

HOUSEHOLD HAZARDOUS WASTE (AMNESTY) DAY			
ADDENDUM # 2			
DATE	Tuesday, November 30, 2021		
RFB NUMBER	2021-SW-21		
RFB OPENING DATE	Tuesday, December 7, 2021, at 3:00 p.m. local time		

QUESTIONS:

1)	Please supply a set of invoices and manifests generated from the past year under the existing
	contract.

Answer: Please see attached.

2) Would it be possible to add to the addendum copies of last year's HHW event waste manifests along with the invoice associated with the event?

Answer: Please see attached.

3) Please supply a copy of the existing contract.

Answer: Please see attached.

Acknowledgment of receipt of this addendum must be signed and included in your submittal response.				
COMPANY NAME				
SIGNATURE				
DATE				

MXI Summary Report

Date: 3/27/2021

Generator:

Clayton County GA Manifest #
688 Flint River Road 021865534JJK
Jonesboro, GA 30238 021865688JJK
Clayton-4

Waste Description	Pounds	Per Per	Total
Water Based Latex Products	50475	\$0.65	32,808.75
Solvent Based Paint Products	10400	\$0.65	6,760.00
Thinner and/or Turpentine	2000	\$0.65	1,300.00
Herbicides/Insecticides	4500	\$0.65	2,925.00
Tub/Tile/Sink Cleaners	2750	\$0.65	1,787.50
Toilet Bowl Cleans	650	\$0.65	422.50
Aerosols	1800	\$0.65	1,170.00
Asphalt/Roofing Tar/Driveway Sealers	100	\$0.65	65.00
CGL Bulbs/Tubes	200	\$0.65	130.00
Household Batteries	2480	\$0.65	1,612.00
Mercury Thermostats/Thermometers	15	\$0.65	9.75
Undiluted Pool Chemicals	200	\$0.65	130.00
Propane Gas Cylinders	600	\$0.65	390.00
Fluorescent Lights	500	\$0.65	325.00
Fire Extinguishers	4500	\$0.65	2,925.00
Organic Peroxide	10	\$0.65	6.50
Antifreeze	440	\$0.65	286.00
Motor Oil	18500	\$0.65	12,025.00
Total	100,120		65,078.00

MXI Environmental Services LLC 26319 Old Trail Road

Abingdon, VA 24210

Telephone: 276-628-6636 Fax: 276-623-0599 Invoice

Date

3/30/2021

Invoice #

114945

Please note new remittance address below

Bill To

CLAYTON COUNTY WATER AUTHORITY
1600 BATTLE CREEK ROAD
MORROW, GA 30260

Ship To

MXI ENVIRONMENTAL SERVICES 26319 OLD TRAIL ROAD ABINGDON, VA 24210

P.O. No.	Terms	Due Date	Rep	Project	Ship Date
	Net 30	4/29/2021	ZM		3/27/2021

Quantity	Description	Price Each	Total
15,440	MANIFEST: 021865534JJK GROSS WEIGHT - PER POUND	0.65	10,036.00
39,740	MANIFEST: 021865688JJK GROSS WEIGHT - PER POUND	0.65	25,831.00
44,940	MANIFEST: Clayton-4 GROSS WEIGHT - PER POUND	0.65	29,211.00
:			

Please remit to: 290 Stone Mill Road Abingdon, VA 24210

Total

\$65,078.00

Please print or type. Form Approved. OMB No. 2050-0039 1. Generator ID Number 2. Page 1 of 3. Emergency Response Phone 4. Manifest Tracking Number **UNIFORM HAZARDOUS** 8655 HHW EXEMPT 800-424-9300 WASTE MANIFEST 5. Generator's Name and Mailing Address Generator's Site Address (if different than mailing address) MXI ENVIRONMENTAL SERVICES LLC - MAIN1 26319 OLD TRAIL ROAD ABINGDON, VA 24210 CLAYTON COUNTY GA 505 FLINT RIVER ROAD JONESBORO, GA 30238 Generator's Phone 276-628-1156 6. Transporter 1 Company Name U.S. EPA ID Number MAUMEE EXPRESS INC NJD 986607380 U.S. EPA ID Number 7. Transporter 2 Company Name 8. Designated Facility Name and Site Address U.S. EPA ID Number MAI ENVIRONMENTAL SERVICES, LLC VAR000503920 Facility's Phone: 270-628-6636 10. Containers 9b. U.S. DOT Description (including Proper Shipping Name, Hazard Class, ID Number, 9a. 11. Total 12. Unit 13. Waste Codes and Packing Group (if any)) НМ Quantity Wt./Vol. No. Type GENERATOR X P NONE X UN1979; PROPANE, 2.1, ERG# 115 ¥ X NONE DNG. 14. Special Handling Instructions and Additional Information FOR HAZARDOUS MATERIALS INCIDENT, CALL CHEMTREC: 888-424-9388. CCN701926 USE DRY CHEMICAL FIRE EXTINGUISHERS. ABGORD ALL SPILLS ON INERT MATERIAL ALL/MATERIAL IS NON REGULATED HOUSEHOLD COLLECTED WASTE PER 40 CFR 251.4 HHW 15. GENERATOR'S/OFFEROR'S CERTIFICATION: I hereby declare that the contents of this consignment are fully and accurately described above by the proper shipping name, and are classified, packaged, marked and labeled/placarded, and are in all respects in proper condition for transport according to applicable international and national governmental regulations, if export shipment and I am the Primary Exporter, I certify that the contents of this consignment conform to the terms of the attached EPA Acknowledgment of Consent. I certify that the waste minimization statement identified in 40 CFR 262.27(a) (if I am a large quantity generator) or (b) (if I am a small quantity generator) is true Generator's Offeror's Printed/Typed Name Month Day Year 16. International Shipments Import to U.S. Export from U.S. Port of entry/exit: Transporter signature (for exports only): Date leaving U.S. 17. Transporter Acknowledgment of Receipt of Materials **FRANSPORTER** Transporter 1 Printed/Typed Name Month Day Year Slandon Heath 18. Discrepancy 18a. Discrepancy Indication Space . Type Quantity Partial Rejection Full Rejection Manifest Reference Number 18b. Alternate Facility (or Generator) U.S. EPA ID Number FACILITY Facility's Phone: 18c. Signature of Alternate Facility (or Generator) Month Day Year 19. Hazardous Waste Report Management Method Codes (i.e., codes for hazardous waste treatment, disposal, and recycling systems) 20. Designated Facility Owner or Operator: Certification of receipt of hazardous materials covered by the manifest except as noted in Item 18a Printed/Typed Name

to be suite

THIS SHIPPING ORDER must be legibly filled in, in Ink, in Indelible Pencil, or In Carbon, and retained by the Agent.

11-BLC-O3 12276 (Rev. 9/10)

SHIPPER NO. Clayton-3

CARRIER NO 10986607380

		MAUMEE EXPRESS I	NC 276-0	528-1156	no one e			
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CERTIFIED **AUTOMATED** TRUCK SCALE

CAT SCALE COMPANY P.O. BOX 630 WALCOTT, IA 52773 (877) 228-7225 www.catscale.com

THE CAT SCALE GUARANTEE

The CAT Scale Company guarantees that our scales will give an accurate weight. What makes us different from other scale companies is that we back up our guarantee with cash.

WEIGH WHAT WE SAY OR WE PAY®

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IMMEDIATELY send a copy of the citation, CAT Scale Ticket, your name, company, address, and phone number to CAT Scale Company Attn: Guarantee Department.

*The four weights shown below are separate weights. The GROSS WEIGHT is the CERTIFIED WEIGHT and was weighed on a full length platform scale. All weights are guaranteed by CAT Scale.

DATE: 3-27-21

STEER AXLE

16 11140

CLAYTON

DRIVE AXLE

18420 1 b

18:57

11628949

SCALE: 3169

TRAILER AXLE LOCATION: LOVES TRAVEL STOPS 735

17520 1 1

PUBLIC WEIGHMASTER'S SERVICE OF WEIGHT 1 MEASURE



WEIGH NUMBER 8949

175 EXIT 310 GA CALHOUN

* GRIGHT

47080 16

This is to certify that the following described merchandise was weighed, counted, or measured by a public or deputy weighmaster, and when properly signed and sealed shall be prima facia evidence of the accuracy of the weight shown as prescribed by law.

LIVESTOCK, PRODUCE, PROPERTY, COMMODITY, OR ARTICLE WEIGHED

FREIGHT ALL KINDS

COMPANY MAUMEE EXPRESS INC

TRACTOR

TRAILER # 5163

FEE \$12.50

TICKET # OF

WEIGHMASTER OR WEIGHER SIGNATURE

(IF REWEIGH)

CAT Scale® Reg 3071 1/20

CUSTOMER COPY

25380403

TICKET NUMBER



CERTIFIED **AUTOMATED** TRUCK SCALE

CAT SCALE COMPANY P.O. BOX 630 WALCOTT, IA 52773 (877) 228-7225 www.catscale.com

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DATE: 3-23-21

STEER AXLE

9420 110

07:25

25380403

SCALE: 1830

DRIVE AXLE

lb 11740

LOCATION: LOVES COUNTRY STORES

TRAILER AXLE

10480 1 b

PUBLIC WEIGHMASTER'S CERTIFICATE OF WEIGHT & MEASURE

HWY 81 EXIT 24 AT GLENBROOK AVE MEADOWVIEW VA

31640

This is to certify that the following described merchandise was weighed, counted, or measured by a public or deputy weighmaster, and when properly signed and sealed shall be prima facia evidence of the accuracy of the weight shown as prescribed by law.

PUBLIC EIGHMASTER

WEIGH NUMBER 0403

LIVESTOCK, PRODUCE, PROPERTY, COMMODITY, OR ARTICLE WEIGHED

FREIGHT ALL KINDS

COMPANY

704

5163

WEIGHMASTER OR

TRACTOR

\$12.00

WEIGHER SIGNATURE

TICKET # OF FULL \$ WEIGH (IF REWEIGH)

CAT Scale® Reg 3074 8/20

CUSTOMER COPY

Please print or type. Form Approved. OMB No. 2050-0039 1. Generator ID Number 2. Page 1 of 3. Emergency Response Phone **UNIFORM HAZARDOUS** 865688 800-424-9300 **WASTE MANIFEST** HHW EXEMPT 5. Generator's Name and Mailing Address Generator's Site Address (if different than mailing address) MOU ENVIRONMENTAL SERVICES LLC - HHW CLAYTON COUNTY GA 26319 OLD TRAIL ROAD ABINGDON, VA 24210 688 FLINT RIVER ROAD JONESBORO, GA 30238 Generator's Phon 276-628-115 6. Transporter 1 Company Name U.S. EPA ID Number MAUMEE EXPRESS INC NJD988807380 7. Transporter 2 Company Name U.S. EPA ID Number 8. Designated Facility Name and Site Address U.S. EPA ID Number MXI ENMRONMENTAL SERVICES, LLC VAR000503920 Facility's Phone 276-628-6836 9b. U.S. DOT Description (including Proper Shipping Name, Hazard Class, ID Number, 10. Containers 11. Total 12. Unit 9a. 13. Waste Codes and Packing Group (if any)) Quantity Wt./Vol. НМ No. Type GENERATOR X UN1950, AEROSOLS, FLAMMABLE, 2.1, ERO# 126 P tions P X UN1978, PROPANE, 2.1, ERG# 115 None p X UN1978, PROPANE, 2.1, ERG# 115 None 105 C X UN1044, FIRE EXTINGUISHERS, 2.2, ERG# 128 None 14. Special Handling Instructions and Additional Information FOR HAZARDOUS MATERIALS INCIDÊNT, CALL CHEMTREC: 600-424-9300. CCN701926 USE DRY CHEMICAL FIRE EXTINOUISHERS. ABSORB ALL SPILLS ON INERT MATERIAL ALL MATERIAL IS NON REGULATED HOUSEHOLD COLLECTED WASTE PER 40 CFR 261.4 HHW 15. GENERATOR'S/OFFEROR'S CERTIFICATION: I hereby declare that the contents of this consignment are fully and accurately described above by the proper shipping name, and are classified, packaged, marked and labeled/placarded, and are in all respects in proper condition for transport according to applicable international and national governmental regulations. If export shipment and I am the Primary Exporter, I certify that the contents of this consignment conform to the terms of the attached EPA Acknowledgment of Consent. I certify that the waste minimization statement identified in 40 CFR 262.27(a) (if I am a large quantity generator) or (b) (if I am a small quantity generator) is true. Generator's/Offeror's Printed/Typed Name Day Year 16. International Shipments Import to U.S Port of entry/exit: Export from U.S Date leaving U.S. Transporter signature (for exports only): 17. Transporter Acknowledgment of Receipt of Materials TRANSPORTER Transporter 1 Printed/Typed Name Day Signature Month Year 21 18. Discrepancy 18a. Discrepancy Indication Space Туре Residue Partial Rejection Full Rejection Quantity Manifest Reference Number U.S. EPA ID Number 18b. Alternate Facility (or Generator) Facility's Phone: DESIGNATED 18c. Signature of Alternate Facility (or Generator) Month Year Day 19. Hazardous Waste Report Management Method Codes (i.e., codes for hazardous waste treatment, disposal, and recycling systems) 20. Designated Facility Owner or Operator: Certification of receipt of hazardous materials covered by the manifest except as noted in Item 18a Printed/Typed Name Day

\uparrow	UNIF	FORM HAZARDOUS WASTE MANIFEST (Continuation Sheet)	22. Page 45		fest Tracking Nun 365688JJK	nber	7	
	24. G	Generator's Name MM ENVIRONMENTAL SERVICES LLC - HHW						
	25. 7	Transporter 1 Company Name MAUMEE EXPRESS INC		, mark	U.S. EPA ID N)	
	26. T	Fransporter Company Name			U.S. EPAID N	lumber		
	27a.	27b. U.S. DOT Description (including Proper Shipping Name, Hazard Class, ID Number, and Packing Group (if any))	28. Contai No.	ners Type	29. Total Quantity	30. Unit Wt./Vol.	31. W	aste Codes
		NON REQULATED HOUSEHOLD COLLECTED ANTIFREEZE		DM	400	P	None	
		NON:REQUIATED HOUSEHOLD COLLECTED USED MOTOR OIL	15	DM	16000	P	None	
		UNIVERSAL HOUSEHOLD COLLECTED COMPACT FLUORESCENT BULBS (CFLs)	2	DF	200	Р	None	
GENERATOR -		UNIVERSAL HOUSEHOLD COLLECTED FLUORESCENT LIGHT TUBES	2	CW	500	P	None	
- GENI		NON REGULATED HOUSEHOLD COLLECTED BALLASTS DN 5 7 P 5				Р	Nane	
		NON HAZARDOUS E-WASTE FOR RECYCLING (ELECTRONICS)				P	None	
	×	UN2794, BATTERIES, WET, FILLED WITH ACID, (AUTOMOTIVE). 8, ERG# 154	1	CF	600	P	None	
		NON REGULATED HOUSEHOLD COLLECTED LATEX PAINT	4			Р	None	
	х	UN2813, WATER-REACTIVE SOLID, N.O.S., (CALCIUM DN 5 CARBIDE, ALUMINUM), 4.3, PGI, ERGIP 138				P	None	
		NON REGULATED HOUSEHOLD COLLECTED CLEANERS NS				P	None	d .
+	P	Special Handling Instructions and Additional Information OR HAZARDOUS MATERIALS INCIDENT, CALL CHEMTREC: 800-424 JSE DRY CHEMICAL FIRE EXTINGUISHERS, ABSORD ALL SPILLS OF ALL MATERIAL IS NON REGULATED HOUSEHOLD COLLECTED WAS	N INERT MA	TERIAL				
ORTER	-	ransporter Acknowledgment of Receipt of Materials ed/Typed Name Signature					Mon	th Day Year
TRANSPORTER		Transporter Acknowledgment of Receipt of Materials Signature Signature					Mon	th Day Year
DESIGNATED FACILITY	35. C	Discrepancy						
SNATE	36. H	Hazardous Waste Report Management Method Codes (i.e., codes for hazardous waste treatment, disposal, and re	ecycling systems)					
DESK								

CAT SCALE COMPANY P.O. BOX 630 WALCOTT, IA 52773 (877) 228-7225 www.catscale.com

THE CAT SCALE GUARANTEE

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WEIGH WHAT WE SAY OR WE PAY®

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IMMEDIATELY send a copy of the citation, CAT Scale Ticket, your name, company, address, and phone number to CAT Scale Company Attn: Guarantee Department.

*The four weights shown below are separate weights. The GROSS WEIGHT is the CERTIFIED WEIGHT and was weighed on a full length platform scale. All weights are guaranteed by CAT Scale.

DATE: 3-27-21

STEER AXLE

11200 1 b

LLHYREN

DRIVE AXLE

16 30880

19:02

SCALE: 3169 11628951 LOCATION: LOVES TRAVEL STOPS 735

TRAILER AXLE

* GROSS WEIGHT

This is to certify that the following described merchandise was weighed, counted, or measured by a public or deputy weighmaster, and when properly signed and sealed shall be prima facia evidence of the

16 28600

70680

PUBLIC WEIGHMASTER'S TERTIFICATE OF

WEIGHT & MEASURE



WEIGH NUMBER 8951

LIVESTOCK, PRODUCE, PROPERTY, COMMODITY, OR ARTICLE WEIGHED

accuracy of the weight shown as prescribed by law.

FREIGHT ALL KINDS

COMPANY MAUMEE EXPRESS INC

TRACTOR #475

TRAILER #

16

FIND OUT

FEE \$12.50

175 EXIT 310

GA

CALHOUN

WEIGHMASTER OR WEIGHER SIGNATURE

TICKET # OF **FULL \$ WEIGH** (IF REWEIGH)

© CAT Scale® Reg 3071 1/20

DUSTOMER COPY

25380421

TICKET NUMBER



CERTIFIED **A**UTOMATED TRUCK SCALE

CAT SCALE COMPANY P.O. BOX 630 WALCOTT, IA 52773 (877) 228-7225 www.catscale.com

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DATE: 3-23-21

STEER AXLE

9360 1 10

DRIVE AXLE

11620 1 b

13:04 25380421

SCALE: 1830

9960 lb

PUBLIC WEIGHNASTER'S CERTIFICATE OF WEIGHT & MEASURE

LOCATION: LOVES COUNTRY STORES TRAILER AXLE HWY 81 EXIT 24 AT GLENBROOK AVE

30940 1 b

MEADOWVIEW VA

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WEIGH NUMBER 0421

FREIGHT ALL KINDS

MAUMEE

704

5162

COMPANY

FRACTOR #

TRAILER #

\$12.00

WEIGHMASTER OR WEIGHER SIGNATURE

LIVESTOCK, PRODUCE, PROPERTY, COMMODITY, OR ARTICLE WEIGHED

TICKET # OF FULL \$ WEIGH

(IF REWEIGH)

SUSTOMER COPY

CAT Scale® Reg 3074 8/20

THIS SHIPPING ORDER must be legibly filled in, in Ink, in Indelible Pencil, or in Carbon, and retained by the Agent. CARRIER NO. 10986607380 MAUMEE EXPRESS INC 276-628-1156 ARRIER SCAC TO **FROM** CONSIGNEE SHIPPER MXI ENVIRONMENTAL SERVICES LLC W.B. CASEY WATER RECLAMATION PLANT 26319 OLD TRAIL ROAD STREET 688 FLINT RIVER ROAD STREET **ABINGDON VA 24210 JONESBORO GA 30238** STATE **ORIGIN** STATE DESTINATION ROUTE **VEHICLE NUMBER** U.S. DOT Hazmat Reg. No. Weight (subject to Total Quantity lumber and Type Class or **Description of Articles** (mass, volume, of Packages Rate or activity) correction) NON REGULATED HOUSEHOLD COLLECTED LATEX PAINT PELEIVED 3-29-21 MXI ENV SUCS. TAMES G. MUNSEY Subject to Section 7 of conditions, if this shipment is to be delivered to the consignee without recourse on the consignor, the consignor shall sign the following statement: The carrier shall not make delivery of this Remit COD to: COD FEE: Address: Prepaid Dity: State: Collect \$ lawful charges IOTE: Where the rate is dependent on value, shippers are required to state specifically in writing the **TOTAL CHARGES: FREIGHT CHARGES:** igreed or declared value of the property. The agreed or declared value of the property is hereby pecifically stated by the shipper to be not exceeding \$ Prepaid Collect

EIGEIVED, subject to individually determined rates or contracts that have been agreed upon in writing between the carrier and shipper, if a pipicable, otherwise to the rates, classifications and rules that have been established by the carrier and are available to the shipper, on request; and all applicable state and federal regulations, the Property described above, in apparent good order, except as noted (contents and condition of contents of packages unknown), marked, consigned, and destined as indicater bove which said company (the word company being understood throughout this contract as meaning any person or corporation in possession of the property under the contract) agrees to carry to delivery at said destination, it is mutually agreed as to each carrier of all or any of said Property over all or any portion of said route to destination and as to each party at any time interested in all or any of said Property that even exvice to be performed hereunder shall be subject to all the conditions not prohibited by law, whether printed or written, herein contained, including the conditions on the back hereof, which are hereby agreed to by the shipper and accepted for himself and his

IOTE: Liability Limitation for loss or damage in this shipment may be applicable. See 49 U.S.C. 14706(c)(1)(A) and (B).

This is to certify that the above-named materials are properly classified, described, packaged, marked, and labeled, and are in proper condition for transportation according to the applicable regulations of the Department of Transportation PER

The property of the report and the property of the appropriate of the contract	garation of the population of the population of the
CLAYTON COUNTY GA	CARRIER: MAUMEE EXPRESS INC
nirren:	CARRIER.
ER: Jogh Friddy	PER: Dh Flie
	DATE: 3/27/21
EMERGENCY RESPONSE	NAME OR CONTRACT NUMBER

TELEPHONE NUMBER:

OR OTHER UNIQUE IDENTIFIER:

11628950 TICKET NUMBER



CERTIFIED **A**UTOMATED **T**RUCK SCALE

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Call CAT Scale Company direct 24 hours a day at 1-877-CAT-SCALE, ext. 7 (Toll Free) or visit www.catscaleguarantee.com for instructions.

IMMEDIATELY send a copy of the citation, CAT Scale Ticket, your name, company, address, and phone number to CAT Scale Company Attn: Guarantee Department.

*The four weights shown below are separate weights. The GROSS WEIGHT is the CERTIFIED WEIGHT and was weighed on a full length platform scale. All weights are guaranteed by CAT Scale.

DATE: 3-27-21

STEER AXLE

10980 1 b

CALHOUN

DRIVE AXLE

31300 1 b

18:58

11628950

SCALE: 3169

TRAILER AXLE

32900 16

PUBLIC WEIGHMASTER'S CENTIFICATE OF **WEIGHT & MEASURE**



WEIGH NUMBER 8950

LOCATION: LOVES TRAVEL STOPS 735 175 EXIT 310

* GROSS WEIGHT

75180 1 b

This is to certify that the following described merchandise was weighed, counted, or measured by a public or deputy weighmaster, and when properly signed and sealed shall be prima facia evidence of the accuracy of the weight shown as prescribed by law.

LIVESTOCK, PRODUCE, PROPERTY, COMMODITY, OR ARTICLE WEIGHED

FREIGHT ALL KINDS

COMPANY MAUMEE EXPRESS INC

GA

53018

WEIGHMASTER OR

FEE \$12.50

WEIGHER SIGNATURE

TICKET # OF **FULL \$ WEIGH** (IF REWEIGH)

CAT Scale® Reg 3071 1/20

CUSTOMER COPY

25380483

TICKET NUMBER



CERTIFIED **A**UTOMATED TRUCK SCALE

CAT SCALE COMPANY P.O. BOX 630 WALCOTT, IA 52773 (877) 228-7225 www.catscale.com

THE CAT SCALE GUARANTEE

The CAT Scale Company guarantees that our scales will give an accurate weight. What makes us different from other scale companies is that we back up our guarantee with cash.

WEIGH WHAT WE SAY OR WE PAY®

If you get an overweight fine from the state AFTER one of our CAT Scales showed a legal weight, we will immediately check our scale and we will:

(1) Reimburse you for the cost of the overweight fine if our scale is wrong, OR

WEIGHNOUT MORE (2) A representative of CAT Scale Company will appear in court WITH the driver as an expert witness if we believe our scale was correct.

IF YOU SHOULD GET AN OVERWEIGHT FINE, YOU SHOULD DO THE FOLLOWING TO GET THE PROBLEM RESOLVED:

Post bond and request a court date.

Call CAT Scale Company direct 24 hours a day at 1-877-CAT-SCALE, ext. 7 (Toll Free) or visit www.catscaleguarantee.com for instructions.

IMMEDIATELY send a copy of the citation, CAT Scale Ticket, your name, company, address, and phone number to CAT Scale Company Attn: Guarantee Department.

*The four weights shown below are separate weights. The GROSS WEIGHT is the CERTIFIED WEIGHT and was weighed on a full length platform scale. All weights are guaranteed by CAT Scale.

DATE: 3-24-21

STEER AXLE

9160

14:08

SCALE: 1830

DRIVE AXLE

11340 16

25380483

LOCATION: LOVES COUNTRY STORES

TRAILER AXLE

This is to certify that the following described merchandise was weighed, counted, or measured by a public or deputy weighmaster, and when properly signed and sealed shall be prima facia evidence of the

9740 1b

PUBLIC WEIGHMASTER'S CERTIFICATE OF WEIGHT & MEASURE

HWY 81 EXIT 24 AT GLENBROOK AVE MEADOWVIEW VA

accuracy of the weight shown as prescribed by law.

30240 16



WEIGH NUMBER 0483

LIVESTOCK, PRODUCE, PROPERTY, COMMODITY, OR ARTICLE WEIGHED

FREIGHT ALL KINDS

MAUMEE

704

53018

COMPANY

TRACTOR #

TRAILER #

\$12.00

WEIGHER SIGNATURE

TICKET # OF

FULL \$ WEIGH (IF REWEIGH)

CAT Scale® Reg 3074 8/20

CUSTOMER COPY

STATE OF GEORGIA COUNTY OF CLAYTON

AGREEMENT FOR HOUSEHOLD HAZARDOUS WASTE (AMNESTY) DAY

This Agreement made and entered into this 4th day of March 2021, for **Household Hazardous Waste (Amnesty) Day** ("*HHW*") by and between the **CLAYTON COUNTY WATER AUTHORITY** (hereinafter "the Authority"), a Georgia County Water Authority headquartered at 1600 Battle Creek Road, Morrow, GA 30260 and **MXI ENVIRONMENTAL SERVICES, LLC**, (hereinafter "the Contractor"), a Foreign Limited Liability Company with offices at 26319 Old Trail Road, Abingdon, VA 24210, jointly "the Parties", witnesseth:

WHEREAS the Authority is contracting with the Contractor to establish and operate a household hazardous waste collection event from 10:00 a.m. to 2:00 p.m. local time, at the W.B. Casey Water Reclamation Plant, located at 688 Flint River Road in Jonesboro on Saturday, March 27, 2021.

NOW THEREFORE, the Parties agree as follows:

- 1. **DESCRIPTION OF SERVICES:** The Contractor shall provide to the Authority any and all items needed to complete the work for HHW, including but not limited to:
 - a) Worktables, containers, labels, enough Visqueen to cover the entire oil and antifreeze bulking area and other areas as needed, roll-off dumpster liners, oil and antifreeze bulking drums/barrels (not bulk tanks) and consolidation equipment, material carts for moving, sorting and packaging of received waste materials.
 - b) Emergency equipment and supplies for responding to spills, fire, or injuries to collection site personnel. This includes a fire extinguisher, eyewash, over pack drums, oil dry, and grounding clip for gasoline collection at each site.
 - c) Loading and transporting of collected wastes to licensed disposal facilities.
 - d) The Contractor shall provide sufficient qualified contractor personnel to set up and dismantle collection site, stage and remove containers, and identify, classify and pack all received waste materials.

The materials expected to be collected, sorted, packaged, and properly transported offsite and disposed of are listed under the Cost Paragraph (Price Schedule) of this Agreement.

The Contractor must obtain information necessary for a site-specific emergency plan for the collection site. The Contractor must make arrangement for their own material handling equipment (forklift, pallet jacks, etc.).

The Authority shall designate the collection site, provide site layout, and furnish volunteer personnel at the collection site for directing traffic.

The Contractor must set up the collection site the day before collection date, preferably in the afternoon. Although the event is scheduled to start at 10 a.m., the Contractor shall be ready to accept customers as early as 9 a.m. depending on customer turnout. The Contractor shall conduct a briefing prior to event opening with the collection personnel on safety practices, emergency procedures, use of personal protective equipment, and waste sorting criteria.

The Contractor must provide an appropriate number of qualified chemists, technicians, and appropriate staff to lawfully receive, identify, sort, package, label, load and transport wastes received. For this event, the Authority will require a minimum of twenty (20) qualified personnel to expedite the process of material collection.

The Contractor must ensure that a sufficient supply of containers will be available for the waste collected. After collection, sorting, and packaging of all household hazardous waste for transportation, the Contractor must assume responsibility of waste. Waste Manifest forms must be generated upon the completion of waste collection. All material collected must be removed from the collection site within 24 hours of the collection.

The Contractor must provide the Authority with Certificates of Disposal from the disposal facility. Documentation must be provided for all recycled and treated waste. Documentation must be provided on all disposals, recycling, and treatment facilities used in this effort to ensure the facilities are properly licensed.

The Contractor shall assume title and ownership for all household hazardous waste collected at the site. The Contractor shall pack, lawfully transport, recycle, reuse, treat, and/or dispose of the household hazardous waste using only those sites for which an environmental "Facility Audit" was provided and approved by the Authority's Stormwater Director or designee.

Any household hazardous waste items accepted by the Contractor during the event that are not part of the approved acceptable household hazardous waste items listed on the Price Schedule and/or on Appendix I of this agreement, it is the responsibility of the Contractor to properly pack, transport, recycle, reuse, and/or dispose of the unapproved/unacceptable household hazardous waste item(s).

2. <u>COSTS</u>: The Authority shall pay, and the Contractor shall receive, as full compensation relative to the hazardous waste collection services, the unit prices as shown on the Price Schedule below:

Clayton County Water Authority PRICE SCHEDULE

Item #	ITEM	Unit of Measure	UNIT PRICE (per LB/EA)
1	Water Based Latex Paint Products	LB	\$ 0.65
2	Solvent Based Paint Products	LB	\$ 0.65
3	Paint and Varnish Removers	LB	\$ 0.65
4	Thinner and/or Turpentine	LB	\$ 0.65
5	Wood Preservatives	LB	\$ 0.65
6	Fertilizers with Herbicides	LB	\$ 0.65
7	Flea and Tick Products	LB	\$ 0.65
8	Fungicides	LB	\$ 0.65
9	Herbicides	LB	\$ 0.65
10	Insecticides	LB	\$ 0.65
11	Rodenticides	LB	\$ 0.65
12	Bleach	LB	\$ 0.65
13	Drain Openers	LB	\$ 0.65
14	Oven Cleaners	LB	\$ 0.65
15	Tub/Tile/Sink Cleaners	LB	\$ 0.65
16	Disinfectants	LB	\$ 0.65
17	Toilet Bowl Cleaners	LB	\$ 0.65
18	Furniture Polish	LB	\$ 0.65
19	Adhesives/Glue/Epoxy	LB	\$ 0.65
20	Aerosols	LB	\$ 0.65
21	Asphalt/Roofing Tar/Driveway Sealers	LB	\$ 0.65
22	CGL Bulbs/Tubes	LB	\$ 0.65
23	Household Batteries	LB	\$ 0.65
24	Mercury Thermostats/Thermometers	LB	\$ 0.65
25	Mothballs	LB	\$ 0.65
26	Undiluted Pool Chemicals	LB	\$ 0.65
27	Propane Gas Cylinders (1-20 lbs. cylinders ONLY. Limited to 3 per vehicle)	EA	\$ 0.65
28	Fluorescent Lights	LB	\$ 0.65
29	Arts and Crafts Supplies	LB	\$ 0.65
30	Undiluted Photo Chemicals	LB	\$ 0.65

The Authority will not guarantee any minimum or maximum quantities during the event. The Authority shall pay the Contractor net thirty (30) days after the event, upon receipt of a detailed invoice and delivery of Certificate of Disposal. Payment to the Contractor will be made via US Mail.

- 3. **TERM OF AGREEMENT**: This Agreement is for one-day event on **Saturday, March 27, 2021**.
- 4. **COMPLIANCE WITH LAWS:** The Contractor certifies and warrants that it shall manifest, transport, store, treat, and dispose of waste received in accordance with all applicable federal, state and local laws, regulations, rules and ordinances. The Contractor further certifies and warrants that all waste received will be delivered to facilities that comply with all applicable federal and state permits, licenses, and regulations (including but not limited to all applicable record keeping, insurance, and financial assurance requirements) required for the collection, storage, transportation and disposal of waste and hazardous waste. The Contractor agrees to defend, indemnify, and hold the Authority harmless from all claims, actions, demands, losses, fines, penalties, remediations, liabilities, and causes of action, arising in whole or in part from the failure by the Contractor, the Contractor's employees or agents or the Contractor's subcontractor, to comply with this paragraph and all applicable federal, state, and local laws, regulations, rules, and ordinances.
- 5. **WARRANTY ON SERVICES RENDERED:** The Contractor warrants its workmanship to be free from defects as follows:
 - (a) Shall be performed as stipulated in this document.
 - (b) Shall be performed by workmen experienced in and capable of doing the kind of work assigned.

The Contractor further warrants that its workmanship will conform to all specifications and will perform as specified. Upon receipt of written notice of a defect in workmanship, the Contractor shall repair the defect in a timely manner at no expense to the Authority.

6. WARRANTY ON GOODS PROVIDED: The Contractor warrants its goods as follows: All equipment, materials, and supplies provided by the Contractor shall be first class, standard and thoroughly adequate for the work for which it will be used. Furthermore, the Contractor warrants that goods ordered to manufacturers specifications will conform thereto and to any drawings, samples, or other description furnished or adopted by the Authority, and will be fit and sufficient for the purpose intended; and that all goods are merchantable, of good material and workmanship, and free from defect. Such warranties, together with the Contractor's service warranties and guarantees, if any shall survive inspection, test, acceptance of, and payment for the goods and shall run to the Authority, its successors, assigns, customers at any tier,

and ultimate user and joint users. Notices of any defect or nonconformity shall be given by the Authority to the Contractor within fifteen (15) months after acceptance by ultimate user; provided however that in the event the goods are designed by the Contractor, notice must be given within three (3) years after acceptance by ultimate user. The rights and remedies of the Authority concerning latent defects shall exist indefinitely and shall not be affected in clause. The Authority may, at its option, and in addition to other remedies available at law, either (i) return for credit, (ii) require prompt correction or replacement of the defective or nonconforming goods, or (iii) have the defective items corrected or replaced at the Contractor's expense and deduct the cost thereof from any monies due the Contractor. The return to the Contractor of any defective or nonconforming goods and delivery to the Authority of any corrected or replaced goods shall be at the Contractor's expense. Goods required to be corrected or replaced shall be at the Contractor's expense. Goods required to be corrected or replaced shall be subject to the provision of this paragraph and the paragraph of this Agreement entitled "inspection" on the same manner and to the same extent as goods originally delivered under this Agreement. In addition to correcting or replacing any defective or nonconforming goods, the Contractor shall also reimburse the Authority for all costs and expenses incurred by the Authority in connection with inspection and discovery of the defects, identifying and correcting the cause of such defects and all other activities reasonably undertaken by the Authority to obtain conforming goods or attempting to obtain from the ultimate user a waiver to permit the defective goods to be used with all or part of the defective conditions.

7. **INSPECTION:** The Authority shall have the right to inspect the goods supplied hereunder at any time during the manufacture or fabrication thereof at the Contractor's facilities or elsewhere. Such inspection may include, without limitation, raw materials, components, work in process, and completed products as well as drawings, specifications, and released data. Final inspection and acceptance shall be after delivery to the delivery point designated by the Authority. If any inspection or test is made by the Authority at the Contractor's facility or elsewhere, the Contractor shall provide reasonable facilities and assistance for the inspection personnel. The Authority may reject all goods supplied hereunder, which are found to be defective. Goods so rejected may be returned to the Contractor at the Contractor's expense. No inspection, examination or test, regardless of extensiveness or type, and no approval give in connection with any such inspection, examination or test, whether under this Agreement or another contract for the same or similar goods, shall relieve it, of any obligation to comply fully with all requirements of this Agreement, including the obligation to produce gods that conform to all requirements of the drawings, specifications and any other Contract Documents. At the Authority's request, the Contractor shall repair or replace defective goods at the Contractor's expense. Failure to inspect goods, failure to discover defects in goods or payment for goods shall not constitute acceptance or limit any of the Authority's rights, including without limitation

those under the WARRANTY provisions of this Agreement. In the event inspection reveals a defect or defects and schedule urgency requires that the defect or defects be corrected by the Authority to support production, all cost of such correction, including without limitation installation and removal, will be charged to the Contractor; such charges will also include time and material and appropriate indirect and overhead expenses. The Contractor shall maintain in inspection system acceptable to the Authority covering the goods furnished hereunder.

- 8. <u>CONTRACTOR'S AFFIDAVITS</u>: The Contractor shall issue a "Standard Contractor's Affidavit Interim Waiver and Release Upon Payment" and a "Standard Contractor's Affidavit Unconditional Waiver and Release upon Final Payment" provided by the Authority before receiving any interim or final payment for any services performed.
- 9. <u>ASSIGNMENT AND SUBCONTRACTING</u>: The Contractor shall not assign this Agreement or any portion of this Agreement, nor shall the Contractor subcontract for goods or completed or substantially completed services purchased hereunder without the prior express written consent of the Authority. No assignment or subcontract by the Contractor, including any assignment or subcontract to which the Authority consents, shall in any way relieve the Contractor from complete and punctual performance of this Agreement, including without limitation all of the Contractor's obligations under the WARRANTY provisions of this Agreement.
- 10. THE AUTHORITY'S ASSISTANCE AND COOPERATION: During the Contractor's performance of this Agreement, the Authority may, but has no obligation to, provide assistance to, or cooperate with, the Contractor in activities that facilitate the proper performance and completion of this Agreement by the Contractor. Such assistance and cooperation may include without limitation: (i) providing engineering or other analysis or advice on correcting problems; (ii) refraining from strict enforcement of time schedule requirements under this Agreement; (iii) permitting use of test materials or documentation not performed or produced under this Agreement. Such assistance or cooperation by the Authority shall not be construed, and the Contractor agrees that it will not claim that any such assistance or cooperation operates, to relieve the Contractor from complete, proper and punctual performance of all the Contractor's obligations under this Agreement.
- 11. WORK ON THE AUTHORITY'S DESIGNATED PREMISES: In the event that the Contractor, the Contractor's employees or agents or the Contractor's subcontractors enter the Authority's designated premises for any reason in connection with this Agreement, the Contractor and such other parties shall observer all security requirements and all plant safety, plant protection, and traffic regulations. The Contractor shall defend, indemnify, and hold the Authority harmless from all claims, actions, demands, loss, and causes of action, arising from injury, including death, to any person, or damage to any property, when such injury or damage results in whole

or in part from the acts or omissions of the Contractor, the Contractor's employees or agents or the Contractor's subcontractor, save and except damage caused by the sole negligence of the Authority. The Contractor, and any subcontractors used by the Contractor in connection with this Agreement, shall carry Workmen's Compensation and Employees' Liability Insurance to cover the Contractor's and any subcontractor's legal liability on account of accidents to their employees. The Contractor and any subcontractor shall carry adequate Comprehensive General Liability and adequate Comprehensive Automobile Liability Insurance covering accidents to their employees. The Contractor and any subcontractor shall carry adequate Comprehensive General Liability and adequate Comprehensive Automobile Liability Insurance covering legal liability of the Contractor and any subcontractor on account of accidents arising out of the operations of the Contractor or any subcontractor and resulting in bodily injury. including death, being sustained by any person or persons, or in any damage to property. At the Authority's request, the Contractor shall furnish to the Authority certificates from the Contractor's insurers showing such coverage in effect and agreeing to give the Authority ten (10) days, prior written notice of cancellation of the coverage.

12. **RISK MANAGEMENT REQUIREMENTS**: The Contractor shall abide by the Authority's applicable Risk Management Requirements, attached to this Agreement as Exhibit A and hereby incorporated into this Agreement.

13. **TERMINATION FOR DEFAULT**:

- (a) The Authority may, subject to the provisions of subparagraph (c) below, by written notice of default to the Contractor, terminate the whole or any part of this Agreement in any one of the following circumstances; (i) if the Contractor fails to perform this Agreement within the time specified herein or any extension thereof; or (ii) if the Contractor fails to perform any of the other provisions of this Agreement, or so fails to make progress as to endanger performance of this Agreement in accordance with its terms, and does not cure such failure within a period of ten (10) days or longer period (as the Authority may authorize in writing) after receipt of notice from the Authority specifying such failure.
- (b) In the event the Authority terminates this Agreement in whole or in part as provided in subparagraph (a) above, the Authority may procure, upon such terms and in such manner as the Authority may deem appropriate, services, similar to those so terminated, and the Contractor shall be liable to the Authority for any Excess costs for the same, including without limitation all cost and expenses of the type specified in the "WARRANTY" paragraph of this Agreement; provided, that the Contractor shall continue the performance of this Agreement to the extent not terminated hereunder.

- (c) Except with regard to defaults of subcontractors, the Contractor shall not be liable for any excess costs if the failure to perform this Agreement arises out of causes beyond the control and without the fault of negligence of the Contractor such causes may include, but are not limited to, acts of God, or of the public enemy, acts of the Government in either its sovereign or contractual capacity, fires, flood, epidemics, quarantine restrictions, strikes, freight embargoes, and unusually severe weather, but in every case the failure to perform must be beyond the control and without the fault or negligence of the Contractor. If the failure to perform is caused by the default of a subcontractor, and if such default arises out of causes beyond the control of both the Contractor and the subcontractor, and without the fault of negligence of either of them, the Contractor shall not be liable for any excess costs for failure to perform, unless the services to be furnished by the subcontractor were obtainable from other sources in sufficient time to permit the Contractor to meet the required delivery schedule. The term "subcontractor" shall mean subcontractor at any tier.
- (d) If, after notice of termination of this Agreement under the provisions of this paragraph, it is determined for any reason that the Contractor was not in default under the provisions above or that the default was excusable under the provisions of this paragraph, the rights and obligations of the parties shall be the same as if the notice of termination has been issued pursuant to the "Termination for Convenience" paragraph of this Agreement.
- (e) The rights and remedies of the Authority provided in this paragraph shall not be exclusive and are in addition to any other rights and remedies provided by law or under this Agreement.
- 14. **TERMINATION FOR CONVENIENCE**: The Authority may at any time by written notice terminate all or any part of this Agreement for the Authority's convenience. If this Agreement is terminated, in whole or in part, for the Authority's convenience, the Contractor shall be paid an amount, to be mutually agreed upon, which shall be adequate to cover the actual and reasonable cost paid by the Contractor for the actual goods and labor reasonably used by the Contractor to perform the work under this Agreement to the effective date of termination, plus a reasonable profit thereon; provided that no amount shall be paid to the Contractor for (i) any anticipatory profits related to work under this Agreement not yet performed, or (ii) costs incurred due to the Contractor's failure to terminate work as ordered on the effective date of termination. In no event shall the total amount paid under the provisions of this paragraph exceed the prices set forth in this Agreement for the work terminated.
- 15. **DISPUTES:** Pending resolution of any dispute hereunder, the Contractor shall proceed diligently with the performance of work in accordance with the Authority's direction.

- 16. **NOTICES:** All notices required or permitted to be given hereunder shall be deemed to be properly given if delivered in writing personally or sent by United States certified or registered mail addressed to the Contractor or the Authority, as the case may be, with postage thereon fully prepaid. The effective time shall be at the time of mailing.
- 17. <u>ATTORNEYS' FEES:</u> The Contractor shall pay reasonable attorneys' fees to the Authority should the Authority be required to incur attorneys' fees in enforcing the provisions of this Agreement or in the collection of any monies herein required to be paid by the Contractor to the Authority.

IN WITNESS WHEREOF this 4th day of March 2021, said parties have hereunto set their seals the day and year above first written.

Executed on behalf of:

CLAYTON COUNTY WATER AUTHORITY

MXI ENVIRONMENTAL SERVICES, LLC

By:
Name: H. BERNARD FRANKS

Title: General Manager

Attest: Amanda La Pierre

Name: Amanda La Pierre

Title: <u>Executive Coordinator</u>

Date: March 4, 2021

By: Key

Name: RONALD POTTER

Title: Managing Member

Attest:

Name:

Title:

Date: 2/23/200

[Corpora O NENT AUTHORITIES OF THE PROPERTY OF

SEAL 1955 [Corporate Seal]

EXHIBIT A

RISK MANAGEMENT REQUIREMENTS

The Contractor will provide minimum insurance coverage and limits as per the following: The Contractor will file with the Authority Certificates of Insurance, certifying the required insurance coverage and stating that each policy has been endorsed to provide thirty (30) day notice to the Authority in the event that coverage is cancelled, non-renewed or the types of coverage or limits of liability are reduced below those required. All bonds and insurance coverage must be placed with an insurance company approved by Authority Management, admitted to do business in the State of Georgia, and rated Secure ("B+" or better) by A.M. Best Company in the latest edition of Property and Casualty Ratings, or rated by Standard & Poors Insurance Ratings, latest edition as Secure ("BBB" or better). Worker's Compensation self-insurance for individual Contractors must be approved by the Worker's Compensation Board, State of Georgia and/or Self-Insurance pools approved by the Insurance Commissioner, State of Georgia.

CONTRACTS FOR UP TO \$50,000

Worker's Compensation — Worker's Compensation coverage on a statutory basis for the State of Georgia with an Employer's Liability limit of \$100,000 each Accident, Disease \$100,000 each employee, \$500,000 Disease policy limit.

Automobile Liability – Automobile liability coverage for owned, hired and non-owned vehicles in the amount of \$500,000 combined single limit.

Commercial General Liability – Coverage to be provided on "occurrence" not "claims made" basis. The coverage is to include Contractual liability, Per Project Limit of Liability, losses caused by Explosion, Collapse and Underground ("xcu") perils, the "Clayton County Water Authority" is to be added as an Additional Insured and Products and Completed Operations coverage is to be maintained for three (3) years following completion of work.

CONTRACTS FOR MORE THAN \$50,000

Worker's Compensation – Worker's Compensation coverage on a statutory basis for the State of Georgia with an Employer's Liability limit of \$1,000,000. The increased Employer's Liability limit may be provided by an Umbrella or Excess Liability policy.

Automobile Liability - Automobile liability coverage for owned, hired and non-owned vehicles in the amount of \$1,000,000 combined single limit.

Commercial General Liability – Coverage to be provided on "occurrence" not "claims made" basis. The coverage is to include Contractual liability, Per Project Limit of Liability, losses caused by Explosion, Collapse and Underground ("xcu") perils, the "Clayton County Water Authority" is to be added as an Additional Insured and Products and Completed Operations coverage is to be maintained for three (3) years following completion of work.

EXHIBIT A RISK MANAGEMENT REQUIREMENTS (Cont'd)

CONTRACTS FOR UP TO \$50,000

CONTRACTS FOR MORE THAN \$50,000

LIMITS OF LIABILITY:

\$1,000,000

\$1,000,000	Personal and Advertising
\$50,000	Fire Damage*
\$5,000	Medical Payments*
\$1,000,000	General Aggregate

Per Occurrence

\$1,000,000 Products/Completed Operations per Occurrence and Aggregate

Owner's Protective Liability – The Authority's Management may, in its discretion, require Owner's Protective Liability in some situations.

Umbrella and/or Excess Liability – The umbrella or Excess Liability Policy may be used to combine with underlying policies to obtain the limits required. The Management of the Authority may elect to require higher limits.

Owner's Protective Liability – The Authority's Management may, in its discretion, require Owner's Protective Liability in some situations.

^{*}These are automatic minimums

APPENDIX A

Acceptable and Unacceptable HHW for Collection

*Acceptable HHW for Collection:

Paints and Solvents

- Water based latex paint products
- Solvent based paint products
- o Paint and varnish removers
- Thinner and/or turpentine
- Wood preservatives

Pesticides

- o Fertilizers with herbicides
- Flea and tick products
- Fungicides
- o Herbicides
- Insecticides
- Rodenticides

Cleaners

- o Bleach
- o Drain openers
- Oven cleaners
- Tub/Tile/Sink cleaners
- Disinfectants
- Toilet bowl cleaners
- Furniture Polish

Home

- Adhesives/Glue/Epoxy
- o Aerosols
- Asphalt/Roofing tar/ Driveway sealers
- o CFL Bulbs/Tubes
- Household batteries
- Mercury thermostats/Thermometers
- Mothballs
- Undiluted pool chemicals
- Propane gas cylinders (1-20 lbs cylinders ONLY. Limited to 3 per vehicle.)
- Florescent Lights

Hobby

- Arts and craft supplies
- Undiluted photo chemicals

Unacceptable HHW for Collection

- o Agricultural waste
- Ammunition
- Automotive wastes
- o Bio-medial
- Explosives
- o Radioactive materials
- o Commercial/Business/Industrial generated wastes
- Fuels (gasoline, kerosene, and diesel)

*NOTE: Contractor should accept <u>ONLY</u> items listed under *Acceptable HHW for Collection*. It is the Contractor's sole responsibility to properly pack, transport, recycle, reuse, and/or dispose any accepted items listed as nonacceptable.

GEORGIA SECURITY AND IMMIGRATION COMPLIANCE ACT OF 2006

A.	S Ag the De Th	ontractor understar 13-10-91 and Geo reement. The Co e Contractor throu epartment of Labor e Contractor's fully	nt to the Georgia Security and Immigration Compliance Act of 2006, the ctor understands and agrees that compliance with the requirements of O.C.G.A. 0-91 and Georgia Department of Labor Rule 300-1002 are conditions of this nent. The Contractor further agrees that such compliance shall be attested by ntractor through execution of the contractor affidavit required by Georgia ment of Labor Rule 300-10-107, or a substantially similar contractor affidavit. Intractor's fully executed affidavit is attached hereto as Exhibit and is rated into this Agreement by reference herein.					
B.	em		appropriate line below, the Contractor certifies that the following ategory as identified in O.C.G.A. § 13-10-91 is applicable to the					
	1. 2. 3.	X	_ 500 or more employees. _ 100 or more employees. _ Fewer than 100 employees.					
	The Contractor understands and agrees that, in the event the Contractor employs o contracts with any subcontractor or subcontractors in connection with this Agreement the Contractor shall:							
	1.		ch such subcontractor an indication of the employee-number ified in O.C.G.A. § 13-10-91 that is applicable to the subcontractor.					
	2.	compliance with 0 10-102 by causi required by Geor similar subcontract the Contractor sha the agreement to Contractor agrees hereunder for insp	ch such subcontractor an attestation of the subcontractor's D.C.G.A. § 13-10-91 and Georgia Department of Labor Rule 300-ng each such subcontractor to execute the subcontractor affidavit rgia Department of Labor Rule 300-10-108, or a substantially ctor affidavit. The Contractor further understands and agrees that all require the executed subcontractor affidavit to become a part of between the Contractor and each such subcontractor. The sto maintain records of each subcontractor attestation required pection by the Clayton County Water Authority at any time."					
Co	ntra	ector	MXI ENVIYONMENTAL Services UC					
Aut	tho	rized Signature:	/ Dueld Lotter					
Nai	me:		Ronald Potter					
Titl	e:		MANAGING Member					
Date:			2/33/2021					

CONTRACTOR AFFIDAVIT AND AGREEMENT

By executing this affidavit, the undersigned contractor verifies its compliance with O.C.G.A. 13-10-91, stating affirmatively that the individual, firm, or corporation which is contracting with the Clayton County Water Authority has registered with, is participating in, uses, and will continue to use for the duration of the contract, the federal work authorization program - EEV/Basic Pilot Program operated by the U. S. Citizenship and Immigration Services Bureau of the U.S. Department of Homeland Security, in conjunction with the Social Security Administration (SSA), commonly known as E-Verify, in accordance with the applicability provisions established in O.C.G.A. 13-10-91.

The undersigned further agrees that, in connection with the physical performance of services pursuant to this contract with the Clayton County Water Authority, the contractor will only employ or contract with subcontractor(s), who can present a similar affidavit verifying the subcontractor's compliance with O.C.G.A. 13-10-91. Contractor further agrees to maintain records of such compliance and provide a copy of each such verification to the Clayton County Water Authority within five days of the subcontractor(s) presenting such affidavit(s) to the contractor.

EEV / Basic Pilot Program* User Identification Number Enter four to seven-digit numbers	
MXT FYDIESS TWO RONALD POHEN BY: Authorized Officer or Agent (Contractor Name)	2/23/2025 Date
Title of Authorized Officer or Agent of Contractor	
Printed Name of Authorized Officer or Agent	
SUBSCRIBED AND SWORN BEFORE ME ON THIS THE <u>2311 DAY</u> DAY OF <u>reb</u> 20 <u>21</u> .	
Leggy ann Snead	04/30/2023
Notaty(Public	My Commission Expires

PEGGY ANN SNEAD
NOTARY PUBLIC
REGISTRATION NO. 186933
COMMONWEALTH OF VIRGINIA
My Commission Expires April 30, 2023

SUBCONTRACTOR AFFIDAVIT AND AGREEMENT

Enter four to seven-digit numbers BY: Authorized Officer or Agent (Subcontractor Name) Title of Authorized Officer or Agent of Subcontractor Printed Name of Authorized Officer or Agent SUBSCRIBED AND SWORN BEFORE ME ON THIS THE 20	DateDAY OF
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the sub-subcontractor(s) presenting such affidavit(s) to the S	oub-contractor.
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The undersigned further agrees that, in connection with the p	hysical performance of services
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