ORDINANCE NO. 2949-11

AN ORDINANCE OF THE CITY COUNCIL OF THE CITY OF SUNNYVALE ADOPTING THE FIRST AMENDMENT TO EXTENDED AND SECOND RESTATED AGREEMENT BETWEEN THE CITY OF SUNNYVALE AND WITH BAY COUNTIES WASTE SERVICES, INC. FOR THE COLLECTION OF SOLID WASTE AND RECYCLING

WHEREAS, Bay Counties Waste Services, Inc. (formerly named Specialty Solid Waste & Recycling, Inc.) entered into a Franchise Agreement with the City of Sunnyvale for the collection of solid waste in 1990, for a term of ten years, to run July 1, 1991 through June 30, 2001; and

WHEREAS, the Franchise Agreement subsequently was amended a number of times, which resulted in an extension of the term of the agreement to a 20 year period, to expire on June 30, 2011, and these amendments were incorporated into an overall restated franchise agreement adopted by ordinance no. 2572-97; and

WHEREAS, on November 11, 2003, the City Council adopted Ordinance 2771-04 extending the term of the Franchise Agreement for a total of 27 years, to expire on June 30, 2018, upon certain conditions; and

WHEREAS, Bay Counties Waste Services, Inc. raised issues regarding potentially "stranded assets" in reference to trucks and other equipment they must purchase to provide services as required under the Franchise Agreement which could prevent financing the equipment; and

WHEREAS, the City and Bay Counties entered into good-faith negotiations to address the stranded-asset issue; and

WHEREAS, the City and Bay Counties Waste Services, Inc. have negotiated an updated and amended Franchise Agreement to address those issues, including extending the term of the Franchise Agreement by three years with an expiration date of June 30, 2021, making mandatory the purchase of assets at the end of the franchise term, work cooperatively to adjust asset purchase timing, capping an incentive payment resulting in ongoing savings to the City, reducing the commercial and residential routes with resulting annual savings; and

WHEREAS, the amended franchise agreement is in the best interest of the City and ratepayers; and

WHEREAS, Article XVI of the Charter of the City of Sunnyvale, concerning franchises, provides that substantive grants, renewals and amendments of franchises be done by ordinance.

NOW, THEREFORE, THE CITY COUNCIL OF THE CITY OF SUNNYVALE DOES ORDAIN AS FOLLOWS:

SECTION 1. FRANCHISE AGREEMENT AMENDED. The Council hereby approves and incorporates by reference the First Amendment to Extended and Second Restated Agreement Between the City of Sunnyvale and Bay Counties Waste Services, Inc. for Solid Waste Collection and Recycling as set forth in Exhibit A attached hereto, which includes extending the term of the franchise agreement by three years with an expiration date of June 30, 2021; making mandatory the
purchase of assets at the end of the franchise term; working cooperatively to adjust asset purchase timing, capping an incentive payment resulting in ongoing savings to the City; reducing the commercial and residential routes with resulting annual savings; and the City Council hereby authorizes the execution and attestation by the City Manager and City Clerk.

SECTION 3. EXEMPTION FROM CEQA. The City Council finds, pursuant to Title 14 of the California Code of Regulations, Sections 15061(b)(3) and 15307, that this ordinance is exempt from the requirements of the California Environmental Quality Act (CEQA) in that it is not a project which has the potential for causing a significant effect on the environment and is a regulatory action as authorized by state law.

SECTION 4. CONSTITUTIONALITY; SEVERABILITY. If any section, subsection, sentence, clause or phrase of this ordinance is for any reason held to be invalid by a court of competent jurisdiction, such decision shall not affect the validity of the remaining portions of this ordinance. The City Council declares that it would have adopted this ordinance and each section, subsection, sentence, clause and phrase thereof irrespective of the fact that any one or more section, subsection, sentence, clause or phrase be declared invalid.

SECTION 5. EFFECTIVE DATE. This ordinance shall be in full force and effect thirty (30) days from and after the date of its adoption.

SECTION 6. POSTING AND PUBLICATION. The City Clerk is directed to cause copies of this ordinance to be posted in three (3) prominent places in the City of Sunnyvale and to cause publication once in The Sun, the official newspaper for publication of legal notices of the City of Sunnyvale, of a notice setting forth the date of adoption, the title of this ordinance, and a list of places where copies of this ordinance are posted, within fifteen (15) days after adoption of this ordinance.

Introduced at a regular meeting of the City Council held on February 15, 2011, and adopted as an ordinance of the City of Sunnyvale at a regular meeting of the City Council held on ____________, 2011, by the following vote:

AYES:
NOES:
ABSTAIN:
ABSENT:

ATTEST: APPROVED:

__________________________________  ____________________________________
City Clerk                       Mayor
Date of Attestation: ______________
(SEAL)

APPROVED AS TO FORM AND LEGALITY:

__________________________________
David E. Kahn, City Attorney
This First Amendment (the "First Amendment") is dated as of September 30, 2010, and is an amendment to that certain Extended and Second Restated Agreement Between City of Sunnyvale and Bay Counties Waste Services, Inc. For Solid Waste Collection And Recycling, dated January 11, 2005 (the "Agreement").

The City of Sunnyvale and Bay Counties Waste Services, Inc. agree that the Agreement shall be amended as follows:

1. Section 3.03 of the Agreement is deleted and replaced by the following:

   "3.03 Term of Franchise

   The term of the franchise granted under this Agreement, as distinct from the Term of this Agreement, is 30 years, commencing at 12:01 a.m. on July 1, 1991 and expiring at midnight June 30, 2021.

   If this Agreement is terminated earlier than its expiration, the Franchise will also terminate concurrently therewith."

2. Section 4.02 of the Agreement is deleted and replaced by the following:

   "4.02 Term

   The Term of this Agreement begins on December 1, 1990 and ends at midnight June 30, 2021."

3. Section D of Exhibit 8.03D is deleted and replaced by the following:

   "D. Termination of Certain Incentive Payments. Contractor received Incentive Payments under the Incentive Program during the July 1, 1996-June 30, 1997 year that are payable with respect to cost savings programs implemented in prior years that resulted in savings in (i) Residential refuse collection labor (the "Residential Refuse Collection Incentive Payment") and (ii) workers' compensation insurance (the "Workers' Compensation Incentive Payment"). Notwithstanding any other provision of
this Exhibit 8.03D, but without prejudice to Contractor's right
to receive other Incentive Payments (to the extent applicable
under this Exhibit 8.03.D) beyond June 30, 2004, the Residential
Collection Incentive Payment and the Workers' Compensation

Contractor received Incentive Payments under the Incentive
Program during the July 1, 2009-June 30, 2010 year that are
payable with respect to an automation and route restructuring
cost savings program implemented in a prior year that resulted
and will in the future result in savings in Residential refuse
collection costs (the “Residential Route Reduction Incentive
Payment”). The Contractor Payment for the July 1, 2010-June 30,
2011 year anticipates a $126,559.24 Residential Route Reduction
Incentive Payment to Contractor. Notwithstanding any other
 provision of this Exhibit 8.03D, but without prejudice to
Contractor's right to receive other Incentive Payments (to the
extent applicable under this Exhibit 8.03.D) beyond June 30,
2010, the Residential Route Reduction Incentive Payment will be
limited to a maximum of $32,706 per year, effective July 1, 2010
and will terminate no later than June 30, 2021.

4. During the July 1, 2009-June 30, 2010 year, Contractor
operated ten “commercial” front-loader garbage collection routes
per weekday (Department 10). Contractor’s equipment replacement
schedule anticipates replacement of two of these front-loader
garbage trucks during the July 1, 2010-June 30, 2011 year at a
projected purchase price of $402,196 per truck. Contractor
agrees to purchase no more than one of these trucks and to
reduce the number of Department 10 commercial front-loader
garbage routes to no more than nine per weekday, effective
September 1, 2010.

5. During the July 1, 2009-June 30, 2010 year, Contractor
operated nine residential garbage collection routes per weekday
(Department 30). Contractor’s equipment replacement schedule
anticipates replacement of nine of these residential garbage
trucks during the July 1, 2011-June 30, 2012 year at a projected
purchase price of $378,816 per truck. Contractor agrees to
reduce the number of Department 30 residential garbage routes to
no more than eight per weekday, effective on the first day of
the first calendar month, or the fifteenth (15th) day, whichever
is sooner, after the Amendment to this Agreement inserting this
provision is approved by City’s City Council and signed by City,
and to purchase no more than eight residential garbage
collection trucks in the July 1, 2011-June 30, 2012 year.”

6. Section 11.03 of the Agreement is deleted and replaced
by the following:
11.03 Possession/Purchase of Property Upon Termination

A. In Event of Default. If City terminates this Agreement in accordance with Section 11.02, City may take possession of any and all of Contractor's Service Assets and use those Service Assets to collect and transport any Solid Waste generated within City. City may retain the possession of those Service Assets until other suitable arrangements can be made for the provision of Solid Waste collection services, including the grant of a franchise to another solid waste hauling company.

B. Upon Expiration of this Agreement. At midnight on June 30, 2021 (the "Expiration Date"), Contractor shall transfer to City title, ownership or other rights to use and possession (such as leasehold interests in the case of leased Service Assets) and possession of all, but not part, of the Service Assets (excluding land, buildings and fixtures), without encumbrance or lien other than those in existence as of the date Contractor executed the Agreement and liens for property taxes not yet due and payable. Waste Generators' possession of Containers will be deemed possession by City for this purpose. CITY'S PURCHASE OBLIGATION WILL SURVIVE THE EXPIRATION OF THIS AGREEMENT.

1. Service Assets To Be Purchased

Service Assets subject to the City's obligation to purchase are those listed by department below and refer to those assets shown in the Equipment Depreciation Schedules that are part of the approved Contractor Payment Request for Fiscal Year 2009/10 and future modifications to those schedules approved by City.

- Department 10 (Commercial FEL) - All items
- Department 20 (Commercial Roll-Offs) - All items
- Department 30 (Residential Collection) - All items
- Department 40 (Commercial/Industrial Recycling) - All items
- Department 50 (Yard Waste Recycling) - All items
- Department 70 (Multi-Family/Residential Recycling) - All items
- Department 80 (Vehicle Maintenance) - No items
- Department 90 (Container Maintenance) - Container and lift trucks only
2. Adjustments to asset purchase schedules

Contractor and City shall work cooperatively to adjust asset purchases between the date of this First Amendment and the Expiration Date in order to minimize the purchase price of the Service Assets required to be purchased by the City on the Expiration Date; provided, however, that Contractor shall be compensated by means of increased Contractor's Payments for the increased cost, if any, of maintaining Service Assets that are not replaced on schedule and continue to be used after their scheduled replacement dates. Any assets scheduled to be replaced within 2 years of the Expiration Date shall not be replaced without the prior written approval of City.

3. Contractor Obligation To Maintain Assets

Contractor agrees to maintain, use and repair all Service Assets that are subject to the City's obligation to purchase in accordance with the manufacturers' specifications. Contractor agrees to provide City with maintenance records for such Service Assets to be purchased prior to City purchase. City shall have the option, at City expense, to perform an inspection of such Service Assets prior to purchase. Service assets that have not been maintained in accordance with the manufacturers' specifications or that are non-functioning shall not be subject to City's purchase obligation.

Simultaneously upon City's purchase of the Service Assets subject to City's obligation to purchase, City shall pay Contractor an amount equal to the aggregate depreciated value of such Service Assets (as used for determining the Contractor Payment amount subject to City approval per the Agreement) at Agreement expiration. Any of such Service Assets the purchase price for which has been fully paid to Contractor through Contractor's Payments shall be transferred at no cost to City.

C. Records and Service Asset Documentation. Upon City direction, Contractor will furnish City with immediate access to Waste Generator subscription (including service and complaint information), routing, and all of its business records related to its billing of accounts for services that are not billed by City under Section 6.01A. Contractor will comply with its obligations with respect to Service Asset Documentation as defined in and in accordance with Section 10.01B.

D. Undepreciated Assets. Except as set forth in part B of this Paragraph 11.03, Contractor has no right to
recover amounts equal to any undepreciated asset value remaining upon expiration or earlier termination of this Agreement from City or Waste Generators."

7. Exhibit 8.03A Section [C2]a. Escalation of Fuel is amended by replacing the incorrect reference to "05-73-02-01 Producer Price Index #2 Diesel Fuel," with the correct reference "05-73-03 Producer Price Index #2 Diesel Fuel."

8. Section 1.03N2 of Exhibit 5.02 is deleted and replaced by the following:

"Disabled and Elderly Rear Yard Service; Push Out Service.

Contractor may enter onto private property to provide rear yard services to the disabled or elderly in accordance with Section 1.04B and push out service to Waste Generators who subscribe to push out service in accordance with Section 1.030."

9. Section 1.06A1 of Exhibit 5.02 is deleted and replaced by the following:

"1.06. Commercial/Industrial Collection - Can Service, Bin Service and Drop Boxes/Compactors

A. Service Provided.

1. Frequency and Commencement.

Contractor will collect all Solid Waste at Commercial/Industrial premises at least once each week, Monday through Saturday, commencing on the next regularly scheduled collection day following that Commercial/Industrial Waste Generator's request for service. Contractor will provide push out service described in Section 1.030 of this Exhibit at request of Commercial/Industrial Generators at rates established by City.

Contractor will provide special collection services as requested by the Commercial/Industrial Waste Generator at rates established by City."

10. Section 8.03A2 of the Agreement is amended by changing contract year references as follows:

Reference(s) to (PAC06) are changed to (PAC14)
Reference(s) to (P6) are changed to (P14)
Reference(s) to (PL6) are changed to (PL14)
Reference(s) to (PV6) are changed to (PV14)
Reference(s) to (P06) are changed to (P014)
Reference(s) to (NID6) are changed to (NID14)

11. Except as amended by this First Amendment, the Agreement shall remain in full force and effect in accordance with its terms.

IN WITNESS WHEREOF, City and Contractor have executed this First Amendment as of the day and year first above written.

ATTEST:

CITY CLERK
By:
Kathleen Franco-Simmons
City Clerk

CITY OF SUNNYVALE ("City")
By:
Melinda Hamilton
Mayor

APPROVED AS TO FORM:

David Kahn
City Attorney

BAY COUNTIES WASTE SERVICES, INC. ("Contractor")
By:
Robert Molinaro
President

ATTEST name and signature:

Jerry Nabhan
Corporate Secretary