MG CHEDITARROYA CARDITARS CONTRACTARROYA BATCHES	TERMINER PROTECTIONS TONG TONG TONG TONG TONG TONG TONG TONG	FOR OFFICE USE CNLY VE A HAZARDOUS WASTE GENERATOR I	COMMENTS Fuel/Environmental/Admin Fees Apply Terms 12 mthslmk	WITH SEED SOUTH (NO.		REPUBLIC SERVICES OF OHIO HAULING FLECTIFA REPUBLIC WAS TELETIFICATION OF THE "COMPANY"			7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7	THE SIZE C COMMITTE FREE CO GRAD MEDICAL CITY S INCO	(440) 476-9066 FAXES	44308	Akron Ohio	2nd Floor	12 E Exchnage St		Syn/Hak	CUSTOMER
DATE	GAUZEHO GAUZEHO GOIlectively, "Excluded Waste", each as defined by a policians and indemnify, defend a 8900 damages, suits, penalties, fines, remediation costs, a policians and collectively, "Losses") resulting from the inclusion of the control of the collectively, "Losses") resulting from the inclusion of the collectively.	À	SERVICES. Customer grants to Company the exclusivestermaterials (including recyclables) (collectively, "			The undersigned individual signing this Agreement page 1 and 2 of this Agreement and that he or she			20114	N CAN DO 3/3/14 10 A		Chris	(440) 476-9066	44308	Akron Chio	8 48 S Summit St	Syn/Hak	SILE COUNTION
TITLE. Company shall acquire title to Wasta Materials when they are loaded into Company's truck. Title to and liability for any Excluded Wasta shall remain with Customer and shall at no time pass to Company.	www. It and it rule. It is waste materials shall not contain any hazardous materials, westes or substances; toxic substances, wastes or pollutants; containments; pollutants; inflectious wastes; medical wastes; or radioactive wastes (collectively, "Excluded Waste"), each as defined by applicable federal, state or local laws or regulations (collectively, Applicable Laws). Customer shall indemnify, defend and hold harmless Company from and against any and all claims, damages, suits, penalties, fines, remediation costs, and fiabilities (including court costs and reasonable attorneys' fees) ("collectively, "Losses") resulting from the inclusion of Excluded Waste in the Waste Materials.	TERM. THE INITIAL TERM OF THIS AGREEMENT SHALL START ON THE DATE OF THIS AGREEMENT AND CONTINUE FOR 36 MONTHS THEREAFTER. THIS AGREEMENT SHALL AUTOMATICALLY RENEW FOR SUCCESSIVE 36 MONTH TERMS UNLESS EITHER PARTY GIVES WRITTEN NOTICE OF TERMINATION TO THE OTHER AT LEAST 60 DAYS BEFORE THE END OF THE THEN CURRENT TERM. ANY NOTICE OF TERMINATION UNDER THIS AGREEMENT BY CUSTOMER SHALL BE VOID UNLESS SENT VIA CERTIFIED MAIL, RETURN RECEIPT REQUESTED AND ACTUALLY RECEIVED BY COMPANY.	TERMS AND CONDITIONS SERVICES. Customer grants to Company the exclusive right to collect and dispose of all of Customer's non-hazardous solid waste materials (including recyclables) (collectively, "Waste Materials"), and Company agrees to furnish such services.	onte of Tabellary T	TILE	on behalf of Customer actnowledges that he or she had read and understands the terms and conditions of had the authority to sign the Agreement on behalf of Customer.		RCC	rent \$0.00	OSP RATE OTHER	E-MAIL chris@chrisegeland.com		ACCOUNT NUMBER	NUMBER 3 3 41669.39621	Customer Service Agreement	SERVICES, INC.	水 REPUBLIC	>

SLS 014 PAGE 1 OF 2 FILE COPY

CONTINUED ON PAGE 2

TERMS AND CONDITIONS (Continued from other side)

Company's invoice. At any time after Company becomes concerned about Customer's creditworthiness or after Customer has made any late payment, Company may request, and if requested Customer by way of example only, late payment fees, administrative fees and environmental fees), with Company to determine the amounts of such fees in its discretion up to the maximum amount allowed by decrease from time to time by showing the amount on the invoice; and (c) a late payment fee of 1.5% per month on the amount pest due. Customer shall pay Company within 20 days after the date of that is an insufficient funds check or is returned or dishonored; and (b) a fuellenvironmental recovery fee in the amount shown on each of Company's invoices, which amount Company may increase or Applicable Law. Without limiting the foregoing, Customer shall pay Company: (a) a fee of \$50 (which Company may increase from time to time by notice to Customer) for each check submitted by Customer assessed against or passed through to Company (other than income or real property taxes). Customer shall pay such fees as the Company may impose from time to time by notice to Customer (including, PAYMENT. Customer shall pay Company for the services and equipment furnished by Company at the rates provided in this Agreement. Customer shall pay all taxes, fees and other governmental charges shall pay, a deposit in an amount equal to one month's charges under this Agreement.

collection day. Company may charge an additional fee for any additional collection service required by Customer's failure to provide access. to property (including the equipment) erising out of Customer's use, operation or possession of the equipment. Customer shall provide safe, unobstructed access to the equipment on the scheduled weight or volume), move or after the equipment. Customer shall indemnify, defend and hold harmless Company from and against all Losses arising from any liviury or death to persons or loss or damage normal wear and tear and for loss or damage resulting from Company's handling of the equipment). Customer shall use the equipment only for its proper and intended purpose and shall not overbed (by verbally, in writing or by the parties' actions and practices. This Agreement shall apply to any change of location of Customer within the area in which Company provides collection and disposal services. SERVICE CHANGES. The parties may change the type, size or amount of equipment, the type or frequency of service, and correspondingly the rates by agreement of the parties, which may be evidenced in Applicable Laws. Company may increase rates for reasons other than those set forth above with Customer's consent, which may be evidenced verbally, in writing or by the parties' actions and practices. due to a change in location of Customer or the disposal facility used by Company; (c) the Consumer Price Index for all Urban Consumers; (d) the average weight per cubic yard of Customer's Waste RESPONSIBILITY FOR EQUIPMENT; ACCESS. Any equipment Company furnishes shall remain Company's property. Customer shall be liable for all loss or damage to such equipment (except for Materials above the number of pounds per cubic yard upon which the rates provided in this Agreement are based as indicated on the cover page of this Agreement, or (e) Company's costs due to changes RATE ADJUSTMENTS. Company may, from time to time by notice to Customer, increase the rates provided in this Agreement to adjust for any increase in: (a) disposal costs; (b) transportation costs

SUSPENSION. If any amount due from Customer is not paid within 60 days after the date of Company's invoice, Company may, without notice and without terminating this Agreement, suspend collecting DAMAGE TO PAVEMENT. Company shall not be responsible for any damages to Customer's pavement, curbing or other driving surfaces resulting from Company's providing service at Customer's

Company in its discretion up to the maximum amount allowed by Applicable Law. and disposing of Waste Materials until Customer has paid such amount to Company. If Company suspends service, Customer shall pay Company a service interruption fee in an amount determined by TERMINATION. In addition to its above suspension rights, Company may terminate this Agreement immediately by written notice to Customer if (a) any of the information contained in any credit application

suspend service or terminate this Agreement for any future failure to pay or other breach, the breach. Company's failure to suspend service or terminate this Agreement when Customer fails to timely pay or otherwise breaches this Agreement shall not constitute a waiver of Company's right to submitted to Company in connection with this Agreement is untrue or (b) Customer breaches this Agreement and fails to cure such breach within 10 days after Company gives Customer written notice of

and objective estimate of the actual damages to Company, such arrount does not constitute a penalty, and such amount is reasonable under the circumstances. Any amount payable under this paragraph months remaining in the term. Customer acknowledges that in the event of such a termination, actual damages to Company would be uncertain and difficult to ascertain, such amount is the best, reasonable shall be in addition to amounts already owing under this Agreement. breach by Customer (including compayment). Customer shall pay Company an amount equal to the most recent month's monthly charges multiplied by the lesser of (a) six months or (b) the number of PAYMENT UPON TERMINATION. If Customer terminates this Agreement before its expiration other than as a result of a breach by Company, or if Company terminates this Agreement as a result of a

ASSIGNMENT. Customer shall not assign this Agreement without Company's prior written consent, which Company shall not unreasonably withhold. Company may assign this Agreement without

strikes, nots, terrorist acts, compliance with Applicable Laws or governmental orders, fires and acts of God, shall not constitute a breach of this Agreement. EXCUSED PERFORMANCE. Except for Customer's obligation to pay amounts due to Company, any failure or delay in performance due to contingencies beyond a party's reasonable control, including

ATTORNEYS' FEES. If any lifegation is commenced under this Agreement, the successful party shall be entitled to recover, in addition to such other relief as the court may award, its reasonable attorneys fees, expert witness fees, itigation related expenses, and court or other costs incurred in such thigation or proceeding.

parties. If such modification is not possible, such provision shall be severed from this Agreement. In either case, the validity, legality and enforceability of the remaining provisions of this Agreement shall not in any way be affected thereby. Customer and Company agreethat an electronically stored copy of this Agreement constitutes proof of the contents of this Agreement, as though it were original. permitted assigns. If any provision of this Agreement shall be invalid, itiegal or unemforceable, it shall be modified so as to be valid, legal and enforceable but so as most nearly to retain the intent of the of this Agreement. Company shall have no confidentiality obligation with respect to any Waste Materials. This Agreement shall be binding upon and inure solely to the benefit of the parties and their MISCELLANEOUS. This Agreement sets forth the entire agreement of the parties and supersedes all prior agreements, whether written or oral, that exist between the parties regarding the subject matter

Agreement Number: 41669.39621
ent Num