REQUEST FOR PROPOSAL
FOR
BID NO. 033-11
RFP FOR GARBAGE, RECYCLING, TRASH COLLECTION AND DISPOSAL
FOR
PUBLIC WORKS DEPARTMENT
FOR THE
CITY OF FAIRHOPE
FAIRHOPE CITY COUNCIL
Lonnie Mixon, Council President
Timothy M. Kant, Mayor

Posted: 08-03-11
CONTENTS

Advertisement for RFP ................................................................. I
Instructions to Bidders ................................................................. II
Response Form ........................................................................... III
Bid Bond ..................................................................................... IV
Performance Bond ....................................................................... V
Labor & Materials Bond ............................................................. VI
Insurance Requirements ............................................................. VII
Scope of Work & Specifications ................................................ VIII
Appendix “A” City Street Map ....................................................
Appendix “B” Garbage Collection Route Map ............................
Appendix “C” Recycling Collection Route Map ............................
Appendix “D” Trash Collection Route Map ....................................
Contract ..................................................................................... IX

Supplement “A” QUALIFICATIONS
Supplement “B” REFERENCES
Supplement “C” PROGRAM
Supplement “D” REPORTING
Supplement “E” PUBLIC EDUCATION
Supplement “F” CONSIDERATION OF EXISTING CITY OF FAIRHOPE SOLID WASTE PERSONNEL
Supplement “G” COMMERCIAL GARBAGE CUSTOMERS 04-07-2010
ADVERTISEMENT FOR REQUEST FOR PROPOSAL (RFP)

Sealed proposals will be received by the City of Fairhope of Baldwin County, Alabama, in the City of Fairhope offices, 555 South Section St. Fairhope, Alabama, until 2:00P.M. September 12, 2011, and then publicity opened thereafter, for furnishing all equipment, labor and materials, and performing all work required by the City of Fairhope entitled as follows:

Bid Number 033-11, RFP FOR Garbage Recycling, Trash Collection and Disposal

Questions or comments pertaining to this bid must be presented in writing, sent as E-mail or Faxed to the attention of the Purchasing Manager, Daniel P. Ames, e-mail: dan.ames@cofairhope.com, fax number: 251-929-0364, P.O. Drawer 429, Fairhope, Al 36533, no later than Five (5) working days prior to the bid opening or will be forever waived.

THERE WILL BE A MANDATORY PREBID MEETING ON FRIDAY, AUGUST 19, 2011, AT 9:00a.m., AT THE PUBLIC UTILITIES AND PUBLIC SERVICES BUILDING, 555 SOUTH SECTION STREET

A BID BOND IS REQUIRED FOR THIS RFP.

All proposals, with their guarantee (when required), must be enclosed in a sealed, opaque envelope, clearly identified on the outside as a “SEALED BID” with RFP FOR GARBAGE, RECYCLING, TRASH COLLECTION AND DISPOSAL, BID NO. 033-11 with the, CITY OF FAIRHOPE’S NAME AND ADDRESS and BIDDER’S NAME AND ADDRESS. Each bid must be in a separate envelope. Proposals filled out in pencil will not be accepted.

The Contractor must furnish to the City of Fairhope at the time of the signing of the contract a certificate of insurance coverage, which will include comprehensive insurance, Contractor’s Automobile Liability Insurance, and where applicable, Owner’s Protective Liability insurance, subcontractor’s public liability and property damage insurance. The right is reserved to reject any and/or all proposals and to waive informalities and to furnish any item of material or work to change the amount of the Contract. Failure to observe the instructions contained herein will constitute grounds for rejection of your proposal.

RFP documents will be posted on the City of Fairhope Website: cofairhope.com or a copy may be obtained by e-mailing: dan.ames@cofairhope.com. Specifications are on file and may be seen in the Purchasing Department of the City of Fairhope, Alabama, 555 S. Section Street. Prior to opening, RFP packages may be picked up at that location during normal operation, between 7:00 am and 4:00 pm local time.

The City of Fairhope is an Equal Opportunity Employer and requires that all contractors comply with the Equal Employment Opportunity laws and the provisions of the Contract Documents in this regard. The City also encourages and supports the utilization of Minority Business Enterprises on this and all public bids.

No proposals will be considered unless the bidder, whether resident or non-resident of Alabama, is properly qualified to submit a proposal for this type of work in accordance with all applicable laws of the State of Alabama. Where applicable, this shall include evidence of holding a current license from the State Licensing board for General Contractors, Montgomery, Alabama, as required by Chapter 8 of Title 34, of the Code of Alabama, 1975. In addition, non-residents of the State if a corporation, shall show evidence of having qualified with the Secretary of State to do business in the State of Alabama. Bidder must have a current business license or purchase a business license with the City of Fairhope prior to proposal being awarded.

No proposals shall be withdrawn for the period of thirty (30) days subsequent to the opening of proposals without the consent of the City of Fairhope, Baldwin County, Alabama.

PUBLISH: BALDWIN COURIER

POSTED: 08-3-11
BID OPENED: 09-12-11
CITY OF FAIRHOPE, ALABAMA
BY: DANIEL P. AMES
PURCHASING MANAGER
ITEM II
INSTRUCTION TO BIDDERS

1. PREPARATIONS FOR PROPOSALS:

Forms furnished, or copies there of, shall be used, and strict compliance with the requirements of the invitation, these instructions, and instruction printed on the forms is necessary. Special care should be exercised in the preparation of bids. Bidders must make their own estimates of the facilities and difficulties attending the performance of the proposed contract, including local conditions, uncertainty of weather, and all other contingencies. All designations and prices shall be fully and clearly set forth. The proper space in the bid form shall be suitably filled in.

2. LABOR AND MATERIALS NOT TO BE FURNISHED BY CITY OF FAIRHOPE:

a. The City of Fairhope, Alabama, will not furnish any labor, material, or supplies unless specifically provided for in the Contract documents.

3. SIGNATURE TO PROPOSALS:

a. Each bid must give the full business address of the Bidder and must be signed by him with his usual signature. Bids by partnerships must furnish the full names of all partners and must be signed with the partnership name by one of the members of the partnership, or by an authorized representative, followed by the signature and designation of the person signing. Bids by corporations must be signed with the legal name of the corporation followed by the name of the State of Incorporation and by the signature and designation of the president, secretary, or other person authorized to bind it in the matter. The name of each person shall also be typed or printed below the signature. A bid by a person who affixes to this signature the word “president”, “secretary”, “agent” or other designation without disclosing his principal, may be held to be the bid of individual signing. When requested by the City of Fairhope, Alabama, satisfactory evidence of the authority of the officer signing in behalf of the corporation shall be furnished.

b. NOTE: THE COMPLETION OF ITEM “a” ABOVE, VER BATIM, IS ABSOLUTELY MANDATORY.

4. ALTERNATE PROPOSALS:

a. Alternate proposals will not be considered unless called for.

5. CORRECTIONS:

a. Erasures or other changes in the proposals must be explained or noted over the signature of the bidder.

6. OWNER:

a. Where the word “Owner” appears herein, the same refers to City of Fairhope, Alabama, and includes the Fairhope City Council, its governing body.
7. **INSURANCE:**
   a. The insurance policies of any insurance company shall be an admitted carrier by the State of Alabama, will be accepted as insurance as required for any bid or contract. See the instructions (VII-1) hereinafter contained with respect to the type, form, and amounts of required insurance policies.

8. **MARKING AND MAILING PROPOSALS:**
   a. Mark and mail proposals per the instructions in Item I, Advertisement for Request for Proposals (RFP).

9. **TIME FOR RECEIVING PROPOSALS:**
   a. Proposals received prior to the time of opening will be securely kept, unopened. The Owner will decide when the specified time has arrived. No responsibility will attach to the City of Fairhope, or Fairhope City Council for the premature opening of a proposal not properly addressed or identified. Unless specially authorized, telegraphic proposals will not be considered.

10. **WITHDRAWAL OF PROPOSALS:**
    a. Proposals may be withdrawn on written or telegraph request received from bidders prior to the time fixed for opening. Negligence on the part of the bidder in preparing the proposal confers no right for the withdrawal of the proposal after it has been opened.

11. **BIDDERS PRESENT:**
    a. At the time fixed for the opening of proposals, their contents will be made public for the information of bidders and others properly interested who may be present either in person or by representation.

12. **AWARD OR REJECTION OF PROPOSALS:**
    a. The Contract will be awarded to the lowest responsible bidder complying with conditions of the request for proposal, provided his bid is reasonable and it is in the interest of the Owner to accept it. The bidder to whom the award is made will be notified at the earliest possible date. The Owner, however, reserves the right to reject any and all proposals and to waive any informality in proposals received whenever such rejection or waiver is in the interest of the Owner. It also reserves the right to reject the proposal of a bidder who has previously failed to perform properly or complete on time contracts of a similar nature, or a proposal of a bidder who is not, in the judgment of the Owner, in a position to perform the Contract.
    
    b. Local vendors, within the city limits of the City of Fairhope, will have a 3% favorable allowance in all proposals.

13. **ERRORS IN PROPOSALS:**
    a. Bidders or their authorized agents are expected to examine the specifications and all other instructions pertaining to the work, which will be open to their inspection. Failure to do so will be at the Bidder’s own risk, and he cannot secure relief on the plea of error in the proposal. In case of error in the extension of prices, the unit price will govern.
14. **CONTRACT AND BOND:**
   
a. The bidder to whom award is made must, when requested, enter into written contract within the period specified, or, if no period be specified, within 15 days after the required forms are presented to him for signature.

15. **COLLUSION:**
   
a. If there is any reason for believing that collusion exists among the Bidders any or all proposals may be rejected, and those participating in such collusion may be barred from submitting proposals on the same or other work with the City of Fairhope.

16. **SUBLETTING OR ASSIGNING OF CONTRACT:**
   
a. **Limitations:** The Contractor shall not sublet, assign, transfer, convey, sell, or otherwise dispose of any portion of the contract, his right, title or interest therein, of his power to execute such contract, to any person, firm or corporation without written consent of the City of Fairhope, and such written consent shall not be construed to relieve the Contractor of any responsibility for fulfillment of the contract. Unless otherwise stipulated in the proposal or special provisions, the Contractor shall perform with his own Organization, and with the assistance of workmen under his immediate superintendence and reported on his payroll, all contract work.

**Proposal Terms and Conditions**

1. **The Proposal must be signed and dated by a duly authorized representative of the vendor’s company who is authorized to negotiate contracts and bind the vendor.** Proposals must state the representative’s name and title, and the vendor’s legal name and the vendor’s address, telephone and facsimile numbers and e-mail address, and the name of the person who may be contacted during the evaluation of Proposals, if necessary.

2. The vendor selected to enter into a contract with the City must be licensed to do business in the City of Fairhope prior to commencement of any work under the contract.

3. Each respondent shall disclose in its Proposal any potential conflict of interest with respect to the respondent’s Proposal. For purposes hereof, a “conflict of interest” shall include any real or seeming incompatibility between the private interests of a respondent, or any of its principals, employees or agents, and the public interests or fiduciary duties of such respondent or person.

4. The submitted Proposal must follow the rules and format established within this RFP. Adherence to these rules will ensure a fair and objective analysis of all Proposals. Failure to complete any portion of this request may result in rejection of a Proposal.

5. Proposals should respond to all requirements of this RFP to the maximum extent possible. Vendors are asked to clearly identify any limitations or exceptions to the requirements inherent in the proposed system. Alternative approaches will be given consideration, if the approach clearly offers the City of Fairhope increased benefits.
6. By submitting a RFP the vendor agrees to participate in the selection process as described in this document.

7. Proposals received by the City shall become a matter of public record and subject to public inspection. If a vendor desires to keep certain information confidential, shall information shall be clearly marked in capital letters as "CONFIDENTIAL"; provided, however, and anything in this RFP to the contrary notwithstanding, each vendor understands and acknowledges that the City shall only keep information confidential to the extent it is permitted to do so under applicable law and the City cannot, and does not, make any representation or warranty with respect to maintaining the confidentiality of any information submitted in response to this RFP. The City further disclaims any liability arising from or related in any way to the disclosure of any such confidential information and, by submitting a Proposal in response to this RFP, a respondent shall be deemed to have waived and released the City from any such liability.

8. No representations, negotiations, decisions, or actions shall be relied upon by the vendor as a result of any discussions with a City official, employee and/or consultant. Only those instructions provided in written form from the City may be relied upon. Also, the City will only consider written and signed requests from vendors.

9. The City shall not be liable for any pre-contract costs incurred by interested vendors participating in the selection process, including, but not limited to, any costs associated with Proposals submitted in response to this RFP or any costs associated with meetings, travel, or negotiations.

10. Responses submitted to this RFP shall become the property of the City and will not be returned.

11. The City reserves the right to amend this RFP by addendum, at any time, in its sole and absolute discretion, including, but not limited to, the schedule set forth herein, and the City will furnish such addenda as may be issued to those vendors being furnished with a copy of this RFP.

12. All questions and requests for clarification or interpretation must be made in writing and directed to the contact listed herein. All answers to questions, clarifications and interpretations of this RFP shall be made only by addendum issued by the City. The City will furnish such addenda as may be issued to those vendors being furnished with a copy of this RFP.

13. Each addendum issued by the City will be transmitted either by email, facsimile, United States Mail or other courier service. Any addendum so issued shall be considered a part of this RFP and each respondent shall acknowledge in its Proposal receipt of all addenda. Failure to include such acknowledgement in a Proposal may be grounds for disqualifying the vendor from further consideration.

14. The contents of each vendor's Proposal, including technical specifications for the proposed services shall remain valid for a minimum of ninety (90) calendar days from the Proposal due date, and the Proposal may not be withdrawn during said ninety (90) day period without the prior written consent of the City.

15. The City, if it selects a vendor through this RFP process, will award a contract to a single vendor for all provisions of the RFP. Vendors may provide a Proposal that includes subcontractors, but the City will enter into a single agreement with one vendor acting as the prime contractor. The prime contractor will be responsible for fulfillment of all obligations under the contract, including but not limited to, the timeliness, quality, and deliverables provided by any subcontractors under the prime contractor’s agreement.
16. Commencing with the issuance of this RFP, no vendor or anyone acting on a vendor’s behalf, shall make direct or indirect contact with City personnel or undertake any activities or take any action to otherwise promote its Proposal to the City or its personnel. All communications shall be made to the contact identified herein. Violation of this requirement may, at the City’s sole and absolute discretion, be grounds for disqualifying a vendor from further consideration.

17. By submitting a Proposal in response to this RFP, each vendor expressly represents that they have taken no exception to any term, condition, obligation or requirement contained in this RFP, unless such exception is clearly and expressly stated in its Proposal. Each vendor further represents that they will report immediately to the City in writing any errors, inconsistencies, ambiguities, or terms which limit competition or which or otherwise unlawful that they discover in this RFP and supporting documentation.

18. The City may make such independent investigations as it deems necessary to determine the capability of any vendor to perform the work, and each vendor shall furnish to the City all such information and data for this purpose as the City may request. Failure to furnish such information in a timely manner may be grounds for disqualifying the vendor from further consideration.

19. Anything in this RFP to the contrary notwithstanding, the City reserves the right at all times and in its sole and absolute discretion, to do any one or more of the following: (i) cancel this RFP, at any time; (ii) reject any and all proposals that may be submitted; (iii) negotiate with one or more of the respondents submitting Proposals until such time as a definitive agreement is reached with a respondent or until the City determines to discontinue negotiations.

Schedule
The following is the current PROJECTED schedule as defined by the City of Fairhope:

<table>
<thead>
<tr>
<th>Selection Process Step</th>
<th>Date(s)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Release and Issuance of the Request for Proposal (RFP)</td>
<td>08/03/11</td>
</tr>
<tr>
<td>Mandatory Pre-Bid Meeting</td>
<td>08/19/11</td>
</tr>
<tr>
<td>Proposals Due</td>
<td>09/12/11</td>
</tr>
<tr>
<td>Vendor Selection</td>
<td>09/16/11</td>
</tr>
<tr>
<td>Council Approval</td>
<td>9/26/11</td>
</tr>
<tr>
<td>Begin Implementation</td>
<td>12/01/11</td>
</tr>
</tbody>
</table>

Please provide one (1) original and seven (7) copies of the Response/Proposal.
ITEM III

RESPONSE FORM

Date: ____/____/____

Bid No.: 033-11

Bid Name: RFP FOR Garbage, Recycling, Trash Collection, and Disposal

Award Duration: THREE (3) years from signing date of contract, with the option to renew bid or contract for THREE (3) additional years, and thereafter in ONE (1) to THREE (3) year increments if terms and conditions, **including pricing** remain the same, and both parties are in agreement to renewing the contract.

Bid will include all labor, materials, equipment, shipping and postage, overhead, profit, bonds, insurance and all other costs necessary to provide the complete services outlined within this contract and scope of work.

The Contractor agrees to complete all the work within timeframe stated in contract, unless other arrangements are approved by the City of Fairhope.

The contractor agrees to provide curbside residential garbage collection & disposal, recycling collection and trash collection/disposal service. The contractor agrees to provide the same level of service as offered, but not limited to, those described in section 3 of this document.

<table>
<thead>
<tr>
<th>SERVICE</th>
<th>PRICE PER MONTH</th>
</tr>
</thead>
<tbody>
<tr>
<td>RESIDENTIAL GARBAGE TWICE / WEEK</td>
<td></td>
</tr>
<tr>
<td>AND RECYCLING ONCE A WEEK</td>
<td>$______________</td>
</tr>
<tr>
<td>COMMERCIAL GARBAGE &amp; RECYCLING &amp; TRASH</td>
<td></td>
</tr>
<tr>
<td>AS NOTED IN DESCRIPTION OF SERVICES SECTION</td>
<td>$______________</td>
</tr>
<tr>
<td>RESIDENTIAL TRASH COLLECTION ONCE/WEEK</td>
<td>$______________</td>
</tr>
</tbody>
</table>
The above bid is made on behalf of ____________________________ and no others. Evidence of MY / OUR authority to submit the proposal is herewith furnished. The proposal is made without collusion on the part of any person, firm, or corporation. I / WE certify that I / WE have carefully examined the specifications hereto attached. I / WE propose to furnish all necessary labor, materials, equipment, shipping, overhead, profit, bonds, insurance and all other costs necessary to provide the complete services outlined and in the manner specified within this contract.

__________________________________________________________  
Bidder (Corporation)
__________________________________________________________  
(Signature)
__________________________________________________________  
(Business Address – Street)
__________________________________________________________  
(Business Address – City, State, zip)
(Phone)__________  Fax_________________  Alabama License No.________________
Attest: ___________________________________________ Incorporation in ___________________________
   (Corporate Officer Signature, not bidder)  (State)

Federal ID Number ________________________________

THIS MUST BE NOTARIZED!

STATE OF ___________________}  
   } ss:
COUNTY OF _________________}  

I, the undersigned authority in and for said State and County, hereby certify that ________________,  
as____________________ respectively, of
____________________________________________________________________, whose name is signed to the foregoing document and who is
known to me, acknowledged before me on this day, that, being informed of the contents of the document they executed the same voluntarily on the day the same bears date.
Given under my hand and Notaries Seal on this _____ day of ________, ____.

__________________________________

NOTARY PUBLIC

MY COMMISSION EXPIRES: __________
ITEM IV

BID BOND

KNOW ALL MEN BY THESE PRESENTS:

That ___________________________________________________________ of
(Name of Contractor)
______________________________________________________________
(Address)

as Principal, and ______________________________________ of
(Name of Surety)
______________________________________________________________
(Address), as Surety, are held firmly bound unto CITY OF FAIRHOPE, a Political Subdivision of and Body Corporate in the State of Alabama as Obligee, in the full and just sum of FIVE PERCENT (5%) OF, ______________________ lawful money of the United States, for the payment of which sum, well and truly to be made, we bind ourselves, our heirs, executors, administrators, successors and assigns, jointly and severally, firmly by these presents.

WHEREAS, the said Principal is herewith submitting its proposal for

BID NO. 033-11, RFP FOR Garbage, Recycling, Trash Collection and Disposal

The Conditions of this obligation is such that if the aforesaid Principal shall be awarded the contract the said Principal will, within the time required, enter into a formal contract and give a good and sufficient bond to secure the performance of the terms of and conditions of the Contract, than this obligation to be void; otherwise, the Principal and the Surety will pay unto the Oblige the difference in money between the amount of the Contract as awarded and the amount of the proposal of the next lowest bidder, which amount shall not exceed $10,000. If no other bids are received, the full amount of the proposal guarantee shall be so retained or recovered as liquidated damages for such default.

Signed, Sealed and Delivered

Date __________

(Contracting Firm)

____________________________________
(Principal)

____________________________________
(Witness as to Principal)

____________________________________(SEAL)
(Name of Surety)

____________________________________
(Witness to Surety)

BIDS WILL NOT BE CONSIDERED UNLESS BID BOND IS SIGNED BY PRINCIPAL AND SURETY

IV-1
ITEM V
PERFORMANCE BOND

KNOW ALL MEN: That we ____________________________________________
(Insert here the name & address of legal title of the Contractor)

________________________________________ hereinafter called the Principal, and

________________________________________
(Insert here the name and address of legal title of one or more sureties)

________________________________________ and

________________________________________
hereinafter called the Surety or Sureties, are held and firmly bound unto The City of Fairhope, hereinafter
called the Owner in the sum of ________ Dollars ($ ____________) for the payment
whereof the Principal and the Surety or Sureties bind themselves, their heirs, executors, administrators,
successors and assigns, jointly and severally, firmly, by these presents.

WHEREAS, the Principal has, by means of a written agreement, dated ______________________
entered into a contract with the Owner for: Bid No. 033-11, Garbage, Recycling, Trash Collection and
Disposal which agreement is by reference made a part hereof,

NOW THEREFORE, The conditions of this obligation is such that if the Principal shall faithfully perform
the Contract on his part, and satisfy all claims and demands, incurred for the same, and shall fully
indemnify and save harmless the Owner from all cost and damage which he may suffer by reason of
failure to do so, and shall reimburse and repay the Owner all outlay and expense which the Owner may
incur in making good for any such default thence this obligation shall be null and void; otherwise, it shall
remain in full force and effect.

PROVIDED, HOWEVER, that no suit, action or proceedings, by reason of any default whatever be
brought on his Bond after twelve months from the day on which the final payment under the Contract falls
due.

PROVIDED, further, that the said surety or sureties, for value received hereby stipulate and agree that no
change, extension of time, or addition to the terms of the Contract or to the work to be performed there
under of the Specifications thereof shall in any way effect their obligations on this bond, and they do
hereby waive notice of any such change, extension of time, alteration or addition to the terms of the
contract, or to the work, or to the Specifications.

Signed and Sealed this ________ day of ____________________, 20_____.

(Individual principals sign here)

Business Name ___________________________________________

(Individual principal’s signature) ______________________________ (SEAL)

(Individual principal’s printed name) __________________________ (SEAL)

(Individual principal’s signature) ______________________________ (SEAL)

(Individual principal’s printed name) __________________________ (SEAL)
(Individual principal's signature) _______________________________(SEAL)

(Individual principal's printed name) _______________________________(SEAL)

In the presence of:

(Witness) ____________________________________

(Witness) ____________________________________

***********************************************************************************************************************

(Corporate principal signs here)

(Corporation Name) _______________________________________________

(Corporate principal's signature)____________________________________

(Corporate principal's printed name)________________________________

(Attest) ______________________________________________________

(Surety signs here) _____________________________________________

(Witness to Surety) ______________________________________________
LABOR AND MATERIALS BOND

KNOW ALL MEN BY THESE PRESENTS, that we ____________________________
______________________________________________________ as Principal, and
______________________________________________________ as Surety, are held and firmly bound
unto said City of Fairhope hereinafter called the Obligee, in the penal sum of
______________________________________________________ Dollars ($ ______________ )

lawful money of the United States, for the payment of which sum and truly to be made, we bind ourselves,
our heirs, personal representatives, successors and assigns, jointly and severally, firmly by these
presents.

WHEREAS, said principal has entered into a certain Contract with said Obligee, dated
_______________20__, (Hereinafter called the Contract) for Bid No. 033-11, Garbage Recycling,
Trash Collection and Disposal which Contract and the Specifications for said work shall be deemed a
part hereof as fully as if set out herein.

NOW, THEREFORE, THE CONDITION OF THIS OBLIGATION IS SUCH THAT if the said Principal and
all subcontractors to whom any portion of the work in said contract is sublet and all assignees of said
Principal and of such subcontractors shall promptly make payments to all persons supplying him or them
with labor, materials, or supplies for or in the prosecution of the work provided for in such Contract, or any
amendment or extension of or addition to said Contract, and for the payment of reasonable attorneys'
fees incurred by the successful claimant or plaintiffs in suits or claims against the contractor arising out of
or in connection with the said contract, then the above obligation shall be void; otherwise to remain in full
force and effect.

PROVIDED, HOWEVER, that this bond is subject to the following conditions and limitations.

(a) Any person, firm or corporation that has furnished labor, materials, or supplies for or in the prosecution
of the work provided for in said Contract shall have a direct right to action against the Principal and Surety
on this bond, which right of action shall be asserted in a proceeding, instituted in the County in which the
work provided for in said Contract is to be performed or in any County in which said Principal or Surety
does business. Such right of action shall be asserted in a proceeding instituted in the name of the
claimant or claimants for his or their use and benefit against the Principal and Surety or either of them
(but not later than one year after the final settlement of said Contract falls due) in which action such claim
or claims shall be adjusted and judgment rendered thereon.

(b) The Principal and Surety hereby designate and appoint the City of Fairhope or their successors or
representatives as the agent of each of them to receive and accept services of process or other pleading
issued, or filed in any proceeding instituted on this bond and hereby consent that such service shall be
the same as personal service on the Principal and/or Surety.

(c) The Surety shall not be liable hereunder for any damages or compensation recoverable under
Workmen's Compensation or Employer's Liability Statute.

(d) In no event shall the Surety be liable for a greater sum than the penalty of this bond, or subject to any
suit, action or preceding thereon that is instituted later than one year after the final settlement of said
contract.

VI-1
This Bond is given pursuant to the terms of an Act of the Legislature of the State of Alabama approved February 8, 1935, entitled: "An Act to further provide for Bonds and Contractors on State and other public works and suits thereon".

Signed and Sealed this ________ day of ____________________, 20____.

(Individual principals sign here)

Business Name ___________________________________________

(Individual principal's signature) _______________________________(SEAL)

(Individual principal's printed name) ____________________________(SEAL)

(Individual principal's signature) _______________________________(SEAL)

(Individual principal's printed name) ____________________________(SEAL)

(Individual principal's signature) _______________________________(SEAL)

(Individual principal's printed name) ____________________________(SEAL)

In the presence of:

(Witness) ____________________________________

(Witness) ____________________________________

**********************************************************************************************************************

(Corporate principal signs here)

(Corporation Name) _______________________________________________

(Corporate principal's signature)____________________________________

(Corporate principal's printed name)________________________________

(Attest) ______________________________________________________

(Surety signs here) _____________________________________________

(Witness to Surety) ____________________________________________
ITEM VII
INSURANCE REQUIREMENTS:

1. Contractor, at its sole expense, shall obtain and maintain in full force the following insurance to protect the Contractor and the City of Fairhope at limits and coverages specified herein. The City of Fairhope will be listed as "additionally insured" on all applicable policies and certificates of insurance. These limits and coverages specified are the minimum to be maintained and are not intended to represent the correct insurance needed to fully and adequately protect the Contractor.

2. All insurance will be provided by insurers by admitted carriers in the State of Alabama, shall have a minimum A.M. Best rating of A-VII and must be acceptable to the City. Self-insured plans and/or group funds not having an A.M. Best rating must be submitted to the City for prior approval.

3. NO WORK IS TO BE PERFORMED UNTIL PROOF OF COMPLIANCE WITH THE INSURANCE REQUIREMENTS HAVE BEEN RECEIVED BY THE CITY.

4. Worker’s Compensation and Employers Liability
   Part One: Statutory Benefits as required by the State of Alabama
   Part Two: Employers Liability
   $100,000 Each Accident
   $100,000 Each Employee
   $500,000 Policy Limit

5. U.S. Longshoreman & Harbor workers Act (USL&H)-
   Required if contract involves work near a navigable Waterway that may be subject to the USL&H law.

6. Maritime Endorsement (Jones Act)-
   Endorsement required if contract involves the use of a Vessel. Or include coverage for “Master or Members or Crew” under “Protection and Indemnity” coverage (P&I), unless crew is covered under Workers Compensation.
   Bodily injury by accident $1,000,000 Each Accident
   Bodily injury by disease $1,000,000 Aggregate

7. Commercial General Liability
   Coverage on an Occurrence form with a combined single limit of (Bodily Injury and Property Damage combined as follows:
   Each Occurrence $1,000,000
   Personal and Advertising Injury $1,000,000
Products/Completed Operation Aggregate $2,000,000

General Aggregate $2,000,000

- Coverage to include
  - Premises and operations
  - Personal Injury and Advertising Injury
  - Products/Completed Operations
  - Independent Contractors
  - Blanket Contractual Liability
  - Explosion, Collapse and Underground hazards
  - Broad Form Property Damage
  - Railroad Protective Liability Insurance if work involves construction, demolition or maintenance operations on or within 50 feet of a railroad.

8. **Automobile Liability**

Covering all Owned, Non-Owned, and Hired vehicles with a limit of no less than $1,000,000 combined single limit of Bodily Injury and property damage per occurrence.

9. **Certificate of Insurance**

A Certificate of Insurance evidencing the above minimum requirements must be provided to and accepted by the City PRIOR to commencement of any work on the contract. Each policy shall be endorsed to provide ten (10) days written notice of cancellation to the City.
ITEM VIII
SCOPE OF WORK AND SPECIFICATIONS
FOR
BID NO. 033-11
RFP FOR Garbage Recycling Trash Collection and Disposal
FOR
THE PUBLIC WORKS DEPARTMENT
FOR
THE CITY OF FAIRHOPE, AL

SCOPE

The attached specifications are intended and provided solely as a general and non-exhaustive expression of the intent and purpose of the City of Fairhope regarding this bid; said specifications should be so considered by the bidders. The use of specific names is not intended to restrict the bidder or any seller or manufacturer, but is solely for the purpose of indicating the type, size and quality of materials, product services, or equipment best suited for the City of Fairhope. Accordingly, the bidder admits and agrees that said specifications are not complete in every detail and that the work and materials not indicated or expressly mentioned in said specifications, but which are reasonably necessary for the full and faithful performance of the item(s) bid in accordance with the full and faithful intent, will be included in the bid and incorporated in the work by the bidder and at the bidder’s sole expense, the same as if indicated and specified.

Minimum specifications MUST be met. Additional features and/or capabilities not included in the specifications may be included in the bid.

The City of Fairhope reserves the right to reject any or all bids for any reason.

QUOTE EVALUATION:

Each response will be reviewed prior to the selection process for completeness and adherence to format. Failure to complete all instructions and supply all required submittals may result in the vendor being declared non-responsive.

SPECIFICATION TABLE OF CONTENTS

SECTION I...........PURPOSE AND BACKGROUND OF PROPOSAL
SECTION II.........PROPOSAL DEFINITIONS
SECTION III.......DESCRIPTION OF MINIMUM SPECIFICATIONS (GARBAGE, RECYCLING & TRASH)
SECTION IV........SCOPE OF MINIMUM SPECIFICATIONS: GARBAGE, RECYCLING & TRASH COLLECTION SERVICES BY THE CONTRACTOR
SECTION V...........SPECIAL CONTRACTOR PROPOSAL CONDITIONS
SECTION VI..........MANDATORY CONTRACTOR INFORMATION
SECTION VI.........PARTIAL LIST OF SPECIAL CITY EVENTS
I. PURPOSE OF PROPOSAL

The City of Fairhope is seeking proposals from qualified firms for curbside collection and disposal of residential and commercial garbage, trash and recycling within the City’s corporate limits.

II. PROPOSAL DEFINITIONS

“Bidder”................. An individual or business submitting a proposal to the City of Fairhope.

“City”................. Is the City of Fairhope, Alabama.

“City Facilities”......... Property owned by the City of Fairhope, i.e. parks, ball fields, stadiums, public bathrooms, city buildings and offices, golf course, etc.

“Contract”............. Means an agreement for the procurement of items of tangible personal property or services.

“Contractor”.......... One who proposes to furnish all labor, materials and services reflected in this proposal, in a subsequent contract with the City.

“C & D Landfill”....... Describes the McBride C&D(construction & demolition) Landfill or Magnolia County Landfill, owned and operated by the County of Baldwin, and is located in Loxley or Magnolia Springs, Alabama.

“Desirable”.......... The terms “should”, “preferably”, or “prefers” identifies a desirable or discretionary item or factor.

“Garbage”............. Describes sanitary(putrescible) waste which is required to be disposed of in the Baldwin County Solid Waste Landfill, located in Magnolia Springs, Alabama.

“Mandatory”......... The terms “must”, “shall”, “will”, “is required” or “are required” as described in this document, mean identification of a mandatory item or factor. Failure to meet a mandatory item or factor MAY result in rejection of the bidder’s proposal.

“Recyclables”......... Describes materials such as papers, plastics and cans which are recycled for commercial purposes. A precise list of these materials are reflected later in this document.

“Solid Waste Landfill”... Describes the Baldwin County Sanitary Waste Landfill, owned and operated by the County of Baldwin, and is located in Magnolia Springs, Alabama.

“Trash”................. Describes all other solid waste not previously described in the garbage or recyclables definitions. Generally describes all vegetative waste such as tree limbs and leaves, clippings, mulch, etc. Construction and Demolition(C&D) materials are also included in this definition, and refer to such items as processed wood, shingles, insulation, scrap metal, furniture, appliances or any other material approved for disposal in a licensed C&D landfill.
III. DESCRIPTION OF MINIMUM SPECIFICATIONS: GARBAGE, RECYCLE & TRASH

1. MINIMUM SPECIFICATIONS.....GARBAGE

- Twice per week curbside pickup to approximately 7,501 residential customers (within our corporate limits)
- Approximately 143 of those 7,501 residential customers receive twice per week backdoor service
- Total of approximately 473 commercial customers, of which receive:
  - Once per week commercial service to approximately 405 customers
  - Twice per week commercial service to approximately 6 customers
  - Three times per week commercial service to approximately 28 customers
  - Four times per week commercial service to approximately 28
  - Five times per week commercial service to approximately 6 customers
  (Note: Supplement G, list of commercial garbage accounts, has been attached for the bidders convenience)

City Facilities:

The Contractor shall visit these sites to assess garbage pickup. Cans shall be located where currently placed during assessment and shall not be moved closer to road for easier pickup. Two to eight scheduled outdoor events will occur every weekend, as the city rents its parklands, streets and other city owned properties. These events shall have cans serviced. Most, but not all, of these cans are included in the descriptions below.

- Wastewater treatment plant........3 pickups/week( 24 cans)
- Quail Creek Golf Course......2 pickups/week( 16 cans), include five special event pickups
- Volanta Park......2 pickups/week( 53 cans), seasonally five pickups/ week, include five seven day a week pickup
- Founders Park.... 2 pickups/week( 44 cans), seasonally five pickups/ week, include three seven day a week pickups
- Recreation Center....2 pickups/week(3 cans), include two weekend pickups
- Fairhope Municipal pool.....2 pickups/week(9 cans), include two weekend pickups
- Fairhope Municipal Airport....2 pickups/week(5 cans), include one weekend pickup
- City garage....2 pickups/week(3 cans)
- City Services/Utilities Complex.....2 pickups/week( 35 cans )
- Civic Center / City Hall complex....2 pickups/week( 8 cans) include eight weekend – special event pickup
- Fairhope Police Department....2 pickup/week( 6 cans)
- Fairhope Museum....2 pickups/week( 1 cans)
- Fairhope Public Library....2 pickups/week( 6 cans) include three weekend special event pickups
- Fairhope Welcome Center.....2 pickups/week( 1 cans)
- James P. Nix Center....2 pickups/week( 6 cans) include ten special event weekend pickups
- Fire Hall @ Municipal Pier....2 pickups/week(3 cans)
- Fire Station 1........2 pickups/week(7 cans)
- Fire Station 2........2 pickups/week(2 cans)
- Fire Station 3........2 pickups/week(1 can)
- Water Well 1........1 pickup/week(2 cans)
- Water Well 2........1 pickup/week(2 cans)
- Water Well 3........1 pickup/week(2 cans)
- Water Well 4........1 pickup/week(1 can)
- Water Well 5........1 pickup/week(1 can)
- Water Well 6........1 pickup/week(2 cans)
- Fairhope Municipal Pier parks(North & South Beach)....2 pickups/week(37 blue barrels)
3-4 pickups/week during summer months (Saturday and Sunday). Include litter pickup on weekends in parks on Saturday and Sunday from April first to September 31st. Cans located in wooden structures shall be dumped manually.

- White garbage boxes downtown….7 pickups/week (48 boxes) Cans located in white garbage boxes shall be dumped manually. Liners shall be used in cans in white garbage boxes.
- Bayview Park….3 pickups/week (2 cans)…include seven special event weekend pickups. Include litter pickup in park.
- Henry George Park….2 pickups/week(1 can)….include fifteen- twenty special event weekend pickups. Include litter pickup on at least fifteen special weekend events.
- Boys & Girls Club… 6 Cans / twice per week

Residential garbage collection service shall begin at 1 am and shall run until routes are complete on Monday & Tuesday and Thursday & Friday. The route is finished every day, with each customer with a can(s) or garbage out, receiving pickup. All garbage misses, or requests for a return pickup shall be picked up daily if called in by 3 pm. The commercial collection service to downtown areas, busy highways (highway 181), and areas around schools shall be picked up before traffic begins in the mornings. Services to all City facilities shall be run in the mornings before citizens and patrons begin visiting public offices.

The contractor shall use automated or manual load trucks that are not larger than 22 yard trucks. These trucks shall be verified before contracts are signed. Using 22 yard or smaller yard trucks reduces wear and tear on the roadways, thereby reducing future paving costs.

Commercial customers shall be serviced by a smaller back door rear loading garbage truck……due to the tighter alleys and access drives common to commercial businesses in Fairhope.

Small construction and demolition (C& D) material shall be allowed in garbage cans. Anything C & D and small enough to put in a garbage container, is and shall be allowed by our residents.

Damage to private or city property shall require immediate notification of Supervisor as to address, and extent of damage. The homeowner shall be notified immediately or after 8 am, if damage is done between 1 and 8 am. This damage may include mailboxes, storm drain inlets, signage, etc.

Repairs to cans shall be made once a week, daily is desirable. Can repair may include replacing wheels, lids, etc. New can delivery and/ or pickup shall be completed at a minimum of once or week, daily is desirable.

City cans shall be leased to the contractor from the city for $2.00 a month. Contractor must use cans that have City of Fairhope emblem and serial numbers which shall correspond to the residents address.

All garbage cans shall maintain a serial number which reflects the home with which it belongs. A database shall be maintained for the garbage cans and serial numbers. This aids in tracking lost or stolen cans.

All existing cans shall have lids which open to 120 degrees. This 120 degree lid closes as the garbage is disposed of in the truck. This prohibits rainwater from being hauled to the Magnolia Springs landfill. These lids reduce costly tipping fees for rainwater.

All customers, both residential and commercial, shall utilize either a 48, 64 gallon or 96 gallon green roll around cart for garbage collection……there are no roll off type containers of any type.

A color map of the existing weekly garbage collection route is included in this RFP for the bidders convenience.
Example of existing service:

The City of Fairhope utilizes four(4) fully automated, single axle garbage trucks for its residential collection activities.
On the average, each of our four automated garbage trucks pick up approximately 829 cans of residential garbage per day.
On the average, our rear loading back door service truck picks up approximately 513 cans & barrels per day from residential and commercial customers.

Combining residential collections and commercial collections, the City of Fairhope picked up an average of 611.63 tons of garbage per month, during the first 5 months of calendar year 2011

End of minimum specifications…garbage

2. MINIMUM SPECIFICATIONS……RECYCLING

All City of Fairhope residents who reside within our corporate limits (both residential and commercial) shall have the option of participating in the once per week curbside recycling program.

Curbside recycling program shall begin at 5am until route completion.

Misses or request for return pickups shall be completed the day they are called in, if called in by 3 pm.

Revenue income from recyclables shall not dip under the standard “yellow sheet pricing” (at time of sell) for materials when sold.

Recycling revenues cannot dip below current sales as of June 6, 2011. To assure that the most revenue can be received from recyclables, recycling shall be sorted at curb. Tin, plastic, oil, glass, paper, cardboard, and aluminum shall be sorted in such a way to receive the maximum amount per ton when sold at plant.

Recycling revenues and tonnages per item shall increase incrementally throughout the contract, unless the standard pricing index has decreased. If the standard pricing index for a recyclable item has decreased, tonnages per item shall incrementally increase throughout the life of the contract.

Revenue tickets shall be sent directly to city environmental officer or official designee immediately upon delivery of materials.

Recycling program shall be promoted in the community by field or company representative.

Two recycling amnesty days shall be publicized and held during the year. These events shall run with the Earth Day event and during America Recycles Day, in April and November.

A recycling facility shall be provided for county and city residents. This facility shall also house the household hazardous waste, tires, C & D material, organic material and garbage. This facility shall provide recycling for all county residents.

All city facilities recycle and shall be provided recycling service.

All schools shall be picked up before 7 am.

There shall not be a convicted sex offender servicing recycling to schools. A sworn affidavit shall be provided by the contractor annually stating that convicted sex offenders shall not/are not providing recycling service to schools in the corporate limits of Fairhope.
Grease and oil recycling shall be provided by the contractor in a curbside pickup fashion.

Glass recycling shall be provided by curbside pickup.

Tin, aluminum, paper, cardboard and plastic shall be offered by curbside pickup.

A color map of the existing C.O.F. weekly recycling route is included in this RFP for the bidders convenience.

**End of minimum specifications.....recycling**

Example of existing service:

Participants in recycling have purchased 15 gallon blue containers from the City for their use of the curbside service or have creative means of source separation of recyclable materials. The City of Fairhope estimates that approximately 46% of its approximately 8,117 residential & commercial solid waste customer base participates in the curbside recycling program. From February, 2011 through April, 2011, the City of Fairhope collected a total of 391.33 tons of recyclable materials from it’s residential and commercial customers combined. A breakdown of that tonnage:

- Mixed paper/cardboard…..353 tons
- Plastics……………………33.6 tons
- Misc scrap metals…………1/4 ton(.25)
- Aluminum cans……………4.48 tons
- Scrap tires………………….79 tires

The annual report, located on the City of Fairhope website depicts the amount of each recycling material collected.

Four rear loading garbage trucks, fitted w/ special side mounted containers, are used for recycling collection. Beginning the route at 5 a.m. allows the larger trucks room to collect in the downtown area before traffic begins.

An Amnesty day in April of 2011 produced approximately 2.5 tons of e-waste.

---

**3. MINIMUM SPECIFICATIONS.........TRASH**

All City of Fairhope residents and businesses shall be offered once per week curbside trash collection.

Residents and/ or businesses shall be allowed a maximum of 20 cubic yards without the City of Fairhope assessing a special fee.

Contractor shall follow map set up for scheduled route pickup on days specified as enclosed in this document.

A color map of the existing City of Fairhope trash collection routes are included in this RFP for the bidders convenience.

All debris placed on curb for pickup shall be removed on scheduled pickup day.

If debris is over twenty cubic yards of organic debris, or is C & D debris, the City of Fairhope environmental officer shall be called to verify dump and the City of Fairhope shall assess fee to resident.

Tires shall be allowed at the contractor’s facility for City of Fairhope residents to dump. Fees shall be assessed at $2.50 a tire by the contractor.
All C & D material shall be allowed to be dropped off by City of Fairhope residents at the contractor facilitated drop off point.

All C & D tonnages must be paid by the contractor. These bills shall not be paid by the City of Fairhope and shall be included in the submitted bid price per household.

All organic debris shall be allowed to be dropped off by City of Fairhope residents at the contractor facilitated drop off point.

Organic debris and C & D material must remain separate. The City of Fairhope will not pay for dump fees for quantities larger than the current tonnage quantities.

All Freon from appliances shall be removed by contractor before removal to final destination.

All hazardous materials shall be disposed of according to state laws. Contractor shall provide plan for disposing of all hazardous waste including oil, paints, solvents, etc. This plan shall include a drop off point for these materials at the contractor facilitated drop off site.

The contracted facilitated drop off point shall be located within the city limits, ideally in a central location for city residents.

All metals shall be picked up on scheduled route day and recycled, if possible. Metals shall be allowed to be dropped off at the contractor facilitated drop off site.

Revenue from metals disposed of are the property of the City of Fairhope.

Metal revenues shall not drop below the standard yellow sheet pricing when materials are sold.

The City of Fairhope reserves the rights to observe, and check records of the contractor facilitated drop off site.

End of minimum specifications....trash

Example of existing service:

City of Fairhope trash crews collect an average of 265 cubic yards of vegetative and C&D materials per day. An estimated 20 percent of that figure is Construction and demolition that must be disposed of at the C & D landfill.

Utilizing five (5) 20 cubic yard capacity knuckle boom trucks for this service, routes are run five days per week.

4. POPULATION

According to the 2010 U.S. Census figures, the City of Fairhope has 16,584 residents.
IV. SCOPE OF REQUIRED GARBAGE, RECYCLING & TRASH COLLECTION SERVICES BY A CONTRACTOR

a. The Contractor shall be responsible for providing the minimum specifications for each service described in Section III.

b. The Contractor shall be responsible for furnishing all labor, materials and equipment required for the “cradle to grave” curbside collection & disposal of residential (to include multi-family dwellings) and commercial garbage, recycle and trash picked up within the corporate limits of the City of Fairhope. This includes the direct haul to the Baldwin County owned/operated Magnolia Springs Sanitary Landfill, Magnolia C &D landfill, the Baldwin County owned/operated McBride C&D Landfill (if utilized), located in Loxley, Alabama, or Sunbelt Recycling, located in Loxley. The Contractor is also responsible for all incidental costs associated with doing business as an independent contractor.

c. The Contractor shall pay a $2.00 cart rental fee for each City of Fairhope cart a resident uses for garbage collection. This fee is to paid to the City of Fairhope monthly.

d. The Contractor shall be solely responsible for the maintenance/replacement of all garbage carts to City of Fairhope solid waste customers.

e. The City of Fairhope shall retain all existing customer billing services for solid waste activities within the Fairhope Corporate limits.

f. The Contractor will assign its own Lead Coordinator, a direct employee of the Contractor, for the purposes of coordinating all garbage, recycling and trash collection activities. This employee will coordinate closely with the City of Fairhope Solid Waste Environmental Officer, or other designee, as required for quality control, customer issues, questions regarding schedules and the overall program itself. The name, address and phone number of the Contractors’ lead coordinator SHALL be submitted with the Proposal. The Contractor shall remain ready to respond to irregularities in garbage collections, such as missed collection or “late put out/ please pickup request” when notified by the City of Fairhope. A lead coordinator shall be located in the City of Fairhope Monday through Friday 7-4 pm. This person shall oversee the operations of the collections and disposals, but shall not be one of the required driver personnel needed for collection. Should the call for missed collection or pickup request be made prior to 3:00 p.m., the Contractor shall collect the miss on that same afternoon/evening. If the call is an unforeseen special pickup, the contractor is required to pickup before the end of the work week.

g. All garbage collected from both residential and commercial customers within the corporate limits of the City of Fairhope SHALL be taken to the Baldwin County Sanitary Landfill, located in Magnolia Springs, Alabama for disposal.
h. All garbage, not just garbage placed in a cart, will be picked up on the garbage route at the time when the garbage route is being run. Garbage will not be left behind because it is not in a cart, or if there are extra bags out for pickup.

i. The contractor shall verify to the City’s designated representative, that garbage collected is from City residents. Much of the Montrose area has households that are in the City, with households next door in the county. This City of Fairhope manages this effort today by using city issued garbage carts to city residents. We will only be responsible for tipping fees for garbage collected from city residents.

j. Commercial solid waste customers shall have the option to pay for additional garbage & recycling pickups as may be demanded by the nature of their business. This assessment shall be made by the City of Fairhope environmental officer.

k. At minimum, the Contractor shall operate the residential & commercial recycling program to collect newsprint, mixed paper, plastics, aluminum, tin, cardboard, chip board such as cereal boxes, glass, books, newspaper, computer paper, magazines, recycled metals, white goods, etc. and shall do so in the curbside, sorted method.

l. The Contractor must verify to the City’s designated representative, that all recyclables collected are being recycled. Load tickets shall be verified by the City of Fairhope representative. All records for E waste, oil, paints, tires, etc. shall be verified by the City of Fairhope environmental officer or designee and ready for review at all times by the Alabama Department of Environmental Management.

m. Drop off facility operated by the contractor must comply with all local laws, state laws and federal laws by all regulating agencies.

n. As part of the trash collection program, the Contractor will be picking up white goods…such as refrigerators, air conditioners, freezers, etc. The Contractor will collect white goods and remove all hazardous materials with a certified operator to do such work.

o. The Contractor shall not collect any hazardous materials from the rights-of-way within this jurisdiction, nor will the Contractor be allowed to drop off any hazardous materials on City property…..unless authorized in advance by an official of the City of Fairhope. The contractor shall have personnel to manage household hazardous material dropoff area at their drop off site and shall be required to remove all hazardous materials by the certified/accredited personnel. A plan for this action shall be submitted with bid.

p. The Contractor shall not collect any electronics (e-waste) from the rights-of-way within this jurisdiction. The contractor shall operate a drop-off program for private citizens to physically bring e-waste to the drop off site for recycling purposes. Revenues from this activity belong to the City of Fairhope.

q. All costs associated to picking up city facilities, operating drop off site, household hazardous material tipping fees, C & D tipping fees shall be included within residential or commercial bid price.

V. SPECIAL CONTRACTOR PROPOSAL CONDITIONS

1. The price proposals stated in the bidder’s proposal will not be subject to any price increase commencing from the date on which the Proposals are opened until three years after the contract is
signed. The Contractor’s signature of the bid proposal sheet will bind both he and his organization to these terms and conditions, should a subsequent contract be executed.

2. Price decreases are subject to implementation at any time and shall be immediately conveyed to the City. Prices for this contract will be evaluated, and may be adjusted quarterly, based on the last OPIS price published on the execution date of this contract, compared to the closing OPIS price the day before the quarterly evaluation. Any approved price changes will be effective only at the beginning of the calendar month following the quarterly evaluation. After Award, but before contract execution, The Contractor will provide the City documentation defining the percentage of monthly residential and commercial billing attributed to fuel costs. Federal or State mandated environmental charges, should they change during the course of this contract, will be evaluated on an “as needed, case by case basis”.

3. Contractor’s lead coordinator is to report to City of Fairhope Solid Waste Environmental Officer, or his/her replacement, and will confer with him/her as necessary to insure satisfactory work progress and quality assurance.

4. All reports, estimates, and documents submitted by the Contractor must be dated and be presented on Contractors letterhead.

5. The Contractor shall bill the City of Fairhope on the first of each month for the services provided for the previous month, i.e. submit a bill February 1st for services performed January 1st through January 31st.

6. All reports and billing presented to the City of Fairhope are subject to review, verification and approval by the City Administrator and City Council.

7. The City of Fairhope reserves the right, and will, inspect the Contractors activities during the term of this contract.

8. After reasonable notice to the Contractor, the City of Fairhope may review any of the Contractors internal records, reports or insurance policies applicable to this contract, during the term of this contract.

9. The Contractor will provide the required services, and will not subcontract or assign the services without written approval by the City of Fairhope.

10. Both the Contractor and the City of Fairhope agree that the Contractor is neither an employee nor an agent of the City of Fairhope for any purpose.

11. The successful Contractor is required to possess and provide evidence of all necessary City, County, State and Federal licenses and/or permits required to operate in the business of municipal solid waste.

12. The Contractor agrees to indemnify, hold harmless, and defend the City of Fairhope, their officials, representatives, agents, servants, and employees from and against any and all claims, actions, lawsuits, damages, judgments, liability and expense, including attorneys fees and litigation expenses, in whole or in part arising out of, connected with, or in any way associated with the activities of the Contractor, its employees, or its sub-contractors in connection with the work to be performed under this contract.

13. The successful Contractor shall provide a performance bond, licensed to do business within the State of Alabama and acceptable to the City of Fairhope, in an amount equal to 100% of the first contract years value using the tonnage reflected in Section III, Item 3 of this document. The Contractor shall provide performance bond with return of prior to the delivery of an executed contract.
14. For each succeeding year of the multi-year contract, the Contractor shall provide the City of Fairhope proof of full payment of the premiums for their respective performance bond by 60 days prior to the beginning of the next contract year. The value of the renewal performance bond shall be equal to the value of the contract during the year prior to the year for which the bond renewal will cover. The mechanism for calculating the value of the renewed bond shall be subject to the City of Fairhope review and approval.

15. Failure to deliver a performance bond for any year of this multi-year contract per the conditions set forth in paragraphs 14 and 15 of this section, shall constitute breach of contract and shall entitle the City of Fairhope to terminate the contract upon expiration of the current performance bond.

VI. MANDATORY CONTRACTOR INFORMATION

1. Qualifications: Please list your company’s years and business, staff profile and experience which qualify your company to provide the services required by the City of Fairhope. Also provide contact information/experience for your company’s lead coordinator, who would be the first point of contact for the City of Fairhope. Identify emergency contacts and provide telephone numbers for contact on a 24/7 basis(24 hours per day/seven days per week basis. (Attach as Supplement A)

2. References: Please list (3) or more references from current customers or municipalities receiving the same or similar service(s), inclusive of both garbage collection and recycling programs. Include name of customer, first point of contact in that organization and telephone number. (Attach as Supplement B)

3. Program: Please describe, in detail, how you propose to execute the required services as described in the body of this document for residential & commercial garbage collections. Be specific with routes, schedules (times and hours of daily operations), manpower (# of crews & size of crews), trucks & equipment dedicated to the Contract including back-up equipment. Also describe your recycling collection and marketing plan, which includes how you will manage recyclable materials collected in the City of Fairhope (ie., separation practices @ curbside or elsewhere). Also attach a list of potential processors of recyclable materials including the name and address of said vendors. Please provide all relevant collection details. Lastly, please provide plans for trash collection & disposal, such as routes, schedules, trucks, manpower, etc. (Attach as Supplement C)

4. Reporting: The Alabama Department of Environmental Management (ADEM) requires that the City of Fairhope report tonnages and/or volumes be reported quarterly for both garbage and recycling collected. Please explain how your company will track, record and submit this data to the City of Fairhope in such a manner that will allow us ample time for turnaround reporting to ADEM. (Attach as Supplement D)

5. Public Education: Please describe any tools that your company can provide the City of Fairhope to assist in improving the current recycling program, such as educational and outreach materials, special containers for public events, etc. (Attach as Supplement E)

6. Consideration of existing City of Fairhope Solid Waste Personnel: Should this Request for Proposal lead to an outside contract, the chance of solid waste personnel losing their employment with the City of Fairhope would likely become a reality. Please describe in accurate detail how your Company could assist a portion of City employees who have suffered a job loss in gaining employment with your Company, and continue their careers in solid waste here in the Fairhope area. Please understand that these employees are valuable assets, in that they are familiar with schedules, routes, City streets and alley ways. Most importantly, they are in tune with the needs of our citizens, and most have served for a number of years in providing a high level of service to them. There are approximately 15 City of Fairhope
employees available for hire by the Contractor…six of which are garbage employees, five of which are recycling employees and four trash truck operators. Their titles range from Crew Leaders to Sanitation worker. There are three crew leaders in this mix….one each for garbage, recycling and trash and the balance are sanitation workers. Crew leader salaries range between approximately $33,000 & $45,000 per annum(minus benefits). Salaries for sanitation workers in the garbage department range between approximately $27,000 & $40,497 per annum(minus benefits). Salaries for sanitation workers in the recycling department range between approximately $26,000 and $37,000 per annum(minus benefits). Salaries for sanitation workers in the trash department range between approximately $24,000.00 and $35,796.00 per annum(minus benefits).

It would be very desirable for the City of Fairhope to see personnel who may lose their jobs to be gainfully employed by the Contractor. (Attach as Supplement F)

VII. EXAMPLE LIST OF SOME SPECIAL CITY EVENTS

1. NEW YEARS EVE (5 hours, attended, 20 cans)
2. 3 MARDI GRAS PARADES (10 hours each, unattended, 24 cans, 48 white boxes downtown)
3. ARTS AND CRAFTS FESTIVAL (3 DAY EVENT) (13 hours/day, attended, 24 cans, 48 white boxes downtown)
4. ARBOR DAY (5 hours, unattended, 8 cans)
5. EARTH DAY (10 hours, attended, 30 cans)
6. BALDWIN POPS (4 FUNCTIONS/YEAR) (6 hours per event, unattended, 6 cans)
7. ROTARY STEAK COOK OFF (6 hours, unattended, 20 blue barrels, 10 white boxes downtown)
8. MEMORIAL DAY (4 hours, unattended, 10 cans)
9. JULY 4TH CELEBRATION (6 hours, attended, 37 blue barrels @ Municipal Pier & parks)
10. LIGHTING of THE TREES (6 hours, unattended, 48 white boxes downtown)
11. CHRISTMAS PARADE (11 hours, unattended, 48 white boxes downtown)
12. MUSIC FESTIVAL (6 hours, unattended, 48 white boxes downtown)
13. STREET CLOSINGS FOR VARIOUS FUNCTIONS
14. GRAND MAN TRIATHLON (6 hours, unattended, 37 blue barrels @ Municipal Pier, Bathrooms & Parks)
15. APPROXIMATELY SEVEN ROAD RACES/YEAR (4 hours/event, unattended, 10 barrels/event)
16. CITY PARK WEDDINGS…count unknown (3 hours/event, unattended, 4 barrels/event)
ITEM IX
CONTRACT

THIS CONTRACT, entered into this ______________ day of ________________ 2011, by the City of Fairhope of Baldwin County, Alabama, hereinafter called the “Owner”, Party of the First Part, and ______________________, a corporation organized and existing under the laws of the State of Alabama, hereinafter called the “Contractor”, Party of the Second Part on the

RFP FOR Bid No 033-11 Garbage Recycling, Trash Collection and Disposal

The Owner and the Contractor agree as set forth below:

1. The contract consists of all of the items contained within this contract, the associated bid package, addenda, amendments drawings, charts and appendices, if any.

2. The Contractor shall perform all the work described herein.

WITNESSETH: That the parties hereto do mutually agree as follows:

1. DURATION:

   The term of the Agreement shall be for a period of THREE (3) years from the signing date of contract, with the option to renew bid or contract for THREE (3) additional years, and thereafter in ONE(1) to THREE (3) year increments if terms and conditions, including pricing remain the same, and both parties are in agreement to renewing the bid or contract.

   Therefore, the Contract will begin on _________________, 2010, and terminate on ___________________, 2013

2. ORDERING:

   a. City of Fairhope will order the initiation of work by issuing a Notice To Proceed to the awarded bidder.

   b. The mobilization period will be from date of contract execution to December 31, 2011. Contractor will begin physical services January 5, 2012.

   c. Special events coverage, and other work outside the scope of routine collections, will be ordered by Purchase Orders specific to the events.

   d. Unit for determining pricing for special events will be ‘total price per event’.

   c. Start date and termination date for each event will be set by Owner at time of issuance of Purchase Order.
2. **PAYMENT:**

   a. **Compensation:**
      
      i. Payment shall be based upon the rates set forth in the awarded bidder’s “bid response” form.
      
      ii. The owner will convey the residential customer count and the commercial customer count to the contractor on or before the 5th day of the month following the billing period.

   c. **Invoices:**
      
      i. **Invoices for Routine Services**
         For routine services, the Contractor will submit to the Owner, monthly invoices based on the Owner supplied customer counts. Contract name must be referenced on all communications including delivery tickets and invoices.
      
      ii. **Invoices for Special Events and Non-Routine work**
         For special events, and other work outside the scope of routine collections, Contractor is to invoice Owner upon completion of work specified in the applicable Purchase Order. Purchase Order Number must be referenced on all communications including delivery tickets and invoices.

   d. **Payment Of Invoice:** All invoices received by the Owner are payable within thirty (30) days from the date of receipt by the Owner, provided they are approved by the Owner.

3. **PAYMENT WITHHELD:**

   a. The Owner may withhold approval for payment on any request and the Owner may withhold payment to such extent as may be necessary to protect the Owner from loss on account of.
      
      i. Negligence on the part of the Contractor to execute the work properly or fail to perform any provision of this Agreement.
      
      ii. The Owner, after three (3) days written notice to the Contractor, may without prejudice to any other remedy, make good such deficiencies and may deduct the cost thereof from the overall Agreement sum.
      
      iii. Claims filed or reasonable evidence indicating probable filing of claims.
      
      iv. Failure of the Contractor to make payments properly to Subcontractors for material or labor.
      
      v. A reasonable doubt that the Agreement can be completed for the balance then unpaid.
      
      vi. Damage to City facilities, or another contractor or another contractor’s work.

   When the above grounds are removed, payment shall be made for the amount withheld because of them. The Contractor waives all cancellation rights under the agreement, if payment is withheld for one or more of the above reasons.
4. **GENERAL CONDITIONS:**

   a. **Indemnity:** The Contractor hereby agrees to indemnify and save harmless the Owner, its officers, agent, and employees, from and against any and all liabilities, claims, demands, damages, fines, fees, expenses, penalties, suits, proceedings, actions and cost of actions, including reasonable attorneys fees for trial and on appeal, of any kind and nature, arising or growing out of, or in any way connected with the performance of this Agreement, to the extent caused by a negligent act or omission of the Contractor, their agents, servants, employees, Subcontractors, or others associated with the Contractor. The Contractor shall be responsible for damage to any equipment excluded from this agreement, or damage or injury caused by any equipment excluded from this agreement, to the extent that the damage or injury is caused by a negligent act or omission of the Contractor.

   b. **Notification and Accident Reports:** In the event of accidents of any kind, the Contractor shall notify the Owner in writing immediately and furnish, without delay, copies of all such accident reports to the Owner. If the performance of their Work, the Contractor fails to immediately report an accident to the Owner, of which the Contractor has knowledge of and which results in a fine levied against the Owner then the Contractor shall be responsible for all fines levied against the Owner.

5. **TERMINATION OF AGREEMENT:**

   a. **Termination for Default:** Performance of Work under this Agreement may be terminated by the Owner, in whole or in part, in writing, whenever the Owner determines that the Contractor has failed to meet the requirements of this Agreement.

   i. The Owner has a right to terminate for default if the contractor fails to make delivery of material or does not perform the work, or if the Contractor fails to perform the Work within the time specified in the Agreement, or if the Contractor fails to perform any other provision of the Agreement.

   ii. Failure on the part of the Contractor to deliver or perform the Work within the time specified, or within a reasonable time as determined by the Owner, or failure on the part of the Contractor to make replacements of rejected articles, or Work when so requested, immediately or as directed by the Owner, shall constitute authority for the Owner to purchase in the open market, articles or Work of comparable grade to replace the articles or Work rejected, not delivered or completed. On all such purchases, the Contractor shall reimburse the Owner within a reasonable time specified by the Owner for any expense incurred in excess of Agreement prices.
iii. Such purchases shall be deducted from the Agreement sum. If public necessity demands it, the Owner reserves the right to utilize services or use and/or consume articles delivered, which are standard in quality, subject to an adjustment of price to be determined by the Owner.

b. **Termination for Convenience**: Owner has the absolute right to terminate the Agreement upon “Award of Contract” to another Contractor, to perform major work referenced herein. In such event, payment due on the date of cancellation of the Agreement by Owner shall be paid by Owner.

6. **WARRANTY**:

a. The Contractor warrants that the Work including equipment and materials provided shall conform to professional standards of care and practice in effect at the time the Work is performed, be of the highest quality, and be free from all faults, defects or errors. If the Contractor is notified in writing of a fault, deficiency or error in the Work, the Contractor shall at the Owner’s option, either re-perform such portions of the Work to correct such fault, defect or error, at no additional cost to the Owner, or refund to the Owner the charge paid by the Owner, which is attributable to such portions of the faulty, defective or erroneous Work, including costs for re-performance of Work provided by other Contractors.

b. All equipment and materials provided by the Contractor shall be merchantable and for the purpose intended.

7. **TIME OF COMPLETION**:

a. The Owner and Contractor understand and agree that time is of the essence in the performance of this Agreement. The Contractor or Owner, respectively, shall not be liable for any loss or damage, resulting from any delay or failure to perform its contractual obligations within the time specified, due to acts of God, actions or regulations by any governmental entity or representative, strikes or other labor trouble, fire, embargoes, or other transportation delays, damage to or destruction of, in whole or in part, equipment or manufacturing plant, lack of ability to obtain raw materials, labor, fuel or supplies for any reason or any other causes, contingencies or circumstances not subject to the Owner’s or Contractor’s control, respectively, whether of a similar or dissimilar nature, which prevent or hinder the performance of the Owner’s or Contractor’s contractual obligations, respectively. Any such causes of delay, even though existing on the date of the Agreement, or on the day of the start of Work, shall extend the time of the Owner’s or Contractor’s performance respectively, by the length of the delays occasioned thereby, including delays reasonably incident to the resumption of normal Work schedules. **However, under such circumstances as described herein, the Owner may, at their discretion, cancel this Agreement for their own convenience.**
8. **INSURANCE REQUIREMENTS:**

1. Contractor, at its sole expense, shall obtain and maintain in full force the following insurance to protect the Contractor and the City of Fairhope at limits and coverages specified herein. The City of Fairhope will be listed as “additional insured” on all applicable policies and certificates of insurance. These limits and coverages specified are the minimum to be maintained and are not intended to represent the correct insurance needed to fully and adequately protect the Contractor.

2. All insurance will be provided by insurers by admitted carriers in the State of Alabama, shall have a minimum A.M. Best rating of A-VII and must be acceptable to the City. Self-insured plans and/or group funds not having an A.M. Best rating must be submitted to the City for prior approval.

3. **NO WORK IS TO BE PERFORMED UNTIL PROOF OF COMPLIANCE WITH THE INSURANCE REQUIREMENTS HAVE BEEN RECEIVED BY THE CITY.**

4. **Worker’s Compensation and Employers Liability**
   - Part One: Statutory Benefits as required by the State of Alabama
   - Part Two: Employers Liability
     - $100,000 Each Accident
     - $100,000 Each Employee
     - $500,000 Policy Limit

5. **U.S. Longshoreman & Harbor Workers Act (USL&H)**-
   - Required if contract involves work near a navigable Waterway that may be subject to the USL&H law.

6. **Maritime Endorsement (Jones Act)**-
   - Endorsement required if contract involves the use of a Vessel. Or include coverage for “Master or Members or Crew” under “Protection and Indemnity” coverage (P&I), unless crew is covered under Workers Compensation.
   - Bodily injury by accident: $1,000,000 Each Accident
   - Bodily injury by disease: $1,000,000 Aggregate

7. **Commercial General Liability**
   - Coverage on an Occurrence form with a combined single limit of (Bodily Injury and Property Damage combined as follows:
     - Each Occurrence: $1,000,000
     - Personal and Advertising Injury: $1,000,000
Products/Completed Operation Aggregate $2,000,000

General Aggregate $2,000,000

- Coverage to include
  - Premises and operations
  - Personal Injury and Advertising Injury
  - Products/Completed Operations
  - Independent Contractors
  - Blanket Contractual Liability
  - Explosion, Collapse and Underground hazards
  - Broad Form Property Damage
  - Railroad Protective Liability Insurance if work involves construction, demolition or maintenance operations on or within 50 feet of a railroad.

8. **Automobile Liability**

   Covering all Owned, Non-Owned, and Hired vehicles with a limit of no less than $1,000,000 combined single limit of Bodily Injury and property damage per occurrence.

9. **Certificate of Insurance**

   A Certificate of Insurance evidencing the above minimum requirements must be provided to and accepted by the City **PRIOR** to commencement of any work on the contract. Each policy shall be endorsed to provide ten (10) days written notice of cancellation to the City.
9. **ACCEPTANCE OF WORK:**

   a. The Owner will be deemed to have accepted the Work after the Owner agrees in writing, the work is completed. In the event Work furnished under the Agreement is found to be defective or does not conform to the intent of the Agreement, the Contractor shall correct the deficiency before the publication date. Failure on the part of the Contractor to properly correct the deficiencies within the time period allowed will constitute the Owner’s right to cancel the Agreement immediately, upon written notice to the Contractor.

10. **CORRECTION OF WORK:**

   a. The Contractor shall promptly correct all Work rejected by the Owner as faulty, defective or failing to conform to the Agreement, whether observed before or after completion of the Work. The Contractor shall bear all costs of correcting such rejected Work.

11. **SAFETY MEASURES:**

   a. The Contractor shall take all necessary precautions for the safety of the Owner’s and Contractor’s employees at the Work site, and shall erect and properly maintain at all times, all necessary safeguards for the protection of the workmen and the public. Where necessary, the Contractor shall post signs warning against hazards in and around the Work site.

12. **EXTRA WORK AND ASSOCIATED COSTS:**

   a. **Changes in the Work:** The Owner, without invalidating the Agreement, may order changes in the Work within the general scope of this Agreement, consisting of additions, deletions, or other revision, the Agreement price and time for execution of the Work being adjusted accordingly.

   b. All such changes in the Work shall be authorized by a written Amendment to the Agreement or a separate Change Order, or Purchase Order, and shall be executed under the applicable conditions of the Agreement.

13. **FAMILIARITY WITH THE WORK:**

   a. The Contractor, by executing this Agreement, acknowledges full understanding of the extent and character of the Work required and the conditions surrounding the performance thereof. The Owner will not be responsible for any alleged misunderstanding of the Work to be furnished or completed, or any misunderstanding of conditions surrounding the performance thereof. It is understood that execution of the Agreement by the Contractor serves as his stated commitment to fulfill all requirements and conditions referred to in this Agreement.
14. CONTRACTOR LIABILITY:

a. Nothing in this Agreement shall be construed to mean that the Contractor assumes any liability for damages or otherwise, on account of accidents to persons or property, except those resulting from negligence on the part of the Contractor or its agents, servants, employees and subcontractors.

15. MISCELLANEOUS PROVISIONS:

a. The Contractor shall not employ Subcontractors without the express written permission of the Owner or its agents, servants, employees and subcontractors.

b. The Contractor shall not assign the Agreement or sublet it as a whole without the express written permission of the Owner. The Contractor shall not assign any payment due them hereunder, without the express written permission of Owner. The Owner may assign the contract, or sublet it as a whole, without the consent of the Contractor.

c. No waiver, alteration, consent or modification of any of the provisions of the Agreement shall be binding unless in writing and signed by the Owner and Contractor.

d. The Contractor is to procure all permits, licenses, and certificates, or any approvals, of plans or specifications as may be required by Federal, State, Local Laws, ordinances, rules, and regulations, for the proper execution and completion of Work covered under this Agreement.

e. The Contractor shall at all times, keep the Work area free from accumulation of waste materials or rubbish caused by his operations, and promptly remove any such materials to an area designated by the Owner, or remove to a waste site as directed by the Owner. If the Contractor fails to clean up the Work site, the Owner will complete the task and charge the Contractor for such services.

f. This Agreement is considered a non-exclusive Agreement between the parties.

g. This Agreement is deemed to be under and shall be governed by and construed according to the laws of the State of Alabama.

h. Any litigation arising out of the Agreement shall be heard in the Courts of Baldwin County, Alabama.

i. This Agreement, contains all terms and conditions agreed upon by the Owner and Contractor. No other agreement, oral or otherwise, regarding the subject matter of this Agreement shall be deemed to exist or to bind either party hereto.

j. This Agreement shall not be construed against the party or parties preparing it. It shall be construed as if all the parties and each of them jointly prepared this Agreement, and any uncertainty or ambiguity shall not be interpreted against one or more parties.
WITNESS WHEREOF, the parties hereto have executed this Contract as of the day and year first above written.

THE CITY OF FAIRHOPE, ALABAMA

BY: ____________________________ ATTEST: ____________________________
TIMOTHY M. KANT, Mayor LISA A. HANKS, City Clerk

STATE OF ALABAMA}  
COUNTY OF BALDWIN}

I, the undersigned authority in and for said State and County, hereby certify that TIMOTHY M. KANT as Mayor of the City of Fairhope and LISA A. HANKS as City Clerk whose names are signed to the foregoing document and who are known to me, acknowledged before me on this day, that, being informed of the contents of the document they executed the same voluntarily on the date the same bears date.

Given under my hand and Notaries Seal on this _____ day of _____, ______.

_________________________________________/______/______ MY COMMISSION EXPIRES____________

NOTARY PUBLIC

____________________________  ATTEST: ____________________________
(Name of Contractor)

BY: ____________________________

(Contractor’s Representative)

ITS: ____________________________

(Representative’s Title)

GENERAL CONTRACTOR’S LICENSE NUMBER: ____________________________

CONTRACTOR’S STATE OF ALABAMA FOREIGN VENDOR REGISTRATION

NUMBER (Required of out-of-state-vendors): ____________________________
STATE OF ALABAMA

COUNTY OF BALDWIN

I, the undersigned authority in and for said State and County, hereby certify that

______________________________________, as ______________________ respectively, of

______________________________________, whose name is signed to the foregoing document and

who are known to me, acknowledged before me on this day, that, being informed of the contents of the
document they executed the same voluntarily on the day the same bears date.

Given under my hand and Notaries Seal on this ____ day of ________, ____.

_________________________________________/______/______

MY COMMISSION EXPIRES____________

NOTARY PUBLIC
SUPPLEMENT “A”

QUALIFICATIONS
SUPPLEMENT “D”

REPORTING
SUPPLEMENT “F”

CONSIDERATION OF EXISTING CITY OF FAIRHOPE SOLID WASTE PERSONNEL
<table>
<thead>
<tr>
<th>Address</th>
<th>Route Account Name</th>
<th>Account</th>
<th>Route</th>
<th>Service</th>
<th>Commercial Parcels</th>
<th>Highway</th>
<th>Extra Mileage</th>
<th>Special Provision</th>
</tr>
</thead>
<tbody>
<tr>
<td>272 phone ave</td>
<td>40649</td>
<td>272 phone ave</td>
<td>272 phone ave</td>
<td>272 phone ave</td>
<td>272 phone ave</td>
<td>272 phone ave</td>
<td>272 phone ave</td>
<td>272 phone ave</td>
</tr>
<tr>
<td>ROUTE ACCOUNT NAME</td>
<td>ROUTE</td>
<td>ACCOUNT</td>
<td>COMMERCIAL PUBLICATIONS</td>
<td>COMMERCIAL FUNDING</td>
<td>COMMERCIAL PUBLICATIONS</td>
<td>COMMERCIAL FUNDING</td>
<td></td>
<td></td>
</tr>
<tr>
<td>-------------------</td>
<td>-------</td>
<td>---------</td>
<td>-------------------------</td>
<td>-----------------</td>
<td>-------------------------</td>
<td>-----------------</td>
<td></td>
<td></td>
</tr>
<tr>
<td>99J730</td>
<td>73758</td>
<td>1000</td>
<td>1000</td>
<td>1000</td>
<td>1000</td>
<td>1000</td>
<td></td>
<td></td>
</tr>
<tr>
<td>99J730</td>
<td>73758</td>
<td>3000</td>
<td>3000</td>
<td>3000</td>
<td>3000</td>
<td>3000</td>
<td></td>
<td></td>
</tr>
<tr>
<td>99J730</td>
<td>73758</td>
<td>4000</td>
<td>4000</td>
<td>4000</td>
<td>4000</td>
<td>4000</td>
<td></td>
<td></td>
</tr>
<tr>
<td>99J730</td>
<td>73758</td>
<td>5000</td>
<td>5000</td>
<td>5000</td>
<td>5000</td>
<td>5000</td>
<td></td>
<td></td>
</tr>
<tr>
<td>99J730</td>
<td>73758</td>
<td>6000</td>
<td>6000</td>
<td>6000</td>
<td>6000</td>
<td>6000</td>
<td></td>
<td></td>
</tr>
<tr>
<td>99J730</td>
<td>73758</td>
<td>7000</td>
<td>7000</td>
<td>7000</td>
<td>7000</td>
<td>7000</td>
<td></td>
<td></td>
</tr>
<tr>
<td>99J730</td>
<td>73758</td>
<td>8000</td>
<td>8000</td>
<td>8000</td>
<td>8000</td>
<td>8000</td>
<td></td>
<td></td>
</tr>
<tr>
<td>99J730</td>
<td>73758</td>
<td>9000</td>
<td>9000</td>
<td>9000</td>
<td>9000</td>
<td>9000</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>