

1. **Recitals.** The recitals set forth above are incorporated herein by reference and made a part of this Agreement.
2. **Term.** The term of the Agreement is effective as of February 1, 2025, and shall expire no later than January 31, 2026, unless terminated sooner pursuant to the Agreement. This Agreement shall not automatically renew, but may be subsequently renewed in writing upon agreement of the parties. The parties acknowledge and agree that Services were and will be supported by good and valuable consideration during the Term of this Agreement, the sufficiency of which is acknowledged by the parties.
3. **Scope of Services.** Subject to this Addendum, Stericycle will render Services to County as described in Exhibit A; and in accordance with the requirements and specifications of OMNIA

Partners Contract #R231004. This is a non-exclusive Agreement and the County reserves the right to utilize other service providers at any current unawarded or future location(s) of the County.

4. **Payment; Non-appropriation; Taxes.** Payment shall be made by County within thirty (30) days of receipt of invoice. Stericycle may submit invoice(s) electronically in a form acceptable to County via: apauditor@fortbendcountytexas.gov. If County disputes charges related to the invoice submitted by Stericycle, County shall notify Stericycle no later than twenty-one (21) days after the date County receives the invoice. If County does not dispute the invoice, then County shall pay each such approved invoice within thirty (30) calendar days. Any invoiced amounts not received by Stericycle within that timeframe will be subject to a late fee of 1.5% per month (or the maximum amount allowed by law, if different) on the outstanding balance. Customer shall reimburse Stericycle for all costs that it incurs in collecting overdue amounts from Customer. Stericycle may, with notice, suspend services until any overdue amounts (plus late fees, and enforcement and collection costs, if any) are paid. It is specifically understood and agreed that in the event no funds or insufficient funds are appropriated by Fort Bend County under this Agreement, Fort Bend County shall notify all necessary parties that this Agreement shall thereafter terminate and be null and void on the last day of the fiscal period for which appropriations were made without penalty, liability or expense to Fort Bend County. County is a body corporate and politic under the laws of the State of Texas and claims exemption from sales and use taxes. A copy of a tax-exempt certificate will be furnished upon request. Interest resulting from late payments by County shall be governed by Chapter 2251, TEXAS GOVERNMENT CODE. County reserves the right to withhold payment pending verification of satisfactory work performed.

5. **Limit of Appropriation.** Stericycle clearly understands and agrees, such understanding and agreement being of the absolute essence of this Agreement, that County shall have available the total maximum sum of One Hundred Thousand dollars and 00/100 (\$100,000.00), specifically allocated to fully discharge any and all liabilities County may incur. Stericycle does further understand and agree, said understanding and agreement also being of the absolute essence of this Agreement, that the total maximum compensation that Stericycle may become entitled to and the total maximum sum that County may become liable to pay to Stericycle shall not under any conditions, circumstances, or interpretations thereof exceed One Hundred Thousand dollars and 00/100 (\$100,000.00). In no event will the amount paid by the County for all Services under this Agreement exceed this Limit of Appropriation without an amendment executed by the parties.

Additional funding for this Agreement is contingent upon further appropriations from the County's Commissioners Court; the appropriation of additional funds is not guaranteed. In no event shall said termination of this Agreement or County's failure to appropriate said funds be deemed a breach or default of this Agreement or create a debt by County in any amount(s) in excess of those previously funded.

6. **Public Information Act and Open Meetings Act.** Stericycle expressly acknowledges that County is subject to the Texas Public Information Act, TEX. GOV'T CODE ANN. §§ 552.001 *et seq.*, as amended, and notwithstanding any provision in the Agreement to the contrary, County will make any information related to the Agreement, or otherwise, available to third parties in accordance with the Texas Public Information Act. Any proprietary or confidential information marked as such provided to County by Stericycle shall not be disclosed to any third party, except as directed by the Texas Attorney General in response to a request for such under the Texas Public Information Act, which provides for notice to the owner of such marked information and the opportunity for the owner of such information to notify the Attorney General of the reasons why such information should not be disclosed. The terms and conditions of the Agreement and this Addendum are not proprietary or confidential information.

Stericycle expressly acknowledges that County is subject to the Texas Open Meetings Act, TEX. GOV'T CODE ANN. §§ 551.001 *et seq.*, as amended, and notwithstanding any provision in the Agreement to the contrary, County will comply with the provisions of the Texas Open Meetings Act in relation to the Agreement.

7. **Indemnity.** The parties agree that under the Constitution and laws of the State of Texas, County cannot enter into an agreement whereby County agrees to indemnify or hold harmless another party; therefore, all references of any kind to County defending, indemnifying, holding or saving harmless Stericycle for any reason are hereby deleted.
8. **Applicable Law; Arbitration; Attorney Fees; Liability.** The laws of the State of Texas govern all disputes arising out of or relating to this Agreement. The parties hereto acknowledge that venue is proper in Fort Bend County, Texas, for all legal actions or proceedings arising out of or relating to this Agreement and waive the right to sue or be sued elsewhere. Nothing in the Agreement shall be construed to waive the County's sovereign immunity. County does not agree to submit disputes arising out of the Agreement to binding arbitration. Therefore, any references to binding arbitration or the waiver of a right to litigate a dispute are hereby deleted. County does not agree to pay any and/or all attorney fees incurred by Stericycle in any way associated with the Agreement.

9. **Limitation of Liability.** NOTWITHSTANDING ANYTHING TO THE CONTRARY CONTAINED IN THIS AGREEMENT, STERICYCLE WILL NOT BE LIABLE TO COUNTY FOR ANY INDIRECT, SPECIAL, INCIDENTAL, PUNITIVE, EXEMPLARY OR CONSEQUENTIAL DAMAGES OF ANY KIND (INCLUDING LOST PROFITS, FINES, CIVIL PENALTIES, GOODWILL, DATA, THE COST OF REPLACEMENT GOODS OR SERVICES, OR OTHER INTANGIBLE LOSSES) ARISING FROM OR RELATED TO THIS AGREEMENT, INCLUDING BUT NOT LIMITED TO STERICYCLE'S BREACH OR ALLEGED BREACH OF THIS AGREEMENT, REGARDLESS OF THE FORM OF ACTION, WHETHER IN

CONTRACT, TORT (INCLUDING NEGLIGENCE), OR OTHERWISE, EVEN IF STERICYCLE HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. STERICYCLE'S AGGREGATE LIABILITY, IF ANY, IS LIMITED TO THE AMOUNT OF SERVICE FEES RECEIVED BY STERICYCLE FROM COUNTY UNDER THE AGREEMENT DURING THE PRECEDING TWELVE (12) MONTH PERIOD PRIOR TO THE ALLEGED LIABILITY.

10. **Certain State Law Requirements for Contracts.** The contents of this Section are required by Texas Law and are included by County regardless of content. For purposes of Sections 2252.152, 2271.002, and 2274.002, Texas Government Code, as amended, Stericycle hereby verifies that Stericycle and any parent company, wholly owned subsidiary, majority-owned subsidiary, and affiliate:
- a. Unless affirmatively declared by the United States government to be excluded from its federal sanctions regime relating to Sudan or Iran or any federal sanctions regime relating to a foreign terrorist organization, is not identified on a list prepared and maintained by the Texas Comptroller of Public Accounts under Section 806.051, 807.051, or 2252.153 of the Texas Government Code.
 - b. If employing ten (10) or more full-time employees and this Agreement has a value of \$100,000.00 or more, Stericycle does not boycott Israel and is authorized to agree in such contracts not to boycott Israel during the term of such contracts. "Boycott Israel" has the meaning provided in § 808.001 of the Texas Government Code.
 - c. If employing ten (10) or more full-time employees and this Agreement has a value of \$100,000.00 or more, Stericycle does not boycott energy companies and is authorized to agree in such contracts not to boycott energy companies during the term of such contracts. "Boycott energy company" has the meaning provided in § 809.001 of the Texas Government Code.
 - d. If employing ten (10) or more full-time employees and this Agreement has a value of \$100,000.00 or more, Stericycle does not have a practice, policy, guidance, or directive that discriminates against a firearm entity or firearm trade association and is authorized to agree in such contracts not to discriminate against a firearm entity or firearm trade association during the term of such contracts. "Discriminate against a firearm entity or firearm trade association" has the meaning provided in § 2274.001(3) of the Texas Government Code. "Firearm entity" and "firearm trade association" have the meanings provided in § 2274.001(6) and (7) of the Texas Government Code.
11. **Modifications and Waivers.** The parties may not amend or waive this Agreement, except by a written agreement executed by both parties. No failure or delay in exercising any right or remedy or requiring the satisfaction of any condition under this Agreement, and no course of dealing between the parties, operates as a waiver or estoppel of any right, remedy, or condition. The rights and remedies of the parties set forth in this Agreement are not exclusive of, but are cumulative to, any rights or remedies now or subsequently existing at law, in equity, or by statute.

12. **Human Trafficking.** BY ACCEPTANCE OF CONTRACT, STERICYCLE ACKNOWLEDGES THAT FORT BEND COUNTY IS OPPOSED TO HUMAN TRAFFICKING AND THAT NO COUNTY FUNDS WILL BE USED IN SUPPORT OF SERVICES OR ACTIVITIES THAT VIOLATE HUMAN TRAFFICKING LAWS.
13. **Use of Customer Name.** Stericycle may use County's name without County's prior written consent only in any of Stericycle's customer lists, any other use must be approved in advance by County.
14. **Performance Warranty.** Stericycle will perform the services in a professional, workmanlike manner, consistent with industry standards. In the event the services do not conform to this warranty, Stericycle will re-perform such services at no additional cost to the County. Except for the foregoing, Stericycle makes no other representations or warranties, express or implied, including any warranties for quality, merchantability, or fitness for a particular purpose.

Stericycle warrants to County that the Services will be free from material errors and will materially conform to all requirements and specifications contained in the attached Exhibit A; and in accordance with the requirements and specifications contained in OMNIA Partners Contract #R231004.
15. **Conflict.** In the event there is a conflict between this Addendum and the Agreement, this Addendum controls to the extent of the conflict. In the event there is a conflict between this Addendum and the terms and conditions of OMNIA Partners Contract #R231004, then the terms and conditions of OMNIA Partners Contract #R231004 controls to the extent of the conflict.
16. **Understanding, Fair Construction.** By execution of this Addendum, the parties acknowledge that they have read and understood each provision, term and obligation contained in this Addendum. This Addendum, although drawn by one party, shall be construed fairly and reasonably and not more strictly against the drafting party than the nondrafting party.
17. **Captions.** The section captions used in this Agreement are for convenience of reference only and do not affect the interpretation or construction of this Agreement.
18. **Electronic and Digital Signatures.** The parties to this Agreement agree that any electronic and/or digital signatures of the parties included in this Agreement are intended to authenticate this writing and to have the same force and effect as the use of manual signatures.
19. **County Data.** Nothing in this Agreement will be construed to waive the requirements of § 205.009 of the Texas Local Government Code. Nothing in this Agreement will be construed to waive the requirements of any record retention laws applicable to County.

20. **Personnel.** Stericycle represents that it presently has, or is able to obtain, adequate qualified personnel in its employment for the timely performance of the Services required under this Agreement and that Stericycle shall furnish and maintain, at its own expense, adequate and sufficient personnel, in the opinion of County, to perform the Services when and as required and without delays.
21. **Assignment and Delegation.** Contractor will provide prior written notice to the County in the event Contractor subcontracts any of the services provided herein and will remain primarily liable to the County for any acts or omissions of its subcontractors in the performance of the requirements under this Agreement. Contractor may assign this Agreement and its rights and interests, in whole or in part, to any of its affiliates, any purchaser of all or substantially all of its assets, or to any successor corporation resulting from any merger or consolidation of Contractor with or into such corporations.
22. **Successors and Assigns.** County and Stericycle bind themselves and their successors, executors, administrators and assigns to the other party of this Agreement and to the successors, executors, administrators and assigns of the other party, in respect to all covenants of this Agreement.
23. **Termination.**
- 23.1. Termination for Convenience. County may terminate this Agreement at any time upon thirty (30) days written notice.
- 23.2. Termination for Default. County may terminate the whole or any part of this Agreement for cause in the following circumstances:
- (a). If Stericycle fails to timely perform Services pursuant to this Agreement or any extension thereof granted by the County in writing; (b). If Stericycle materially breaches any of the covenants or terms and conditions set forth in this Agreement or fails to perform any of the other provisions of this Agreement or so fails to make progress as to endanger performance of this Agreement in accordance with its terms, and in any of these circumstances does not cure such breach or failure to County's reasonable satisfaction within a period of thirty (30) calendar days after receipt of notice from County specifying such breach or failure.
- 23.3. If, after termination, it is determined for any reason whatsoever that Stericycle was not in default, or that the default was excusable, the rights and obligations of the parties shall be the same as if the termination had been issued for the convenience of the County in accordance with § 23.1 above.
- 23.4. Upon termination of this Agreement, County shall compensate Stericycle in accordance with § 4, above, for those Services which were provided under this Agreement

prior to its termination and which have not been previously invoiced to County. Stericycle's final invoice for said Services will be presented to and paid by County in the same manner set forth in § 4 above.

23.5. If County terminates this Agreement as provided in this Section, no fees of any type, other than fees due and payable at the Termination Date, shall thereafter be paid to Stericycle.

23.6. If County terminates this Agreement prior to the termination date, County shall not be subject to any early termination fee, other penalty, or damages of any kind.

23.7. Upon termination of this Agreement for any reason, if Stericycle has any property in its possession belonging to County, Stericycle will account for the same, and dispose of it in the manner the County directs.

24. Insurance.

A. Prior to commencement of the Services, Stericycle shall furnish County with properly executed certificates of insurance which shall evidence all insurance required and provide that such insurance shall not be canceled, except on 30 days' prior written notice to County. Stericycle shall provide copies of insurance endorsements if requested by County. Stericycle shall maintain such insurance coverage from the time Services commence until Services are completed and provide replacement certificates, policies and/or endorsements for any such insurance expiring prior to completion of Services. Stericycle shall obtain such insurance written on an Occurrence form from such companies having Bests rating of A/VII or better, licensed or approved to transact business in the State of Texas, and shall obtain such insurance of the following types and minimum limits:

1. Workers Compensation in accordance with the laws of the State of Texas. Substitutes to genuine Workers' Compensation Insurance will not be allowed.
2. Employers' Liability insurance with limits of not less than \$1,000,000 per injury by accident, \$1,000,000 per injury by disease, and \$1,000,000 per bodily injury by disease.
3. Commercial general liability insurance with a limit of not less than \$1,000,000 each occurrence and \$2,000,000 in the annual aggregate. Policy shall cover liability for bodily injury, personal injury, and property damage and products/completed operations arising out of the business operations of the policyholder.

4. Business Automobile Liability coverage applying to owned, non-owned and hired automobiles with limits not less than \$1,000,000 each occurrence combined single limit for Bodily Injury and Property Damage combined.
 - B. County and the members of Commissioners Court shall be included as additional insured via blanket form endorsement to all required coverage except for Workers' Compensation and Professional Liability (if required). All Liability policies written on behalf of Stericycle shall contain a waiver of subrogation in favor of County and members of Commissioners Court. For Commercial General Liability, the County shall be included as an Additional Insured via blanket Form endorsement on a Primary & Non-Contributory basis.
 - C. If required coverage is written on a claims-made basis, Stericycle warrants that any retroactive date applicable to coverage under the policy precedes the effective date of the Contract and that continuous coverage will be maintained or an extended discovery period will be exercised for a period of 2 years beginning from the time the work under this Contract is completed.
 - D. Stericycle shall not commence any portion of the work under this Contract until it has obtained the insurance required herein and certificates of such insurance have been filed with and approved by Fort Bend County.
 - E. No cancellation of or changes to the certificates, or the policies, may be made without thirty (30) days prior, written notification to Fort Bend County.
 - F. Approval of the insurance by Fort Bend County shall not relieve or decrease the liability of Stericycle.
25. **Confidential Information.** Stericycle acknowledges that it and its employees or agents may, in the course of performing their responsibilities under this Agreement, be exposed to or acquire information that is confidential to County. Any and all information of any form obtained by Stericycle or its employees or agents from County in the performance of this Agreement shall be deemed to be confidential information of County ("Confidential Information"). Any reports or other documents or items (including software) that result from the use of the Confidential Information by Stericycle shall be treated with respect to confidentiality in the same manner as the Confidential Information. Confidential Information shall be deemed not to include information that (a) is or becomes (other than by disclosure by Stericycle) publicly known or is contained in a publicly available document; (b) is rightfully in Stericycle's possession without the obligation of nondisclosure prior to the time of its disclosure under this Agreement; or (c) is independently developed by employees or agents of Stericycle who can be shown to have had no access to the Confidential Information.

Stericycle agrees to hold Confidential Information in strict confidence, using at least the same degree of care that Stericycle uses in maintaining the confidentiality of its own confidential information, and not to copy, reproduce, sell, assign, license, market, transfer or otherwise

ADDENDUM TO STERICYCLE, INC.'S AGREEMENT

CONTRACT #25-PURCH-100115

dispose of, give, or disclose Confidential Information to third parties or use Confidential Information for any purposes whatsoever other than the provision of Services to County hereunder, and to advise each of its employees and agents of their obligations to keep Confidential Information confidential. Stericycle shall use its best efforts to assist County in identifying and preventing any unauthorized use or disclosure of any Confidential Information. Without limitation of the foregoing, Stericycle shall advise County immediately in the event Stericycle learns or has reason to believe that any person who has had access to Confidential Information has violated or intends to violate the terms of this Agreement and Stericycle will at its expense cooperate with County in seeking injunctive or other equitable relief in the name of County or Stericycle against any such person. Stericycle agrees that, except as directed by County, Stericycle will not at any time during or after the term of this Agreement disclose, directly or indirectly, any Confidential Information to any person, and that upon termination of this Agreement or at County's request, Stericycle will promptly turn over to County all documents, papers, and other matter in Stericycle's possession which embody Confidential Information.

Stericycle acknowledges that a breach of this Section, including disclosure of any Confidential Information, or disclosure of other information that, at law or in equity, ought to remain confidential, will give rise to irreparable injury to County that is inadequately compensable in damages. Accordingly, County may seek and obtain injunctive relief against the breach or threatened breach of the foregoing undertakings, in addition to any other legal remedies that may be available. Stericycle acknowledges and agrees that the covenants contained herein are necessary for the protection of the legitimate business interest of County and are reasonable in scope and content.

Stericycle in providing all Services hereunder agrees to abide by the provisions of any applicable Federal or State Data Privacy Act.

25. **Independent Contractor.** In the performance of work or services hereunder, Stericycle shall be deemed an independent contractor, and any of its agents, employees, officers, or volunteers performing work required hereunder shall be deemed solely as employees of Stericycle or, where permitted, of its subcontractors. Stericycle and its agents, employees, officers, or volunteers shall not, by performing work pursuant to this Agreement, be deemed to be employees, agents, or servants of County and shall not be entitled to any of the privileges or benefits of County employment.
26. **Severability.** If any provision of this Agreement is determined to be invalid, illegal, or unenforceable, the remaining provisions remain in full force, if the essential terms and conditions of this Agreement for each party remain valid, binding, and enforceable.

(Execution Page Follows)
(Remainder of Page Intentionally Left Blank)

ADDENDUM TO STERICYCLE, INC.'S AGREEMENT
CONTRACT #25-PURCH-100115

IN WITNESS WHEREOF, this Addendum is signed, accepted, and agreed to by all parties by and through the parties or their agents or authorized representatives. All parties hereby acknowledge that they have read and understood this Addendum and the attachments and exhibits hereto. All parties further acknowledge that they have executed this legal document voluntarily and of their own free will.

FORT BEND COUNTY

KP George
County Judge

Date

ATTEST:

Laura Richard, County Clerk

STERICYCLE, INC.

Signed by:
Bryce Johnson
6BF1E91A403F404...

Authorized Agent – Signature

Bryce Johnson

Authorized Agent- Printed Name

Account Care Specialist

Title

Mar 4, 2025 | 10:49 AM CST

Date

AUDITOR’S CERTIFICATE

I hereby certify that funds in the amount of \$_____ are available to pay the obligation of Fort Bend County within the foregoing Agreement.

Robert Ed Sturdivant, County Auditor

Exhibit A: Stericycle’s Standard Agreement and Terms and Conditions

I:\AGREEMENTS\2025 Agreements\Purchasing\Purchasing\Stericycle, Inc. (25-Purch-100115)\V.5\3.3.25 - SRET2978 Fort Bend Addendum Agreement.docx aw

ADDENDUM TO STERICYCLE, INC.’S AGREEMENT
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Exhibit A



Omnia Partners Cooperative Services, Inc.
Member Master Services Agreement
Effective Date 02/01/2025
Between Stericycle, Inc. (d/b/a Shred-it) and Fort Bend County

Contract Entities: (Sold to): 1000365114
Service Address: 301 Jackson St Richmond, TX 77469-3108

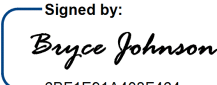
Customer/Company Name: Fort Bend County
Address 1: 301 Jackson Street
Address 2:
City / State / Zip: Richmond / TX / 77469-3108
Phone: (281) 341-8641
Email: stephen.lovell@fortbendcountytexas.gov
Contact: Title:

- Services**
- CONSOLE (STANDARD)
 - TOTE-LARGE (96G/360L)
 - REGULAR SERVICE | ON-SITE (PAPER)
 - TOTE-MEDIUM (64G/240L)

Contract Effective Date: 02/01/2025 **GPO:** Omnia Partners **Pricing Structure:** Greater Than **API** Per Award Schedule

Fuel and Environmental Surcharge: Per Index
Recycling Recovery Surcharge: Per Index

Stericycle Inc.:

Name: Bryce Johnson
Title: Account Care Specialist
Date: Mar 4, 2025 | 10:49 AM CST
Signature: 

Customer:

Customer/Company: Fort Bend County
Name:
Title:
Date:
Signature:

By signing above, I acknowledge that I am the Customer's authorized officer or agent and that I have the authority to bind Customer to this Agreement. Customer agrees to be bound by this Agreement. I acknowledge that Customer is a company, and not an individual person. To the extent this transaction is subject to any applicable business-to-consumer laws or regulations, I expressly waive and relinquish any and all rights and claims against Stericycle, Inc. thereunder.

Stericycle, Inc. 2355 Waukegan Road, Bannockburn, IL 60015 P (866) 783-7422 F (866) 783-7432

AGREEMENT TERMS AND CONDITIONS

Stericycle, Inc., under its trade name Shred-it ("Shred-it"), and the Omnia Partners member named on the first page of this Agreement, on behalf of itself and its affiliates, if any ("Customer"), hereby enter into and agree to these terms and conditions which along with the first page form the Master Services Agreement (the "Agreement"). This Agreement is made pursuant to a master agreement by and between Stericycle, Inc. and Region 4 ESC - RFP 23-10 lead agency award.

1. Services and Locations. Shred-it will provide containers and related equipment ("Equipment") for the collection and storage of Customer's paper and other agreed upon materials ("Materials"). The number of containers will be determined by Shred-it. Shred-it will: (i) collect the Materials on a scheduled and mutually agreed basis, (ii) mechanically destroy the Materials, (iii) provide Customer with a Certificate of Destruction if reasonably requested by Customer, and (iv) recycle or otherwise dispose of the Materials (collectively, the "Services"). During the Term Shred-it shall be the exclusive provider of the Services to Customer at all of its locations listed on Attachment A and any other sites added in the future as agreed to by the parties in writing (the "Locations"). For Customer locations not in Shred-it's service territory, as part of this Agreement, the Parties agree as follows: (i) Shred-it will use commercially reasonable efforts to subcontract services to another NAID certified (or equivalent) shredding services provider (ii) for such subcontracted services, Shred-it will continue to manage all aspects of customer service, communications, billing, and administration such that the subcontracted services are seamless to the Customer. Shred-it will pass through the cost of the subcontracted service directly to the Customer plus an administrative fee; or (iii) in the event Shred-it cannot find a suitable subcontractor for servicing Customer location(s) not in Shred-it's service territory, the Customer may, following notice thereof from Shred-it, seek shredding services for that territory by directly contracting with such services provider. Customer agrees to comply with Shred-it's reasonable operational requirements, as modified from time to time, regarding Equipment, pickups, volumes, security, secure shredding protocols, access, and similar matters.

2. Term. (a) The initial term of this Agreement (the "Initial Term") will begin on the Effective Date set forth above and continue for sixty (60) months. This Agreement will automatically renew on a month to month basis (each, an "Extension Term"), until either party gives the other party sixty (60) days' prior written notice of its request to terminate this Agreement. The Initial Term and each Extension Term, if any, are collectively referred to as the "Term". (b) Upon the expiration or termination of this Agreement, Customer shall pay Shred-it all amounts due for Services and products provided prior to the expiration or termination (and any other amounts due to Shred-it, which may include a final pickup fee). (c) Shred-it shall have the right to retrieve its Equipment from Customer wherever located.

3. Pricing. Customer shall pay to Shred-it the service fees and surcharges as set forth on the first page (collectively "Service Fees"). Shred-it reserves the right, after the initial twelve (12) months of the term, in its sole discretion, to increase the amount of each Service Fee or adjust or add a surcharge from time to time per the award pricing schedule. Shred-it will provide notice of any new surcharges to Customer, which notice may be included on an invoice. Notwithstanding any provision to the contrary, Customer shall pay the Minimum Charge if Customer declines or cancels a scheduled service or if Customer's location is closed during a scheduled service. For Services rendered beyond the stated quantities, the total charge will increase based on the amount of units serviced at the applicable additional container rate, extra material unit rate or the current Shred-it standard list price. Customer agrees to pay ancillary charges according to the then-current Schedule of Ancillary Charges, Recycling Recovery Surcharge, and Fuel and Environmental Surcharge on www.shredit.com, which is incorporated by reference as if fully set forth herein and is subject to change from time to time in Shred-it's discretion. Shred-it may bill additional charges for each non-compliant container (including overweight containers; or containers holding Prohibited Materials) provided by Customer. Shred-it may further adjust the Service Fees to account for operational changes it implements to comply with changes in law and/or changes in Customer's service requirements, or to otherwise cover unforeseen, significant cost escalation.

4. Payment Terms. (a) Customer shall pay in full each Shred-it invoice within Net thirty (30) days of the date of such invoice by ACH or other agreed upon means. Any invoiced amounts not received by Shred-it within that timeframe will be subject to a late fee of 1.5% per month (or the maximum amount allowed by law, if different) on the outstanding balance. Customer shall reimburse Shred-it for all costs that it incurs in collecting overdue amounts from Customer. Shred-it may, with notice, suspend Services until any overdue amounts (plus late fees, and enforcement and collection costs, if any) are paid. Customer shall also pay all taxes imposed by any governmental authority with respect to the purchase of any Services and products hereunder, including all sales, use, excise, occupation, franchise and similar taxes and tax-like fees and charges (but excluding all taxes on Shred-it's net income). Shred-it will cooperate with Customer to determine the applicability of exemption certificates, if any, that Customer provides in a timely manner to Shred-it. Customer shall not be entitled to withhold payment by way of set-off or counterclaim. Shred-it shall submit invoices to Customer in accordance with Shred-it's standard billing process. Shred-it shall not be required to adopt Customer's billing process or to use Customer's preferred billing portal. If Shred-it agrees to depart from its standard billing process (which is entirely within Shred-it may be made provided that: (i) Customer agrees to pay a billing surcharge; (ii) Customer reimburses Shred-it for all fees or other costs payable for the use of Customer's portal; and/or (iii) Customer agrees to any other reasonable requirements of Shred-it related to the use of non-standard billing processes.

5. Equipment. Customer shall have the care, custody and control of any Equipment owned by Shred-it and placed at Customer's premises and accepts responsibility and liability for the Equipment and its contents. Any damage or loss to such Equipment, other than normal wear and tear, will be charged to Customer at full replacement value. Customer shall not place Prohibited Materials in any Equipment. "Prohibited Materials" are defined as any items that are not Materials, including but not limited to: any hazardous waste, any material that attracts pests, is highly flammable, explosive, toxic, a biohazard, medical waste, or radioactive, or any material that is illegal or unsafe. Customer shall be liable for damages resulting from the placement of any Prohibited Materials in Equipment. If this Agreement terminates or expires, Customer shall stop using the Equipment and make it available for the timely pick up and return to Shred-it.

6. Termination. Either party may terminate this Agreement, in whole or in part, upon written notice to the other party if the other party breaches any material provision of this Agreement and fails to cure such breach within thirty (30) days following receipt of written notice of such breach. Nonpayment by Customer of amounts rightfully owed to Shred-it or Customer's failure to comply with Shred-it policies related to the Services shall constitute a material breach. Either party may terminate this Agreement for convenience by giving the other party at least sixty (60) days' notice, however, if Customer terminates this Agreement for convenience, Customer shall be required to promptly pay Shred-it (a) all unpaid invoices and any late charges thereon; and (b) as liquidated damages and not as a penalty, an amount equal to 50% of Customer's average monthly charge multiplied by the number of months (including any partial months) remaining until the expiration date of the Term.

7. Indemnification. Shred-it shall indemnify and hold Customer harmless from any liabilities arising from third party claims that result from Shred-it's gross negligence or willful misconduct in performing Services under this Agreement. Customer shall indemnify, defend and hold harmless Shred-it and its parents,

subsidiaries, affiliates, successors and assigns, and each of their respective shareholders, members, officers, and directors, from all losses, liabilities, damages, claims, penalties, fees, expenses, judgments and costs (including reasonable attorney's fees and costs) (Collectively, "Damages"), as a result of Customer's actual or threatened breach of its obligations under this Agreement (including, without limitation, any Damages relating to the Equipment, any Damages relating to the Materials, and any Damages relating to the destruction, removal or disclosure of such Materials). In addition to all other legal and equitable remedies, if it becomes necessary for Shred-it to enforce the terms of this Agreement, including but not limited to any action to collect sums due hereunder, Shred-it shall be entitled to an award of its reasonable attorney's fees, litigation expenses and costs of collection.

8. Limitation of Liability. NOTWITHSTANDING ANYTHING TO THE CONTRARY CONTAINED IN THIS AGREEMENT, SHRED-IT WILL NOT BE LIABLE TO CUSTOMER FOR ANY INDIRECT, SPECIAL, INCIDENTAL, PUNITIVE, EXEMPLARY OR CONSEQUENTIAL DAMAGES OF ANY KIND (INCLUDING LOST PROFITS, FINES, CIVIL PENALTIES, GOODWILL, DATA, THE COST OF REPLACEMENT GOODS OR SERVICES, OR OTHER INTANGIBLE LOSSES) ARISING FROM OR RELATED TO THIS AGREEMENT, INCLUDING BUT NOT LIMITED TO SHRED-IT'S BREACH OR ALLEGED BREACH OF THIS AGREEMENT, REGARDLESS OF THE FORM OF ACTION, WHETHER IN CONTRACT, TORT (INCLUDING NEGLIGENCE), OR OTHERWISE, EVEN IF SHRED-IT HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. SHRED-IT'S AGGREGATE LIABILITY, IF ANY, IS LIMITED TO THE AMOUNT OF SERVICE FEES RECEIVED BY SHRED-IT FROM CUSTOMER UNDER THE AGREEMENT DURING THE PRECEDING TWELVE (12) MONTH PERIOD PRIOR TO THE ALLEGED LIABILITY.

9. Warranties. (a) Customer has full right and power to enter into and perform this Agreement without the consent of any third party, and this Agreement will not conflict with any other obligation Customer may have to any other party. Customer further warrants that it is the owner or legal custodian of the Materials and has full authority to allow Shred-it to store, transport, shred, destroy, or otherwise dispose of the Materials and data contained therein in accordance with this Agreement, free from liens, security interests, or other claims of third parties. (b) Shred-it will perform the Services in a professional, workmanlike manner, consistent with applicable industry standards. In the event that the Services do not conform to this warranty and Customer notifies Shred-it of such within ten (10) business days of receipt of non-conforming Services, Shred-it's exclusive obligation (and Customer's exclusive remedy) will be for Shred-it to re-perform such Services at no additional cost to Customer. EXCEPT FOR THE FOREGOING, SHRED-IT MAKES NO OTHER REPRESENTATIONS OR WARRANTIES, EXPRESS OR IMPLIED, EITHER IN FACT OR BY OPERATION OF LAW, BY STATUTE OR OTHERWISE, AND SHRED-IT SPECIFICALLY DISCLAIMS ANY OTHER WARRANTIES, WHETHER WRITTEN OR ORAL, OR EXPRESS OR IMPLIED, INCLUDING ANY WARRANTY OF QUALITY, MERCHANTABILITY OR FITNESS FOR A PARTICULAR USE OR PURPOSE OR ANY WARRANTY AS TO THE SERVICES OR SHRED-IT HEREIN.

10. Compliance Materials. To the extent that Shred-it provides Customer with electronic or printed materials (Compliance Materials), it provides them subject to a limited license to Customer to use Compliance Materials for its own, non-commercial use. Shred-it may revoke this license at any time. Customer may not copy or distribute Compliance Materials or use or republish Compliance Materials for or to any third party or audience. Customer agrees to return all Compliance Materials to Shred-it at Customer's expense at the expiration or termination of this Agreement. Shred-it may charge Customer a fee for failure to return Compliance Materials.

11. Confidentiality. Customer and Shred-it agree to not disclose to any third parties and will keep confidential all Confidential Information (defined herein) provided to the other party in connection with this Agreement and will use the same solely for the purposes provided in this Agreement. As used herein, "Confidential Information" means the Agreement and any information provided by one party to the other in confidence that relates to the disclosing party's pricing, policies, procedures, property, services, solutions, business and/or affairs, other than (a) information that is or has become publicly available due to disclosure by Customer or by a third party having a legal right to make such disclosure and (b) information previously known to the other party free of any obligation to keep it confidential prior to receipt of the same from Customer.

12. Compliance with Laws. Each party shall comply with all laws, rules and regulations, including anti-corruption and economic and trade sanctions laws, applicable to its performance hereunder.

13. Excuse of Performance. In the event either party is prevented, hindered or delayed from the performance of any act required hereunder (other than the payment of any amounts due) by reason of acts of God, acts of war or terrorism, labor difficulties or civil unrest, legal process, epidemic or pandemic, failure of power or any other similar reason not directly the fault of such party, or by reason of the other party or its agents, then performance of such act shall be excused for the period of delay and the period for the performance of any such act shall be extended for a period equivalent to the period of such delay.

14. Governing Laws & Dispute Resolution/Agreement to Arbitrate/Class Waiver. Except as otherwise set forth herein, this Agreement shall be governed by and construed in accordance with the laws of the State of Illinois, without regard to the conflict of law provisions. Any dispute or issue or controversy arising in connection with or relating to this Agreement in any way whatsoever or between the parties ("Disputes") that the parties are unable to resolve informally or through mediation or other means shall solely and exclusively be resolved by binding and final arbitration before the American Arbitration Association ("AAA") in arbitration governed by the Federal Arbitration Act (as the parties acknowledge that the services provided involve interstate commerce) and by means of AAA's Commercial Arbitration Rules and Mediation Procedures (as amended and effective September 1, 2022) ("AAA's Rules"). To the extent that the AAA's Rules are subsequently amended, the parties agree that AAA's Rules will be utilized as they existed on September 1, 2022, unless the parties agree otherwise. Expenses of the arbitration (including compensation of the arbitrator) shall at all times be borne equally by the parties, and administrative expenses shall be borne in the manner specified in Rule R-55 of AAA's Rules. The parties will, however, bear their own legal fees. All issues of arbitrability will be decided exclusively by the arbitrator.

All Disputes will be determined on an individual, non-class basis, and in no event shall class arbitration be allowed or utilized nor shall the claims of any other party be consolidated with the claims of any Customer in any arbitration conducted under this provision. To the extent permissible under governing law, Customer further agrees to not participate as a party or absent class member in any class action or other representative proceeding. The exclusive jurisdiction and forum for resolution of any Dispute shall be by arbitration, which shall take place in the state where Customer is located at the closest AAA office.

15. Brokers. Shred-it reserves the right to deal solely with the Customer and not with any third party agents of the Customer for all purposes relating to this Agreement. Customer represents and warrants to Shred-it that it is acting for its own account and not through a broker or agent. Shred-it shall be entitled to terminate this agreement and seek all available legal remedies, including but not limited to liquidated damages, in the amount set forth herein for Customer's breach of this representation and warranty.

16. Notices. All required notices, or those which the parties may desire to give under this Agreement shall be in writing and sent to the Customer's address set forth

on the first page of this Agreement, and in the case of Shred-it, to: Stericycle, Inc. 2355 Waukegan Road, Bannockburn, IL 60015, Attn: Legal Department. Notices shall be effective when received.

17. Miscellaneous. (a) This Agreement constitutes the entire agreement between the parties relating to the subject matter of this Agreement and supersedes any prior agreements and arrangements between the parties. (b) This Agreement may be modified only by a written amendment signed by an authorized representative of each party. (c) This Agreement shall be binding upon and inure to the benefit of the parties hereto and their respective successors and permitted assigns, legal representatives and heirs; provided, however, that Customer may not assign its rights or delegate its obligations under this Agreement without the prior written consent of Shred-it. (d) Shred-it's relationship with Customer is that of an independent contractor, and nothing in this Agreement shall be construed to designate Shred-it as an employee, agent or partner of or a joint venture with Customer. (e) The failure of either party to insist upon the performance of any provision hereof, or to exercise any right granted under any provision hereof, will not be construed as waiving that provision or any other provision, and the provision will continue in full force and effect. All waivers must be in writing and signed by the party waiving its rights. (f) No term or condition contained in a Customer purchase order, invoice acknowledgment, or any other document from Customer shall be binding upon Shred-it unless agreed to by Shred-it in writing. (g) Each provision of this Agreement must be interpreted in a way that is valid under applicable law. If any provision is held invalid, the rest of the Agreement will remain in full force and effect. (h) No references to Stericycle, its affiliates, trade names, trademarks, service marks, brands, marks, logos, codes, drawings or specifications will be used by Customer in any capacity, including without limitation, Customer's advertising, promotional efforts or any publicity of any kind, without Shred-it's prior written consent. (i) Stericycle may subcontract any element of the Services without Customer's prior express written consent provided Stericycle remains responsible for the provision of such Services.

18. Subcontractors. Stericycle may perform any of its obligations under this Agreement through subcontractors. Stericycle shall remain primarily liable to Customer for the performance of all such obligations. Stericycle shall use due care in the selection and supervision of subcontractors.

main sold to 1000365114Ship-To Party - Key	Customer Name	Address	City	Region	Postal Code	Customer Group	Service Fr 24_in Container	Standard Console	Medium Tote	Large Tote	Omina pricing min \$40.00 or cost of equipment
3000403002	FORT BEND COUNTY - FIRE MARSHALL 746001969	1521 EUGENE HEIMANN CIR STE 114, 144, 222, 223, & 230	RICHMOND	TX	77469-3624	ON-SITE	E1W	0	1	0	2 \$ 40.00
3000351006	FORT BEND COUNTY JUSTICE OFFICE 746001969	1422 EUGENE HEIMANN CIRCLE	RICHMOND	TX	77469	ON-SITE	E2W	0	0	1	14 \$ 180.00
3000353990	FORT BEND COUNTY JANE LONG BUILDING 746001969	500 LIBERTY ST	RICHMOND	TX	77469-3500	ON-SITE	E2W	0	0	1	0 \$ 40.00
3000354191	FORT BEND COUNTY HISTORICAL COURT H 746001969	401 JACKSON ST	RICHMOND	TX	77469-3197	ON-SITE	E2W	0	0	0	2 \$ 40.00
3000367224	FORT BEND COUNTY JUV PROB BLDG 2 746001969	118 LEGION DR FORT BEND COUNTY JUV PROB BLDG 2	RICHMOND	TX	77469-5160	ON-SITE	E2W	0	0	0	2 \$ 40.00
3000367226	FORT BEND COUNTY JUV PROB BLDG 1 746001969	122 GOLFVIEW DR FORT BEND COUNTRY JUVENILE PROBATION BLD	RICHMOND	TX	77469-5137	ON-SITE	E2W	0	0	0	3 \$ 40.00
3000367229	FORT BEND COUNTY SPECIALTY COURT BL 746001969	117 LEGION DR FORT BEND COUNTY SPECIALTY COURT BLDG	RICHMOND	TX	77469-5161	ON-SITE	E2W	0	1	0	0 \$ 40.00
3000367230	FORT BEND COUNTY 746001969	1517 EUGENE HEIMANN CIRCLE PRECINCT 4	RICHMOND	TX	77469	ON-SITE	E2W	0	2	1	2 \$ 56.48
3000367231	FORT BEND COUNTY OEMBLDG 746001969	307 FORT ST FORT BEND COUNTY OEMBLDG	RICHMOND	TX	77469-4428	ON-SITE	E2W	0	0	0	1 \$ 40.00
3000367232	FORT BEND COUNTY TAX ASSESSOR BLDG 746001969	1317 EUGENE HEIMANN CIR FORT BEND COUNTY TAX ASSESSOR BLDG	RICHMOND	TX	77469-3623	ON-SITE	E2W	1	1	0	7 \$ 104.48
3000386747	FORT BEND COUNTY- FBC NORTH ANNEX 746001969	22333 GRAND CORNER DR. PRECINCT 1	KATY	TX	77494	ON-SITE	E2W	1	3	0	4 \$ 88.96
3000386763	FORT BEND COUNTY- SUGAR LAND ANNEX 746001969	12919 DAIRY ASHFORD ROAD, PRECINCT 3	SUGAR LAND	TX	77478	ON-SITE	E2W	0	2	3	0 \$ 56.48
3000386781	FORT BEND COUNTY- EAST END ANNEX 1 746001969	303 TEXAS PKWY COMMISSIONER PCT. 2 UNIT 21310	MISSOURI CITY	TX	77489-1133	ON-SITE	E2W	1	0	2	2 \$ 58.24
3000400734	FORT BEND COUNTY - SHERIFFS OFFICE 746001969	1410 WILLIAMS WAY BLVD	RICHMOND	TX	77469-3699	ON-SITE	E2W	0	16	8	2 \$ 283.84
3000415459	FORT BEND COUNTY 746001969	301 JACKSON ST	RICHMOND	TX	77469-3108	ON-SITE	E2W	0	0	1	12 \$ 156.00
3000418224	FORT BEND COUNTY - SO EXPANSION	1840 WILLIAMS WAY BLVD	RICHMOND	TX	77469-2477	ON-SITE	E2W		3	1	4 \$ 90.72
3000796324	FORT BEND COUNTY COMMISSIONER PRECI	13131 DAIRY ASHFORD ROAD	SUGAR LAND	TX	77478-4396	ON-SITE	E2W	0	1	0	0 \$ 40.00
3000386690	FORT BEND COUNTY- FIRST COLONY LIBR 746001969	2121 AUSTIN PKWY FIRST COLONY LIBRARY STE B	SUGAR LAND	TX	77479-1219	ON-SITE	E4W	0	0	1	0 \$ 40.00
3000386691	FORT BEND COUNTY- 4 CORNERS RECREAT 746001969	15700 OLD RICHMOND RD PARKS UNIT CLUBHOUSE	SUGAR LAND	TX	77498-1225	ON-SITE	E4W			1	\$ 40.00
3000386694	FORT BEND COUNTY- NEEDVILLE ANNEX 746001969	3114 ROSENBERG ST JP 2-2	NEEDVILLE	TX	77461-8167	ON-SITE	E4W	0	0	0	2 \$ 40.00
3000386698	FORT BEND COUNTY- KITTY HOLLOW PARK 746001969	9555 HIGHWAY 6 PARKS	MISSOURI CITY	TX	77459-4986	ON-SITE	E4W	0	0	1	0 \$ 40.00
3000386699	FORT BEND COUNTY- SIENNA ANNEX 746001969	5855 SIENNA SPRINGS WAY COUNTY CLERK AND TAX UNIT 118	MISSOURI CITY	TX	77459-7402	ON-SITE	E4W	0	1	0	3 \$ 46.24
3000386702	FORT BEND COUNTY- NEEDVILLE SERVICE 746001969	3743 SCHOOL ST TAX OFFICE	NEEDVILLE	TX	77461-8365	ON-SITE	E4W	0	0	0	1 \$ 40.00
3000386703	FORT BEND COUNTY- FAIRGROUNDS OFFIC 746001969	4310 HIGHWAY 36 S FAIRGROUNDS	ROSENBERG	TX	77471-9108	ON-SITE	E4W	0	0	0	1 \$ 40.00
3000386704	FORT BEND COUNTY- DRAINAGE 746001969	1124-52 BLUME ROAD ADMINISTRATION STE. B	ROSENBERG	TX	77471	ON-SITE	E4W	0	0	0	3 \$ 40.00
3000386707	FORT BEND COUNTY- ALBERT GEORGE LIB 746001969	9230 GENE ST LIBRARY	NEEDVILLE	TX	77461-8313	ON-SITE	E4W	1	0	0	0 \$ 40.00
3000386709	FORT BEND COUNTY- EMILY COURT BUILD 746001969	12550 EMILY COURT - HHS	SUGAR LAND	TX	77478	ON-SITE	E4W	0	0	2	0 \$ 40.00
3000386712	FORT BEND COUNTY- PINNACLE SENIOR C 746001969	5525C HOBBY ST HHS	HOUSTON	TX	77053-1800	ON-SITE	E4W	0	0	1	0 \$ 40.00
3000386713	FORT BEND COUNTY- ANIMAL CONTROL OF 746001969	1210 BLUME RD ANIMAL SERV DOG KENN STE B	ROSENBERG	TX	77471-4070	ON-SITE	E4W	0	1	0	0 \$ 40.00
3000386716	FORT BEND COUNTY- ROAD & BRIDGE FAC 746001969	201 PAYNE LN OFF FM 762 ADMINISTRATION OFC	RICHMOND	TX	77469-1687	ON-SITE	E4W	0	0	1	0 \$ 40.00
3000386718	FORT BEND COUNTY- EMS 746001969	4332 HIGHWAY 36 S EMS ADMIN	ROSENBERG	TX	77471-9108	ON-SITE	E4W	0	0	1	0 \$ 40.00
3000386722	FORT BEND COUNTY- AGRICULTURE BLDG- 746001969	1402 BAND RD EXTENSION-AG BLDG OF STE B	ROSENBERG	TX	77471-8678	ON-SITE	E4W	0	0	0	1 \$ 40.00
3000386725	FORT BEND COUNTY- ROAD & BRIDGE 746001969	230 LEGION DR VEHICLE MAINTENANCE SHOP OFFIC	RICHMOND	TX	77469-5163	ON-SITE	E4W	0	1	0	0 \$ 40.00
3000386726	FORT BEND COUNTY- SUGAR LAND BRANCH 746001969	550 ELDRIDGE RD SUGAR LAND BRANCH LI STE B	SUGAR LAND	TX	77478-2823	ON-SITE	E4W	0	0	1	0 \$ 40.00
3000386732	FORT BEND COUNTY- MAMIE GEORGE LIBR 746001969	320 DULLES AVE MAMIE GEORGE LIBRARY STE B	STAFFORD	TX	77477-4704	ON-SITE	E4W	0	1	0	0 \$ 40.00
3000386734	FORT BEND COUNTY- PURCHASING WAREHO 746001969	9110 LONG ST PURCHASING	NEEDVILLE	TX	77461-8338	ON-SITE	E4W	0	1	0	0 \$ 40.00
3000386736	FORT BEND COUNTY- ROSENBERG ANNEX 746001969	4520 READING ROAD CSCD AND HHS ADM AND STE. A700	ROSENBERG	TX	77471-2582	ON-SITE	E4W	0	2	1	19 \$ 260.48
3000386740	FORT BEND COUNTY- EXTENSION ANNEX 746001969	1436 BAND RD EXT ANNEX OFFICE BUI STE B	ROSENBERG	TX	77471-8678	ON-SITE	E4W	0	0	0	1 \$ 40.00
3000386744	FORT BEND COUNTY- LIBRARY ADM 746001969	1003 GOLFVIEW DR LIBRARY ADMINISTRATI	RICHMOND	TX	77469-5141	ON-SITE	E4W	0	0	1	0 \$ 40.00
3000386748	FORT BEND COUNTY- JONES CREEK RANCH 746001969	7714 FM 359 RD PARKS	RICHMOND	TX	77406-7724	ON-SITE	E4W	0	0	0	1 \$ 40.00
3000386753	FORT BEND COUNTY- GEORGE MEMORIAL L 746001969	1001 GOLFVIEW DR GEORGE LIBRARY (PUBL	RICHMOND	TX	77469-5199	ON-SITE	E4W	0	0	1	0 \$ 40.00
3000386753	FORT BEND COUNTY- GEORGE MEMORIAL L 746001969	1001 GOLFVIEW DR GEORGE LIBRARY (PUBL	RICHMOND	TX	77469-5199	ON-SITE	E4W	0	1	0	0 \$ 40.00
3000386754	FORT BEND COUNTY- BOB LUTTS LIBRARY 746001969	6350 GM LIBRARY RD	FULSHEAR	TX	77441	ON-SITE	E4W	0	0	0	1 \$ 40.00
3000386755	FORT BEND COUNTY- SIENNA PLANTATION 746001969	8411 SIENNA SPRINGS BLVD LIBRARY	MISSOURI CITY	TX	77459-7119	ON-SITE	E4W	0	0	1	0 \$ 40.00
3000386758	FORT BEND COUNTY- RECYCLE CENTER 746001969	1200 BLUME RD RECYCLE CENTER	ROSENBERG	TX	77471-4070	ON-SITE	E4W	0	1	0	0 \$ 40.00
3000386775	FORT BEND COUNTY- MUSTANG CENTER 746001969	2725 FM 521 RD CSCD	FRESNO	TX	77545-9425	ON-SITE	E4W	0	1	0	0 \$ 40.00
3000386777	FORT BEND COUNTY- EAST END ANNEX 2 746001969	307 TEXAS PARKWAY COUNTY CLERK AND TAX 102, 113,	MISSOURI CITY	TX	77489-1151	ON-SITE	E4W	0	1	1	3 \$ 58.24
3000386778	FORT BEND COUNTY- CINCO RANCH BRANC 746001969	2620 COMMERCIAL CENTER BLVD LIBRARY	KATY	TX	77494-6407	ON-SITE	E4W	0	0	1	0 \$ 40.00
3000386779	FORT BEND COUNTY- UNIVERSITY BRANCH 746001969	14010 UNIVERSITY BLVD UNIVERSITY BRANCH LI STE B	SUGAR LAND	TX	77479-4295	ON-SITE	E4W	0	0	2	0 \$ 40.00
3000400375	FORT BEND - 2218 NARCOTICS 746001969	1410B RICHMOND PKWY NARCOTICS OFFICE STE 5536	RICHMOND	TX	77469-3617	ON-SITE	E4W	0	2	0	0 \$ 40.00
3000418225	FORT BEND COUNTY - DPS PATROL	5505 AVENUE N	ROSENBERG	TX	77471-5640	ON-SITE	E4W	0	0	1	0 \$ 40.00
3000443034	MISSOURI CITY BRANCH LIBRARY 363640402	1530 TEXAS PKWY	MISSOURI CITY	TX	77489-2170	ON-SITE	E4W	0	0	1	0 \$ 40.00
3000443052	MISSION BEND BRANCH LIBRARY 363640402	8421 ADDICKS CLODINE RD	HOUSTON	TX	77083-4985	ON-SITE	E4W	0	1	0	0 \$ 40.00
3000443064	FORT BEND-ME OFFICE 363640402	3840 BAMORE RD	ROSENBERG	TX	77471-5710	ON-SITE	E4W	0	0	1	0 \$ 40.00
3000448472	FORT BEND PUBLIC TRANSPORTATION 746001969	3737 BAMORE RD	ROSENBERG	TX	77471-5709	ON-SITE	E4W	0	0	0	2 \$ 40.00
3000471812	SO AUTO THEFT 746001969	231 LEGION DR	RICHMOND	TX	77469-5164	ON-SITE	E4W	0	0	1	0 \$ 40.00
3000484938	FORT BEND COUNTY JUVENILE PROBATION 746001969	3403 AVENUE F	ROSENBERG	TX	77471-2821	ON-SITE	E4W	0	0	1	0 \$ 40.00
3000484967	FORT BEND COUNTY JUVENILE PROBATION 746001969	400 COEN RD	ROSHARON	TX	77583-3303	ON-SITE	E4W	0	0	1	0 \$ 40.00
3000811657	FORT BEND CNTY FULSHEAR PUBLIC SAFE	6561 FLEWELLEN WAY	FULSHEAR	TX	77441	ON-SITE	E4W	0	2	0	0 \$ 40.00
3000818194	FORT BEND COUNTY JOP 1-2	8100 FARM TO MARKET 359	FULSHEAR	TX	77441	ON-SITE	E4W	0	1	0	1 \$ 40.00
3001149170	FORT BEND COUNTY ROAD & BRIDGE	3743 SCHOOL STREET	NEEDVILLE	TX	77461	ON-SITE	E4W	0	1	0	0 \$ 40.00
3001149172	FORT BEND COUNTY ROAD & BRIDGE	151 STADIUM DR SUITE 102	SUGAR LAND	TX	77498-0400	ON-SITE	E4W				\$ 40.00
3001164711	FB ECONOMIC OPPORTUNITY&DEVELOPMENT	245 COMMERCE GREEN BOULEVARD	SUGAR LAND	TX	77478-3676	ON-SITE	E4W	0	1	0	0 \$ 40.00
3001229400	PRECINCT 3 BUILDING	151 S STADIUM DR STE 102,122,139,168,175	SUGAR LAND	TX	77498-1840	ON-SITE	E4W		1		\$ 40.00

Certificate Of Completion

Envelope Id: 408FB9EA-0AEF-47AF-A9DC-38BB643DB6E0
 Subject: Complete with Docusign: Ford Bend County Agreement.pdf
 Source Envelope:
 Document Pages: 16
 Certificate Pages: 1
 AutoNav: Enabled
 Envelopeld Stamping: Enabled
 Time Zone: (UTC-06:00) Central Time (US & Canada)

Status: Completed
 Envelope Originator:
 Bryce Johnson
 2355 Waukegan Road
 Bannockburn, IL 60062
 bryce.johnson@stercycle.com
 IP Address: 192.81.102.8

Record Tracking

Status: Original
 3/4/2025 10:46:21 AM
 Holder: Bryce Johnson
 bryce.johnson@stercycle.com

Location: DocuSign

Signer Events

Bryce Johnson
 bryce.johnson@stercycle.com
 Account Care Specialist
 Security Level: Email, Account Authentication (None)

Signature

Signed by:

 6BF1E91A403F464...
 Signature Adoption: Pre-selected Style
 Using IP Address: 192.81.102.8

Timestamp

Sent: 3/4/2025 10:49:13 AM
 Viewed: 3/4/2025 10:49:30 AM
 Signed: 3/4/2025 10:49:37 AM

Electronic Record and Signature Disclosure:
 Not Offered via Docusign

In Person Signer Events	Signature	Timestamp
Editor Delivery Events	Status	Timestamp
Agent Delivery Events	Status	Timestamp
Intermediary Delivery Events	Status	Timestamp
Certified Delivery Events	Status	Timestamp
Carbon Copy Events	Status	Timestamp
Witness Events	Signature	Timestamp
Notary Events	Signature	Timestamp
Envelope Summary Events	Status	Timestamps
Envelope Sent	Hashed/Encrypted	3/4/2025 10:49:13 AM
Certified Delivered	Security Checked	3/4/2025 10:49:30 AM
Signing Complete	Security Checked	3/4/2025 10:49:37 AM
Completed	Security Checked	3/4/2025 10:49:37 AM
Payment Events	Status	Timestamps