

Independent Contractor Agreement

THIS AGREEMENT is made this 12th day of February, 2026 (the "Effective Date") between Clean Earth Environmental Solutions, Inc., a Delaware corporation, on behalf of itself and its affiliates, having an address of 933 First Avenue, Suite 200, King of Prussia, PA 19406 (hereinafter "CONTRACTOR" or "CLEAN EARTH") and Canyon County, a political subdivision of the State of Idaho, having offices at 1115 Albany St. Caldwell, Idaho 83605 (hereinafter "COUNTY").

WHEREAS, COUNTY issued Request for Proposals for Periodic Household Hazardous Waste Disposal Services on June 17, 2025, and said Notice was published as required by law on June 21 and June 28, 2025; and

WHEREAS, COUNTY believes that CONTRACTOR is best suited to provide the particular services that the COUNTY desires to procure of the four (4) proposals received and notice was provided to all proposers of the intent to contract with Clean Earth Environmental Solutions Inc.; and

WHEREAS, no objections to the award of the contract were received.

NOW THEREFORE, in consideration of the mutual promises contained herein, the Parties hereby understand and agree as follows:

1. CONTRACT: COUNTY hereby engages CONTRACTOR as an independent contractor to perform the following work:

Assist the Pickles Butte Sanitary Landfill to conduct a county-wide hazardous waste disposal day quarterly, as outlined in Exhibit "A". CONTRACTOR agrees to provide all materials and services for the project as requested by COUNTY and in accordance with CONTRACTOR's proposal, attached hereto as "Exhibit B" and incorporated fully by reference.

2. TIME OF PERFORMANCE AND TERMINATION: Parties agree that CONTRACTOR shall commence work under this Agreement in accordance with the schedule of tasks described in Exhibit "A" attached hereto and incorporated herein by reference. The term of this Agreement shall commence on the Effective Date and shall continue in full force and effect through September 30, 2026 (the "Initial Term"). After the Initial Term, this Agreement shall automatically renew for successive one (1) year terms (each a "Renewal Term") unless or until terminated in accordance with the terms herein. Upon completion of the work described in Exhibit "A", this Agreement shall terminate except as otherwise provided herein, unless extended and modified in writing by mutual consent of the Parties.

a. TERMINATION BY COUNTY FOR CONVENIENCE

The Parties may, for any reason whatsoever, or without reason, terminate performance under the Agreement for convenience. The Parties shall give at least thirty (30) days' prior written notice of

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such termination to the other Party specifying when the termination becomes effective. CONTRACTOR shall stop performance at such time. When terminated for convenience, CONTRACTOR shall be compensated as follows:

- i. That portion of the services that have been performed by CONTRACTOR prior to the date of termination, which is necessarily completed in anticipation of the event, and for which CONTRACTOR has not been previously paid;
- ii. Reasonable costs necessarily incurred in preparing to perform and in performing the terminated portion of the Work, including reasonable costs of settling and paying costs and claims arising out of the termination of subcontractors or orders.

In no event shall CONTRACTOR be entitled to recover anticipated profits or consequential damages from COUNTY on account of a termination for convenience or erroneous termination for cause.

b. TERMINATION BY COUNTY FOR CAUSE

If CONTRACTOR does not perform the Work, or any part thereof, in a timely manner, supply adequate labor, supervisory personnel or proper equipment or materials, or if it fails to timely discharge its obligations for labor, equipment and materials, or proceeds to disobey applicable laws, ordinances, rules, regulations or orders of any public authority having jurisdiction, or otherwise commits a violation of a material provision of the Agreement and does not cure the failure within thirty (30) days after receiving written notice of the same, then COUNTY may by written notice to CONTRACTOR, without prejudice to any other right or remedy against CONTRACTOR or others, terminate the performance of CONTRACTOR.

C. ERRONEOUS TERMINATION FOR CAUSE

In the event the Agreement is terminated by Cause by COUNTY for reasons subsequently determined by a court to be without cause, such termination shall be deemed a Termination for Convenience for all purposes.

D. TERMINATION BY CONTRACTOR FOR CAUSE

If COUNTY fails to perform any material obligation to CONTRACTOR and does not cure the failure after receiving thirty (30) days written notice from CONTRACTOR of its intent to terminate hereunder, CONTRACTOR may terminate performance under the Agreement. In such event, CONTRACTOR shall be entitled to recover from COUNTY on the terms and conditions and in such amounts as though COUNTY had terminated CONTRACTOR's performance under the Agreement for convenience, as described above.

Either Party hereto may terminate the Agreement upon giving thirty (30) days written notice to the other in the event that such other Party substantially fails to perform its material obligations set forth in the Agreement. In the event of any termination, COUNTY shall not be liable for any lost income or profits.

3. COMPENSATION: COUNTY agrees to pay CONTRACTOR as compensation the amounts set forth for specific tasks as described in Exhibit "A" attached hereto and incorporated herein by reference, upon presentation of detailed invoice. Estimated quantities have been

included, but actual compensation will be based on actual quantities of materials collected.

- a. **Invoice Terms.** The COUNTY agrees to pay CONTRACTOR for the performance of the Services at the fees or rates set forth in a price sheet or, if not specified therein, at Contractor's standard fees or rates for such Services at the time the Services are rendered. County is responsible for all sales and use taxes associated with the Services.
 - b. **Invoices.** CONTRACTOR shall invoice COUNTY for the Services performed, and COUNTY shall pay such invoice within thirty (30) days after the date of the invoice. In the event COUNTY has a good-faith objection to an invoice, COUNTY shall pay the undisputed amount pursuant to the terms of this Agreement and notify CONTRACTOR of said objection in writing.
 - c. **Late Payment.** COUNTY shall pay all reasonable costs of collection, including attorneys' fees and expenses, incurred by CONTRACTOR in the collection of payment of invoices which are not timely paid by COUNTY.
 - d. **Non-Payment of Invoices.** If payment of CONTRACTOR invoices is not maintained on a thirty (30) day current basis, CONTRACTOR may suspend further performance of any or all Services and/or withhold any and all materials, labor, work or data from COUNTY until full payment is made.
 - e. **Change in Fees or Rates.** Pricing, fees and/or rates agreed upon by the Parties shall remain fixed for a period of one (1) year. After the initial one-year term, and annually thereafter, the CONTRACTOR reserves the right to adjust pricing by an increase of 5%. If COUNTY rejects the proposed price increase, CONTRACTOR shall have the right to terminate the Agreement or refuse to provide services to COUNTY pursuant to the pricing that CONTRACTOR has sought to change. All invoices are subject to Federal, State and Local taxes and fees as well as an Energy & Insurance recovery charge tied to the National monthly average price for diesel fuel as published by the Department of Energy <https://www.cleanearthinc.com/energy-and-insurance-fees/>. The Parties agree that the E&I fee is fixed at 5% for the first two (2) years of the agreement. Commencing on the first day of the third year and continuing through the remainder of the term, the E&I fee is fixed at 10%, unless modified by a written amendment signed by both Parties.
4. **INDEPENDENT CONTRACTOR:** The Parties agree that CONTRACTOR is an independent contractor of COUNTY and that neither it nor its employees are in any way an employee or agent of COUNTY and are not entitled to worker's compensation or any benefit of employment with COUNTY. COUNTY shall have no control over the performance of this Agreement by CONTRACTOR except to specify the time and place of performance, and the results to be achieved. COUNTY shall have no responsibility for security or protection of CONTRACTOR's supplies or equipment.

CONTRACTOR represents that neither it nor any of its principals is related to a County Commissioner or other Canyon County official by blood or marriage within the second degree of kindred.

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CONTRACTOR agrees to comply with all federal, state, city, and local laws, rules and regulations.

CONTRACTOR accepts a relationship of trust and confidence established with COUNTY by this Agreement and covenants with the COUNTY to furnish professional skill and judgment and to act in fiduciary capacity for COUNTY, employing best efforts to exercise expertise on the COUNTY's behalf to assist the Pickles Butte Sanitary Landfill to conduct a county-wide hazardous waste disposal day in an expeditious, but safe and economical manner.

5. INDEMNIFICATION: CONTRACTOR agrees to indemnify, defend, and hold harmless COUNTY, and its officers, agents and employees, from and against any and all claims, losses, actions, or judgments for damages or injury to persons or property to the extent arising out of or in connection with the negligent acts and/or negligent performances or activities of CONTRACTOR, CONTRACTOR's agents, employees, or representatives under this Agreement.

6. LIMITATION OF LIABILITY: In no event shall CONTRACTOR be liable under this Agreement to COUNTY or any third party for consequential, indirect, incidental, special, liquidated, exemplary, punitive or enhanced damages, lost profit or revenues, or diminution in value, arising out of, relating to, or in connection with any breach of this Agreement, regardless of (A) whether such damages were foreseeable, (B) whether or not it was advised of the possibility of such damages and (C) the legal or equitable theory (contract, tort or otherwise) upon which the claim is based.

In no event shall CONTRACTOR aggregate liability arising out of or relating to this Agreement, whether arising out of or relating to breach of contract, tort (including negligence) or otherwise, exceed the total of the amounts paid to CONTRACTOR pursuant to this Agreement in the twelve (12) month period preceding the event giving rise to the claim.

7. INSURANCE: CONTRACTOR agrees to maintain the following insurance at all times this agreement is in effect and for the stated periods after final completion of the project:

a. CONTRACTOR agrees to obtain and keep in force during its acts under this Agreement insurance as required by the Request for Proposals, including but not limited to a comprehensive general liability insurance policy in the minimum amount of \$1,000,000.00 per occurrence and \$2,000,000.00 in the aggregate, which shall name as additional insured and protect CANYON COUNTY, and its officers, agents and employees, from and against any and all claims, losses, actions, and judgments for damages or injury to persons or property arising out of or in connection with CONTRACTOR 's acts. Additional Insured Endorsement Form #1 shall be utilized for General Liability.

b. CONTRACTOR shall provide proof of liability coverage as set forth above to COUNTY prior to commencing its performance as herein provided, and require notify COUNTY prior to cancellation of said policy, in accordance with policy provisions.

c. CONTRACTOR shall maintain in full force and effect worker's compensation for CONTRACTOR and any agents, employees, and staff that CONTRACTOR may employ, and

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provide proof to COUNTY of such coverage or that such worker's compensation insurance is not required under the circumstances.

8. EQUAL EMPLOYMENT OPPORTUNITY: CONTRACTOR shall comply with all provisions of federal, state, and local regulations to ensure that no employee or applicant for employment is discriminated against because of race, religion, color, sex, marital status, age, disability, or national origin.

9. SEVERABILITY: The terms of this Agreement are severable. Should a court of competent jurisdiction decide that any portion of this Agreement is unlawful or invalid, said decision shall only affect those specific sections and the remaining portions of this Agreement shall remain in full force and effect.

10. FORCE MAJEURE: Except for the obligation to pay for Services, any delay or failure of either Party to perform its obligations hereunder shall be excused if, and to the extent, caused by acts of God, action of a governmental authority (including, but not limited to, revocation of permits and changes in applicable laws, regulations, rules or administrative practices of any governmental authority), fire, flood, windstorm, explosion, riot, war, sabotage, epidemics, pandemics, labor problems (including lockouts, strikes and slowdowns), court injunction or order or other such causes that are beyond the reasonable control of the affected Party and without its fault or negligence; provided, that prompt notice of such delay shall be given by the affected Party to the other Party. Each of the Parties hereto shall be diligent in attempting to remove such cause or causes but shall not be under any obligation to settle strikes by its employees.

11. NOTICES: All notices required or permitted to be given hereunder shall be in writing and may be delivered by personal delivery, by facsimile, PDF, email or other means of electronic delivery, by overnight courier, or by United States mail. If personally delivered, such notice shall be deemed delivered upon actual receipt. Notices delivered by mail shall be deemed given three (3) Business Days after being deposited in the United States mail, postage prepaid, registered or certified mail, return receipt requested. If delivered by overnight courier, such notice shall be deemed delivered upon receipt. Notices by facsimile, PDF, email or other electronic means of delivery, or by nationally recognized private carrier shall be deemed given on the next Business Day after transmission with a verifiable receipt of sending and delivery; All notices shall be addressed as follows:

Clean Earth Environmental Solutions, Inc.
933 First Avenue, Suite 200
King of Prussia, PA 19406
Attn: Legal

With a copy to: cecontracts@cleaneearthinc.com

Canyon County Board of County Commissioners
1115 Albany St.
Caldwell, ID 83605

With a copy to: bocc@canyoncounty.id.gov

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12. ENTIRE AGREEMENT: This document constitutes the entire agreement between the parties and supersedes and replaces any prior discussions or agreements between the parties, whether oral or written. This Agreement can only be modified or amended in writing.

13. NON-APPROPRIATIONS: COUNTY's obligations under this Agreement shall be contingent upon COUNTY appropriating the necessary funds for payment to CONTRACTOR during the term of this Agreement.

14. GOVERNING LAW: This Agreement shall be construed in accordance with, and governed by, the laws of the State of Idaho. Any action brought pursuant to this Agreement shall be filed in the Third District Court, Canyon County, Idaho.

15. ASSIGNMENT: Neither party may make any assignment of the rights, duties, or obligations of this Agreement to any other entity without the written consent of the other party. Notwithstanding the previous sentence, CONTRACTOR may assign its rights or obligations under this Agreement to its parent, corporate affiliates, or subsidiaries without the consent of COUNTY.

16. ATTORNEY'S FEES: All costs and expenses, including reasonable attorney's fees, incurred by a Party in order to remedy a breach of this agreement shall be awarded to the successful Party.

17. LEGISLATIVELY MANDATED CERTIFICATION CONCERNING BOYCOTT OF ISRAEL: CONTRACTOR must select and initial at least one of the following certifications:

Pursuant to Idaho Code § 67-2346, Contractor certifies that it "is not currently engaged in and will not for the duration of the contract engage in, a boycott of goods or services from Israel or territories under its control." The terms in this section defined in Idaho Code § 67-2346 shall have the meaning defined therein.

Contractor certifies that County's payments under the Contract will not exceed One Hundred Thousand Dollars (\$100,000).

Contractor certifies that Contractor does not employ more than nine persons.



18. LEGISLATIVELY MANDATED CERTIFICATION CONCERNING COMPANIES OWNED OR OPERATED BY THE GOVERNMENT OF CHINA:

Pursuant to Idaho Code § 67-2359, Contractor hereby certifies that it "is not currently owned or operated by the government of China and will not for the duration of the contract be owned or operated by the government of China." The terms in this section defined in Idaho Code § 67-2359 shall have the meaning defined therein.

**BOARD OF COUNTY COMMISSIONERS
Canyon County, Idaho**

DATED this 19th day of February, 2026.

- Motion Carried Unanimously
- Motion Carried/Split Vote Below
- Motion Defeated/Split Vote Below

	Yes	No	Did Not Vote
 _____ Commissioner Leslie Van Beek	<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
_____ Commissioner Brad Holton	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
 _____ Commissioner Zach Brooks	<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>

ATTEST: JESS URRESTI, CLERK


_____, Deputy Clerk

CLEAN EARTH ENVIRONMENTAL SOLUTIONS, INC.

Signed by:

By: _____
C8A3C2F9F1244B9...
Brian Swanson

Title: Vice President

Date: 02/12/26 | 11:23 AM EST

EXHIBIT A

1. Quarterly collection events to include the following combined objectives:

Clean Earth will conduct up to four (4) household hazardous waste (HHW) collection and conditionally exempt small quantity generator (CESQG) hazardous waste collection events annually, similar to the annual events Clean Earth has participated in previously. Events will be held on dates and times determined by the Landfill Director, and at locations determined and reserved by Clean Earth. The goal is to have such events scheduled at least sixty (60) days in advance in order to provide sufficient time for adequate outreach, advertising, and preparation.

Clean Earth will provide all services and products necessary, including, but not limited to, collection, sorting, transporting, and disposing of all waste and refuse collected the day of the event, and provide staff and volunteer beverages and lunches. The event will be free to Canyon County residents and Clean Earth will be compensated directly by County for the provisions of said services and products..

Hours of operation for the event shall be from 10:00 a.m. to 4:00 p.m.

Canyon County will provide for and facilitate all public outreach and advertising related to the event, including all media inquiries concerning the event.

If costs are incurred for use of a selected location, these costs will be borne by Canyon County either directly, or as a pass-through from Clean Earth.

Canyon County will pay for the labor and transportation costs of CESQG Hazardous Waste for CESQG collected at these events. However, Clean Earth is responsible for all other costs associated with the proper disposal of CESQG waste.

Canyon County will pay for the costs associated with each pickup event based on the Pricing Schedule attached as Schedule 1.

2. Periodic pickup of household hazardous waste that is collected at the landfill on a daily basis:

The frequency and time of periodic pickups will be determined by the Landfill Director. All pickups will occur at the Pickles Butte Landfill, 15500 Missouri Avenue, Nampa, ID, 83686.

Canyon County will pay for the costs associated with each pickup event based on the pricing schedule attached as Schedule 1.

Process Code	Process Code Description	UOM	Price	Minimum
AF01	Alternate fuel, <1" Sludge, <3% halogens, BTU> 5000	DM55	\$105.00	
AF01	Alternate fuel, <1" Sludge, <3% halogens, BTU> 5000	T275	\$497.79	
AF06	Loosepack paint, fuel	BX	\$650.00	
AF06	Loosepack paint, fuel	DM55	\$250.00	
AF08	Aerosols, cans of paints, solvents, for depressurization and fuel blending, RCRA	BX	\$700.00	
AF08	Aerosols, cans of paints, solvents, for depressurization and fuel blending, RCRA	DM55	\$250.00	
EQVEE<15	Vehicle, Equipment Truck up to 15'	Per Day	\$125.00	
INC01	Aerosols/paint, flammable or non-flammable	DM55	\$294.27	
INC09	Liquids-watars Lean, < 5% chlorinated solvents, <2500 btu	DM55	\$468.33	
INC14	Labpack, Non-Reactive, for Incineration	DM05	\$150.00	
INC14-A	Lab Pack, Incineration, Organic Acids	DM55	\$245.23	
INC14-B	Lab Pack, Incineration Organic Bases	DM55	\$245.23	
INC14-E	Lab Pack, Incineration, Oxidizers	DM55	\$827.33	
INC14-F	Lab Pack, Incineration, Pesticides	DM55	\$275.00	
INC14-F	Lab Pack, Incineration. Pesticides	BX	\$900.00	
INC14-P	Lab Pack, Incineration Organic Poisons	DR55	\$275.00	
INC15	Labpack, Reactive /D003, PIH Chemicals. P listed Chemicals	DM05	\$225.00	
INC15-D1	Lab Pack, Incineration, Flammable Solids DOT 4.1	DM05	\$225.00	
INC15-D2	Lab Pack, Incineration Spontaneouslv Combustible DOT 4.2	P	\$6.00	Lab Pack Container Minimums Apply.
INC15-E2	Lab Pack, Incineration, Reactive, Organic Peroxides DOT 5.2	P	\$6.00	Lab Pack Container Minimums Apply.
INC15-W	Lab Pack, Incineration, Water Reactives DOT 4.3	P	\$6.00	Lab Pack Container Minimums Apply.
LBCHEMST	Chemist, Straight Time	H	\$67.80	
LBCHEMOT	Chemist, Overtime	H	\$101.70	
LBDIEMST	Per-diem, /Charge per day per person	Day	\$335.00	
LBFIELST	Field Technician, Straight Time	H	\$57.37	
LBFIELOT	Field Technician, Overtime	H	\$86.06	
LBPROJMST	Project Manager, Straight Time	H	\$78.23	
LBPROJMOT	Project Manager, Overtime	H	\$117.35	
PCB09	PCB ballast or capacitors for TSCA Landfill	DM55	\$655.33	
REC06	Light Bulbs/Tubes for recycle	P	\$0.90	\$15 Minimum Applies.
REC06-3	Mercury bulbs, Compact Fluorescent Lamps (CFL)	P	\$0.90	
REC09	Lithium batteries, Non-regulated, Universal Waste	P	\$6.00	\$50 Minimum Applies.
REC09-1	Lithium-Ion Batteries. Universal Waste. for recycle	P	\$2.19	\$50 Minimum Applies.
REC11	Ni-Cad batteries, Non-regulated, Universal Waste	P	\$2.69	\$25 Minimum Applies.
REC14	Mercury contained In manufactured articles, or dirt	DM05	\$550.00	
REC38	Freon reffridgerant	E	\$21.20	
REC49	Latex paint, loosepack, lab pack, for recycle	BX	\$325.00	
REC50	CRT /cathode ray tubal for recycle; must be Intact; may include television monit	P	\$0.95	\$25 Minimum Applies.
REC55	General E-Waste may, Include consumer electronics	P	\$0.95	\$25 Minimum Applies.
REC60	Fire extinguishers for recvle	E	\$28.62	
REC61	Propane Cylinders, for recycle	E	\$20.00	
REC61-1	Cylinders, flammable, propane-small, camp stove, for recycle	E	\$14.00	
SPABSBAG	Absorbent Bads, Clay or similar	E	\$35.00	
SPALLET	Pallet	E	\$14.00	
SPBxBUB4	Box, (4 foot) Low Profile Lamp Box,	E	\$29.25	
SPBxBUB8	Box, (8 foot) Low Profile Lamp Box,	E	\$29.25	
SPBXCYP	DOT Box, Cubic Yard Box	R	\$80.34	
SPBXCYP	Non-DOT Box, Cubic Yard Box	E	\$80.34	
SPBXCALX	Box, New Galaxy waste boxes	E	\$80.34	
SPDF05UO	Drum, Fiber, 5 gallon Recon, Open Top	E	\$18.00	
SPDF20UO	Drum, Fiber, 20 gallon Recon, Open Top	E	\$28.00	
SPDF30UO	Drum, Fiber, 30 gallon, Recon, Open Top	E	\$62.00	
SPDF55UO	Drum, Fiber, 55 gallon, Recon, Open Top	E	\$85.00	
SPLYWOOD	Plywood, (4' X 8')	E	\$25.00	
SPTOT275	Tote, 275, Plastic	E	\$295.00	
STAB06-6	Treatable oxidizer, Labpack	DR05	\$195.00	
STAB06-6	Treatable oxidizer, Labpack	DR55	\$1,100.00	
TRBX2X	Box Van (24 ft)	Per Day	\$175.00	
TRLTLMN1	Transportation - HHW event	H	\$124.80	
WAT01-3	Acid waste water, non chromic, Acid Concentration Greater than 50%	DM30	CBC	
WAT02-3	Alkaline waste water, Caustic Concentration Greater than 50%	DM30	CBC	
WAT16-A	Lab Pack. Treatment. Inorganic Acids	DM55	\$325.00	
WAT16-B	Lab Pack, Treatment, Inorganic Bases	DM55	\$325.00	

Assumption and Conditions:

1. This section and the terms and conditions apply to this quote.
2. The disposal pricing as listed above is based on the information provided and will be confirmed following receipt of a completed waste profile. All pricing is pending profile approval and/or waste sample analysis. Clean Earth further reserves the right to adjust, without prior notification, the fees or rates herein to account for operational changes implemented to comply with changes in law, rules, regulations, permits, licenses or approvals, or to cover increases in the cost of fuel, insurance, residue disposal, record keeping or to otherwise address cost escalation.
3. For a complete list of process code specifications, visit: | <http://www.cleanearthinc.com/sites/default/files/Process-Specifications.pdf> |
4. A minimum charge of \$350 applies to the invoice.
5. Pallets must contain one type of waste material and be no larger than 48" x 48" x 48". Any pallet requiring repacking to meet size or regulatory guidelines will be assessed a \$450 fee. Pallets must be properly shrink-wrapped; markings are required on opposing sides of each pallet.
6. Shipping hazardous waste requires ALL individual containers to be manifested and labelled accordingly, based on limited quantity DOT regulations.
7. Transportation, labor and equipment are portal to portal and require a four-hour minimum unless otherwise specified.
8. Unless otherwise specified, transportation rates include one hour of loading at the customer facility. Demurrage rates will apply after one hour and will be billed in 15-minute increments.
9. All invoices are subject to applicable Federal, State, and local taxes & fees as well as an Energy & Insurance recovery charge tied to the National monthly average price for diesel fuel as published by the Department of Energy: | <https://www.cleanearthinc.com/energy-and-insurance-fees/> |, as well as an Economic Adjustment Fee (EAF) to help offset the unexpected and rising cost of operating safely and compliantly. More information regarding this fee can be found at: | https://pages.cleanearthinc.com/economic_adjustment_fee . |

Non-Specified Container Conversions		Conversion Table Notes
Container Size	Conversion	
1 – 5 gallons	35%	<ol style="list-style-type: none"> These conversions will apply to all disposal and transportation items <u>priced per container</u> unless quoted separately Numbers are expressed as a factor of a 55-gallon drum (e.g. 55-gallon price x 35% = sell price) The greater of the conversion factor or location container minimum of \$40 will be applied unless quoted a different rate. Some waste may have a different typically lower, minimum which is reflected on the Non-Standard Minimum table below.
6 – 15 gallons	50%	
16 – 30 gallons	75%	
31 – 55 gallons	1x	
85 gallons	1.5x	
Cubic Yard Boxes/Pallets	4x	
250/275 – gallon totes	5x	
330/350 – gallon totes	6x	

Per Pound Standard Minimums			
	Common Containers ¹	Lab Pack Containers ²	Light Weight Containers ³
Container (Gal)	←Minimums→		
5 or less	50 lbs	20 lbs	30 lbs
6 – 15	125 lbs	50 lbs	75 lbs
16 – 30	175 lbs	85 lbs	100 lbs
31 – 55	250 lbs	150 lbs	150 lbs
56 – 85	400 lbs	275 lbs	275 lbs
Cubic box/Pallet	525 lbs	500 lbs	500 lbs
Tote (<300 gal)	1950 lbs	--	--
<ol style="list-style-type: none"> Exclude Lab Pack and Light Weight items Includes: LF06, STAB06-6, series of codes for INC14, INC15 & WAT16 Includes: AF17, INC01, INC02, INC16 All other container sizes are case by case (CBC) 			

Non-Standard Minimums	
Container Min.	Process Code
\$10	REC05
\$15	REC06
\$25	REC11, REC11-1, REC12, REC16, REC19, REC24, REC42, REC44, REC50, REC55, REC51-3
\$50	REC09, REC09-1
\$100	REC09-2, REC09-2H

Please note: The greater of the disposal minimum or \$40 per container will be charged unless quoted otherwise.

Ancillary Charges	Item Code	UOM	Price
Profiling Fees			
<24 Hour URGENT Profile Fee	ADMPRORU	Each	\$171.00
Off Spec & Discrepancy Fees			
Rejection Fee	ADMREJECT	Each	\$85.00
Manifest Discrepancy/Paperwork Error	ADMMAN	Each	\$85.00
Off Spec/Discrepant – Storage Fee	ADMSTOR	Day	\$29.00
Transportation, Labor, and Other Fees			
e-Manifest Administration Fee (per manifest)	ADMANFEE	Each	\$25.00
Pallet Re packing Fee	ADMREPX	EACH	\$450.00
Minimum Invoice Amount	--	Per Invoice	\$350.00
Demurrage, after 1-hour loading	TRADMDEM	Hour	\$145.00
Scheduled Pickup Cancellation	ADMCAN	Each	\$171.00
Repacking/Overpacking Fee	ADMREPK	Each	\$171.00
Overpacking Handling Fee	ADMOVPK	Each	\$57.00