TENTH AMENDMENT

RESIDENTIAL FRANCHISE AGREEMENT NO. 11-0008 BETWEEN

REPUBLIC SERVICES OF FLORIDA AND HERNANDO COUNTY

WITNESSETH

WHEREAS, the COUNTY and CONTRACTOR entered into a Franchise Agreement dated December 29, 2011, concerning COUNTY Solicitation No. 11-0008/JP entitled: County Garbage, Yard Trash and Recycling Collection, known as Residential Collection Services, hereinafter referred to as "Agreement"; and

WHEREAS, the COUNTY and CONTRACTOR entered into the Agreement on December 29, 2011, to provide for Residential Collection Service of garbage, yard trash and recycling materials for Hernando County and its Residential Customers; and

WHEREAS, the COUNTY and CONTRACTOR entered into Amendment 1 to the Agreement on August 28, 2012, regarding "Automated Garbage / Rubbish Collection Services" amending paragraph(s) of Article 2, incorporating new paragraph(s) in Article 30, and amending paragraph(s) of Article 31; and

WHEREAS, the COUNTY and CONTRACTOR entered into Amendment 2 to the Agreement on September 10, 2013, regarding "Annual Adjustment" in accordance with Section V, Paragraph 3.9.4, Exhibit A for Franchise Districts A, B, C and D; and

WHEREAS, the COUNTY and CONTRACTOR entered into Amendment 3 to the Agreement on October 22, 2013, regarding "Utility Billing" amending paragraph(s) of Article 2, modifying language in Article 6.2 with paragraph incorporating New Sections 6.2.1 through 6.2.9), modifying language in Article 6.4; and

WHEREAS, the COUNTY and CONTRACTOR entered into Amendment 4 to the Agreement on July 22, 2014, regarding "Annual Adjustment" in accordance with Section V, Paragraph 3.9.4, Exhibit A for Franchise Districts A, B, C and D; and

WHEREAS, the COUNTY and CONTRACTOR entered into Amendment 5 to the Agreement on March 24, 2015, regarding "Yard Trash Collection" amending Article 30, Paragraph 30.2.3, and "Annual Adjustment" in accordance with Section V, Paragraph 3.9.4, Exhibit A for Franchise Districts A, B, C and D; and

WHEREAS, the COUNTY and CONTRACTOR entered into the Sixth Amendment to the Agreement on October 24, 2017, changing the ending date of the Agreement Performance Period, regarding "Collection Vehicles" amending Article 31, Paragraph 31.1.8, implementing Automated

Garbage / Rubbish Collection Services, regarding "Billing and Payment" amending paragraphs of Section V to replace one index for rate adjustments, modify the payment procedures for properties that comprise the Southwest Hernando County Solid Waste Collection MSBU, and repeal Amendment 3 to the Agreement, and establishing revised rates for Mandatory Areas and Non-Mandatory Areas; and

WHEREAS, the COUNTY and CONTRACTOR entered in the Seventh Amendment to the Agreement on August 11, 2020, correcting the ending date of the Agreement Performance Period, regarding "Handling Customer Complaints" amending Article 30, Subparagraph 30.17.4, requiring access to or submittal of complaint data, regarding "Contractor's Office" amending Article 34, Paragraph 34.4, requiring an identified group of call center personnel and recorded messages, and adding Paragraph 34.7, to require a Customer Service Ombudsman ("CSO") and specify the duties of said CSO, requiring submittal of all outstanding reports and information, regarding "Billing and Payment" amending Section V, Paragraph 3.9.4.2, changing the time period for submittal of requests for annual rate adjustments, and establishing revised rates for Mandatory Areas and Non-Mandatory Areas; and

WHEREAS, the COUNTY and the CONTRACTOR entered into the Eighth Amendment to the Agreement on July 13, 2021, establishing revised rates for Mandatory Areas and Non-Mandatory Areas; and

WHEREAS, the COUNTY and the CONTRACTOR entered into the Ninth Amendment to the Agreement on June 28, 2022, establishing revised rates for Mandatory Areas and Non-Mandatory Areas; and

WHEREAS, this Amendment is in all regards deemed by the COUNTY to be in compliance with the Contract Documents; and

NOW, THEREFORE, in consideration of the terms, conditions, covenants, and mutual promise hereinafter set forth, and other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the Agreement is hereby amended, and the Parties agree as follows:

1. Beginning January 1, 2024, the rates for each residential household utilizing automated carts for 2-1-1 (twice per week garbage collection, once per week yard waste collection, and once per week recycling collection) residential solid waste collection services shall be increased as follows:

Location of Property	per Month
Mandatory Areas (Southwest Hernando County Solid Waste Collection MSBU)	\$14.97
Non-Mandatory Areas (outside MSBU boundaries)	\$15.22

The rates established in this Amendment shall supersede and replace the rates set forth in the Ninth Amendment to the Agreement dated June 28, 2022.

2. All other terms and conditions of the Agreement which do not conflict with this **Tenth** Amendment are hereby reaffirmed in their entirety. In the event of a conflict between the terms of this modification and the Agreement, the terms of this Amendment shall control.

IN WITNESS, WHEREOF, the COUNTY and the CONTRACTOR have caused this TENTH AMENDMENT to be executed below by their duly authorized representatives.

ATTEST: Douglas A Clerk of the BY: Signature ATTEST:	Chorvat, Jr. e Circuit Court Court Court	BY: John Allocco, Chairman Board of County Commissioners DATE: 13, 2023 CONTRACTOR: Republic Services of Florida Limited Partnership, d/b/a Republic Services of Tampa
Printed name of 2 nd witness Luka Min Printed name of 2 nd witness Printed name of 2 nd witness	La . Salus talio	By: Republic Services of Florida GP, Inc., its General Partner By: Authorized signature Haward Putts (Printed name of signer) Course whose (Printed title of signer) 8608 Aucoca Ave thelin 34667 (Business address of Contractor) 255 - 354 1102 (Telephone number of signer) 31 - may - 2023 Date
Agreement No. 11-0008 Landfill Dept. Purchasing/Contracts	Approval	Date

ACKNOWLEDGEMENT FOR CORPORATION