

CHARGE ACCOUNT AGREEMENT

GENERAL TERMS:

This Agreement is made and entered into by and be	tween Cedar Rapids Linn County Solid Waste Agency
(herein called "Agency") and	herein called "Account Holder").
IT IS AGREED:	

- 1. <u>TERM OF AGREEMENT</u>. The term of this Charge Account Agreement shall be effective on date Agency approves the charge account. Unless terminated by either party as hereinafter provided, the Charge Account Agreement shall remain in effect so long as all terms and conditions of this Agreement are met. Either party may terminate this Charge Account Agreement by delivery of written notice to the other party.
- 2. <u>USE OF FACILITIES</u>. The Agency agrees to provide reasonable access and use of its facilities under the provisions of this Charge Account Agreement. Account Holder agrees to use facilities in accordance with all applicable federal and state legislation, all applicable local ordinances, and all Agency policies.
- 3. <u>VEHICLE AND EQUIPMENT IDENTIFICATION</u>. Commercial Account Holder agrees to affix additional identifying numbers, characters, or other visual identifiers to Account Holder's waste vehicles.
- 4. **CHARGE ACCOUNT INFORMATION.** Account Holder must complete all information requested on page 4. Account Holder certifies that the information submitted herein is true and correct.
- 5. <u>SECURITY DEPOSIT</u>. A \$500.00 security deposit, in the form of business check, credit card, or a electronic bank (ACH) transaction, payable to Agency, shall be submitted with a completed Charge Account Agreement. This non-interest-bearing deposit shall be refundable to Account Holder based on any of the following criteria:
 - a) Account Holder makes a request for deposit after 12 consecutive months of activity with Agency once an unpaid balance is determined by Agency as current.
 - b) Account Holder requests to terminate Charge Account Agreement with Agency, with all unpaid Account Holder invoice(s) determined by Agency to be paid-in-full.
 - c) Account Holder's Charge Account Agreement is denied or revoked by Agency.
- 6. <u>CHARGE ACCOUNT DENIAL</u>. Agency may deny an Account Holder charge privileges, at the discretion of Agency management. Services may be provided on a "cash only" basis. The Agency reserves the right to ban any user.
- 7. PRICE OF DISPOSAL SERVICES. Agency shall establish disposal or management fees based upon the net weight of material delivered at the appropriate disposal facility or based upon a per-item fee. The annual rate structure of fees for materials brought to the disposal facility shall be those adopted by Agency's Board of Directors.

- 8. <u>METHOD OF PAYMENT</u>. Account Holder agrees to pay for all services; including any surcharges or penalties assessed. Payment for services provided under this Charge Account Agreement shall be currency; business/cashier's check; credit card; or a bank electronic (ACH) transfer of funds.
- 9. PAYMENT TERMS. Terms of payment for services provided under this Charge Account Agreement are "Net Due Upon Receipt" of the monthly invoice with all charges becoming delinquent and subject to finance fees after 30 days from the invoice date. A monthly invoice showing all charge ticket numbers assigned to Account Holder for services provided under this Charge Account Agreement shall be sent by Agency to the address designated on Account Holder's application form.
- 10. <u>FINANCE CHARGE</u>. Agency shall impose a finance charge to Account Holder for balances remaining unpaid over 30 days from the invoice date. Current rates will be assessed at 1.50% per month on the past-due balance.
- 11. **NON-SUFFICIENT FUNDS CHARGE**. Agency shall impose a \$30.00 fee for each check returned non-sufficient funds "NSF".
- 12. <u>SUSPENSION OF CHARGE ACCOUNT</u>. Agency and Account Holder agree that charge account will be suspended when unpaid invoices are greater than 60 days old from invoice date. No future services will be made on charge until balance over 60 days is paid-in-full. Agency reserves the right to suspend Account Holder for safety or compliance reasons at the discretion of Agency management.
- 13. <u>COLLECTION FEES.</u> Account Holder shall pay to Agency all attorney or collection agency fees incurred by Agency related to non-payment for charges provided under this Charge Account Agreement. Agency agrees to give written notice to Account Holder indicating any action to be taken.
- 14. <u>LIQUIDATION OR BANKRUPTCY.</u> In the event Account Holder ceases to do business under the current business name, or files an order for bankruptcy proceedings, this Charge Account Agreement shall terminate.
- 15. <u>INDEMNITY</u>. Account Holder shall protect, defend, indemnify and hold harmless the Agency from any and all claims, causes of action, or demands which in any way relate to or arise out of actions taken or failure to act by the Account Holder or any of its employees. Such indemnification obligation shall not, however, extend from Account Holder to the Agency for negligence or intentional misconduct of the Agency or its employees.
- 16. **ASSIGNABILITY**. Assignment of this Charge Account Agreement by either party is prohibited.
- 17. <u>NOTICES</u>. All notices under this Charge Account Agreement shall be in writing and shall be deemed given when personally delivered, mailed thru the United States postal service, or by email, to Agency or Account Holder.
- 18. LAWS AND FORCE MAJEURE. The provisions of this Charge Account Agreement shall be subject to all valid and applicable federal, state, county, municipal and other governmental laws, executive orders, ordinances, rules, regulations, and acts. This Charge Account Agreement shall not be terminated, in whole or in part, nor shall either party be held liable in damages, for failure to comply herewith, if compliance is prevented by, or failure is a result of, any such law, order, ordinance, rule, regulation, act, permitting requirement, or due to Force Majeure. The parties hereto have no knowledge of any law, order, ordinance, rule, regulation, act or permitting requirement currently in force and effect which would prevent either party from performing hereunder. This Charge Account Agreement shall be interpreted under laws of the State of Iowa.

- 19. <u>INSURANCE</u>. Account Holder shall secure and maintain insurance coverages for personnel and equipment which enter upon the premises of the Agency under this Charge Account Agreement, as follows:
 - Workers' Compensation Insurance covering liability under applicable workers' compensation law.
 - Automobile Liability and Medical Insurance covering public liability and property damages in a combined single limit of not less than \$2,000,000.00, each occurrence, for death or injury to any person or persons or for property damage as a result of any one occurrence which may arise out of or in connection with performances under this Charge Account Agreement.
 - Account Holder shall have Agency and its employees named as additional insured on its liability insurance policy and shall deliver to Agency certificates evidencing the existence and amounts of above coverages, upon request.
- 20. <u>MODIFICATIONS</u>. This Charge Account Agreement shall not be changed or modified except by a subsequent agreement in writing signed by both parties.
- 21. THIRD PARTY LIABILITY. Nothing in this Charge Account Agreement shall be construed as creating a joint enterprise between the parties hereto nor being for the benefit of third parties for any purpose including, without limitation, establishment of any type of duty, standard of care or liability with respect to third parties.

Account Holder agrees to the terms executed in this Charge Account Agreement on the date

Title

Responsible Party Signature Date

immediately adjacent to signature below.

Print Name of Responsible Party

Company Name	Year Establi	shed		
Street Address				
Billing Address				
City	State	Zip Code		
Telephone#	E-mail Address			
Responsible Party Name	Title			
Responsible Party Name	Title			
Type of Business(Select from List)				
Briefly describe nature of business				
Amount of Monthly Credit (Select from List)				
Person to Contact Regarding Accounts Payable		Telephone #		
Accounts Payable Dept. E-mail Address				
Payment Method (Select from List)				
Monthly Invoicing (Select from List)				
If E-Mail is checked for monthly invoicing, please provide E-Mail Address				
Current Bank Reference:				
Bank Name Address		City	_ State	
Zip Code Telephone #		_		
Bank Contact Person	E-Mail Address			
Checking Account #				
Return signed & completed charge account agreement to: Cedar Rapids Linn County Solid Waste Agency 1954 County Home Road Marion, Iowa 52302 Telephone #: 319-377-5290 Or by email to: tlukan@solidwasteagency.org				
Agency Use Only:				
Account # Assigned	7.			
Authorization	Date			