AGREEMENT BIBLIOGRAPHY

Agreement With:	Universal Waste Systems DBA White House Sanitation
Agreement Type:	To provide rental of portable restrooms and services at various locations in the City
Date Approved:	09 22 2020
Start Date:	09 22 2020
End Date:	09 22 2021 (Option to extend (4) additional years thru 09/22/2025)
Contract Amount:	\$50,000
Comments	File No. 55 (Docusign) Public Works
Insurance Expiration:	07 01 2021

PROFESSIONAL SERVICES AGREEMENT

THIS AGREEMENT is made thi	isday of	, 2020, by the CITY OF
GARDEN GROVE, a municipal of	orporation, ("CITY") and	Universal Waste Systems
DBA White House Sanitation	, herein after referred to	as "CONTRACTOR".

RECITALS

The following recitals are a substantive part of this Agreement:

- 1. This Agreement is entered into pursuant to Garden Grove Council Resolution No. 9212-14 (January 28, 2014).
- 2. CITY desires to utilize the services of CONTRACTOR to Provide Rental of Portable Restrooms and Services at Various Locations in the City of Garden Grove per RFP S-1268-A.
- 3. CONTRACTOR is qualified by virtue of experience, training, education and expertise to accomplish services.

AGREEMENT

THE PARTIES MUTUALLY AGREE AS FOLLOWS:

- 1. <u>Term and Termination</u>. The term of the agreement shall be for period of one year from full execution of the agreement, with an option to extend said agreement additional four (4) years, for a total performance period of five (5) years. Option years shall be exercised one (1) year at a time, at the sole option of the CITY. This agreement may be terminated by the CITY without cause. In such event, the CITY will compensate CONTRACTOR for work performed to date in accordance with proposal which is attached as Attachment A and is hereby incorporated by reference. CONTRACTOR is required to present evidence to support performed work.
- 2. **Services to be Provided.** The services to be performed by CONTRACTOR shall consist of tasks as set forth in the Scope of Work. The Scope of Work is attached as Attachment "A", and is incorporated herein by reference. The Scope of Work and this Agreement do not guarantee any specific amount of work.
- 3. <u>Compensation</u>. CONTRACTOR shall be compensated as follows:
 - 3.1 <u>AMOUNT</u>. Total Compensation under this agreement shall not exceed (NTE) amount of Fifty Thousand Dollars (\$50,000.00) per year, payable in arrears and in accordance with PROPOSAL PRICING FORM, Attachment "B". All work shall be in accordance with RFP No. S-1268-A.
 - 3.2 <u>Payment</u> For work under this Agreement, payment shall be made per invoice for work completed. Within 45 day of delivery of goods or

completion of performance of services, CONTRACTOR must promptly render an invoice to CITY or payment may be significantly delayed. For extra work not a part of this Agreement, a written authorization by CITY will be required, and payment shall be based on schedule included in PROPOSAL PRICING FORM, Attachment "B". For extra work not a part of this Agreement, a written authorization by CITY will be required, and payment shall be based on schedule included in PROPOSAL PRICING FORM, Attachment "B. All work shall be in accordance with RFP. No. S-1268.

- 3.3 <u>Records of Expenses</u>. CONTRACTOR shall keep complete and accurate records of all costs and expenses incidental to services covered by this Agreement. These records will be made available at reasonable times to CITY.
- 3.4 <u>Termination</u>. CITY shall have the right to terminate this agreement, without cause, by giving thirty (30) days written notice of termination. If the Agreement is terminated by CITY, then the provisions of paragraph 3 would apply to that portion of the work completed.

4. Insurance requirements.

- 4.1 <u>COMMENCEMENT OF WORK</u>. CONTRACTOR shall not commence work under this Agreement until all certificates and endorsements have been received and approved by the CITY. All insurance required by this Agreement shall contain a Statement of Obligation on the part of the carrier to notify the CITY of any material change, cancellation, or termination at least thirty (30) days in advance and provide a Waiver of Subrogation in favor of the City.
- 4.2 <u>WORKERS COMPENSATION INSURANCE</u> For the duration of this Agreement, CONTRACTOR and all subcontractors shall maintain Workers Compensation Insurance in the amount and type required by law provide Employers Liability in an amount not less than \$1,000,000.
- 4.3 <u>INSURANCE AMOUNTS</u>. CONTRACTOR shall maintain the following insurance for the duration of this Agreement:
- (a) Commercial general liability in an amount of \$1,000,000.00 per occurrence (claims made and modified occurrence policies are not acceptable); Insurance companies must be acceptable to CITY and have a Best's Guide Rating of A-Class VII or better, as approved by the CITY.
- (b) Pollution/environmental liability in the amount not less than \$1,000,000; (claims made and modified occurrence policies are not acceptable); Insurance companies must be acceptable to CITY and have AM Best's

Guide Rating of A-, Class VII or better, as approved by the CITY and be associated with the collection and disposal of hazardous wastes.

(c) Automobile liability in an amount of \$2,000,000.00 combined single limit (claims made and modified occurrence policies are not acceptable); Insurance companies must be acceptable to CITY and have a Best's Guide Rating of A-, Class VII or better, as approved by the CITY.

An **On-Going and Completed Operations Additional Insured Endorsements** for the policy under section 4.3 (a) shall designate CITY, it's officers, officials, employees, agents, and volunteers as additional insureds for liability arising out of work or operations performed by or on behalf of the CONTRACTOR. CONTRACTOR shall provide to CITY proof of insurance and endorsement forms that conform to CITY's requirements, as approved by the CITY.

An Additional Insured Endorsement for the policy under section 4.3 (b) shall designate CITY, it's officers, officials, employees, agents, and volunteers as additional insureds for automobiles, owned, leased, hired, or borrowed by the CONTRACTOR. CONTRACTOR shall provide to CITY proof of insurance and endorsement forms that conform to CITY's requirements, as approved by the CITY.

An Additional Insured Endorsement for the policy under section 4.3 (c) shall designate CITY, it's officers, officials, employees, agents, and volunteers as additional insureds for automobiles, owned, leased, hired, or borrowed by the CONTRACTOR. CONTRACTOR shall provide to CITY proof of insurance and endorsement forms that conform to CITY's requirements, as approved by the CITY

For any claims related to this Agreement, CONTRACTOR's insurance coverage shall be primary and non-contributory as respects CITY, its officers, officials, employees, agents, and volunteers. Any insurance or self-insurance maintained by the CITY, its officers, officials, employees, agents, and volunteers shall be excess of the CONTRACTOR insurance and shall not contribute with it.

If CONTRACTOR maintains higher insurance limits than the minimums shown above, CONTRACTOR shall provide coverage for the higher insurance limits otherwise maintained by the CONTRACTOR.

5. Non-Liability of Officials and Employees of the CITY. No official or employee of CITY shall be personally liable to CONTRACTOR in the event of any default or breach by CITY, or for any amount which may become due to CONTRACTOR.

- 6. **Non-Discrimination.** CONTRACTOR covenants there shall be no discrimination against any person or group due to race, color, creed, religion, sex, marital status, age, handicap, national origin, or ancestry, in any activity pursuant to this Agreement.
- 7. <u>Independent Contractor</u>. It is agreed to that CONTRACTOR shall act and be an independent contractor and not an agent or employee of the CITY, and shall obtain no rights to any benefits which accrue to CITY'S employees.
- 8. <u>Compliance with Law.</u> CONTRACTOR shall comply with all applicable laws, ordinances, codes, and regulations of the federal, state, and local government. CONTRACTOR shall comply with, and shall be responsible for causing all contractors and subcontractors performing any of the work pursuant to this Agreement to comply with, all applicable federal and state labor standards, including, to the extent applicable, the prevailing wage requirements promulgated by the Director of Industrial Relations of the State of California Department of Labor. The City makes no warranty or representation concerning whether any of the work performed pursuant to this Agreement constitutes public works subject to the prevailing wage requirements.
- 9. **Notices.** All notices shall be personally delivered or mailed to the below listed address, or to such other addresses as may be designated by written notice. These addresses shall be used for delivery of service of process.
 - a. (CONTRACTOR)

Universal Waste Systems-DBA White House Sanitation Attention: Brian Allen Iverson-Divisional Manager

18916 Seaton Avenue Perris, CA 92570

b. (Address of CITY) (with a copy to):
City of Garden Grove Garden Grove City Attorney
11222 Acacia Parkway 11222 Acacia Parkway
Garden Grove, CA 92840 Garden Grove, CA 92840

- 10. **CONTRACTOR'S PROPOSAL.** This Agreement shall include CONTRACTOR'S proposal or bid which shall be incorporated herein by reference. In the event of any inconsistency between the terms of the proposal and this Agreement, this Agreement shall govern.
- 11. <u>Licenses, Permits, and Fees</u>. At its sole expense, CONTRACTOR shall obtain a Garden Grove Business License, all permits, and licenses as may be required by this Agreement.
- 12. **Familiarity with Work.** By executing this Agreement, CONTRACTOR warrants that: (1) it has investigated the work to be performed; (2) it has investigated the site of the work and is aware of all conditions there; and (3) it understands

the facilities, difficulties, and restrictions of the work under this Agreement. Should Contractor discover any latent or unknown conditions materially differing from those inherent in the work or as represented by CITY, it shall immediately inform CITY of this and shall not proceed, except at CONTRACTOR's risk, until written instructions are received from CITY.

- 13. <u>Time of Essence</u>. Time is of the essence in the performance of this Agreement.
- 14. <u>Limitations Upon Subcontracting and Assignment.</u> The experience, knowledge, capability, and reputation of CONTRACTOR, its principals and employees were a substantial inducement for CITY to enter into this Agreement. CONTRACTOR shall not contract with any other entity to perform the services required without written approval of the CITY. This Agreement may not be assigned voluntarily or by operation of law, without the prior written approval If CONTRACTOR is permitted to subcontract any part of this of CITY. Agreement, CONTRACTOR shall be responsible to CITY for the acts and omissions of its subcontractor as it is for persons directly employed. Nothing contained in this Agreement shall create any contractual relationship between any subcontractor and CITY. All persons engaged in the work will be considered employees of CONTRACTOR. CITY will deal directly with and will make all payments to CONTRACTOR.
- 15. **Authority to Execute.** The persons executing this Agreement on behalf of the parties warrant that they are duly authorized to execute this Agreement and that by executing this Agreement, the parties are formally bound.
- Indemnification. To the fullest extent permitted by law, CONTRACTOR shall defend, and hold harmless CITY and its elective or appointive boards, officers, agents, and employees from any and all claims, liabilities, expenses, or damages of any nature, including attorneys' fees, for injury or death of any person, or damages of any nature, including interference with use of property, arising out of, or in any way connected with the negligence, recklessness and/or intentional wrongful conduct of CONTRACTOR, CONTRACTOR's agents, officers, employees, subcontractors, or independent contractors hired by CONTRACTOR in the performance of the Agreement. The only exception to CONTRACTOR's responsibility to protect, defend, and hold harmless CITY, is due to the sole negligence, recklessness and/or wrongful conduct of CITY, or any of its elective or appointive boards, officers, agents, or employees.

This hold harmless agreement shall apply to all liability regardless of whether any insurance policies are applicable. The policy limits do not act as a limitation upon the amount of indemnification to be provided by CONTRACTOR.

17. **Appropriations.** This Agreement is subject to and contingent upon funds being appropriated therefor by the Garden Grove City Council for each fiscal year covered by the term of this Agreement. If such appropriations are not made, this Agreement shall automatically terminate without penalty to the CI

Date

9/22/2020	
Date: 9/22/2020	"CITY"
	CITY OF GARDEN GROVE
	By: 100 C. Atta
ATTESTED:	City Manager
Teresa Pomeroy	
836DE295DAD44E7. City Clerk	
• • • • • • • • • • • • • • • • • • •	
Date: 9/22/2020	
	"CONTRACTOR" Universal Waste Systems-DBA White رودیه الم
	By: Brian lurson
	Name:
.5	Title: Divisional Manager
	Date: 9/22/2020
	Tax ID No. 33-0194543
	Contractor's License:
	Expiration Date:
	If CONTRACTOR is a corporation, a Corporate Resolution and/or Corporate Seal is required. If a partnership Statement of Partnership must be submitted to CITY.
ABRROMED AS TO FORM:	
Garden Grove City Attorney	
9/18/2020	

ATTACHMENT "A"

SCOPE OF WORK

Provide Portable Restroom Rental and Services at Various Locations in the City of Garden Grove

THE CITY

The City of Garden Grove is located in central Orange County approximately 25 miles southeast of downtown Los Angeles. With a population of approximately 176,896, it is the fifth largest city in Orange County and the twenty eighth largest in the State of California. The City incorporated on June 18, 1956. Garden Grove is a full service city. The services provided by the City include police, street maintenance, park maintenance, water, sewer, recreation, traffic/transportation, public improvements, planning, zoning, and general administrative services.

GENERAL

The purpose of this bid is to establish an annual contract for the rental and servicing of portable toilets, including City owned portable restrooms. The services to be provided under this agreement will consist of, but not limited to, furnishing, servicing, cleaning, and maintenance, repair, moving and removing portable toilets from various locations throughout and around the City that are for routine, special events and emergencies, as required. The Contractor must possess, and have readily available in functioning order, all required tools, equipment, apparatus, facilities, and materials needed to perform all work necessary to maintain facilities in compliance with standards set by the City.

The portable toilets shall have the following features:

- Interior natural lighting
- Tissue paper holder firmly attached to the unit
- Seat cover to be hinged and in working order
- Anti-slip floor surface
- Equipped with urinal and stool
- Interior latch and in-use indicator
- Heavy duty spring loaded doors
- Venting from floor, window, and vent pipe
- Handicap units must comply with American with disabilities Act.

SCOPE OF WORK

The Contractor shall deliver rental unit(s) to locations as specified on the delivery order. Each unit must be delivered in a clean, properly functioning and useable condition. The Contractor must ensure that each unit is adequately stocked with the appropriate supplies such as toilet paper, paper towels, seat covers, hand soap, and fresh blue water to replenish the tanks.

The Contractor shall empty, clean and restock each unit per the frequency selected as specified on the bid quotation form. Service day(s) shall be specified on the delivery order. Contractor shall perform additional scheduled service upon request at the rate established in this contract.

Regular maintenance to be completed on each service of the portable toilets shall include, but not limited to the following:

- Empty holding tank completely
- Remove Litter and properly dispose of it
- Remove Graffiti from Interior and Exterior of portable toilets
- Perform Repairs as needed to make equipment usable and maintain user privacy
- Clean and sanitize all interior surfaces of each portable toilet
- Refill toilet paper
- Refill fresh blue water into tank
- At wash stations, refill water, soap and towels
- Clean the outside of each portable toilet

The Contractor shall provide delivery and pick-up of the portable toilets within forty-eight (48) hours of notification for standard rentals and twenty-four (24) hours' notice for special events and emergencies as may arise. The cost for delivery and pick-up shall be included in the base bid.

The Contractor shall ensure that each unit is removed promptly at the end of the rental period. The City shall incur no additional charges after the Contractor is notified to remove a particular unit.

Upon request, at the time of servicing, the Contractor shall relocate units within the same site area at no additional charges to the City.

Minor repairs of units will be made on site when possible. Any unit that cannot be repaired on site must be exchanged within twenty-four (24) hours.

The Contractor shall ensure proper handling and disposal of all waste material from the rental units, strictly adhering to Federal, State, County and Local regulations for waste disposal.

Contractor shall own or have available a fleet of vehicles adequate to dispatch, carry and handle City deliveries as stated in Exhibit B-Scope of Work and these shall meet or exceed all Federal, State, County and City Department of Transportation (DOT) regulations.

Contractor's vehicles must display a visible Company Logo at all times that easily identifies their vehicles as part of their fleet. Awarded Contractor shall be fully responsible to meet all City requirements, including insurance requirements.

Contractor shall remove portable toilets in a manner that keeps damage to City property to a minimum. Contractor shall repair any damaged areas of City property (if any), pursuant to all applicable local, state and federal codes and regulations, and to the satisfaction and approval of City. Any damage to City property shall be reported immediately to City representative.

PORTABLE TOILET RENTAL DESCRIPTION

- 1. Portable toilets shall meet the American National Standard minimum requirements for non-sewered waste-disposal systems.
- 2. ADA portable toilets shall be compliant with all Americans Disabilities Act (ADA) Regulations, including California Code, Title 24.
- 3. All Portable toilets installed at rental site locations shall be free from all defects which would present a danger to the health and safety of the public and be in good aesthetic appearance.
- 4. Any portable toilet that becomes a health or safety danger to the public or is in poor aesthetic appearance shall be replaced within twenty-four (24) hours at no additional cost to the City.
- 5. Dimensions of the portable rentals listed in Attachment "B" Proposal Pricing must meet the following requirements:
 - 5.1 Standard Portable Toilet (Approx.): Height 88", Width 44", Depth 48"
 - 5.2 ADA Compliant Portable Toilet (Approx.): Height 90", Width 67";
 - Depth 86.5" or Height 91", Width 77", Depth x 77
 - 5.3 Portable Toilets and Restroom Trailers colors and sizes may vary.
- 6. Portable toilets shall be enclosed with a door that can be locked from the inside, be properly ventilated, and include a urinal and commode, dispensers for toilet paper, disposable paper seat covers and deodorizer.
- 7. Portable toilets shall be furnished with installed padlock hasps at no additional cost whenever requested by the Technical Representative.
- 8. Portable toilets with sinks shall include liquid soap and paper towels with their dispensers and shall be replenished (as needed) every time the portable toilet is serviced.
- 9. All free standing 2-Station Sinks placed outside portable toilet units shall include liquid soap and paper towels with dispensers.

CONTRACTOR RESPONSIBILITIES/REQUIREMENTS

1. Standards of Conduct. Contractor is responsible for maintaining standards of employee competence, conduct, courtesy, appearance, honesty, and integrity satisfactory to the City.

- 2. Supervision. Contractor shall provide adequate and competent supervision at all times during the Contract term. Contractor shall be readily available to meet with the City. Contractor shall provide the telephone numbers where its representative(s) can be reached.
- 3. City Premises. Contractor's employees and agents shall comply with all City rules and regulations while on City premises.
- 4. Removal of Employee. City may request Contractor immediately remove from assignment to the City any employee found unfit to perform duties at the City. Contractor shall comply with all such requests.
- 5. Communication Skills. Contractor shall ensure that onsite employees can communicate in English both verbally and in writing.
- 6. Local Office. If possible, the Contractor shall maintain a local office with a competent company representative who can be reached during normal working hours, 8:00 a.m. to 5:00 p.m. and who is authorized to discuss matters pertaining to this contract with the Technical Representative. A local office is one that can be reached by telephone within the 714 area code. An answering service or mobile telephone may fulfill the requirement for a local office, provided that all calls from the City are returned within a one (1) hour time period. Please specify where your office is located in your proposal submittal.

CITY RESPONSIBILITIES

City will provide a minimum of 24-hours advanced notice when ordering portable toilet rentals and other site rentals and services for delivery. Any rentals/services ordered after 12:00 p.m. (Noon) shall be delivered by the next business day, unless City representative specifies a later day.

<u>CONTRACT MODIFICATIONS.</u> City reserves the right to change the number of rentals, type of portable toilets or restroom trailers, locations of rentals, and frequency of pump out service activity required. The City reserves the right to add or delete City locations from this contract. Removal of tanks, if provided during the contract or at its conclusion, shall be at no additional cost to the City.

EMERGENCY WORK

1. The City may request that the Contractor perform Emergency Response Work where a unit or unit(s) require service in advance of normal cleaning and maintenance schedule. The Contractor shall provide and maintain emergency service response of the City's facilities on a twenty-four (24) hour a day, seven (7) days per week basis, including all holidays. Emergency Response Work shall be performed on a time and materials basis.

- 2. Contractor shall have the ability to receive and respond immediately to emergency calls 24-hours a day. Emergency calls received by the City representative shall be referred to the Contractor for immediate disposition. The response time is not to exceed one (1) hour.
- 3. Contractor shall remove hypodermic needles (sharps) if discovered in the units by City employees or Contractor staff. Contractors shall properly dispose of hazardous materials at no additional cost to the City.
- 4. The Intent of this contract is for daily operations; however, in an Emergency Event or Declared Disaster by City, Contractor shall service City during such an emergency under the same terms and conditions that apply during regular standard non-emergency/disaster conditions. This Contract may be subject to unusual usage. Emergency Events or Declared Disasters may be rare occurrences.

DAMAGES

Cost of repairs or replacement to Contractor-owned portable unit(s) during the rental period shall be paid for by the Contractor.

RESERVE UNITS.

Contractor must have a reasonable number of portable toilets in reserve. Approximate number of portable toilets in reserve at any given time is three (3) units.

MINIMUM QUALIFICATIONS

Contractor must have a minimum of ten (10) years of experience providing goods and services listed in Attachment "A", Scope of Work.

Contractor must have a reasonable amount of portable toilets in reserve and shall be able to provide all rentals and services for all portable toilets and other site rentals throughout the entire City of Garden Grove as described and listed in Attachments "A", Scope of Work and Attachment "B", Proposal Pricing Form. **Partial bids will not be accepted for any reason.**

Contractor shall own or have available a fleet of vehicles adequate to dispatch, carry and handle City deliveries as stated in Attachment "A", Scope of Work.

Contractor must have the ability to respond to emergencies as stated in Attachment "A", Scope of Work.

RFP NO. S-1268-A ATTACHMENT "B" (PROPOSAL PRICING FORM) BEST AND FINAL OFFER

THIS FORM MUST BE COMPLETED AS OUTLINED BELOW AND RETURNED WITH THE PROPOSAL. PLEASE DO NOT CHANGE THE FORMAT.

The City provides the below numbers as estimated quantities only. Actual numbers could be much higher or lower than the quantities provided below. Partial bids will not be accepted for any reason.

All Pricing is to be provided as a monthly cost only!

Estimated Annual Quantity	Description	Location	Frequency	Monthly Cost
1	Standard Portable Restroom with Wash Station Rental	Chapman Sports Complex 11700 Knott Ave, Garden Grove, CA 92841	Twice Weekly	\$ 234.00
1	ADA Portable Restroom	Chapman Sports Complex 11700 Knott Ave Garden Grove, CA 92841	Twice Weekly	\$ 288.00
1	Stand Alone Wash Station	Chapman Sports Complex 11700 Knott Ave Garden Grove, CA 92841	Twice Weekly	\$ 234.00
1	ADA Portable Restroom	Gutosky Park 9201 Ferris Ln Garden Grove, CA 92841	Once Weekly	\$ 202.50
1	Stand Alone Wash Station	Gutosky Park 9201 Ferris Ln Garden Grove, CA 92841	Once Weekly	\$ 148.50
1	Standard Portable	Haster Basin Park 12952 Lampson Ave Garden Grove, CA 92840	Twice Weekly	198.00
1	ADA Portable Restroom	Haster Basin Park 12952 Lampson Ave Garden Grove, CA 92840	Twice Weekly	\$ 288.00
1	Stand Alone Wash Station	Haster Basin Park 12952 Lampson Ave Garden Grove, CA 92840	Twice Weekly	\$ 234.00
1	Standard Portable	Magnolia Park 11402 Magnolia St Garden Grove, CA 92841	Twice Weekly	\$ 198.00
1	ADA Portable Restroom	Magnolia Park 11402 Magnolia St Garden Grove, CA 92841	Twice Weekly	\$ 288.00
1	Stand Alone Wash Station	Magnolia Park 11402 Magnolia St Garden Grove, CA 92841	Twice Weekly	\$ 234.00
1	ADA Portable Restroom	Pioneer Park 12722 Chapman Ave Garden Grove, CA 92840	Twice Weekly	\$ 288.00
1	Stand Alone Wash Station	Pioneer Park 12722 Chapman Ave Garden Grove, CA 92840	Twice Weekly	\$ 234.00

Estimated Annual Quantity	Description	Location	Frequency	Monthly Cost
1	Standard Portable Restroom with Wash Station	Municipal Service Center 13802 Newhope St Garden Grove, CA 92843	Once Weekly	\$ 148.50
1	Customer Unit Owned (Right of Way)-Standard Portable Restroom with Wash Station	Municipal Service Center 13802 Newhope St Garden Grove, CA 92843	Once Weekly	\$ 85.50
1	Standard Portable Restroom with Wash Station	Municipal Service Center 13802 Newhope St Garden Grove, CA 92843	Once Weekly	\$ 148.50
1	Standard Portable Restroom with Wash Station	Municipal Service Center 13802 Newhope St Garden Grove, CA 92843	Once Weekly	\$ 148.50
1	Additional Non-Scheduled Service - Standard Portable Restroom	Various City Owned Locations	One Time	\$ 85.00
1	Additional Non-Scheduled Service - ADA Portable Restroom	Various City Owned Locations	One Time	\$ 85.00
1	Additional Non-Scheduled Service - Stand Alone Wash Station	Various City Owned Locations	One Time	\$ 85.00
1	Special Event- Standard Portable Restroom	Various City Owned Locations	Once Daily	\$ 100.00
1	Special Event- ADA Portable Restroom	Various City Owned Locations	Once Daily	\$ 150.00
1	Special Event- Stand Alone Wash Station	Various City Owned Locations	Once Daily	\$ 100.00
1	Special Event- Standard Portable Restroom	Various City Owned Locations	Twice Daily	\$ 150.00
1	Special Event- ADA Portable Restroom	Various City Owned Locations	Twice Daily	\$ 250.00
1	Special Event- Stand Alone Wash Station	Various City Owned Locations	Twice Daily	\$ 150.00
1	Emergency Service- Standard Portable Restroom	Various City Owned Locations	One Time	\$ 100.00
1	Emergency Service- ADA Portable Restroom	Various City Owned Locations	One Time	\$ 100.00
1	Emergency Service- Stand Alone Wash Station	Various City Owned Locations	One Time	\$ 100.00
I	Trailer Unit with (2)Flushable Toilets with Self -Contained Waste Storage and (2) Wash Stations	Various City Owned Locations	Once Weekly	\$ 1,150.00

ATTACHMENT "B" RFP NO. S-1268-A PROPOSAL PRICING FORM BEST AND FINAL OFFER

BEST AND	FINAL OFFER
DAIM	760-574-6359
(Signature)	Telephone Number
Brian Allen Iverson	
(Type or Print Name)	
Divisional Manager	
(Title)	
Brian@UWSCompany.com	
(Email Address)	•
Universal Waste Systems- DBA Wh	nite House Sanitation
(Company Name)	



Compliance Summary Report City of Garden Grove

Vendor Number	Vendor Name	AM Best Rating	AM Best Rating Insurance Carrier	Policy #	Eff. Date	Exp. Date Coverage	Coverage
V02358	UNIVERSAL WASTE SYSTEMS (dba White House Sanitatio	Compliant					
		Ar, XIII	Crum & Forster Specialty Insurance Company	EFX115500	7/1/2020	7/1/2021	Excess Liability
		Ar, XIII	Crum & Forster Specialty Insurance Company	EPK131586	7/1/2020	7/1/2021	General Liability
		A+p , IX	Vanliner Insurance Company	WRW831001201	7/1/2020	7/1/2021	Workers Comp
Risk Profile:	Standard with Pollution						
Required Additional Insured: City of Garden Grove, its officers, officials, agents, employees and volunteers	City of Garden Grove, its officer	s, officials, agents,	employees and volunteers				