## SIXTH AMENDMENT TO FRANCHISE AGREEMENT BETWEEN THE CITY OF FORT BRAGG AND USA WASTE OF CALIFORNIA INC. DBA EMPIRE WASTE MANAGEMENT

This Sixth Amendment To Franchise Agreement Between the City of Fort Bragg and US	Α
Waste of California, Inc. dba Empire Waste Management (hereinafter, the "Six	th
Amendment") is by and between USA Waste of California, Inc., dba Empire Was	te
Management, hereinafter called "GRANTEE", and the City of Fort Bragg, hereinafter called	ed
"CITY," is made thisday of, 2019 at Fort Bragg, California.	

WHEREAS, CITY and GRANTEE entered into a Franchise Agreement (the "Agreement") for the collection, transportation, and disposal of solid waste in the CITY on January 8, 2007; and

WHEREAS, CITY and GRANTEE amended the Agreement by approving a first amendment in 2009, a second amendment in 2011, a third amendment in 2011, a fourth amendment in 2013, and a fifth amendment in 2018; and

WHEREAS, the parties wish to further modify the Agreement to add certain service levels and customer rates;

NOW THEREFORE, it is agreed as follows:

1. New Section 5(e): The following will be a new Section 5(e) in the Agreement:

Contamination. GRANTEE is not obligated to collect Recyclable Materials or Green Waste Containers with contaminants (i.e., non-Recyclable Materials in Recyclable Materials Containers or non-Green Waste in Green Waste Containers). GRANTEE shall have the option to collect Containers with contaminants. If it does, GRANTEE will give the Customer a warning notification that contamination is not permitted and that subsequent incidents of may result in a Contamination Charge. Thereafter, CONTRACTOR may bill the Customer a Contamination Charge for each instance of contamination. The Contamination Charges are set forth in Exhibit A, and are subject to adjustment pursuant to Section 15.

2. The following ancillary service rates are hereby added to Exhibit A of the Agreement:

Residential	
Residential Contamination <sup>1</sup>	\$10.00
Commercial	
Commercial Contamination <sup>1</sup>	\$100.00

	Rolloff				
	Inactivity Charge - Per day charge after the	e 7 <sup>th</sup>	\$10.00		
	calendar	$day^2$			
	Recycle Per Ton Rate – Roll	loff <sup>3</sup>	\$75.91		
	[1] Contamination charges will apply each time a customer's container contains contaminants, not including the first and second instance, where the customer will receive a warning notification. Customer will be charged per container/per collection.				
	[2] The Inactivity service fee would be charged if a Customer has a Debris Box, temporary Bin, or Compactor longer than the7-day rental period without scheduling a pickup. On the 8th day and subsequent days, the customer would be				
	charged the additional approved per day charge.				
	[3] Rate per ton at applicable transfer facility plus franchise fee				
3. All other terms and conditions of the Agreement shall remain in full force and effect.					
(	CITY OF FORT BRAGG USA V	VAST	TE OF CALIFO	RNIA, INC.	

By: Title:		By:
	ATTEST:	
By: Title:		
	APPROVED AS TO FORM:	
By: Title:		