
- Fluorescent bulbs are not accepted.
- Chlorofluorocarbon (CFC) containing appliances are not accepted.
- Other: _____

Thank you for choosing Rumpke. We appreciate your attention to this matter and your business.



Recycling Solid Waste

Please visit us at www.rumpke.com or call us directly at 1-800-828-8171.

We're sorry; however, we are unable to service your account today because:

Your recycling container included an unacceptable amount of contamination (waste material). Please review a complete list of acceptable recyclables below or visit www.rumpke.com anytime for more information.

Residents can recycle the following items:

- Plastic bottles and jugs
- Glass bottles and jars
- Aluminum cans
- Steel cans and lids
- Paperboard (like cereal boxes)
- Cardboard
- Office paper
- Envelopes and junk mail
- Newspapers, magazines and inserts
- Telephone books and catalogs
- Cartons



Thank you for recycling. Rumpke appreciates your business.



www.rumpke.com | 1-800-828-8171



LARGE AND/OR BULKY ITEM LIST

- Air Conditioner (window)*
- Bathtub
- Bulk Material (per container)
- Bundled Yard Waste (brush, per bundle)
- Carpet – rolled, secured/tied, 48" in length
- Carpet Padding – rolled, secured/tied, 48" in length
- Chair (upholstered)**
- Chair (wooden)
- Dehumidifier*
- Dishwasher
- Dryer
- Freezer*
- Holiday Tree
- Hot Water Tank
- Incinerator
- Loose Material (per container)
- Mattress/Box Springs**
- Refrigerator*
- Plastic Bagged Yard Waste (grass and leaves, per bag)
- Proprietary Bagged Yard Waste (grass and leaves, per bag)
- Shower/Tub Unit
- Sink
- Sofa**
- Stationary Tubs
- Stove/Oven
- Swing Set (disassembled)
- Table (end)
- Table (kitchen)
- Television
- Toilet & Tank
- Washer

Rumpke requires a 24-hour notice for all large items prior to collection day

* All refrigerant appliances must be removed and properly tagged prior to collection day

** All upholstered furniture, must be wrapped and sealed in plastic prior to collection day

UNACCEPTABLE ITEMS LIST

- Aerosols
- Ammunition
- Any listed wastes in Title 40 Code of Federal
- Appliances containing refrigerant and/or Freon
- Asbestos
- Batteries
- Chemicals
- Cleaning Products
- Corrosive, flammable, reactive, explosive, toxic, or otherwise hazardous materials
- Corrosives & Solvents
- Dead Animals
- Dirt/soil and contaminated dirt/soil
- Dry wall, concrete, bricks, dirt and rocks.
- Empty containers including drums, tanks, 5-gallon pails, aerosol cans
- Explosives
- Fluorescent light bulbs, lamps and ballasts
- Hazardous Waste
- Hospital Beds
- Liquids
- Manufacturing/process waste—sludge, sand, dust, filters, shot blast, various paint Wastes
- Medical/infectious/biohazard waste
- Motor Oil
- Obsolete chemicals/products
- Paints & Stains
- PCB waste 50 ppm or above
- Pesticides, herbicides, and fertilizers
- Pool Chemicals
- Products with Mercury
- Propane Tanks
- Radioactive waste
- Rags, absorbent, and other materials impacted with paint, cleaners, or chemicals
- Spill cleanup materials
- Tires
- TV's greater than 32 inches

Educational Opportunities

As an industry leader, Rumpke takes pride in educating the public about our waste disposal and recycling technologies. Our state-of-the-art operations provide an excellent resource for teachers and community organizations.

Rumpke's industry experts, including environmental engineers, landfill managers and recycling technicians, can be a tremendous asset in the classroom or boardroom.

Please contact the Rumpke Corporate Communications Department to learn how Rumpke can help fulfill your educational goals.

TOURS

Group tours are available at most Rumpke facilities. Landfill tours are conducted from the safety and comfort of a bus. A guide explains what happens after garbage is collected along with general operations including leachate wastewater collection, methane gas recovery, surface water control and the landfill cell construction.

Tours of our Material Recovery Facilities (MRFs) demonstrate the collection and sorting of recyclable materials. As a safety precaution, each MRF has age requirements. Hard soled footwear is required and a hard hat and safety glasses are provided.

"Rumpke has been a wonderful partner in environmental education with Keep Cincinnati Beautiful. Thanks, Rumpke, for helping us to grow green habits!"

Keep Cincinnati Beautiful

LANDFILL AND RECYCLING PRESENTATIONS

From school assemblies to corporate meetings, Rumpke representatives are available to present landfill and recycling information in any format. Topics include landfill construction, landfill gas recovery, and environmental protection, as well as the importance of recycling, the collection and sorting process, and the future of landfills and recycling systems.

CLASSROOM RESOURCES

Rumpke provides an array of materials to compliment discussions on waste, recycling and the future of the environmental industry. Rumpke's DVD library includes landfills, single stream recycling and glass recycling. Activity and fact sheets also are available to help stimulate the learning process.

MASCOTS

Mascots "Binny" and "Binita" represent Rumpke Recycling in the community, often visiting schools, parades and special events such as Earth Day. To inquire about mascot availability for your event, contact the Rumpke Corporate Communications Department or your Rumpke representative.



www.rumpke.com | 1-800-828-8171

RUMPKE

Rumpke Waste & Recycling

Landfills. They're what we do best.

KEEPING NEIGHBORHOODS CLEAN & GREEN SINCE 1932

Rumpke Waste & Recycling is one of the country's largest waste and recycling companies. Our award-winning, family-owned firm services millions of waste and recycling customers throughout four states. Let us customize a program to meet your service, financial and sustainability objectives.

From the Beginning...

Rumpke has operated landfills since 1945. In fact, we've perfected landfill design, construction and strategic planning. Today, Rumpke operates 14 landfills, including one of the largest municipal solid waste landfills in the country. All of our landfills are engineered with the best available technology and managed with the right expertise to ensure compliance, customer efficiency and maximum environmental protection.



Customers Come First



Every employee at Rumpke, knows customers come first. Rumpke's customer response team and local personnel are available to answer questions and facilitate service requests quickly and easily. While behind the scenes, Rumpke's customer experience team is always working to assure quality interactions on the phone, online or in person.



A Commitment to Compliance

Our landfills are sanitary sites, built according to Federal Sub-Title D regulations, with protective liners placed under and on top of the trash. Storm water, leachate (water that has come into contact with waste) and air quality monitoring are standard parts of Rumpke operations.

Rumpke has the systems in place to ensure compliance and safety. Rumpke's engineers, consultants and safety experts don't just meet regulations, we exceed them. Our team proactively inspects sites to ensure consistency and exceed regulator expectations. If you're not familiar with Rumpke, check out our compliance records. They speak for themselves.



www.rumpke.com | 1-800-828-8171

RUMPKE

Rumpke Waste & Recycling

Think Landfills Can't Help You Meet Your Sustainability Goals—Think Again.

Who says landfilling is a waste? Recycling happens at Rumpke landfills every day.

When trash decomposes, and methane is generated, Rumpke is putting it to good use. At Rumpke Sanitary Landfill in Cincinnati we converted 47,000 tons of methane into natural gas power for 27,200 homes and compressed natural gas fuel for nearly 200 garbage trucks. The site's renewable energy system is noted as the largest waste to direct energy pipeline system in the world.

At our Pendleton County Landfill in Butler, Kentucky, Rumpke partners with the Eastern Kentucky Power Cooperative to generate electricity for approximately 2,500 area homes. In recent years, nearly 12,300 tons of methane was converted into renewable energy.

In Georgetown, Ohio Rumpke's Brown County Landfill partners with Energy Developments to operate a 4.8 megawatt power plant that provides electricity to about 1,500 homes in the area. It's one more way Rumpke is creating renewable energy from waste.



Keep Your Costs in Check: Rumpke's Landfills Offer Quick & Easy Access

Rumpke operates 14 landfills throughout Ohio, Kentucky and Indiana. In 2017 alone, Rumpke landfills received 5 million tons of trash. Our professionals know how to procure the right tools and equipment to make disposal at a Rumpke facility quick and easy. Speaking of quick. Rumpke landfills are easily accessible from a variety of state and interstate highway systems.



Trash Type Experts

We've seen it all. Rumpke's environmental expertise extends to all types of waste. Our industrial waste experts and universal waste associates partner with disposal clients to properly classify waste streams and ensure accurate paperwork and compliance.



Acceptable Material

- Asbestos – Friable & Non-Friable by appointment only
- Auto Shredder Waste
- Clean & Contaminated Soil
- Construction & Demolition Wastes
- Drummed Waste with Solids
- Industrial Process Waste
- Liquid Waste by appointment only
- Residual Waste from a Dry Waste Material
- Recovery Facility
- Sludge
- Wood Waste



Unacceptable Material

- Batteries
- Biosolids
- Electronic Waste
- Explosives
- Hazardous Waste
- Infectious Waste
- Putrescible Waste (e.g. food waste)
- Radioactive Waste
- Tires
- White Goods (e.g. refrigerators, air conditioners, etc.)

Rumpke Waste & Recycling

Rumpke Landfill Locations & Hours of Operation



OHIO LANDFILLS

1. BROWN COUNTY LANDFILL

8 a.m.-4 p.m. M-F
8 a.m.-Noon First Saturday of the Month

2. CRAWFORD COUNTY LANDFILL

6:30 a.m.-4 p.m. M-F
8 a.m.-10 a.m. Saturday

3. NOBLE ROAD LANDFILL

7 a.m.-4 p.m. M-F

4. BOND ROAD LANDFILL

6 a.m.-1:30 p.m. M-F

5. PIKE COUNTY LANDFILL

7 a.m.-5 p.m. M-F

6. RUMPKE SANITARY LANDFILL

8 a.m.-5 p.m. M-F
8 a.m.-Noon Saturday

7. WELLSTON LANDFILL

7 a.m.-4 p.m. M-F

8. LAKE COUNTY LANDFILL

7 a.m.-3:30 p.m. M-F
8 a.m.-1 p.m. Saturday

9. ATHENS-HOCKING LANDFILL

7 a.m.-4 p.m. M-F
7 a.m.-11 a.m. Saturday

KENTUCKY LANDFILLS

10. BOYD COUNTY LANDFILL

6 a.m.-4 p.m. M-F

11. MONTGOMERY COUNTY LANDFILL

7 a.m.-5 p.m. M-F
8 a.m.-Noon First Saturday of the Month

12. PENDLETON COUNTY LANDFILL

7 a.m.-5 p.m. M-F
8 a.m.-Noon Saturday

INDIANA LANDFILLS

13. BARTHOLOMEW COUNTY LANDFILL

7:30 a.m.-4:30 p.m. M-F
8 a.m.-Noon Saturday

14. MEDORA LANDFILL

6 a.m.-5 p.m. M-F
8 a.m.-Noon Saturday



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RUMPKE

TRANSFER STATION MANAGEMENT DONE RIGHT

When it comes to complete solid waste solutions and facility management, Rumpke Waste & Recycling has you covered. Give the burden of transfer station management to industry experts, and help your facility reach its highest potential.

Rumpke is a master at responsible and environmentally sound management at waste facilities. After all, we've been managing transfer stations for decades. That's why several local governments throughout Ohio, Kentucky and Indiana have contracted with Rumpke to manage teams, operations and facilities using the best management practices to achieve, maintain or even exceed environmental compliance, in an efficient and cost-effective manner.

If profitability is your objective, Rumpke's customer care team is top notch, driving loyal repeat business, boosting your bottom line and making your facility a valuable asset to your community. And best yet, we can prove our progress with customized reporting for our customers.

Our record of service and compliance speaks for itself. Here's a list of transfer stations Rumpke currently owns or operates.

OHIO TRANSFER STATIONS

1. BROADVIEW HEIGHTS TRANSFER STATION
2. CHILlicoTHE TRANSFER STATION
3. CIRCLEVILLE TRANSFER STATION
4. COLUMBUS TRANSFER STATION
5. GREENVILLE TRANSFER STATION
6. CITY OF HAMILTON TRANSFER STATION
7. HARVARD AVENUE TRANSFER STATION
8. LAWRENCE COUNTY TRANSFER & RECYCLING FACILITY
9. LIMA TRANSFER STATION
10. RICHLAND COUNTY TRANSFER STATION
11. PORTSMOUTH TRANSFER STATION
12. DELAWARE COUNTY TRANSFER STATION
13. MEIGS COUNTY TRANSFER STATION

KENTUCKY TRANSFER STATIONS

14. GARRARD COUNTY TRANSFER STATION
15. KNOTT COUNTY TRANSFER STATION
16. LESLIE COUNTY TRANSFER STATION
17. LOUISVILLE TRANSFER STATION
18. MAGOFFIN COUNTY TRANSFER STATION
19. COVINGTON TRANSFER STATION
20. SCOTT COUNTY TRANSFER STATION

INDIANA TRANSFER STATIONS

21. MADISON TRANSFER STATION
22. RICHMOND, INDIANA TRANSFER STATION
23. ORANGE COUNTY, INDIANA TRANSFER STATION

