RESOLUTION NO. 2014-203

A RESOLUTION OF THE BOARD OF COUNTY COMMISSIONERS OF ST. JOHNS COUNTY, FLORIDA, AUTHORIZING THE COUNTY ADMINISTRATOR OR HIS DESIGNEE TO EXECUTE THE "FIRST AMENDMENT TO AMENDED AND RESTATED FRANCHISE AGREEMENT FOR THE COLLECTION AND TRANSPORTATION OF RESIDENTIAL WASTE," ON BEHALF OF THE COUNTY, WITH REPUBLIC SERVICES OF FLORIDA, LIMITED PARTNERSHIP; PROVIDING FOR SEVERABILITY; AND PROVIDING AN EFFECTIVE DATE.

RECITALS

WHEREAS, on May 20, 2014, the Board of County Commissioners ("Board") of St. Johns County ("County") held a duly noticed public hearing and concluded that it is in the public interest to enter into an "Amended and Restated Franchise Agreement for the Collection and Transportation of Residential Waste" ("Agreement") with Republic Services of Florida, Limited Partnership, L.P. ("Contractor"); and

WHEREAS, on June 2, 2014, the Board's duly authorized representative executed the Agreement with the Contractor; and

WHEREAS, the Contractor subsequently realized that the Agreement did not contain the exact terms of the proposal that the Contractor intended to offer to the County; and

WHEREAS, the Contractor has offered new terms to the County that provide additional economic benefits to the County; and

WHEREAS, the Contractor's new terms have been incorporated into the "First Amendment to Amended and Restated Franchise Agreement for the Collection and Transportation of Residential Waste" ("First Amendment"), which is attached hereto; and

WHEREAS, after considering the relevant issues at a public hearing on August 5, 2014, the Board concluded that the First Amendment provides economic benefits to the public and, therefore, it is in the public interest to enter into the First Amendment with the Contractor.

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF COUNTY COMMISSIONERS OF ST. JOHNS COUNTY:

Section 1. The recitals set forth above are incorporated into the body of this resolution and are adopted as findings of fact.

- The County Administrator, or his designee, is authorized to execute the Section 2. First Amendment with Republic Services of Florida, Limited Partnership, on behalf of the County, for the purposes mentioned above.
- Section 3. If any provision of this resolution shall be held or deemed to be illegal, inoperative or unenforceable, the same shall not affect any other provision or cause any other provision to be invalid, inoperative or unenforceable to any extent whatsoever.
- To the extent that there are typographical or administrative errors or Section 4. omissions in the First Amendment that do not change the tone, tenor, or concept of this resolution, the First Amendment may be revised without subsequent approval of the Board of County Commissioners.

Section 5. This resolution shall take effect immediately upon its adoption.

PASSED AND ADOPTED this 5" day of August, 2014.

ATTEST: Cheryl Strickland, Clerk

Deputy Clerk

By: Mórris, Chair

RENDITION DATE 3/7/14

FIRST AMENDMENT TO AMENDED AND RESTATED FRANCHISE AGREEMENT FOR THE COLLECTION AND TRANSPORTATION OF RESIDENTIAL WASTE

This "First Amendment to Amended and Restated Franchise Agreement for the Collection and Transportation of Residential Waste" ("First Amendment") is made and entered into this _____ and of ______, 2014, by and between St. Johns County, a political subdivision of the State of Florida ("County"), and Republic Services of Florida, Limited Partnership, a Delaware limited partnership, which is licensed to do business in Florida ("Contractor").

WHEREAS, on May 20, 2014, the Board of County Commissioners ("Board") held a duly noticed public hearing and concluded that it is in the public interest to enter into an "Amended and Restated Franchise Agreement for the Collection and Transportation of Residential Waste" ("Agreement") with the Contractor; and

WHEREAS, on June 2, 2014, the Board's duly authorized representative executed the Agreement with the Contractor; and

WHEREAS, the Contractor subsequently realized that the Agreement did not contain the terms of the proposal that the Contractor intended to offer to the County; and

WHEREAS, the Contractor has offered new terms to the County that provide additional economic benefits to the County; and

WHEREAS, the County and Contractor are willing to accept the new terms and conditions contained herein; and

WHEREAS, the Board considered this First Amendment at a duly noticed public hearing on August 5, 2014 and concluded that this First Amendment is in the public interest.

NOW, THEREFORE, in consideration of the mutual covenants contained in this First Amendment and the other good and valuable consideration provided by the Parties to each other, the receipt and sufficiency of which are hereby acknowledged, the County and the Contractor agree to be bound by and comply with all of the terms and conditions of this First Amendment, as set forth below.

SECTION 1. Section 9.2 (CPI Adjustment) of the Agreement is hereby amended in the manner shown below:

Once each year, the County shall adjust the Contractor's Rates, upward or downward, to reflect the percentage change in the consumer price index (CPI) that occurred during the preceding twelve months. However, the CPI adjustment shall not exceed four percent (4%) in any one year (i.e., the CPI adjustment shall not be greater than four percent (4%) of the Rate in effect immediately before the adjustment occurs). The CPI adjustments shall be based on the consumer price index published by the United States Department of Labor, Bureau of Labor Statistics, for all items in the wage earners and clerical workers (CPI-W) category for the South Urban Area.

Each CPI adjustment shall take effect on October 1; however, there shall be no CPI adjustment in October 2014. The first CPI adjustment shall take effect on October 1, 20154. The CPI adjustment shall reflect the percentage change in the CPI, measured from April 1st in the previous calendar year to March 31st of the calendar year in which the adjustment will occur. The percentage change in the CPI shall be calculated by using the following formula:

PC equals CPI 1, divided by CPI 2, minus 1.0, multiplied by 100

Where:

 $\,$ PC is the percentage change in the CPI from one year to the next

CPI 1 is the CPI index number for the most recent April (e.g., April 20154)

CPI 2 is the CPI index number for April in the year before CPI 1 (e.g., April 20143)

Notwithstanding the foregoing provisions of this Section 9.2, the CPI adjustments that shall take effect on October 1, 2015, 2016, and 2017, shall be

calculated in a different manner. Specifically, after the CPI adjustments for October 1, 2015, 2016, and 2017, are is calculated in accordance with the procedures described above, the amount of the increase or decrease in the Rates shall be reduced by an additional two percent (2%). For example, if the CPI adjustment for October 1, 20156 is calculated to increase the Rates by three percent (3%), the actual CPI adjustment shall only increase the Rates by one percent (1%). Similarly, if the CPI adjustment for October 1, 20156 is calculated to increase the Rates by one-half of one percent (0.5%), the actual CPI adjustment shall reduce the Rates by one and one-half percent (1.5%).

SECTION 2. Section 9.11 (Diesel Fuel Adjustment Fee) of the Agreement is hereby amended in the manner shown below:

* * * * *

The "Base Fuel Price" (BFP) will be set at \$2.94 $\overline{3.2251}$ per gallon, beginning August April 1, 2014.

* * * * *

SECTION 3. Exhibit D (Contractor's Rates) of the Agreement shall be amended in the manner shown below:

* * * * *

1 DAY A WEEK COLLECTION OF GARBAGE: \$6.79 - 6.54, beginning August 1, 2014

1 DAY A WEEK COLLECTION OF RECYCLABLES: \$3.37 3.12, beginning August 1, 2014

1 DAY A WEEK COLLECTION OF YARD WASTE: \$1.69, beginning August 1, 2014

TOTAL: \$11.85 11.35, beginning August 1, 2014

* * * * *

SECTION 4. The preceding sections of this First Amendment show the changes that are being made to the Agreement. In this First Amendment, additions to the Agreement are <u>underlined</u> and deletions are shown with stricken text (e.g., <u>strike-throughs</u>).

SECTION 5. The Agreement shall remain in full force and effect, except as explicitly revised in this First Amendment.

IN WITNESS WHEREOF, the County and the Contractor have executed this First Amendment as of the date first written above.

ATTEST: BOARD OF COUNTY COMMISSIONERS, ST. JOHNS COUNTY

	Ву:	<u> </u>
erk		
		, Chair
APPROVED AS TO FORM AND		
CORRECTNESS:		

CONTRACTOR

Ву:
(Print or Type Name and Title)
<i>N</i> itness
Signature of Witness
Print or Type Name of Witness
Witness
Signature of Witness
Print or Type Name of Witness