

Letter to extend or renew a Contract

Nassau County Contract Management 96135 Nassau Place, Suite 6 Yulee, FL 32097

Dear Mr. Raymond,

Renewal of Rental Agreement

This letter confirms the renewal of the Contract on the terms set out below.

General information

No.	Topic	Details			
1	Department	Name: Facilities Maintenance			
2	Vendor	Name: Olympic Compactor Rentals, Inc.			
3	Contract	Contract title: Olympic Compactor Rental Agreement Effective Date: 05/01/09			
		Contract tracking number: CM1404-AR3			

Contract Renewal

On behalf of the Nassau County Board of County Commissioners, the Department gives notice that it wishes to exercise the option to automatically renew the term of the Contract for a 3-year term, beginning May 1, 2018 and ending April 30, 2021, in accordance with Section 4 of the Rental Agreement. The initial term was from 05/01/09 through 04/30/12 and was allowed to auto renew for successive 3-year terms ending 04/30/18. If you need more information or would like to discuss this matter further, please contact Angela Gregory on 904-530-6040 or at cyoung@nassaucountyfl.com Yours sincerely William Stonebreaker, Assistant Director Approved by: Contract Managemen ce of Management & Budget County Attorney Date **COUNTY MANAGER - FINAL SIGNATURE APPROVAL** 1-10-18 Date Shanea Jones, County Manager

Contract No.: CM1404

OLYMPIC COMPACTOR RENTAL AGREEMENT

2. Mail to Olympic Compactor Rentals, PO Box 800336,	LOCATION CODE			-	
BILLING INFORMATION (PLEASE PRINT)					
CUSTOMER NAME: Nassau County Board of County	Commissioners				
ADDRESS: 96160 Nassau Place				·····	
CITY: Yulee STATE: F	L ZIP: 32097	PHONE: (904) _	491-7380	·····	
CONTACT:	<u> </u>	NUMBER OF	INVOICES REC	UIRED:	
EQUIPMENT LOCATION INFORMATION (IF DIFFERENT FROM BILLIN			•		
CUSTOMER NAME: Nassau County Board of County	Commissioners				
ADDRESS: 76347 Veterans Way					
CITY: Yulee STATE: F	L ZiP: 32097	PHONE: (904) _	548-4969		
CONTACT: Bill Howard (cell# 904-753-0373)				<u> </u>	<u></u>
The Customer agrees to pay a monthly rental fee of \$\frac{300.00}{is firm and will not be increased as long as the unit is in service. Measurement is used for the purpose for which it is install Compactor Model No.: 2505C	onthly rental is to incluided. Rental period is	ide maintenance by s for: ☐ 6 years ☐	y Olympic Con □ 5 years	npa ció r A 20 ye	Remale earen A
Container Model No.:Se				34	A VI
Additional Equipment:				£	00
	CONDITIONS			œ.	ğ
 Agreement. This document is and for all intents and purposes shall constitute a legally bing to as the "Company" and the person, firm, or corporation more particularly identified above and to 	ling contract by and between Oly elow, which said person, ikm, or	rmplo, a duly organized corp r corporalion shall hereinalte	oration, which shall t er be referred to as ti	nereinalier ne "Custorr	bā felemed ter".
Services Rendered. The Company agrees to furnish the solid waste collection equipment the terms and conditions of this agreement.	specified above and the Custon	ner agrees to make the pay	ments as provided to	or hereln a	nd abide by
 Binding Effect. This agreement shall consultute a legally binding contract on the part of it the terms and conditions set forth herein. 	e Company and the Customer a	and their respective heirs, su	occessors, and assig	ns in acco	rdance with
4. Term. This agreement shall be in full force and effect for an initial term as signified above:	numbral be renewed for success	sive terms without further ac	lion by the parties; p	rovided, ho	owever, that
4. Term. This agreement shall be in full force and effect for an initial term as signified above: this agreement may be larminated at the end of any term by either of the parties kered by notice. 5. Payments. The Customer shall pay the Company on a monthly basis for the services and Payments shall be made by the Customer to the Company within term (49) days of the receipt payments which said late fee shall be 5 percent of the monthly payment but in no event in an an	of terminate by certified mail re- or equipment furnished by the Co of an invoice, The Company ma count which shall exceed the may	ceived not less than 90 day: ompany in accordance with ay impose and the Custome ximum rate for eame allowe	s prior to the expirati the charges and rate er agrees to pay a ta d by applicable law.	on of the c es provided le lee for i	urrent term. I for herein. ali past due
6. Liability for Equipment. The Customer acknowledges that it has the care, oustody, and of equipment and the contents at all time except when it is being physically handled by the empto company harmless from and against any and all claims for loss of or damage to property, or injuse, operation, or possession of any of the equipment furnished under this agreement. If Customer expense.	onirol of the Company's equipm yees of the Company. The Cus ury to or death of any person or mer moves or relocates its bush	ent which is owned by the C tomer, therefore, expressly persons resulting from or a ness, the Company reserve	Company and accept agraes to defend, in dising in any manner s the right to relocate	s responsing and services of the equip	bility for the nd hold the Gustomer's ment to the
 Taxes. The Customer shall be responsible for and shall pay any and all local, municipal, as extension thereof and shall save the Company harmless from all tlability in connection therewith 	id/or state taxes which shall be in	mposed upon the rental unit	during the ferm of th	ıls agreem	ent and any
8. Fallure to Perform. In the event the <u>cust</u> omer terminates this agreement prior to the exp Customer agrees to pay the Company, as liquidated thanages a sum of money equal to the that the parties hereto expressly agree that the award of liquidated damages—until the performers that the Company requires a minimum of sixty months income from the approximant sepsited in o Customer falls to pay to the Company all amounts which become stop under this agreement or it an altomey for collection, the Customer shall pay, in addition to the amount due, and and all reasonable altorneys fees and court costs.	propriated in the event of a breamore to economically justily ils purions any of its obligation costs incurred by the Company	ch by the Customer of this a nichase and application to the ns pursuant of this agreeme as the result of such action	igreament taking into the Customer's needs ant, and the Compan the including, to the ex	considera In the ev y refers su tient permi	tion the fact rent that the ch matter to Ited by faw,
 Applicable Law. If any provision of this agreement shall contravene existing law in a jurit such provisions shall be unenforceable; however, all provisions of this agreement which shall no 	diction in which enforcement the t exist in violation of applicable is	ireoi is sougni, such provisi	ons as contravene a and ellect.	pplicable is	aw and only
10. Excused Performance. Neither party hereto shall be liable for its failure to perform hereu and acts of God.	ider due lo conlingencies beyond	d (is reasonable control incl	uding, but not limited	to, strikes	, riols, fires,
11. Assignment. The Customer shall not assign this agreement without the prior written consent to any person, firm, or corporation atfiliated with the Company, with which the Company	onsent of the Company; however may marge or consolidate, or to	er, lhe Company may assign which it may sell all or a su	gn this agreement w It is noticed techniques	ilhoul the s assets.	Customer's
RENTAL ADMINISTERED BY	PLEASE	READ AGREEMEN	LEFORE SIG	NING	
Olympic Compactor Rentals, Inc.	CUSTOMER NAME;	Board of Zo	unts domm	issio	ners
P.O. Box 800336, HOUSTON, TX 77280-0336		//\/ <i>\\\\</i>	MAC		
P.O. Box 17067, FOUNTAIN HILLS, AZ 85269-7087	BY (SIGNATURE): PRINT NAME	THE WALLEY	Chail)——	
1-800-722-5371 EFFECTIVE	AND TITLE: Bai	ery V. Hollow			
CONTRACT DATE: 1001	10.	DATE: 3	/ 1.1	/ 200)9
By/Tille / City day					

ATTESTATION: ONLY TO AUTHENTICITY AS TO CHAIRMAN'S SIGNATURE:

JOHN'A. CRAWFORD EX-OFFICIO CLERK

EBK 3/13/09

APPROVED AS TO FORM BY THE NASSAU COUNTY ATTORNEY:

DAVID A. HALLMAN