



CUSTOMER SERVICE AGREEMENT
WASTE CONNECTIONS OF FLORIDA
Gulf Area Office
11500 43rd Street North
Clearwater, FL 33762

Account No: _____

Site No: _____

P.O. #: _____

Franchise: _____

Reason Code: _____

LEGAL COMPANY NAME ("CUSTOMER") - INVOICE TO

CAMP FLORIDA RV RESORT

BILLING ADDRESS

231 SHORELINE RD.

CITY

LAKE PLACID

STATE

FLORIDA

ZIP CODE

33852

BILLING CONTACT PERSON

COLSON

BUSINESS PHONE

863-991-0313

CELL PHONE

BUSINESS EMAIL

CFRPOAMAIL@GMAIL.COM

BUSINESS FAX

SERVICE ADDRESS SITE

SAME

CITY

STATE

ZIP CODE

CONTACT PERSON

BUSINESS PHONE

CELL PHONE

EMAIL

BUSINESS FAX

NEW SCHEDULE OF SERVICE

SERVICE START DATE / /

SERVICE NO.	QTY.	COMP	CONTAINER SIZE	TYPE	SERVICE FREQUENCY	PO REQ.	RECEIPT REQ.	START / CLOSE DATE	LIFT / HAUL CHARGE	MONTHLY SERVICE CHARGE	*EXTRA LIFT	DISPOSAL CHARGE	CONTAINER RENTAL	OTHER
1	4	Y/N	6 YD	FEL	3X WK			12 / 5 / 24	N/C	PAYS	ON	COUNTY	TAXES	
2	2	Y/N	20 YD	RO	OC	MS	C&D	12 / 5 / 24	N/C	PAYS	ON	COUNTY	TAXES	
3	2	Y/N	30 yd	Ro	OC	YW		12 / 5 / 24	MC	PAYS	ON	COUNTY	TAXES	
		Y/N						1 / 1						
		Y/N						1 / 1						
		Y/N						1 / 1						

OLD SCHEDULE OF SERVICE

SERVICE NO.	QTY.	COMP	CONTAINER SIZE	TYPE	SERVICE FREQUENCY	PO REQ.	RECEIPT REQ.	START / CLOSE DATE	LIFT / HAUL CHARGE	MONTHLY SERVICE CHARGE	*EXTRA LIFT	DISPOSAL CHARGE	CONTAINER RENTAL	OTHER
		Y/N						1 / 1						
		Y/N						1 / 1						
		Y/N						1 / 1						
		Y/N						1 / 1						
		Y/N						1 / 1						

THE CUSTOMER AGREES THAT PROGRESSIVE WASTE SHALL HAVE THE RIGHT TO ADD A SURCHARGE TO THE CUSTOMER INVOICE OR INCREASE THE RATES HEREIN IF THE CUSTOMER'S WASTE MATERIALS EXCEED AN ESTIMATED AVERAGE WEIGHT OF 85 LBS. PER CUBIC YARD. SEE ALSO SECTION 6 REGARDING RATE ADJUSTMENTS.

STANDARD CHARGES

*DELIVERY \$ 0 EA *REMOVAL \$ 0 EA *RELOCATION \$ 0 EA *EXCHANGE \$ 0 EA LOCKS/CASTERS \$ 0 MO/
per item, per container FRANCHISE FEE _____ *DRY RUN \$ _____ EA FUEL & ENVIRONMENTAL EXEMPT YES ☐ NO ☐

Please refer to the Pricing Policy at www.progressivewaste.com/en/business/pricing-policy for a description of our (i) fuel surcharge; (ii) environmental fee; (iii) administrative fee; and (iv) container and exchange fees, and how each fee is calculated and shown on your invoice.

THIS IS A LEGALLY BINDING AGREEMENT, SUBJECT TO THE TERMS AND CONDITIONS SPECIFIED BELOW, ON THE REVERSE SIDE, AND THE PRICING POLICY ON OUR WEBSITE.

ADDITIONAL COMMENTS:

No Charges Payson County TAXES

Waste Connections:

Mary Beale
(Waste Connections Signature)

Mary Beale
(Print First / Last Name and Title)

Customer:

Ronald A. Gordy POA President
(Customer Authorized Signature * I have the authority to bind the company and understand the Terms and Conditions described herein)

RONALD A. GORDY POA President
(Print First / Last Name and Title)

DATE 12/15/2024 20DATE 12-6-24 20 24**SERVICE AGREEMENT - TERMS AND CONDITIONS**

This Agreement shall be effective and binding on the parties as of the date of last signature above.

- (1) **SERVICES RENDERED** - Waste Connections of Florida ("Waste Connections") agrees to furnish the Waste Services and Equipment (each as defined below) and the Customer agrees to make the payments and abide by the terms and conditions described herein.

Customer agrees that as of and from the date that service begins, Waste Connections shall have the sole and exclusive right to provide waste collection (including organics waste collection), recycling, processing and or disposal services to Customer as described on the first page of this Agreement and as may be needed from time to time by Customer during the Term (collectively, the "Waste Services"). For greater certainty, the Customer hereby represents and warrants to Waste Connections that it has no existing agreements with other companies or entities for the provision of Waste Services at the time of service commencement with Waste Connections or at any other time during the Term, and hereby agrees to hold Waste Connections harmless from any claims, losses or damages resulting from any actions regarding any such contracts.

- (2) **TERM** - This Agreement is for a term commencing on the Service Start Date and shall continue for a period of five (5) years thereafter (the "Initial Term"). It shall be renewed for successive five (5) year Terms without further action by the parties (each a "Renewal Term" and together with the Initial Term, the "Term"). This Agreement may be terminated at the end of any five (5) year period by either party by providing written notice to the other party (via certified mail) not less than ninety (90) days or more than one hundred and eighty (180) days before the end of the then current Term. The notice shall be given, as applicable, by Customer to Waste Connections at Waste Connections' address for service and to Customer at Customer's billing address, as noted on the first page of this Agreement.