

**SUBMITTAL TO THE BOARD OF SUPERVISORS
COUNTY OF RIVERSIDE, STATE OF CALIFORNIA**



**ITEM
12.1
(ID # 6706)**

MEETING DATE:

Tuesday, May 22, 2018

FROM : DEPARTMENT OF WASTE RESOURCES:

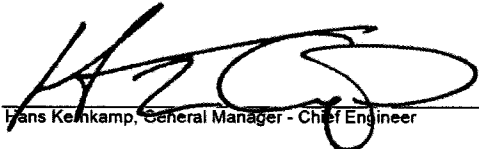
SUBJECT: DEPARTMENT OF WASTE RESOURCES: Public Hearing for Adoption of Ordinance No. 779.19 Amending Ordinance 779, Relating to County Solid Waste Facilities and Establishing Fees; All Districts. [\$0] (CEQA Exempt)

RECOMMENDED MOTION: That the Board of Supervisors:

1. Find that the Project is exempt from the California Environmental Quality Act (CEQA) pursuant to State CEQA Guidelines Section 15273 (Rates, Tolls, Fares, and Charges), and Section 15061(b)(3) (General Rule for Exemption); and
2. Adopt Ordinance 779.19 at the close of the public hearing on May 22, 2018, with changes to the appendices to be effective July 1, 2018; and
3. Direct the Department of Waste Resources (Department) to file the Notice of Exemption (NOE) with the County Clerk upon approval of the Project.

Prev. Agn. Ref.: M.O. 12.1 of 05/01/18

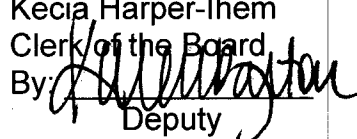
ACTION: Policy


Hans Kelinkamp, General Manager - Chief Engineer 5/10/2018

MINUTES OF THE BOARD OF SUPERVISORS

On motion of Supervisor Tavaglione, seconded by Supervisor Ashley and duly carried, IT WAS ORDERED that the above matter is approved as recommended and that Ordinance 779.19 is adopted with waiver of the reading.

Ayes: Tavaglione, Washington, Perez and Ashley
Nays: None
Absent: Jeffries
Date: May 22, 2018
xc: Waste, MC, COB

Kecia Harper-Ihem
Clerk of the Board
By: 
Deputy

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FINANCIAL DATA	Current Fiscal Year:	Next Fiscal Year:	Total Cost:	Ongoing Cost
COST	\$ 0	\$ 0	\$ 0	\$ 0
NET COUNTY COST	\$ 0	\$ 0	\$ 0	\$ 0
SOURCE OF FUNDS: NA			Budget Adjustment:	No
			For Fiscal Year:	18/19

C.E.O. RECOMMENDATION: Approve

BACKGROUND:

Summary

On May 1, 2018, the Board approved the Introduction of Ordinance 779.19, regarding requested Waste Disposal Fee changes (M.O. 12.1). The public hearing was set for May 22, 2018. Ordinance 779 outlines the General Manager – Chief Engineer’s authority to manage the disposal sites and transfer stations in Riverside County. In addition to establishing fees and penalties, Ordinance No. 779 includes the basis for operations regulations including waste inspection, salvaging and safety. In order to verify that the current refuse rates are appropriate to offset expenses, the Department prudently reviews its operations annually and forecasts capital improvements, expansion projects, and future expenses and liabilities with a projection of 20 years. Since revenue from in-county tonnage delivered to the landfills represents the majority of the Enterprise Fund’s total revenue, it is important to accurately project future tonnage growth or decline. In the last six years, tonnage has increased slightly by an average of 4% annually. Based on tonnage totals through the first six months of FY 17/18, the Department projects that tonnage totals continue to stabilize or slightly decrease due to stricter regulatory compliance requirements and increased fees. The Department is limited to annual Consumer Price Index (CPI) increases for all of its long-term, contracted transfer station hauler and contract franchise area hauler agreements. These contracts represent approximately 85% of the in-county tonnage accepted at the landfills in FY 17/18.

Currently, the rate for a minimum load (less than 0.4 tons) is set at \$9.00. The average net weight load of this traffic is .25 tons which equates to a prorated value of \$10/ton for routine refuse, and \$14 for loads hauling 50% or more green waste or hard to handle loads at the FY 18/19 proposed rates. The Department proposes to increase minimum load fees (to \$10 and \$14) based on the aforementioned average net weight of loads. Additionally, in order to offset the proposed minimum load increases and to further combat illegal dumping, the Department proposes to apply the minimum load rate to vehicles hauling loads up to 0.5 net tons.

The Department also intends to apply the same rates paid to the Department’s approved Household Hazardous Waste Contractor which includes a 1.9% increase as allowed per the terms of the contract extension as approved by the Board of Supervisors on January 30, 2018 assembly (M.O. 12.2). The Department will continue to include a Departmental Overhead Rate of 49% to Basic Hourly Rates for Hazardous Waste Inspection staff involved in managing this waste stream as referenced in Appendix D.

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The Department is currently piloting the operation of a Materials Reuse Store at the Lamb Canyon Landfill. The program will divert recyclable waste streams while earning revenue. Until program costs are defined, the Department proposes to charge fees consistent with the value of these commodities. Proposed rates are based on commodity pricing received by the Department in FY16/17. The Department plans to continue to pilot the operation of a Materials Reuse program to identify associated program costs.

While the use of Alternative Daily Cover (ADC) in the landfill system has been significantly reduced over the last several years due to the increased use of tarps to cover waste, any additional revenue generated by the increase will be allocated to the Department's ongoing advancement of organics processing within Riverside County. Processed green waste used as erosion control at the landfills will continue to be charged at the \$10.00 per ton rate for the foreseeable future, as it provides a beneficial use to the landfill system.

In FY 17/18, the Department began to gradually increase the rate for processed green waste used as ADC to equal the disposal rate between now and FY 20/21. In the 1990's after passage of Assembly Bill (AB) 939, the Department began using processed green waste as ADC which allowed for jurisdictions to report this tonnage as diverted waste. This practice also helped to extend the life of landfills because the landfill space that would have otherwise been consumed by clean fill dirt was now occupied by the processed green waste that was previously part of the landfilled waste stream. The Department offered discounted fees to create incentives for landfill users to deliver processed green waste that could be used as ADC. At that time, the Department accepted processed green waste for the purpose of ADC at no charge. In 2009, at the urging of private composting operators, the Department began charging \$10.00/ton for this material in an effort to direct this material to private composting facilities. To reduce the amount of organics being landfilled, the State recently passed into law AB 1826, requiring businesses to begin diverting organics. The State also passed into law AB 1594, which will preclude jurisdictions from counting green waste used as ADC as diverted tonnage when calculating their AB 939 per capita diversion amount. AB 1594 will eliminate the diversion benefit that currently exists by 2020 and ADC placed in the landfill will be constituted as disposal. Currently the Department accepts processed green waste for beneficial reuse (erosion control) or ADC at below market rate for a tip fee of \$17.00. This rate is significantly below fees charged by composting facilities in Riverside County as shown:

Description	Riverside County	Coachella Valley Composting	Edom Hill Transfer Station	Robert A. Nelson Transfer Station
Green Waste				
Processed	\$17.00	\$36.00	\$38.00	\$43.50
Unprocessed	\$47.94	\$36.00	\$38.00	\$43.50

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Appendix A – Waste Disposal Fees proposed rates changes are as follows:

Proposed Fee/Rate	Current Fee/ Rate	Amount of Change	% Change
1. Routine Refuse (Transfer Station/Contracted In County Waste) \$30.13	\$29.08	\$1.05	3.61%
Area 8 Transfer Truck \$30.81	\$29.74	\$1.07	3.61%
2. Routine Refuse (direct haul/non- contract vehicles) a.) Loads carrying more than .5 tons net weight \$39.31	\$37.94	\$1.37	3.61%
3. Hard to Handle a.) End Dump Vehicles \$52.43 b.) Loads requiring immediate burial or other special handling \$52.43	\$50.60	\$1.83	3.61%
	\$50.60	\$1.83	3.61%

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<p>4. Any Vehicles hauling loads of 10 or more tires. (Tires cannot exceed 4 feet in diameter or weigh more than 200 pounds each.) \$110.79</p>	<p align="center">\$106.93</p>	<p align="center">\$3.86</p>	<p align="center">3.61%</p>
<p>5. Minimum Load Fees</p> <p>a.) Routine Refuse (loads .5 tons or less) \$10.00</p> <p>b.) Loads Hauling 50% or more green waste, not exceeding .50 tons \$14.00</p> <p>c.) Hard to Handle (loads carrying waste requiring special handling or immediate burial, not to exceed .25 tons). \$14.00</p>	<p align="center">\$9.00</p> <p align="center">\$12.00</p> <p align="center">\$12.00</p>	<p align="center">\$1.00</p> <p align="center">\$2.00</p> <p align="center">\$2.00</p>	<p align="center">11.1%</p> <p align="center">16.6%</p> <p align="center">16.6%</p>

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6. Pass Through Costs for Household Hazardous Waste Disposal per the Current Professional Services Agreement in effect and as amended for Household Hazardous Waste Collection and Disposal Services.	Varies based on waste type	Varies based on waste type	1.9%
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7. Recycled Materials Fee			
a.) Mixed Metals \$0.05	\$0.05	\$0.00	NA
b.) Flat Screen Television with serial no. \$0.16/lb.	\$0.10 (with serial no.)	\$0.06/lb.	60%
c.) Flat Screen Television without serial no. \$0.30/lb.	\$0.10 (without serial no.)	\$0.20/lb.	200%
d.) Projection Television \$0.17/lb.	\$0.14	\$0.03/lb.	22%
e.) TVs (CRTs) \$0.19/lb.	\$0.16	\$0.03/lb.	19%
8. Processed Green Waste for use as ADC \$24.00	\$17.00	\$7.00	41%

Appendix B – Residential Self – Haul Cards: No rate increase proposed.

Appendix C – Rural Site Access – Commercial Card is:

Description	Current Rate FY 2015/16	Increase	Proposed Rate FY 2016/17
1. Rural Site Access			

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Commercial Permit Card FY 18/19 \$471.74	\$455.30	\$16.44	3.61%
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Appendix D – Schedule of Miscellaneous Fees – No rate increase proposed.

CEQA Findings

The Project is exempt from CEQA pursuant to State CEQA Guidelines Section 15061(b)(3) (General Rule for Exemption), as it can be seen with certainty that there is no possibility that this Project would have a direct, indirect, or cumulatively significant effect on the environment; therefore, the activity is exempt under CEQA. Furthermore, pursuant to State CEQA Guidelines, Section 15273 (Rates, Tolls, Fares, and Charges), the Project is found to be statutorily exempt from CEQA, because the proposed changes are for the purpose of:

- Meeting operating expense, including employee wage rates and fringe benefits;
- Purchasing or leasing supplies, equipment, or materials;
- Meeting financial reserve needs and requirements; and
- Obtaining funds for existing capital projects, necessary to maintain service within existing service areas.

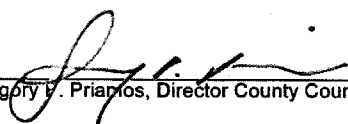
A NOE to this effect will be filed with the County Clerk upon adoption of Ordinance 779.19.

Impact on Residents and Businesses

Waste Disposal Fees are increased annually, limited by CPI. The CPI adjustment for this period is 3.61%. Modest fee increases are needed in order to offset impacts due to inflationary factors while meeting the need for capital improvements, and expansion projects, which allow for the continued protection of the general public health and welfare by efficient management of Riverside County's solid waste system. The Waste Disposal Fees charged under Ordinance 779.19 are the lowest in the southern California region, and the Department does not anticipate an increase in illegal dumping, nor impacts to residents or businesses.

ATTACHMENT A. Ordinance 779.19, Inclusive of Appendices A-D and Exhibit 1

ATTACHMENT B. NOE 2018-01



 Gregory V. Priamos, Director County Counsel 5/14/2018

1 ORDINANCE NO. 779.19

2
3 AN ORDINANCE OF THE COUNTY OF RIVERSIDE
4 AMENDING ORDINANCE NO. 779 RELATING TO
5 COUNTY SOLID WASTE FACILTIES AND ESTABLISHING FEES
6

7 The Board of Supervisors of the County of Riverside ordains as follows:

8 Section 1. Ordinance No. 779 is amended in its entirety to read as follows:

9
10 "ORDINANCE NO. 779

11
12 AN ORDINANCE OF THE COUNTY OF RIVERSIDE
13 RELATING TO COUNTY SOLID WASTE FACILTIES AND ESTABLISHING FEES
14

15 The Board of Supervisors of the County of Riverside ordains as follows:

16 Section 1. DEFINITIONS. The words used in this ordinance shall have the same meaning as
17 the words as the definitions provided in Public Resources Code 40100 et. seq., and as they may be
18 amended from time to time.

19 Section 2. ESTABLISHMENT OF SITES. Subject to control of the Board of Supervisors, the
20 General Manager-Chief Engineer of the Department of Waste Resources may designate and operate or
21 control by contract County owned, leased, or contracted sites for public transfer, processing or
22 disposal of solid waste.

23 Section 3. REFUSE FROM OUTSIDE OF COUNTY. Unless so authorized in writing by the
24 General Manager-Chief Engineer of the Department of Waste Resources or his designated
25 representative, under general policies adopted by the Board, no person shall place, deposit, or dump, or
26 cause to be placed, deposited, or dumped, in or upon any County owned, leased, or contracted transfer
27 station or disposal site in the County, any solid waste originating outside of the County of Riverside,
28 provided however, the General Manager-Chief Engineer of the Department of Waste Resources has

1 discretion to accept incidental amounts of refuse from outside of Riverside County and near County
2 borders for disposal at County landfills when payment is made according to Appendix A for such
3 incidental refuse.

4 Section 4. REGULATIONS. All County owned leased, or contracted transfer stations and
5 disposal sites in the County should be under the supervision of the General Manager-Chief Engineer of the
6 Department of Waste Resources who shall have the power and the duty to prescribe reasonable
7 regulations regulating the use by the public and the operation of such sites. Such rules shall include, but
8 need not be limited to, the following subjects:

- 9 a. Days and hours of use.
- 10 b. Charges for use of sites at times other than regular hours, which shall be sufficient to
11 reimburse the County for equipment, personnel and overhead costs.
- 12 c. Maximum size of articles and objects dumped.
- 13 d. Allocation of various types of waste to specific sites and the placement of waste
14 within any site.
- 15 e. Prohibition or conditional acceptance of harmful, dangerous or difficult to
16 handle materials, if allowed under the state operating permit, including a reasonable
17 charge for their acceptance, unique handling requirements or assured destruction.
- 18 f. Prohibition of persons from entering the site for reasons including, but not limited
19 to: unauthorized salvaging of waste and recyclables, attempting to dispose of
20 hazardous waste, loitering, intoxication and other forms of conduct that reduce
21 operational efficiencies and/or increase risk of injury to Department employees
22 and the public.

23 Except for short-term emergencies, any regulation fixing days or hours of operation shall
24 be submitted to the Board of Supervisors for approval before taking effect. All regulations prescribed
25 by the General Manager-Chief Engineer of the Department of Waste Resources shall be filed in his or her
26 office and shall be available for public inspection.

27 Section 5. HAZARDOUS WASTE LOAD CHECKING PROGRAM. All landfills and
28 transfer stations in the County shall implement and maintain a hazardous waste load checking program at

1 each of their solid waste facilities as required by California law (pursuant to Titles 14 and 27, California
2 Code of Regulations); and which program shall also meet the minimum requirements outlined in this
3 ordinance.

4 a. Each solid waste facility operator shall perform random load checks across all
5 load types including self-haul residential, business and industrial waste loads,
6 franchise hauler waste loads (including residential, commercial and industrial) to
7 detect hazardous waste before such incoming waste is transferred to, and/or
8 disposed at, the landfill. Such program shall have the objectives of: 1)
9 preventing hazardous waste from being placed in a landfill not permitted to
10 receive such waste and 2) educating and discouraging both facility self-haul
11 customers and franchise waste hauler customers from bringing or sending in
12 such material. The minimum number of load checks performed at each solid
13 waste facility shall comply with the following schedule:

14 Landfill/Transfer Station Random Load Check Schedule

15 Average Daily Tonnage	Random Samples per Day
16 0 to 100 tons/day	**
17 101 to 600 tons/day	6*
18 601 to 1,000+ tons/day	10*

19 * The initial schedule is for a minimum number of "Random Samples per
20 Day" for a minimum of three rotating days per week so arriving customers will not
21 know when there will be an inspection.. If a problem persists with large
22 quantities of hazardous waste being found at the landfill or transfer station, the
23 Enforcement Agency or the General Manager-Chief Engineer of the Department
24 of Waste Resources may require the number of "Random Samples per Day" to
25 be applied every day the solid waste facility is open until the problem is deemed
26 corrected.

27 **Minimum of 6 samples per week – may all be performed on the
28 same day

- 1 b. An inspection form (which shall be certified for completeness and accuracy by the
2 load check inspector on duty) shall be filled out in its entirety at the time of each
3 load check performed at the solid waste facility. The inspection form shall
4 include the following information, to be filled out at the time of inspection:
- 5 1) Date and time of inspection
 - 6 2) Load check inspector name, (certification)
 - 7 3) Load type (residential, commercial, industrial)
 - 8 4) Hauler/company name/customer name
 - 9 5) Driver name
 - 10 6) Vehicle type (e.g. Hand Unload, Dump Truck, Side Loader, Front End
11 Loader, or Roll Off)
 - 12 7) License plate number
 - 13 8) Whether or not the load contained prohibited waste
- 14 c. When prohibited waste is found, forms shall include the following:
- 15 1) Load origin (jurisdiction or route number for side loaders and front end
16 loader vehicles, customer/store name and address where picked up for
17 all other vehicle types)
 - 18 2) Hazardous waste found (type/name, class, container size/quantity,
19 volume/weight, unit of gallons or pounds)
 - 20 3) Disposition of material (e.g. picked up by responsible party, returned
21 with customer at time of inspection, solid waste facility assumed
22 responsibility of the material, etc.)
- 23 d. Management shall review completed forms at a frequency sufficient to ensure
24 forms are filled out completely and correctly.
- 25 e. The General Manager-Chief Engineer of the Department of Waste Resources or
26 his designated representative and/or a representative of the Enforcement
27 Agency shall have the right to enter the solid waste facilities at any time to
28 audit their load check program's compliance with these standards. These

1 audits shall be limited to four times in any 12 month period and may include
2 three days in which Department of Waste Resources personnel perform load
3 checks at the facility and one day in which Department of Waste Resources
4 staff review the facility's written load check program, hazardous waste and
5 universal waste shipping records, facility personnel training records, hazardous
6 waste storage areas, and load checking procedures in order to audit the solid
7 waste facility load checking program and/or assist the operator in making its load
8 checking program successful.

9 Section 6. SALVAGE OPERATIONS. Subject to the approval of the Board of
10 Supervisors, salvage operations of reusable waste materials at all County owned, leased, or
11 contracted transfer stations and disposal sites in the County may be conducted only by such persons
12 as are authorized to do so and upon such terms and conditions as are imposed by the General Manager-
13 Chief Engineer of the Department of Waste Resources.

14 Section 7. FEES.

- 15 a. Tipping Fees at Scaled Urban Sites: Pursuant to the authority of Government
16 Code Section 25823, fees for the disposal of solid waste and disposal of liquid
17 waste at enumerated landfills shall be as established by the Board of
18 Supervisors following a duly noticed public hearing. The fees so established shall
19 be in an amount sufficient to cover all costs including but not limited to the
20 following: closure/postclosure (including past unfunded costs), remediation,
21 environmental mitigation, state mandated and other pass-through fees, and general
22 operations. Such fees and the landfills to which they shall apply appear as
23 Appendix A to this Ordinance. The Board of Supervisors may establish
24 different rates through contractual agreements when the terms of said agreements
25 help stabilize revenues and system rates over a long-term period.
- 26 b. Fees for Disposal at Rural Sites: Pursuant to the authority of Government Code
27 Section 25823, fees for the disposal of solid waste at landfills and transfer stations,
28 formerly in a land use assessment area, shall be as established by the Board of

1 Supervisors following a duly noticed public hearing. The fees so established shall
2 be calculated to recover a fair share of the estimated costs for these facilities.
3 Cards permitting entrance into these landfills and transfer stations shall be offered
4 for sale to residents and businesses (only in the local areas surrounding these sites
5 as shown on maps in Exhibit 1) at rates set by the Board of Supervisors. No
6 access to these facilities will be allowed without a card, except in cases where
7 permitted waste haulers or other large commercial users have negotiated separate
8 contracts with the County. Waste from outside these areas shall not be accepted at the
9 rural sites providing, however, waste from unincorporated areas outside of, but near
10 the borders of these service areas may be accepted under the same terms and
11 conditions herein set forth, if it is determined by the General Manager-Chief
12 Engineer of the Department of Waste Resources that this is the most practical
13 way to provide disposal service to these customers. Such rates and the landfills
14 and transfer stations to which they apply shall appear in Appendices B and C to
15 this Ordinance.

16 c. Miscellaneous Fees. A schedule of miscellaneous fees is attached as Appendix D.

17 Section 8. PROHIBITIONS. No person shall violate any regulation prescribed by the
18 General Manager-Chief Engineer of the Department of Waste Resources regulating the use of a County
19 disposal site or transfer station, or fail to obey any sign giving notice of any regulation, maintained at any
20 such site or facility by the General Manager-Chief Engineer of the Department of Waste Resources.
21 Violation of any such regulation shall be a violation of this Ordinance.

22 Section 9. VIOLATIONS AND PENALTIES. The General Manager-Chief Engineer of
23 the Department of Waste Resources reserves the right to deny entrance to an individual for an appropriate
24 time span when said individual is deemed to pose a safety risk and/or is disruptive to the normal
25 workflow of the landfill or transfer station operations. A letter of notification specifying the dates and
26 location(s) of restriction will be mailed to the individual and be on hand at the gate fee booth(s).

27 It shall be unlawful for any person to violate any provision of this Ordinance. Any person violating
28 any provision of this Ordinance may be deemed guilty of an infraction or misdemeanor as

1 hereinafter specified. Such persons shall be deemed guilty of a separate offense for each day, or
2 portion thereof, during which any violation of any of the provisions of this Ordinance is committed or
3 continued. Any person so convicted shall be: (1) guilty of an infraction offense and punished by a fine not
4 exceeding One Hundred dollars (\$100.00) for a first violation; (2) guilty of an infraction offense and
5 punished by a fine not exceeding Two Hundred dollars (\$200.00) for a second violation. The third and any
6 additional violations shall constitute a misdemeanor offense and shall be punishable by a fine not
7 exceeding Five Hundred dollars (\$500.00). Notwithstanding the above, a first offense may be
8 charged and prosecuted as a misdemeanor. Payment of any penalty herein shall not relieve a person from
9 the responsibility for correcting the violation.

10 Section 10. SEVERABILITY. If any provision, clause, sentence or paragraph of this
11 Ordinance (including its appendices) or the application thereof to any person or circumstances shall be held
12 invalid, such invalidity shall not affect the other provisions or applications of the provisions of this
13 Ordinance (and its appendices) which can be given effect without the invalid provision or application, and
14 to this end, the provisions of this Ordinance (and its appendices) are hereby declared to be severable.

15 Section 11. EFFECTIVE DATE. This ordinance shall take effect thirty (30) days after its
16 adoption.

17
18 **ATTACHMENTS: APPENDICES A, B, C & D**
19 **EXHIBIT 1"**

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Section 2. EFFECTIVE DATE. This ordinance shall take effect thirty (30) days after its adoption.

BOARD OF SUPERVISORS OF THE COUNTY OF RIVERSIDE, STATE OF CALIFORNIA

By: Chuck Washington
Chairman
Chuck Washington

ATTEST: Kecia Harper-Ihem
CLERK OF THE BOARD:

By: Kecia Harper-Ihem
Deputy

(SEAL)

APPROVED AS TO FORM
April 19, 2018

By: Synthia M. Gunzel
SYNTHIA M. GUNZEL
Chief Deputy County Counsel

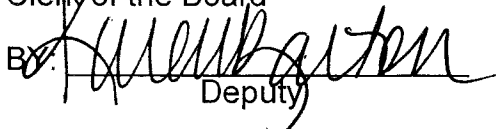
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STATE OF CALIFORNIA)
)
COUNTY OF RIVERSIDE) ss

I HEREBY CERTIFY that at a regular meeting of the Board of Supervisors of said county held on May 22, 2018, the foregoing ordinance consisting of 2 Sections was adopted by the following vote:

AYES: Tavaglione, Washington, Perez and Ashley
NAYS: None
ABSENT: Jeffries

DATE: May 22, 2018

KECIA HARPER-IHEM
Clerk of the Board
BY: 
Deputy

SEAL

Item 12.1C

APPENDIX A TO RIVERSIDE COUNTY ORDINANCE NO. 779.19
SCHEDULE OF WASTE DISPOSAL FEES
FOR
RIVERSIDE COUNTY DEPARTMENT OF WASTE RESOURCES
Effective July 1, 2018

The following gate fees will be applicable at
El Sobrante, Badlands, Lamb Canyon, and Blythe Landfills

WASTE GROUP DESCRIPTIONS	RATE
1. Transfer Trucks/Contracted Vehicles	See Note #1
2. Routine Refuse (Direct Haul/Non-Contract vehicles)	\$ 39.31 /ton*
3. Hard to Handle (a) End dump vehicles (a) Any other load requiring immediate burial or special handling	\$ 52.43 /ton*
4. Any vehicles hauling loads of 10 or more tires (tires cannot exceed 4 feet in diameter or weigh more than 200 pounds each).	\$ 110.79 /ton*
5. Minimum Load Fees (a) Routine Refuse (net weight of 0.5 tons or less) (b) Loads consisting of 50% or more green waste (net weight of 0.5 tons or less) (c) Hard to Handle loads (net weight of 0.5 tons or less)	\$ 10.00 /load* \$ 14.00 /load* \$ 14.00 /load*
6. Surcharges (added to the charges listed herein): (a) per tire for passenger and light duty tires (up to 9 tires) (b) per tire for heavy duty truck tires not exceeding 4' in diameter or weighing more than 200 pounds each (up to 9 tires). (c) \$10.00 per uncovered load of refuse which has exposed material which in the opinion of the General Manager-Chief Engineer or his/her designee may litter access routes to the (d) \$10.00 per ton for loads which are judged by Department to be 50% or more wood waste/yard waste by volume. (e) \$5.00 per ton for incidental out of county refuse	\$ 2.00 /tire \$ 6.00 /tire \$ 10.00 /load \$ 10.00 /ton \$ 5.00 /ton**
6. Any vehicle hauling: (a) 2 or less large trash bags, or (b) up to 2 cathode ray tube (CRT) devices (e.g. TVs or computer monitors) per day, or (c) 3 holiday trees for recycling (residential customers through the second weekend following the Christmas holiday), or (d) material pre-approved by the General Manager-Chief Engineer or designee as needed for beneficial re-use (food waste for pilot compost program, concrete/asphalt for wet (e) 2 or less mattresses (may include box springs)	No Charge
7. All vehicles not described in any other provision of this fee schedule	\$ 39.31 /ton*
8. Emergency towing services: (a) 10 minutes or less (b) over 10 minutes	\$ 20.00 \$ 35.00
9. Late Staying Customer Fees (a) 16 to 30 minutes past closing (b) 31 minutes or more past closing	\$ 60.00 \$ 120.00
10. Any vehicle hauling processed green waste approved by the General Manager-Chief Engineer or designee as needed for use as alternative daily cover (ADC) and spread by County.	\$ 24.00 /ton
11. Any vehicle hauling processed green waste approved by the General Manager-Chief Engineer or designee as needed for beneficial re-use (Erosion Control) and spread by County.	\$ 10.00 /ton

12. Conditionally Exempt Small Quantity Generator Waste - pass through of contracted household hazardous waste disposal fee plus Department Overhead Rate of 49% of hourly rate for staff involved in waste handling.	varies*
13. Recycled Materials Fees (a) Mixed Metal Items (b) Flat Screen Television with serial no. (c) Flat Screen Television without serial no. (d) Projection Television (e) Cathode Ray Tube (CRT) Television	\$ 0.05 /pound* \$ 0.16 /pound* \$ 0.30 /pound* \$ 0.14 /pound* \$ 0.16 /pound*
Notes: 1) Rate for Transfer Trucks to be determined by individual contracts. 2) Loads of dead sheep or small calves from the Blythe service area separated from other waste will be received at no charge at the Blythe Landfill (daily from 8am to 9am) due to health and safety risk in the vast open canal system in the area. 3) Certified loads of illegally dumped nonhazardous municipal solid waste retrieved along open flowing irrigation canals, which are delivered by the agency responsible for maintaining the canals shall be received at no charge at the Blythe Landfill. 4) The General Manager-Chief Engineer is authorized to recoup costs associated with the segregation of unauthorized waste commingled with routine refuse.	
* Cash customers prorated to the nearest \$0.25 ** Exception - El Sobrante Landfill. Incidental Out of County (OOC) rate established by WM Inc.	

APPENDIX B TO ORDINANCE NO. 779.19
RESIDENTIAL SELF-HAUL CARDS
FOR
RIVERSIDE COUNTY DEPARTMENT OF WASTE RESOURCES
Effective July 1, 2018

The Residential Self-Haul Card shall be necessary for admittance to the Mecca II and Oasis Landfills for all residential haulers.

RESIDENTIAL CARD REGULATIONS:

Authority: Riverside County Ordinance No. 657 requires that, "Every tenant, occupier, operator, or owner of a residence... shall not less than once a week, cause to be removed all solid waste created, produced or brought upon the property to an approved disposal facility."

1. **Number of Uses** - The Residential Self-Haul Card allows up to 52-400 lb. standard load uses per year (approximately 4 uses per month).
2. **Expiration Date** - The expiration date for all cards is the last day of the fiscal year, June 30th. In addition, any unused punches for each month will expire on the last day of that month.
3. **No Refunds** - There will be no refunds on partially used cards.
4. **Standard Load** - The maximum load allowed access to the landfill with one use of the Residential Self-Haul Card will be four hundred (400) pounds, which is equivalent to one punch on the card. If the Gate Services Assistant judges a load to be over this Standard Load limit, two or more punches will be made to the card.
5. **Cost** - The Residential Self-Haul Card discounted rate is fifteen dollars (\$15.00) per month.
6. **Payment Options – Cards may be purchased:**

Period	Cost	Number of Punches One Punch Per 400 lb. Standard Load. Additional Punches Applied in Excess of Standard Load.
Monthly	\$15.00	4
Bi-Monthly	\$30.00	8
Advance Sale - Annual (purchase on or before June 30th)	\$150.00	52 (400lb. estimated load per punch)
Annual (purchased between July 1st and July 31st)	\$160.00	52 (400lb. estimated load per punch)
Multiple Months	\$15.00 x no. of months	4 x no. of months

7. **Lost Cards** - Lost cards are to be reported immediately. The customer will not be responsible for unauthorized use of a card after if it is reported lost to the Waste Resources business office located at 14310 Frederick Street, Moreno Valley, CA 92553, (951) 486-3200.
8. **Maximum Load** – Mecca Landfill will not accept loads greater than 1 ton.
9. **Restrictions on Use of Card** - Household hazardous waste, loads with more than four (4) tires, other hard-to-handle waste, or commercial business waste will not be accepted on this card. Cards may only be used by the resident who paid for the card.
10. **Alternative County Gate Fee Site Usage** – In the event that the rural landfill is unable to accept waste on a normal operating day, customers will be directed to a scaled County landfill and may use their Residential Self Haul Card.

APPENDIX C TO ORDINANCE NO. 779.19
RURAL SITE ACCESS -- COMMERCIAL CARDS
FOR
RIVERSIDE COUNTY DEPARTMENT OF WASTE RESOURCES
Effective July 1, 2018

The Rural Site Access Commercial Card shall be necessary for admittance to the Mecca II and Oasis Landfills for all non-permitted/contracted entities hauling commercial waste.

COMMERCIAL CARD REGULATIONS:

A Rural Site Access Commercial Card provides for disposal of commercial waste generated within the remote service areas and is required unless a permitted waste hauler or other large commercial users have negotiated a separate contract for disposal access to rural landfills with the County.

1. **Number of Uses** - The Commercial Card will have twenty-four (24) ½ ton available uses.
2. **Expiration Date** - There is no expiration date for the Commercial Card.
3. **No Refunds** - If a commercial operator goes out of business, there shall be no refund for the unused card punches.
4. **Cost** - The Commercial Card will be priced at four hundred seventy one dollars and seventy four cents (\$471.74).
5. **Payment for Card** - The card shall be purchased in advance of usage. Cards may be purchased at any time of the year. Acceptable forms of payment at the fee booth include money order or cashier's check. Cash, personal/business checks, and credit/debit card payments are accepted at the Department's business office or by phone (951-486-3200).
6. **Lost Cards** - Lost cards are to be reported immediately. The customer will not be responsible for unauthorized use of a card after it is reported lost to the Waste Resources business office located at 14310 Frederick St., Moreno Valley, CA. (951) 486-3200.
7. **Maximum Load** - Mecca Landfill will not accept loads greater than 1 ton.
8. **Restrictions on Use of Card** - Hazardous waste, loads with more than 4 tires, or other hard-to-handle waste will not be accepted at these rural sites.
9. **Alternative County Landfill Usage** - In the event that the rural landfill is unable to accept waste on a normal operating day, customers will be directed to a scaled County landfill and may use their Rural Site Commercial Card.

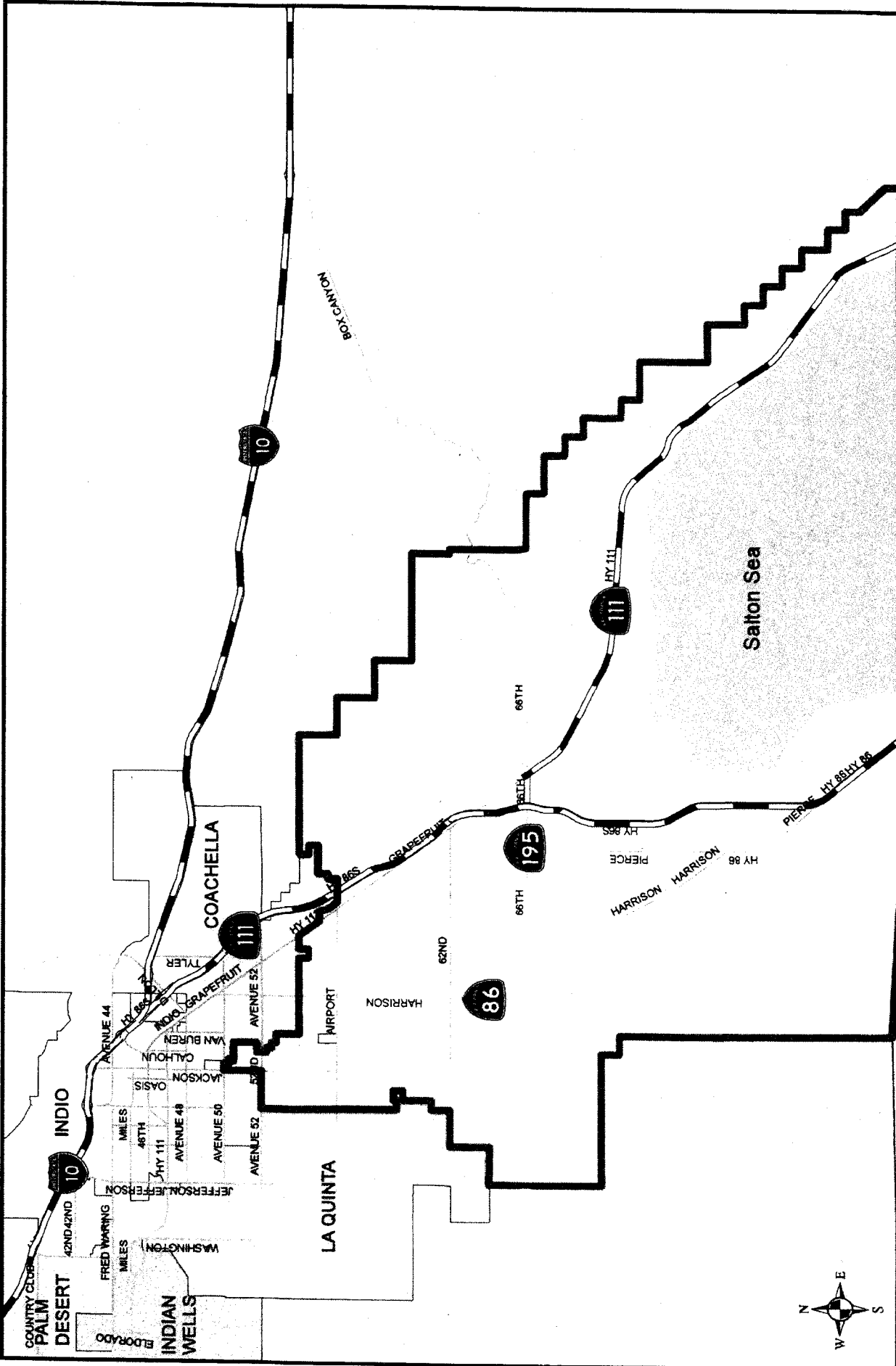
APPENDIX D TO RIVERSIDE COUNTY ORDINANCE NO. 779.19
 SCHEDULE OF MISCELLANEOUS FEES
 FOR
 RIVERSIDE COUNTY DEPARTMENT OF WASTE RESOURCES
 Effective July 1, 2018

FEES FOR DEPARTMENT PUBLICATIONS		
Document Name	Document Fee	Mailing/Handling Cost
Countywide Integrated Waste Management Plan (CIWMP)	\$60.00	\$10.00
Source Reduction and Recycling Element (SRRE) and Household Hazardous Waste Element (HHWE)	\$60.00	\$10.00
Nondisposal Facility Element (NDFE)	\$10.00	\$5.00
Countywide Disposal Tonnage Tracking System (CDTTS) Procedure Manual	\$50.00	\$10.00
Additional copies of quarterly Disposal Reports	\$10.00	

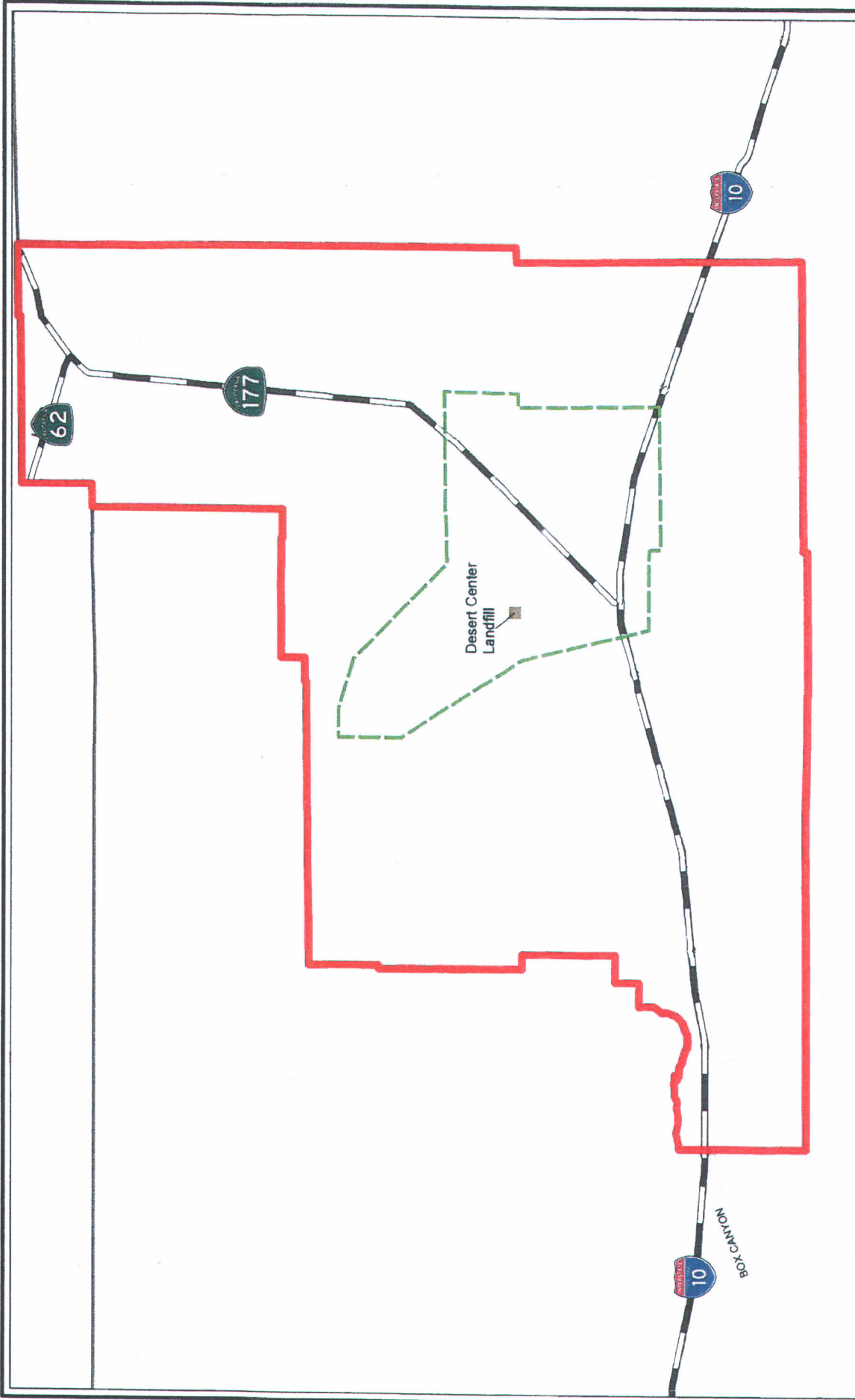
FEES FOR DEPARTMENTAL COPY SERVICES	
Copy Service (Note: all map copies are on bond unless special request is made. Extra charge for special materials.)	Copy Fee
Plotter Printer Map Copies	
Size D	\$4.50
Size E	\$9.00
Specialty Sizes	\$2.65 a linear foot
Black & White Copies	
8-1/2"x 11"	.15 per side
8-1/2" x 14"	.15 per side
11" x 17"	.30 per side
Color Copies	
8-1/2"x 11"	\$1 per side
8-1/2" x 14"	\$1 per side
11" x 17"	\$2 per side
Request for Extra Ticket Copies	10¢/page w/ \$1.00 minimum
Request for Extra Billing Statement Copies	10¢/page w/ \$1.00 minimum
Requests for Document Copies in Electronic Format (e.g. CD)	\$5.75/disc + \$2.25 for postage & mailer

APPENDIX D TO RIVERSIDE COUNTY ORDINANCE NO. 779.19
 SCHEDULE OF MISCELLANEOUS FEES
 FOR
 RIVERSIDE COUNTY DEPARTMENT OF WASTE RESOURCES
 Effective July 1, 2018

OTHER FEES	
Service	Fee
Replacement of Self Haul or Rural Site Access Cards	\$10.00
Cards Ordered After Initial Setup of a Deferred Billing Account or Sub-Account Replacement Access Cards for Deferred and Pre-paid Account Holders	\$3.00 each
Setup Fee for Each Deferred Billing Account	\$50.00
Setup Fee for Each Deferred Billing Sub-Account	\$25.00
Administrative Charge for Delinquent Deferred Account Payment	1-1/2% per billing period on unpaid balance if payment is not made within 15 days from billing
Checks Returned for Non-Sufficient Funds (NSF)	\$20.00 per occurrence
Account Correction Due to Hauler Resulting From Driver Error Fee [Commercial Hauler Error Resulting in Voided and Corrected Ticket Due to the Driver Providing Incorrect Information at Time of Transaction (i.e. Incorrect Account Number, Mis-identified Refuse Type, etc.) and/or to Correct or Change the Equipment Assigned to a Deferred Account Payment Card.]	\$25.00 per occurrence
Late Ticket Submittals as Described in the CDTTS Procedure Manual	\$25.00 per day
Credit/Debit Card Transaction Fee	.75 per transaction
Base Hourly Rates for Services Rendered	Actual Hourly Cost of Personnel
Departmental Overhead Rate applied to Basic Hourly Rates	49%
Special FAX Requests for Accounts Receivable	\$3.00 for the 1st page \$1.00 for each additional page
Special Accounts Receivable Research Requests	No charge within 30 days of statement date; \$3.75/qrtr hr if requested past 30 days
Sale of Orange Polyester Safety Vest to Landfill Visitors	\$9.00
Sale of Orange Safety Vest to Landfill Visitors	\$0.75
Sale of Compost Bins to Riverside County Residents Only	Geobin -- \$12.00
Sale of Worm Bin Kit	\$26.00
Lend-A-Bin Program Fees (must provide a valid credit/debit card at time of bin is loaned)	
(a) Replacement Fee	\$59.00
(b) Cleaning Fee	\$13.00
(c) Late Fee	\$13.00

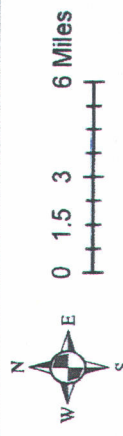


San Diego County | Imperial County



- Legend**
- Desert Center Landfill
 - Existing Desert Center Landuse Area
 - Rural Site Service Area # 2

Note: 2718 Total parcels within the service area.
 196 of those parcels have a structure value
 & a non-vacant landuse code



Rural Site Service Area #2



Hans W. Kernkamp, General Manager-Chief Engineer

NOTICE OF EXEMPTION

DATE: May 1, 2018

TO: County Clerk, County of Riverside

PROJECT CASE NO/TITLE: NOE 18-01/County Ordinance 779.19 Relating to County Solid Waste Facilities and Establishing Fees

PROJECT LOCATION: Riverside County Owned, Leased, or Contracted Sites Used for Public Transfer, Processing or Disposal of Solid Waste

PROJECT DESCRIPTION: Amendment to County Ordinance No. 779 (Project) consisting primarily of changes to the Disposal Fee Schedule including the increase of minimum load fees from \$10 to \$14 and redefine 'minimum load' to mean .5 tons for routine refuse and green waste as well as other changes (see Appendix A - Ordinance 779.19).

PUBLIC AGENCY APPROVING PROJECT: County of Riverside (County)

PROJECT SPONSOR: Riverside County Department of Waste Resources (RCDWR)

The project is exempt from the provisions of CEQA, specifically by the State CEQA Guidelines as identified below. The project will not result in any specific or general exceptions to the use of categorical exemptions as detailed under State CEQA Guidelines section 15300.2. The project will not cause any impacts to scenic resources, historic resources, or unique sensitive environments. Further, no unusual circumstances or potential cumulative impacts would occur that may reasonably create a direct or reasonably foreseeable indirect physical environmental impact.

EXEMPT STATUS:

- Ministerial
- Declared Emergency
- Emergency Project
- Statutory Exemption: **Section 15273, Rates, Tolls, Fares and Charges**
- Categorical Exemption
- Other Exemption: **Section 15061(b)(3), General Rule Exemption**

REASONS FOR EXEMPTION:

Section 15061(b)(3) - General Rule Exemption

The activity is covered by the general rule that CEQA applies only to projects, which have the potential for causing a significant effect on the environment. Where it can be seen with certainty

that there is no possibility that the activity in question may have a significant effect on the environment, the activity is not subject to CEQA.

This project is exempt under Section 15061(b)(3) because:

There are two minimum load fees (1) a \$9 dollar minimum load fee for routine refuse and, (2) a \$12 dollar minimum load fee for green waste and hard to handle loads. The Project would increase both, to \$10 and \$14, respectively. The Project would also make changes to various other fee structures (see Appendix A). Additionally, in order to offset the proposed minimum load increases and to further combat illegal dumping, the Department proposes to apply the minimum load rate, as applicable, to vehicles hauling loads up to 0.5 net tons for routine refuse and green waste only (see Appendix A).

The Project would merely increase rates for minimum loads; make changes to various other fee structures and redefine "minimum load" to mean up to 0.5 net tons for routine refuse and green waste. As such, the Project would not have an effect on the environment.

Based upon the entire record, the Project would not result in the potential for any significant effect on the environment. This determination is an issue of fact and sufficient evidence exists in the record that the activity will not have a significant effect on the environment. As such, the exemption applies and no further evaluation under CEQA is required. See *Muzzy Ranch Co. v. Solano County Airport Land Use Comm'n* (2007) 41 Cal. 4th 372.

Section 15273. Rates, Tolls, Fares, and Charges

CEQA does not apply to the establishment, modification, structuring, restructuring, or approval of rates, tolls, fares, and other charges by public agencies which the public agency finds are for the purpose of:

- Meeting operating expenses, including employee wage rates and fringe benefits,
- Purchasing or leasing supplies, equipment, or materials,
- Meeting financial reserve needs and requirements,
- Obtaining funds for capital projects, necessary to maintain service within existing service areas, or
- Obtaining funds necessary to maintain such intra-city transfers as are authorized by city charter.

This project is exempt under Section 15273 because:

The Project involves the modification and restructuring of fees and approval of rates for the purpose of meeting operating expenses, financial reserve requirements, and obtaining funds for capital projects necessary to maintain service within existing service areas. As such, due to the administrative nature of the Project, no environmental resources will be affected, therefore the Project meets the scope and intent of Section 15273, Statutory Exemption.

FINDINGS:

1. Based upon the identified exemptions and justifications above, the RCDWR, on behalf of the County, hereby concludes that no physical environmental impacts are anticipated to occur and the Project as proposed is exempt under CEQA. No further environmental analysis is warranted.

NOE 18-01
Ordinance 779.19
May 1, 2018
Page 3

2. The proposed Project is exempt from CEQA pursuant to Section 15061(b)(3), and statutorily exempt from CEQA pursuant to Section 15273.
3. It can be seen with certainty that there is no possibility that this Project would have a direct, indirect, or cumulatively significant effect on the environment; therefore, the activity is exempt under CEQA as previously identified.

If there are any questions regarding the above matter, I can be reached at (951) 486-3200.

Hans Kernkamp, General Manager - Chief Engineer
Riverside County Department of Waste Resources

By: 
Jose Merlan

Title: Urban/Regional Planner III

Date: May 1, 2018

DM# 223569v3

Appendix A
Ordinance 779.19

1 ORDINANCE NO. 779.19

2

3 AN ORDINANCE OF THE COUNTY OF RIVERSIDE

4 AMENDING ORDINANCE NO. 779 RELATING TO

5 COUNTY SOLID WASTE FACILITIES AND ESTABLISHING

6 FEES

7 The Board of Supervisors of the County of Riverside ordains as follows:

8 Section 1. Ordinance No. 779 is amended in its entirety to read as follows:

9

10 “ORDINANCE NO. 779

11

12 AN ORDINANCE OF THE COUNTY OF RIVERSIDE

13 RELATING TO COUNTY SOLID WASTE FACILITIES AND ESTABLISHING FEES

14

15 The Board of Supervisors of the County of Riverside ordains as follows:

16 Section 1. DEFINITIONS. The words used in this ordinance shall have the same meaning as

17 the words as the definitions provided in Public Resources Code 40100 et. seq., and as they may be

18 amended from time to time.

19 Section 2. ESTABLISHMENT OF SITES. Subject to control of the Board of Supervisors, the

20 General Manager-Chief Engineer of the Department of Waste Resources may designate and operate or

21 control by contract County owned, leased, or contracted sites for public transfer, processing or

22 disposal of solid waste.

23 Section 3. REFUSE FROM OUTSIDE OF COUNTY. Unless so authorized in writing by the

24 General Manager-Chief Engineer of the Department of Waste Resources or his designated

25 representative, under general policies adopted by the Board, no person shall place, deposit, or dump, or

26 cause to be placed, deposited, or dumped, in or upon any County owned, leased, or contracted transfer

27 station or disposal site in the County, any solid waste originating outside of the County of Riverside,

28 provided however, the General Manager-Chief Engineer of the Department of Waste Resources has

1 discretion to accept incidental amounts of refuse from outside of Riverside County and near County
2 borders for disposal at County landfills when payment is made according to Appendix A for such
3 incidental refuse.

4 Section 4. REGULATIONS. All County owned leased, or contracted transfer stations and
5 disposal sites in the County should be under the supervision of the General Manager-Chief Engineer of the
6 Department of Waste Resources who shall have the power and the duty to prescribe reasonable
7 regulations regulating the use by the public and the operation of such sites. Such rules shall include, but
8 need not be limited to, the following subjects:

- 9 a. Days and hours of use.
- 10 b. Charges for use of sites at times other than regular hours, which shall be sufficient to
11 reimburse the County for equipment, personnel and overhead costs.
- 12 c. Maximum size of articles and objects dumped.
- 13 d. Allocation of various types of waste to specific sites and the placement of waste
14 within any site.
- 15 e. Prohibition or conditional acceptance of harmful, dangerous or difficult to
16 handle materials, if allowed under the state operating permit, including a reasonable
17 charge for their acceptance, unique handling requirements or assured destruction.
- 18 f. Prohibition of persons from entering the site for reasons including, but not limited
19 to: unauthorized salvaging of waste and recyclables, attempting to dispose of
20 hazardous waste, loitering, intoxication and other forms of conduct that reduce
21 operational efficiencies and/or increase risk of injury to Department employees
22 and the public.

23 Except for short-term emergencies, any regulation fixing days or hours of operation shall
24 be submitted to the Board of Supervisors for approval before taking effect. All regulations prescribed
25 by the General Manager-Chief Engineer of the Department of Waste Resources shall be filed in his or her
26 office and shall be available for public inspection.

27 Section 5. HAZARDOUS WASTE LOAD CHECKING PROGRAM. All landfills and
28 transfer stations in the County shall implement and maintain a hazardous waste load checking program at

1 each of their solid waste facilities as required by California law (pursuant to Titles 14 and 27, California
2 Code of Regulations); and which program shall also meet the minimum requirements outlined in this
3 ordinance.

- 4 a. Each solid waste facility operator shall perform random load checks across all
5 load types including self-haul residential, business and industrial waste loads,
6 franchise hauler waste loads (including residential, commercial and industrial) to
7 detect hazardous waste before such incoming waste is transferred to, and/or
8 disposed at, the landfill. Such program shall have the objectives of: 1)
9 preventing hazardous waste from being placed in a landfill not permitted to
10 receive such waste and 2) educating and discouraging both facility self-haul
11 customers and franchise waste hauler customers from bringing or sending in
12 such material. The minimum number of load checks performed at each solid
13 waste facility shall comply with the following schedule:

14 Landfill/Transfer Station Random Load Check Schedule

Average Daily Tonnage	Random Samples per Day
0 to 100 tons/day	**
101 to 600 tons/day	6*
601 to 1,000+ tons/day	10*

19 * The initial schedule is for a minimum number of "Random Samples per
20 Day" for a minimum of three rotating days per week so arriving customers will not
21 know when there will be an inspection.. If a problem persists with large
22 quantities of hazardous waste being found at the landfill or transfer station, the
23 Enforcement Agency or the General Manager-Chief Engineer of the Department
24 of Waste Resources may require the number of "Random Samples per Day" to
25 be applied every day the solid waste facility is open until the problem is deemed
26 corrected.

27 **Minimum of 6 samples per week – may all be performed on the
28 same day

- 1 b. An inspection form (which shall be certified for completeness and accuracy by the
2 load check inspector on duty) shall be filled out in its entirety at the time of each
3 load check performed at the solid waste facility. The inspection form shall
4 include the following information, to be filled out at the time of inspection:
- 5 1) Date and time of inspection
 - 6 2) Load check inspector name, (certification)
 - 7 3) Load type (residential, commercial, industrial)
 - 8 4) Hauler/company name/customer name
 - 9 5) Driver name
 - 10 6) Vehicle type (e.g. Hand Unload, Dump Truck, Side Loader, Front End
11 Loader, or Roll Off)
 - 12 7) License plate number
 - 13 8) Whether or not the load contained prohibited waste
- 14 c. When prohibited waste is found, forms shall include the following:
- 15 1) Load origin (jurisdiction or route number for side loaders and front end
16 loader vehicles, customer/store name and address where picked up for
17 all other vehicle types)
 - 18 2) Hazardous waste found (type/name, class, container size/quantity,
19 volume/weight, unit of gallons or pounds)
 - 20 3) Disposition of material (e.g. picked up by responsible party, returned
21 with customer at time of inspection, solid waste facility assumed
22 responsibility of the material, etc.)
- 23 d. Management shall review completed forms at a frequency sufficient to ensure
24 forms are filled out completely and correctly.
- 25 e. The General Manager-Chief Engineer of the Department of Waste Resources or
26 his designated representative and/or a representative of the Enforcement
27 Agency shall have the right to enter the solid waste facilities at any time to
28 audit their load check program's compliance with these standards. These

1 audits shall be limited to four times in any 12 month period and may include
2 three days in which Department of Waste Resources personnel perform load
3 checks at the facility and one day in which Department of Waste Resources
4 staff review the facility's written load check program, hazardous waste and
5 universal waste shipping records, facility personnel training records, hazardous
6 waste storage areas, and load checking procedures in order to audit the solid
7 waste facility load checking program and/or assist the operator in making its load
8 checking program successful.

9 Section 6. SALVAGE OPERATIONS. Subject to the approval of the Board of
10 Supervisors, salvage operations of reusable waste materials at all County owned, leased, or
11 contracted transfer stations and disposal sites in the County may be conducted only by such persons
12 as are authorized to do so and upon such terms and conditions as are imposed by the General Manager-
13 Chief Engineer of the Department of Waste Resources.

14 Section 7. FEES.

- 15 a. Tipping Fees at Scaled Urban Sites: Pursuant to the authority of Government
16 Code Section 25823, fees for the disposal of solid waste and disposal of liquid
17 waste at enumerated landfills shall be as established by the Board of
18 Supervisors following a duly noticed public hearing. The fees so established shall
19 be in an amount sufficient to cover all costs including but not limited to the
20 following: closure/postclosure (including past unfunded costs), remediation,
21 environmental mitigation, state mandated and other pass-through fees, and general
22 operations. Such fees and the landfills to which they shall apply appear as
23 Appendix A to this Ordinance. The Board of Supervisors may establish
24 different rates through contractual agreements when the terms of said agreements
25 help stabilize revenues and system rates over a long-term period.
- 26 b. Fees for Disposal at Rural Sites: Pursuant to the authority of Government Code
27 Section 25823, fees for the disposal of solid waste at landfills and transfer stations,
28 formerly in a land use assessment area, shall be as established by the Board of

1 Supervisors following a duly noticed public hearing. The fees so established shall
2 be calculated to recover a fair share of the estimated costs for these facilities.
3 Cards permitting entrance into these landfills and transfer stations shall be offered
4 for sale to residents and businesses (only in the local areas surrounding these sites
5 as shown on maps in Exhibit 1) at rates set by the Board of Supervisors. No
6 access to these facilities will be allowed without a card, except in cases where
7 permitted waste haulers or other large commercial users have negotiated separate
8 contracts with the County. Waste from outside these areas shall not be accepted at the
9 rural sites providing, however, waste from unincorporated areas outside of, but near
10 the borders of these service areas may be accepted under the same terms and
11 conditions herein set forth, if it is determined by the General Manager-Chief
12 Engineer of the Department of Waste Resources that this is the most practical
13 way to provide disposal service to these customers. Such rates and the landfills
14 and transfer stations to which they apply shall appear in Appendices B and C to
15 this Ordinance.

16 c. Miscellaneous Fees. A schedule of miscellaneous fees is attached as Appendix D.

17 Section 8. PROHIBITIONS. No person shall violate any regulation prescribed by the
18 General Manager-Chief Engineer of the Department of Waste Resources regulating the use of a County
19 disposal site or transfer station, or fail to obey any sign giving notice of any regulation, maintained at any
20 such site or facility by the General Manager-Chief Engineer of the Department of Waste Resources.
21 Violation of any such regulation shall be a violation of this Ordinance.

22 Section 9. VIOLATIONS AND PENALTIES. The General Manager-Chief Engineer of
23 the Department of Waste Resources reserves the right to deny entrance to an individual for an appropriate
24 time span when said individual is deemed to pose a safety risk and/or is disruptive to the normal
25 workflow of the landfill or transfer station operations. A letter of notification specifying the dates and
26 location(s) of restriction will be mailed to the individual and be on hand at the gate fee booth(s).

27 It shall be unlawful for any person to violate any provision of this Ordinance. Any person violating
28 any provision of this Ordinance may be deemed guilty of an infraction or misdemeanor as

1 hereinafter specified. Such persons shall be deemed guilty of a separate offense for each day, or
2 portion thereof, during which any violation of any of the provisions of this Ordinance is committed or
3 continued. Any person so convicted shall be: (1) guilty of an infraction offense and punished by a fine not
4 exceeding One Hundred dollars (\$100.00) for a first violation; (2) guilty of an infraction offense and
5 punished by a fine not exceeding Two Hundred dollars (\$200.00) for a second violation. The third and any
6 additional violations shall constitute a misdemeanor offense and shall be punishable by a fine not
7 exceeding Five Hundred dollars (\$500.00). Notwithstanding the above, a first offense may be
8 charged and prosecuted as a misdemeanor. Payment of any penalty herein shall not relieve a person from
9 the responsibility for correcting the violation.

10 Section 10. SEVERABILITY. If any provision, clause, sentence or paragraph of this
11 Ordinance (including its appendices) or the application thereof to any person or circumstances shall be held
12 invalid, such invalidity shall not affect the other provisions or applications of the provisions of this
13 Ordinance (and its appendices) which can be given effect without the invalid provision or application, and
14 to this end, the provisions of this Ordinance (and its appendices) are hereby declared to be severable.

15 Section 11. EFFECTIVE DATE. This ordinance shall take effect thirty (30) days after its
16 adoption.

17
18 **ATTACHMENTS: APPENDICES A, B, C & D**

19 **EXHIBIT 1"**

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21 ///

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23 ///

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Section 2. EFFECTIVE DATE. This ordinance shall take effect thirty (30) days after its adoption.

BOARD OF SUPERVISORS OF THE COUNTY OF RIVERSIDE, STATE OF CALIFORNIA

By: _____
Chairman

ATTEST:

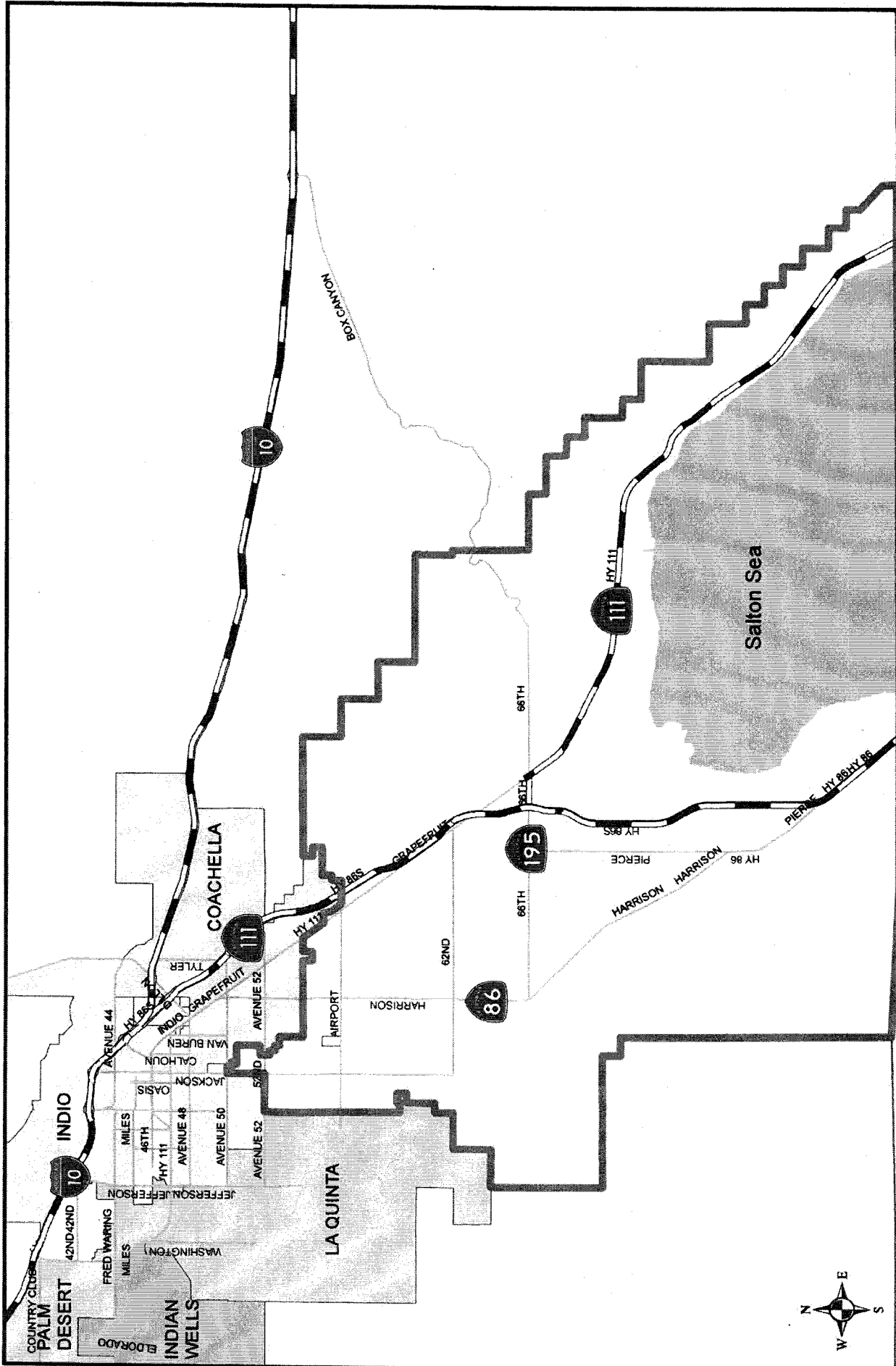
CLERK OF THE BOARD:

By: _____
Deputy

(SEAL)

APPROVED AS TO FORM
April 19, 2018

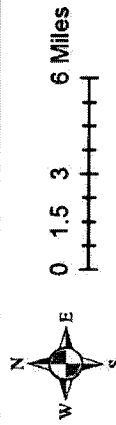
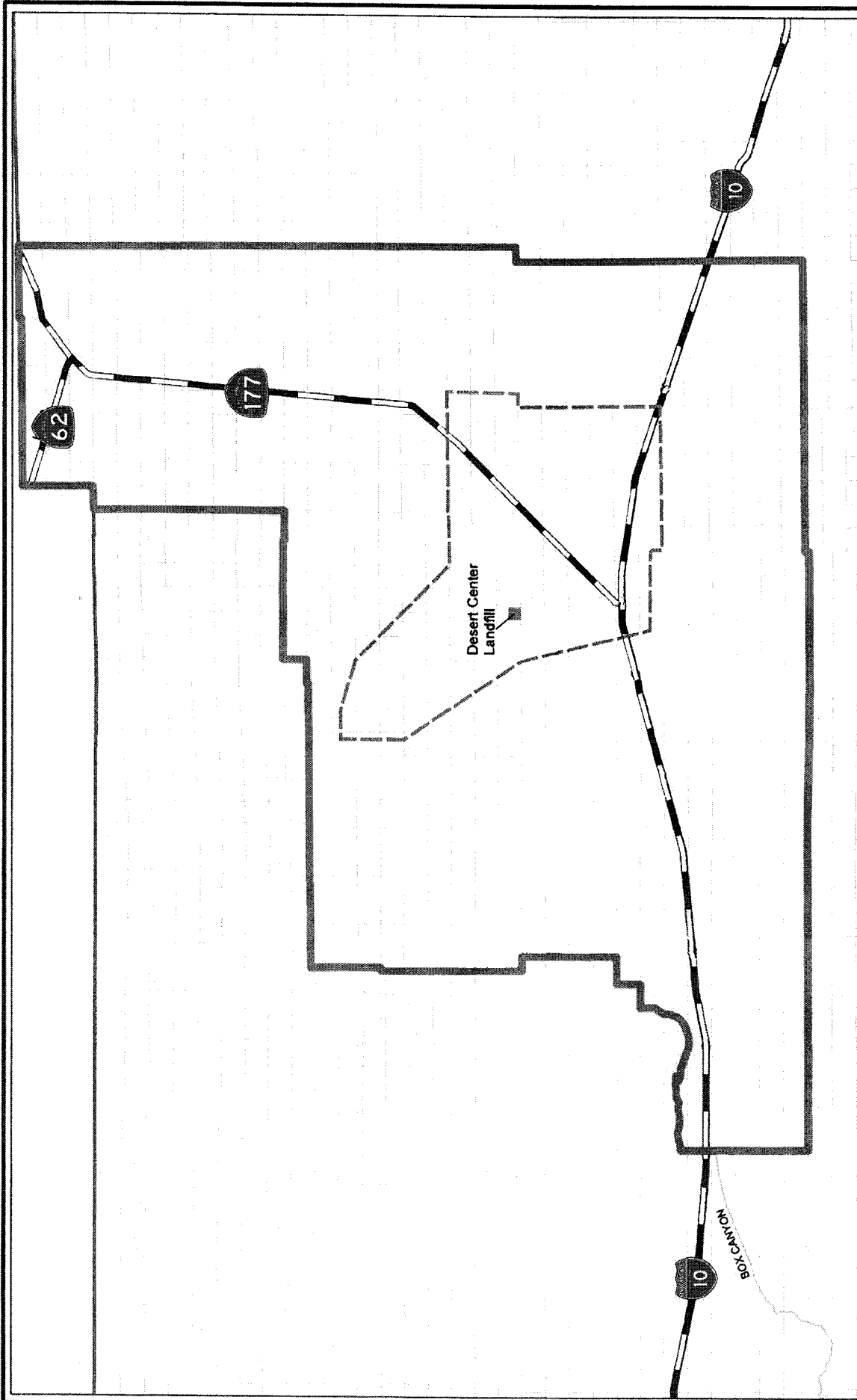
By: Synthia M. Gunzel
SYNTHIA M. GUNZEL
Chief Deputy County Counsel



San Diego County | Imperial County



Rural Site Service Area #1



Legend

- Desert Center Landfill
- Existing Desert Center Landuse Area
- Rural Site Service Area # 2

Note: 2718 Total parcels within the service area.
 196 of those parcels have a structure value
 & a non-vacant landuse code

Riverside County
Waste Management Department

Rural Site Service Area #2

g:\wms arcview project\2015 rural service area\rural service area 2.mxd

APPENDIX A TO RIVERSIDE COUNTY ORDINANCE NO. 779.19
SCHEDULE OF WASTE DISPOSAL FEES
FOR
RIVERSIDE COUNTY DEPARTMENT OF WASTE RESOURCES
Effective July 1, 2018

The following gate fees will be applicable at
El Sobrante, Badlands, Lamb Canyon, and Bly the Landfills

WASTE GROUP DESCRIPTIONS	RATE
1. Transfer Trucks/Contracted Vehicles	See Note #1
2. Routine Refuse (Direct Haul/Non-Contract vehicles)	\$ 39.31 /ton*
3. Hard to Handle (a) End dump vehicles (a) Any other load requiring immediate burial or special handling	\$ 52.43 /ton*
4. Any vehicles hauling loads of 10 or more tires (tires cannot exceed 4 feet in diameter or weigh more than 200 pounds each).	\$ 110.79 /ton*
5. Minimum Load Fees (a) Routine Refuse (net weight of 0.5 tons or less) (b) Loads consisting of 50% or more green waste (net weight of 0.5 tons or less) (c) Hard to Handle loads (net weight of 0.5 tons or less)	\$ 10.00 /load* \$ 14.00 /load* \$ 14.00 /load*
6. Surcharges (added to the charges listed herein): (a) per tire for passenger and light duty tires (up to 9 tires) (b) per tire for heavy duty truck tires not exceeding 4' in diameter or weighing more than 200 pounds each (up to 9 tires). (c) \$10.00 per uncovered load of refuse which has exposed material which in the opinion of the General Manager-Chief Engineer or his/her designee may litter access routes to the (d) \$10.00 per ton for loads which are judged by Department to be 50% or more wood waste/yard waste by volume. (e) \$5.00 per ton for incidental out of county refuse	\$ 2.00 /tire \$ 6.00 /tire \$ 10.00 /load \$ 10.00 /ton \$ 5.00 /ton**
7. Any vehicle hauling: (a) 2 or less large trash bags, or (b) up to 2 cathode ray tube (CRT) devices (e.g. TVs or computer monitors) per day, or (c) 3 holiday trees for recycling (residential customers through the second weekend following the Christmas holiday), or (d) material pre-approved by the General Manager-Chief Engineer or designee as needed for beneficial re-use (food waste for pilot compost program, concrete/asphalt for wet (e) 2 or less mattresses (may include box springs)	No Charge
8. All vehicles not described in any other provision of this fee schedule	\$ 39.31 /ton*
9. Emergency towing services: (a) 10 minutes or less (b) over 10 minutes	\$ 20.00 \$ 35.00
10. Late Staying Customer Fees (a) 16 to 30 minutes past closing (b) 31 minutes or more past closing	\$ 60.00 \$ 120.00
11. Any vehicle hauling processed green waste approved by the General Manager-Chief Engineer or designee as needed for use as alternative daily cover (ADC) and spread by County.	\$ 24.00 /ton
12. Any vehicle hauling processed green waste approved by the General Manager-Chief Engineer or designee as needed for beneficial re-use (Erosion Control) and spread by County.	\$ 10.00 /ton

13. Conditionally Exempt Small Quantity Generator Waste - pass through of contracted household hazardous waste disposal fee plus Department Overhead Rate of 49% of hourly rate for staff involved in waste handling.	varies*
14. Recycled Materials Fees (a) Mixed Metal Items (b) Flat Screen Television with serial no. (c) Flat Screen Television without serial no. (d) Projection Television (e) Cathode Ray Tube (CRT) Television	\$ 0.05 /pound* \$ 0.16 /pound* \$ 0.30 /pound* \$ 0.14 /pound* \$ 0.16 /pound*
Notes: 1) Rate for Transfer Trucks to be determined by individual contracts. 2) Loads of dead sheep or small calves from the Blythe service area separated from other waste will be received at no charge at the Blythe Landfill (daily from 8am to 9am) due to health and safety risk in the vast open canal system in the area. 3) Certified loads of illegally dumped nonhazardous municipal solid waste retrieved along open flowing irrigation canals, which are delivered by the agency responsible for maintaining the canals shall be received at no charge at the Blythe Landfill. 4) The General Manager-Chief Engineer is authorized to recoup costs associated with the segregation of unauthorized waste commingled with routine refuse.	
* Cash customers prorated to the nearest \$0.25 ** Exception - El Sobrante Landfill. Incidental Out of County (OOC) rate established by WM Inc.	

APPENDIX B TO ORDINANCE NO. 779.19
RESIDENTIAL SELF-HAUL CARDS
FOR
RIVERSIDE COUNTY DEPARTMENT OF WASTE RESOURCES
Effective July 1, 2018

The Residential Self-Haul Card shall be necessary for admittance to the Mecca II and Oasis Landfills for all residential haulers.

RESIDENTIAL CARD REGULATIONS:

Authority: Riverside County Ordinance No. 657 requires that, "Every tenant, occupier, operator, or owner of a residence...shall not less than once a week, cause to be removed all solid waste created, produced or brought upon the property to an approved disposal facility."

1. **Number of Uses** - The Residential Self-Haul Card allows up to 52-400 lb. standard load uses per year (approximately 4 uses per month).
2. **Expiration Date** - The expiration date for all cards is the last day of the fiscal year, June 30th. In addition, any unused punches for each month will expire on the last day of that month.
3. **No Refunds** - There will be no refunds on partially used cards.
4. **Standard Load** - The maximum load allowed access to the landfill with one use of the Residential Self-Haul Card will be four hundred (400) pounds, which is equivalent to one punch on the card. If the Gate Services Assistant judges a load to be over this Standard Load limit, two or more punches will be made to the card.
5. **Cost** - The Residential Self-Haul Card discounted rate is fifteen dollars (\$15.00) per month.

6. **Payment Options – Cards may be purchased:**

Period	Cost	Number of Punches One Punch Per 400 lb. Standard Load. Additional Punches Applied in Excess of Standard Load.
Monthly	\$15.00	4
Bi-Monthly	\$30.00	8
Advance Sale - Annual (purchase on or before June 30th)	\$150.00	52 (400lb. estimated load per punch)
Annual (purchased between July 1st and July 31st)	\$160.00	52 (400lb. estimated load per punch)
Multiple Months	\$15.00 x no. of months	4 x no. of months

7. **Lost Cards** - Lost cards are to be reported immediately. The customer will not be responsible for unauthorized use of a card after if it is reported lost to the Waste Resources business office located at 14310 Frederick Street, Moreno Valley, CA 92553, (951) 486-3200.
8. **Maximum Load** – Mecca Landfill will not accept loads greater than 1 ton.
9. **Restrictions on Use of Card** - Household hazardous waste, loads with more than four (4) tires, other hard-to-handle waste, or commercial business waste will not be accepted on this card. Cards may only be used by the resident who paid for the card.
10. **Alternative County Gate Fee Site Usage** – In the event that the rural landfill is unable to accept waste on a normal operating day, customers will be directed to a scaled County landfill and may use their Residential Self Haul Card.

APPENDIX C TO ORDINANCE NO. 779.19
RURAL SITE ACCESS -- COMMERCIAL CARDS
FOR
RIVERSIDE COUNTY DEPARTMENT OF WASTE RESOURCES
Effective July 1, 2018

The Rural Site Access Commercial Card shall be necessary for admittance to the Mecca II and Oasis Landfills for all non-permitted/contracted entities hauling commercial waste.

COMMERCIAL CARD REGULATIONS:

A Rural Site Access Commercial Card provides for disposal of commercial waste generated within the remote service areas and is required unless a permitted waste hauler or other large commercial users have negotiated a separate contract for disposal access to rural landfills with the County.

1. **Number of Uses** - The Commercial Card will have twenty-four (24) ½ ton available uses.
2. **Expiration Date** - There is no expiration date for the Commercial Card.
3. **No Refunds** - If a commercial operator goes out of business, there shall be no refund for the unused card punches.
4. **Cost** - The Commercial Card will be priced at four hundred seventy one dollars and seventy four cents (\$471.74).
5. **Payment for Card** - The card shall be purchased in advance of usage. Cards may be purchased at any time of the year. Acceptable forms of payment at the fee booth include money order or cashier's check. Cash, personal/business checks, and credit/debit card payments are accepted at the Department's business office or by phone (951-486-3200).
6. **Lost Cards** - Lost cards are to be reported immediately. The customer will not be responsible for unauthorized use of a card after it is reported lost to the Waste Resources business office located at 14310 Frederick St., Moreno Valley, CA. (951) 486-3200.
7. **Maximum Load** - Mecca Landfill will not accept loads greater than 1 ton.
8. **Restrictions on Use of Card** - Hazardous waste, loads with more than 4 tires, or other hard-to-handle waste will not be accepted at these rural sites.
9. **Alternative County Landfill Usage** - In the event that the rural landfill is unable to accept waste on a normal operating day, customers will be directed to a scaled County landfill and may use their Rural Site Commercial Card.

APPENDIX D TO RIVERSIDE COUNTY ORDINANCE NO. 779.19
 SCHEDULE OF MISCELLANEOUS FEES
 FOR
 RIVERSIDE COUNTY DEPARTMENT OF WASTE RESOURCES
 Effective July 1, 2018

FEES FOR DEPARTMENT PUBLICATIONS		
Document Name	Document Fee	Mailing/Handling Cost
Countywide Integrated Waste Management Plan (CIWMP)	\$60.00	\$10.00
Source Reduction and Recycling Element (SRRE) and Household Hazardous Waste Element (HHWE)	\$60.00	\$10.00
Nondisposal Facility Element (NDFE)	\$10.00	\$5.00
Countywide Disposal Tonnage Tracking System (CDTTS) Procedure Manual	\$50.00	\$10.00
Additional copies of quarterly Disposal Reports	\$10.00	

FEES FOR DEPARTMENTAL COPY SERVICES	
Copy Service	Copy Fee
(Note: all map copies are on bond unless special request is made. Extra charge for special materials.)	
Plotter Printer Map Copies	
Size D	\$4.50
Size E	\$9.00
Specialty Sizes	\$2.65 a linear foot
Black & White Copies	
8-1/2" x 11"	.15 per side
8-1/2" x 14"	.15 per side
11" x 17"	.30 per side
Color Copies	
8-1/2" x 11"	\$1 per side
8-1/2" x 14"	\$1 per side
11" x 17"	\$2 per side
Request for Extra Ticket Copies	10¢/page w/ \$1.00 minimum
Request for Extra Billing Statement Copies	10¢/page w/ \$1.00 minimum
Requests for Document Copies in Electronic Format (e.g. CD)	\$5.75/disc + \$2.25 for postage & mailer

APPENDIX D TO RIVERSIDE COUNTY ORDINANCE NO. 779.19
 SCHEDULE OF MISCELLANEOUS FEES
 FOR
 RIVERSIDE COUNTY DEPARTMENT OF WASTE RESOURCES
 Effective July 1, 2018

OTHER FEES	
Service	Fee
Replacement of Self Haul or Rural Site Access Cards	\$10.00
Cards Ordered After Initial Setup of a Deferred Billing Account or Sub-Account Replacement Access Cards for Deferred and Pre-paid Account Holders	\$3.00 each
Setup Fee for Each Deferred Billing Account	\$50.00
Setup Fee for Each Deferred Billing Sub-Account	\$25.00
Administrative Charge for Delinquent Deferred Account Payment	1-1/2% per billing period on unpaid balance if payment is not made within 15 days from billing
Checks Returned for Non-Sufficient Funds (NSF)	\$20.00 per occurrence
Account Correction Due to Hauler Resulting From Driver Error Fee [Commercial Hauler Error Resulting in Voided and Corrected Ticket Due to the Driver Providing Incorrect Information at Time of Transaction (i.e. Incorrect Account Number, Mis-identified Refuse Type, etc.) and/or to Correct or Change the Equipment Assigned to a Deferred Account Payment Card.]	\$25.00 per occurrence
Late Ticket Submittals as Described in the CDTTS Procedure Manual	\$25.00 per day
Credit/Debit Card Transaction Fee	.75 per transaction
Base Hourly Rates for Services Rendered	Actual Hourly Cost of Personnel
Departmental Overhead Rate applied to Basic Hourly Rates	49%
Special FAX Requests for Accounts Receivable	\$3.00 for the 1st page \$1.00 for each additional page
Special Accounts Receivable Research Requests	No charge within 30 days of statement date; \$3.75/qrtr hr if requested past 30 days
Sale of Orange Polyester Safety Vest to Landfill Visitors	\$9.00
Sale of Orange Safety Vest to Landfill Visitors	\$0.75
Sale of Compost Bins to Riverside County Residents Only	Geobin -- \$12.00
Sale of Worm Bin Kit	\$26.00
Lend-A-Bin Program Fees (must provide a valid credit/debit card at time of bin is loaned)	
(a) Replacement Fee	\$59.00
(b) Cleaning Fee	\$13.00
(c) Late Fee	\$13.00

ORDINANCE NO. 779
(AS AMENDED THRU 779.18)
AN ORDINANCE OF THE COUNTY OF RIVERSIDE
AMENDING ORDINANCE 779
RELATING TO
COUNTY SOLID WASTE FACILITIES
AND ESTABLISHING FEES

The Board of Supervisors of the County of Riverside, State of California, ordains as follows:

Section 1. DEFINITIONS.

The words used in this ordinance shall have the definitions provided in Public Resources Code 40100 et. Seq.

Section 2. ESTABLISHMENT OF SITES. Subject to control of the Board of Supervisors, the General Manager-Chief Engineer of the Department of Waste Resources may designate and operate or control by contract County owned, leased, or contracted sites for public transfer, processing or disposal of solid waste.

Section 3. REFUSE FROM OUTSIDE OF COUNTY. Unless so authorized in writing by the General Manager-Chief Engineer of the Department of Waste Resources or his designated representative, under general policies adopted by the Board, no person shall place, deposit, or dump, or cause to be placed, deposited, or dumped, in or upon any County owned, leased, or contracted transfer station or disposal site in the County, any solid waste originating outside of the County of Riverside, provided however, the General Manager-Chief Engineer of the Department of Waste Resources has discretion to accept incidental amounts of refuse from outside of Riverside County and near County borders for disposal at County landfills when payment is made according to Appendix A for such incidental refuse.

Section 4. REGULATIONS. All County owned leased, or contracted transfer stations and disposal sites in the County should be under the supervision of the General Manager-Chief Engineer of the Department of Waste Resources who shall have the power and the duty to prescribe reasonable regulations regulating the use by the public and the operation of such sites. Such rules shall include, but need not be limited to, the following subjects:

- a. Days and hours of use.
- b. Charges for use of sites at times other than regular hours, which shall be sufficient to reimburse the County for equipment, personnel and overhead costs.
- c. Maximum size of articles and objects dumped.
- d. Allocation of various types of waste to specific sites and the placement of waste within any site.
- e. Prohibition or conditional acceptance of harmful, dangerous or difficult to handle materials, if allowed under the state operating permit, including a reasonable charge for their acceptance, unique handling requirements or assured destruction.
- f. Prohibition of persons from entering the site for reasons including, but not limited to: unauthorized salvaging of waste and recyclables, attempting to dispose of hazardous waste, loitering, intoxication and other forms of conduct that reduce operational efficiencies and/or increase risk of injury to Department employees and the public.

Except for short-term emergencies, any regulation fixing days or hours of operation shall be submitted to the Board of Supervisors for approval before taking effect. All regulations prescribed by the General Manager-Chief Engineer of the Department of Waste Resources shall be filed in his or her

office and shall be available for public inspection.

Section 5. HAZARDOUS WASTE LOAD CHECKING PROGRAM. All landfills and transfer stations in the County shall implement and maintain a hazardous waste load checking program at each of their solid waste facilities as required by California law (pursuant to Titles 14 and 27, California Code of Regulations); and which program shall also meet the minimum requirements outlined in this ordinance.

- a. Each solid waste facility operator shall perform random load checks across all load types including self-haul residential, business and industrial waste loads, franchise hauler waste loads (including residential, commercial and industrial) to detect hazardous waste before such incoming waste is transferred to, and/or disposed at, the landfill. Such program shall have the objectives of: (1) preventing hazardous waste from being placed in a landfill not permitted to receive such waste and (2) educating and discouraging both facility self-haul customers and franchise waste hauler customers from bringing or sending in such material. The minimum number of load checks performed at each solid waste facility shall comply with the following schedule:

Landfill/Transfer Station Random Load check Schedule

Average Daily Tonnage	Random Samples per Day
0 to 100 tons/day	**
101 to 600 tons/day	6*
601 to 1,000+ tons/day	10*

* The initial schedule is for a minimum number of "Random Samples per Day" for a minimum of three rotating days per week so arriving customers will not know when there will be an inspection. If a problem persists with large quantities of hazardous waste being found at the landfill or transfer station, the Enforcement Agency or the General Manager-Chief Engineer of the Department of Waste Resources may require the number of "Random Samples per Day" to be applied every day the solid waste facility is open until the problem is deemed corrected.

**Minimum of 6 samples per week – may all be performed on the same day

- b. An inspection form (which shall be certified for completeness and accuracy by the load check inspector on duty) shall be filled out in its entirety at the time of each load check performed at the solid waste facility. The inspection form shall include the following information, to be filled out at the time of inspection:
- Date and time of inspection
 - Load check inspector name, (certification)
 - Load type (residential, commercial, industrial)
 - Hauler/company name/customer name
 - Driver name
 - Vehicle type (e.g. Hand Unload, Dump Truck, Side Loader, Front End Loader, or Roll Off)
 - License plate number
 - Whether or not the load contained prohibited waste
- c. When prohibited waste is found, forms shall include the following:
- Load origin (jurisdiction or route number for side loaders and front end loader vehicles, customer/store name and address where picked up for all other vehicle types)
 - Hazardous waste found (type/name, class, container size/quantity, volume/weight, unit of gallons or pounds)
 - Disposition of material (e.g. picked up by responsible party, returned with customer at time of inspection, solid waste facility assumed responsibility of the material, etc.)

- d. Management shall review completed forms at a frequency sufficient to ensure forms are filled out completely and correctly.
- e. The General Manager-Chief Engineer of the Department of Waste Resources or his designated representative and/or a representative of the Enforcement Agency shall have the right to enter the solid waste facilities at any time to audit their load check program's compliance with these standards. These audits shall be limited to four times in any 12 month period and may include three days in which Department of Waste Resources personnel perform load checks at the facility and one day in which Department of Waste Resources staff review the facility's written load check program, hazardous waste and universal waste shipping records, facility personnel training records, hazardous waste storage areas, and load checking procedures in order to audit the solid waste facility load checking program and/or assist the operator in making its load checking program successful.

Section 6. SALVAGE OPERATIONS. Subject to the approval of the Board of Supervisors, salvage operations of reusable waste materials at all County owned, leased, or contracted transfer stations and disposal sites in the County may be conducted only by such persons as are authorized to do so and upon such terms and conditions as are imposed by the General Manager-Chief Engineer of the Department of Waste Resources.

Section 7. FEES.

1. **Tipping Fees at Scaled Urban Sites:** Pursuant to the authority of Government Code Section 25823, fees for the disposal of solid waste and disposal of liquid waste at enumerated landfills shall be as established by the Board of Supervisors following a duly noticed public hearing. The fees so established shall be in an amount sufficient to cover all costs including but not limited to the following: closure/postclosure (including past unfunded costs), remediation, environmental mitigation, state mandated and other pass-through fees, and general operations. Such fees and the landfills to which they shall apply appear as Appendix A to this Ordinance. The Board of Supervisors may establish different rates through contractual agreements when the terms of said agreements help stabilize revenues and system rates over a long-term period.
2. **Fees for Disposal at Rural Sites:** Pursuant to the authority of Government Code Section 25823, fees for the disposal of solid waste at landfills and transfer stations, formerly in a land use assessment area, shall be as established by the Board of Supervisors following a duly noticed public hearing. The fees so established shall be calculated to recover a fair share of the estimated costs for these facilities. Cards permitting entrance into these landfills and transfer stations shall be offered for sale to residents and businesses (only in the local areas surrounding these sites as shown on maps in Exhibit 1) at rates set by the Board of Supervisors. No access to these facilities will be allowed without a card, except in cases where permitted waste haulers or other large commercial users have negotiated separate contracts with the County. Waste from outside these areas shall not be accepted at the rural sites providing, however, waste from unincorporated areas outside of, but near the borders of these service areas may be accepted under the same terms and conditions herein set forth, if it is determined by the General Manager-Chief Engineer of the Department of Waste Resources that this is the most practical way to provide disposal service to these customers. Such rates and the landfills and transfer stations to which they apply shall appear in Appendices B and C to this Ordinance.
3. **Miscellaneous Fees.** A schedule of miscellaneous fees is attached as Appendix D.

Section 8. PROHIBITIONS. No person shall violate any regulation prescribed by the General Manager-Chief Engineer of the Department of Waste Resources regulating the use of a County disposal site or transfer station, or fail to obey any sign giving notice of any regulation, maintained at any such site

or facility by the General Manager-Chief Engineer of the Department of Waste Resources. Violation of any such regulation shall be a violation of this Ordinance.

Section 9. VIOLATIONS AND PENALTIES. The General Manager-Chief Engineer of the Department of Waste Resources reserves the right to deny entrance to an individual for an appropriate time span when said individual is deemed to pose a safety risk and/or is disruptive to the normal workflow of the landfill or transfer station operations. A letter of notification specifying the dates and location(s) of restriction will be mailed to the individual and be on hand at the gate fee booth(s).

It shall be unlawful for any person to violate any provision of this Ordinance. Any person violating any provision of this Ordinance may be deemed guilty of an infraction or misdemeanor as hereinafter specified. Such persons shall be deemed guilty of a separate offense for each day, or portion thereof, during which any violation of any of the provisions of this Ordinance is committed or continued. Any person so convicted shall be: (1) guilty of an infraction offense and punished by a fine not exceeding One Hundred dollars (\$100.00) for a first violation; (2) guilty of an infraction offense and punished by a fine not exceeding Two Hundred dollars (\$200.00) for a second violation. The third and any additional violations shall constitute a misdemeanor offense and shall be punishable by a fine not exceeding Five Hundred dollars (\$500.00).

Notwithstanding the above, a first offense may be charged and prosecuted as a misdemeanor. Payment of any penalty herein shall not relieve a person from the responsibility for correcting the violation.

Section 10. SEVERABILITY. If any provision, clause, sentence or paragraph of this Ordinance (including its appendices) or the application thereof to any person or circumstances shall be held invalid, such invalidity shall not affect the other provisions or applications of the provisions of this Ordinance (and its appendices) which can be given effect without the invalid provision or application, and to this end, the provisions of this Ordinance (and its appendices) are hereby declared to be severable.

This ordinance shall become effective 30 days after adoption

Adopted:

779 Item 10.1 of 07/28/1998 (Eff: 08/27/1998)

Amended:

(Amendment to Appendix A) Item 12.4 of 07/06/1999

779.1 Item 10.1 of 06/19/2001 (Eff: 07/19/2001)

779.2 Item 10.1 of 05/07/2002 (Eff: 06/06/2002)

779.3 Item 12.1 of 08/19/2003 (Eff: 09/18/2003)

779.4 Item 16.8 of 03/16/2004 (Eff: 04/15/2004)

779.5 Item 12.1 of 05/25/2004 (Eff: 06/24/2004)

779.6 Item 12.2 of 06/07/2005 (Eff: 07/07/2005)

779.7 Item 12.1 of 05/16/2006 (Eff: 06/15/2006)

779.8 Item 12.1 of 05/08/2007 (Eff: 06/07/2007)

779.9 Item 12.3 of 05/20/2008 (Eff: 06/19/2008)

779.10 Item 12.1 of 07/29/2008 (Eff: 08/28/2008)

779.11 Item 12.1 of 05/12/2009 (Eff: 06/11/2009)

779.12 Item 12.4 of 06/08/2010 (Eff: 07/28/2010)

779.13 Item 12.1 of 05/08/2012 (Eff: 06/07/2012)

779.14 Item 12-2c of 04/30/2013 (Eff: 05/30/2013)

779.15 Item 12-3 of 05/06/2014 (Eff: 06/05/2014)

- 779.16 Item 12-1 of 06/02/2015 (Eff: 07/02/2015)
- 779.17 Item 12-1C of 05/24/2016 (Eff: 07/01/2016)
- 779.18 Item 12.2C of 05/23/2016 (Eff: 06/22/2017)

(APPENDICES A, B, C & D and EXHIBIT MAP)



OFFICE OF THE
CLERK OF THE BOARD OF SUPERVISORS
1st FLOOR, COUNTY ADMINISTRATIVE CENTER
P.O. BOX 1147, 4080 LEMON STREET
RIVERSIDE, CA 92502-1147
PHONE: (951) 955-1060 FAX: (951) 955-1071

KECIA HARPER-IHEM
Clerk of the Board of Supervisors

KIMBERLY A. RECTOR
Assistant Clerk of the Board

May 3, 2018

PRESS ENTERPRISE
ATTN: LEGALS
P.O. BOX 792
RIVERSIDE, CA 92501

E-MAIL: legals@pe.com
TEL: 951-368-9225

RE: INTRODUCTION OF ORDINANCE NO. 779.19 AMENDING ORD. NO. 779
RELATING TO COUNTY SOLID WASTE FACILITIES

To Whom It May Concern:

Attached is a copy for publication in your newspaper for **TWO (2) TIMES** on Tuesdays:
May 8 and 15, 2018.

We require your affidavit of publication immediately upon completion of the last publication.

Your invoice must be submitted to this office in duplicate, **WITH TWO CLIPPINGS OF THE PUBLICATION.**

NOTE: PLEASE COMPOSE THIS PUBLICATION INTO A SINGLE COLUMN
FORMAT.

Thank you in advance for your assistance and expertise.

Sincerely,

Cecilia Gil
Board Assistant to
KECIA HARPER-IHEM, CLERK OF THE BOARD

12.1 of 05/01/18

12.1

**NOTICE OF PUBLIC HEARING BEFORE THE
BOARD OF SUPERVISORS OF RIVERSIDE COUNTY**

NOTICE IS HEREBY GIVEN that a public hearing at which all interested persons will be heard, will be held before the Board of Supervisors of Riverside County, California, on the 1st Floor Board Chambers, County Administrative Center, 4080 Lemon Street, Riverside, on **Tuesday, May 22, 2018 at 9:00 a.m., or as soon as possible thereafter**, to consider adoption of the following:

ORDINANCE NO. 779.19

**AN ORDINANCE OF THE COUNTY OF RIVERSIDE
AMENDING ORDINANCE NO. 779 RELATING TO
COUNTY SOLID WASTE FACILITIES AND ESTABLISHING FEES**

The Board of Supervisors of the County of Riverside ordains as follows:
Section 1. Ordinance No. 779 is amended in its entirety to read as follows:

"ORDINANCE NO. 779

**AN ORDINANCE OF THE COUNTY OF RIVERSIDE
RELATING TO COUNTY SOLID WASTE FACILITIES AND ESTABLISHING FEES**

The Board of Supervisors of the County of Riverside ordains as follows:

Section 1. DEFINITIONS. The words used in this ordinance shall have the same meaning as the words as the definitions provided in Public Resources Code 40100 et. seq., and as they may be amended from time to time.

Section 2. ESTABLISHMENT OF SITES. Subject to control of the Board of Supervisors, the General Manager-Chief Engineer of the Department of Waste Resources may designate and operate or control by contract County owned, leased, or contracted sites for public transfer, processing or disposal of solid waste.

Section 3. REFUSE FROM OUTSIDE OF COUNTY. Unless so authorized in writing by the General Manager-Chief Engineer of the Department of Waste Resources or his designated representative, under general policies adopted by the Board, no person shall place, deposit, or dump, or cause to be placed, deposited, or dumped, in or upon any County owned, leased, or contracted transfer station or disposal site in the County, any solid waste originating outside of the County of Riverside, provided however, the General Manager-Chief Engineer of the Department of Waste Resources has discretion to accept incidental amounts of refuse from outside of Riverside County and near County borders for disposal at County landfills when payment is made according to Appendix A for such incidental refuse.

Section 4. REGULATIONS. All County owned leased, or contracted transfer stations and disposal sites in the County should be under the supervision of the General Manager-Chief Engineer of the Department of Waste Resources who shall have the power and the duty to prescribe reasonable regulations regulating the use by the public and the operation of such sites. Such rules shall include, but need not be limited to, the following subjects:

- a. Days and hours of use.
- b. Charges for use of sites at times other than regular hours, which shall be sufficient to reimburse the County for equipment, personnel and overhead costs.
- c. Maximum size of articles and objects dumped.
- d. Allocation of various types of waste to specific sites and the placement of waste within any site.
- e. Prohibition or conditional acceptance of harmful, dangerous or difficult to handle materials, if allowed under the state operating permit, including a reasonable charge for their acceptance, unique handling requirements or assured destruction.
- f. Prohibition of persons from entering the site for reasons including, but not limited to: unauthorized salvaging of waste and recyclables, attempting to dispose of hazardous waste, loitering, intoxication and other forms of conduct that reduce operational efficiencies and/or increase risk of injury to Department employees and the public.

Except for short-term emergencies, any regulation fixing days or hours of operation shall be submitted to the Board of Supervisors for approval before taking effect. All regulations shall be filed in his or her office and shall be available for public inspection.

Section 5. HAZARDOUS WASTE LOAD CHECKING PROGRAM. All landfills and transfer stations in the County shall implement and maintain a hazardous waste load checking program at each of their solid waste facilities as required by California law (pursuant to Titles 14 and 27, California Code of Regulations); and which program shall also meet the minimum requirements outlined in this ordinance.

- a. Each solid waste facility operator shall perform random load checks across all load types including self-haul residential, business and industrial waste loads, franchise hauler waste loads (including residential, commercial and industrial) to detect hazardous waste before such incoming waste is transferred to, and/or disposed at, the landfill. Such program shall have the objectives of: 1) preventing hazardous waste from being placed in a landfill not permitted to receive such waste and 2) educating and discouraging both facility self-haul customers and franchise waste hauler customers from bringing or sending in such material. The minimum number of load checks performed at each solid waste facility shall comply with the following schedule:

Landfill/Transfer Station Average Daily Tonnage	Random Load Check Schedule Random Samples per Day
0 to 100 tons/day	4*
101 to 600 tons/day	6*
601 to 1,000+ tons/day	10*

* The initial schedule is for a minimum number of "Random Samples per Day" for a minimum of three rotating days per week so arriving customers will not know when there will be an inspection. If a problem persists with large quantities of hazardous waste being found at the landfill or transfer station, the Enforcement Agency or the General Manager-Chief Engineer of the Department of Waste Resources may require the number of "Random Samples per Day" to be applied every day the solid waste facility is open until the problem is deemed corrected.

- b. An inspection form (which shall be certified for completeness and accuracy by the load check inspector on duty) shall be filled out in its entirety at the time of each load check performed at the solid waste facility. The inspection form shall include the following information, to be filled out at the time of inspection:
 - 1) Date and time of inspection
 - 2) Load check inspector name, (certification)
 - 3) Load type (residential, commercial, industrial)
 - 4) Hauler/company name/customer name



OFFICE OF THE
CLERK OF THE BOARD OF SUPERVISORS
1st FLOOR, COUNTY ADMINISTRATIVE CENTER
P.O. BOX 1147, 4080 LEMON STREET
RIVERSIDE, CA 92502-1147
PHONE: (951) 955-1060 FAX: (951) 955-1071

KECIA HARPER-IHEM
Clerk of the Board of Supervisors

KIMBERLY A. RECTOR
Assistant Clerk of the Board

May 3, 2018

THE DESERT SUN
ATTN: LEGALS
P.O. BOX 2734
PALM SPRINGS, CA 92263

E-MAIL: legals@thedesertsun.com
TEL: 760-778-4578

RE: INTRODUCTION OF ORDINANCE NO. 779.19 AMENDING ORD. NO. 779
RELATING TO COUNTY SOLID WASTE FACILITIES

To Whom It May Concern:

Attached is a copy for publication in your newspaper for **TWO (2) TIMES** on Sundays:
May 6 and 13, 2018.

We require your affidavit of publication immediately upon completion of the last publication.

Your invoice must be submitted to this office in duplicate, WITH TWO CLIPPINGS OF THE PUBLICATION.

NOTE: PLEASE COMPOSE THIS PUBLICATION INTO A SINGLE COLUMN FORMAT.

Thank you in advance for your assistance and expertise.

Sincerely,

Cecilia Gil
Board Assistant to
KECIA HARPER-IHEM, CLERK OF THE BOARD

NOTICE OF PUBLIC HEARING BEFORE THE BOARD OF SUPERVISORS OF RIVERSIDE COUNTY

Notice IS HEREBY GIVEN that a public hearing at which all interested persons will be heard, will be held before the Board of Supervisors of Riverside County, California, on the 1st Floor Board Chambers, County Administrative Center, 4080 Lemon Street, Riverside, on Tuesday, May 22, 2018 at 9:00 a.m., or as soon as possible thereafter, to consider adoption of the following:

**ORDINANCE NO. 779-19
AN ORDINANCE OF THE COUNTY OF RIVERSIDE
AMENDING ORDINANCE NO. 779 RELATING TO COUNTY SOLID WASTE FACILITIES AND ESTABLISHING FEES**

The Board of Supervisors of the County of Riverside orders as follows:
Section 1. Ordinance No. 779 is amended in its entirety to read as follows:

**"ORDINANCE NO. 779"
AN ORDINANCE OF THE COUNTY OF RIVERSIDE RELATING TO COUNTY SOLID WASTE FACILITIES AND ESTABLISHING FEES**

The Board of Supervisors of the County of Riverside orders as follows:

Section 1. DEFINITIONS. The words used in this ordinance shall have the same meaning as the words as the definitions provided in Public Resources Code 40100 et. seq., and as they may be amended from time to time.

Section 2. ESTABLISHMENT OF SITES. Subject to control of the Board of Supervisors, the General Manager/Chief Engineer of the Department of Waste Resources may designate and operate or control by contract County owned, leased, or contracted for public transfer, processing or disposal of solid waste.

Section 3. REFUSE FROM OUTSIDE OF COUNTY. Unless so authorized in writing by the General Manager/Chief Engineer of the Department of Waste Resources or his designated representative, under general policies adopted by the County, no person shall place, deposit, or dump, or cause to be placed, deposited, or dumped, in or upon any County owned, leased, or contracted transfer station or disposal site in the County, any solid waste originating outside of the County of Riverside, provided however, the General Manager/Chief Engineer of the Department of Waste Resources has discretion to accept incidental amounts of refuse from outside of Riverside County and near County borders for disposal at County landfills when payment is made according to Appendix A for such incidental refuse.

Section 4. REGULATIONS. All County owned, leased, or contracted transfer stations and disposal sites in the County should be under the supervision of the General Manager/Chief Engineer of the Department of Waste Resources who shall have the power and the duty to prescribe reasonable regulations regarding the use by the public and the operation of such sites. Such rules shall include, but need not be limited to, the following subjects:

- a. Days and hours of use.
- b. Charges for use of sites at times other than regular hours, which shall be sufficient to reimburse the County for equipment, personnel and overhead costs.
- c. Maximum size of articles and objects dumped.
- d. Allocation of various types of waste to specific sites and the placement of waste within any site.
- e. Prohibition or conditional acceptance of harmful, dangerous or difficult to handle materials, if allowed under the state operating permit, including a reasonable charge for their acceptance, unique handling requirements or assured destruction.
- f. Prohibition of persons from entering the site for reasons including, but not limited to: unauthorized salvaging of waste and recyclables, attempting to dispose of hazardous waste, loitering, intoxication and other forms of conduct that reduce operational efficiencies and/or increase risk of injury to Department employees and the public.

Except for short-term emergencies, any regulation fixing days or hours of operation shall be submitted to the Board of Supervisors for approval before taking effect. All regulations prescribed by the General Manager/Chief Engineer of the Department of Waste Resources shall be filed in his or her office and shall be available for public inspection.

Section 5. HAZARDOUS WASTE LOAD CHECKING PROGRAM. All landfills and transfer stations in the County shall implement and maintain a hazardous waste load checking program at each of their solid waste facilities as required by California law (pursuant to Title 14 and 17, California Code of Regulations) and which program shall also meet the minimum requirements outlined in this ordinance.

- a. Each solid waste facility operator shall perform random load checks across all load types including self-haul residential, business and industrial waste loads, franchise hauler waste loads (including residential, commercial and industrial) to detect hazardous waste before such material is transferred to, and/or disposed at, the landfill. Such program shall have the following objectives:
 - 1) preventing hazardous waste from being placed in a solid waste facility;
 - 2) reducing and discouraging both facility and final customer and franchise waste hauler customers from bringing or sending in such material. The minimum number of load checks performed at each solid waste facility shall comply with the following schedule:

Landfill/Transfer Station	Random Load Check Schedule
Average Daily Tonnage	Random Samples per Day
(0) to 100 tons/day	6*
101 to 500 tons/day	6*
501 to 1,000 tons/day	10*

*The initial schedule is for a minimum number of "Random Samples per Day" for a minimum of three rotating days per week so arriving customers will not know when there will be an inspection. If a problem persists with large quantities of hazardous waste being found at the landfill or transfer station, the Enforcement Agency or the General Manager/Chief Engineer of the Department of Waste Resources may require the number of "Random Samples per Day" to be applied every day the solid waste facility is open until the problem is deemed corrected.

b. An inspection form (which shall be certified for completeness and accuracy by the lead check inspector on duty) shall be filled out in its entirety at the time of each load check performed at the solid waste facility. The inspection form shall include the following information, to be filled out at the time of inspection:

- 1) Date and time of inspection
- 2) Lead check inspector name (certification)
- 3) Load type (residential, commercial, industrial)
- 4) Hauler/company name/customer name
- 5) Driver name
- 6) Vehicle type (e.g. Hand Loaded, Dump Truck, Side Loader, Front End Loader, or Roll Off)
- 7) License plate number
- 8) Whether or not the load contained prohibited waste

c. When prohibited waste is found, forms shall include the following:

- 1) Load origin (destination or route number for side loaders and front and loader vehicles, customer/store name and address where picked up for all other vehicle types)
- 2) Hazardous waste type (specification, class, container size/quantity, volume/weight, unit of gallons or pounds)
- 3) Disposition of material (e.g. picked up by responsible party, returned with customer at time of inspection, solid waste facility assumed responsibility of the material, etc.)

d. Management shall review completed forms at a frequency sufficient to ensure forms are filed out completely and correctly.

e. The General Manager/Chief Engineer of the Department of Waste Resources or his designated representative and/or a representative of the Enforcement Agency shall have the right to enter the solid waste facilities at any time to audit their lead check program's compliance with these standards. These audits shall be limited to four times in any 12-month period and may include three days in which Department of Waste Resources personnel perform load checks at the facility and one day in which Department of Waste Resources staff review the facility's written load check program, hazardous waste and universal waste on records, facility personnel training records, hazardous waste storage areas, and load checking procedures in order to audit the solid waste facility load checking program and/or assist the operator in making its load checking program successful.

Section 6. SALVAGE OPERATIONS. Subject to the approval of the Board of Supervisors, salvage operations of reusable waste materials at all County owned, leased, or contracted transfer stations and disposal sites in the County may be conducted only by such persons as are authorized to do so and upon such terms and conditions as are imposed by the General Manager/Chief Engineer of the Department of Waste Resources.

Section 7. FEES.

- a. Tipping Fees at Sealed Urban Sites: Pursuant to the authority of Government Code Section 25823, fees for the disposal of solid waste and disposal of liquid waste at enumerated landfills shall be as established by the Board of Supervisors following a duly noticed public hearing. The fees so established shall be in an amount sufficient to cover all costs including but not limited to the following: closure/closure (including post-closure costs), remediation, environmental mitigation, state mandated and other pass-through fees, and general operations. Such fees and the landfills to which they shall apply appear as Appendix A to this Ordinance. The Board of Supervisors may establish different rates through contractual agreements where the terms of said agreements help stabilize revenues and system rates over a long-term period.
- b. Fees for Disposal at Rural Sites: Pursuant to the authority of Government Code Section 25823, fees for the disposal of solid waste at landfills and transfer stations, formerly in a land use assessment area, shall be as established by the Board of Supervisors following a duly noticed public hearing. The fees so established shall be calculated to recover a fair share of the estimated costs for these facilities. Cards permitting entrance into these landfills and transfer stations shall be offered for sale to residents and businesses (only in the local areas surrounding these sites as shown on maps in Exhibit 1) at rates set by the Board of Supervisors. No access to these facilities will be allowed without a card, except in cases where permitted waste haulers or other large commercial users have negotiated separate contracts with the County. Waste from outside these areas shall not be accepted at the rural sites providing, however, waste from unincorporated areas outside of, but near the borders of these service areas may be accepted under the same terms and conditions herein set forth. If it is determined by the General Manager/Chief Engineer of the Department of Waste Resources that this is the most practical way to provide disposal service to these customers, such rates and the landfills and transfer stations to which they apply shall appear in Appendices B and C to this Ordinance.
- c. Miscellaneous Fees: Schedule of miscellaneous fees is attached as Appendix D.

Section 8. PROHIBITIONS. No person shall violate any regulation prescribed by the General Manager/Chief Engineer of the Department of Waste Resources regarding the use of a County disposal site or transfer station, or fail to obey any sign giving notice of any regulation, maintained at any such site or facility by the General Manager/Chief Engineer of the Department of Waste Resources. Violation of any such regulation shall be a violation of this Ordinance.

Section 9. VIOLATIONS AND PENALTIES. The General Manager/Chief Engineer of the Department of Waste Resources reserves the right to deny entrance to an individual for an appropriate time span when said individual is deemed to pose a safety risk and/or is disruptive to the normal workflow of the landfill or transfer station operations. A letter of notification specifying the dates and location(s) of restriction will be mailed to the individual and be on hand at the gate fee booth(s).

It shall be unlawful for any person to violate any provision of this Ordinance. Any person violating any provision of this Ordinance may be deemed guilty of an infraction or misdemeanor as hereinafter specified. Such person shall be deemed guilty of a separate offense for each day, or portion thereof, during which any violation of any of the provisions of this Ordinance is committed or continued. Any person so convicted shall be: (1) guilty of an infraction offense and punished by a fine not exceeding One Hundred dollars (\$100.00) for a first violation; (2) guilty of an infraction offense and punished by a fine not exceeding Two Hundred dollars (\$200.00) for a second violation. The third and any additional violations shall constitute a misdemeanor offense and shall be punishable by a fine not exceeding Five Hundred dollars (\$500.00). Notwithstanding the above, a first offense may be charged and prosecuted as a misdemeanor. Payment of any penalty herein shall not relieve a person from the responsibility for correcting the violation.

Section 10. SEVERABILITY. If any provision, clause, sentence or paragraph of this Ordinance (including its appendices) or the application thereof to any person or circumstances shall be held invalid, provisions of this Ordinance (and its appendices) are hereby declared to be severable.

Section 11. EFFECTIVE DATE. This ordinance shall take effect thirty (30) days after its adoption.

Section 2. EFFECTIVE DATE. This ordinance shall take effect thirty (30) days after its adoption.

Any person wishing to testify in support of or in opposition to Ordinance No. 779-19 may do so in writing between the date of this notice and the public hearing, or may appear and be heard at the time and place noted above. All written comments received prior to the public hearing will be submitted to the Board of Supervisors, and the Board of Supervisors will consider such comments, in addition to any oral testimony, before making a decision on Ordinance No. 779-19.

If you challenge the above ordinance in court, you may be limited to raising only those issues you or someone else raised at the public hearing described in this notice, or in written correspondence delivered to the Board of Supervisors at, or prior to, the public hearing. Be advised that as a result of public hearing and the consideration of all public comment, written and oral, the Board of Supervisors may amend, in whole or in part, the proposed ordinance.

Please send all written correspondence to: Clerk of the Board, 4080 Lemon Street, 1st Floor, Post Office Box 1147, Riverside, CA 92502-1147
Alternative formats available upon request to individuals with disabilities. If you require reasonable accommodation, please contact Lisa Wagner at (951) 955-1063, 72 hours prior to hearing.

Dated: May 3, 2018
Kacia Hepper-Hem, Clerk of the Board
By: Cecilia Gil, Board Assistant

PROOF O.K. BY: _____ O.K. WITH CORRECTIONS BY: _____

PLEASE READ CAREFULLY • SUBMIT CORRECTIONS ONLINE

ADVERTISER: RIVERSIDE COUNTY-BOARD OF SUPERVISORS
SALES PERSON: Thor
PUBLICATION: DS-DAILY

PROOF DUE: _____ NEXT RUN DATE: 05/06/18

SIZE: 4 col X 14.25 in

DS-000455600.INDD

NOTICE OF PUBLIC HEARING BEFORE THE BOARD OF SUPERVISORS OF RIVERSIDE COUNTY

NOTICE IS HEREBY GIVEN that a public hearing at which all interested persons will be heard, will be held before the Board of Supervisors of Riverside County, California, on the 1st Floor Board Chambers, County Administrative Center, 4080 Lemon Street, Riverside, on **Tuesday, May 22, 2018 at 9:00 a.m., or as soon as possible thereafter**, to consider adoption of the following:

ORDINANCE NO. 779.19

**AN ORDINANCE OF THE COUNTY OF RIVERSIDE
AMENDING ORDINANCE NO. 779 RELATING TO
COUNTY SOLID WASTE FACILITIES AND ESTABLISHING FEES**

The Board of Supervisors of the County of Riverside ordains as follows:

Section 1. Ordinance No. 779 is amended in its entirety to read as follows:

"ORDINANCE NO. 779

**AN ORDINANCE OF THE COUNTY OF RIVERSIDE
RELATING TO COUNTY SOLID WASTE FACILITIES AND ESTABLISHING FEES**

The Board of Supervisors of the County of Riverside ordains as follows:

Section 1. DEFINITIONS. The words used in this ordinance shall have the same meaning as the words as the definitions provided in Public Resources Code 40100 et. seq., and as they may be amended from time to time.

Section 2. ESTABLISHMENT OF SITES. Subject to control of the Board of Supervisors, the General Manager-Chief Engineer of the Department of Waste Resources may designate and operate or control by contract County owned, leased, or contracted sites for public transfer, processing or disposal of solid waste.

Section 3. REFUSE FROM OUTSIDE OF COUNTY. Unless so authorized in writing by the General Manager-Chief Engineer of the Department of Waste Resources or his designated representative, under general policies adopted by the Board, no person shall place, deposit, or dump, or cause to be placed, deposited, or dumped, in or upon any County owned, leased, or contracted transfer station or disposal site in the County, any solid waste originating outside of the County of Riverside, provided however, the General Manager-Chief Engineer of the Department of Waste Resources has discretion to accept incidental amounts of refuse from outside of Riverside County and near County borders for disposal at County landfills when payment is made according to Appendix A for such incidental refuse.

Section 4. REGULATIONS. All County owned leased, or contracted transfer stations and disposal sites in the County should be under the supervision of the General Manager-Chief Engineer of the Department of Waste Resources who shall have the power and the duty to prescribe reasonable regulations regulating the use by the public and the operation of such sites. Such rules shall include, but need not be limited to, the following subjects:

- a. Days and hours of use.
- b. Charges for use of sites at times other than regular hours, which shall be sufficient to reimburse the County for equipment, personnel and overhead costs.
- c. Maximum size of articles and objects dumped.
- d. Allocation of various types of waste to specific sites and the placement of waste within any site.
- e. Prohibition or conditional acceptance of harmful, dangerous or difficult to handle materials, if allowed under the state operating permit, including a reasonable charge for their acceptance, unique handling requirements or assured destruction.

- f. Prohibition of persons from entering the site for reasons including, but not limited to: unauthorized salvaging of waste and recyclables, attempting to dispose of hazardous waste, loitering, intoxication and other forms of conduct that reduce operational efficiencies and/or increase risk of injury to Department employees and the public.

Except for short-term emergencies, any regulation fixing days or hours of operation shall be submitted to the Board of Supervisors for approval before taking effect. All regulations prescribed by the General Manager-Chief Engineer of the Department of Waste Resources shall be filed in his or her office and shall be available for public inspection.

Section 5. HAZARDOUS WASTE LOAD CHECKING PROGRAM. All landfills and transfer stations in the County shall implement and maintain a hazardous waste load checking program at each of their solid waste facilities as required by California law (pursuant to Titles 14 and 27, California Code of Regulations); and which program shall also meet the minimum requirements outlined in this ordinance.

- a. Each solid waste facility operator shall perform random load checks across all load types including self-haul residential, business and industrial waste loads, franchise hauler waste loads (including residential, commercial and industrial) to detect hazardous waste before such incoming waste is transferred to, and/or disposed at, the landfill. Such program shall have the objectives of: 1) preventing hazardous waste from being placed in a landfill not permitted to receive such waste and 2) educating and discouraging both facility self-haul customers and franchise waste hauler customers from bringing or sending in such material. The minimum number of load checks performed at each solid waste facility shall comply with the following schedule:

Landfill/Transfer Station Random Load Check Schedule

Average Daily Tonnage	Random Samples per Day
0 to 100 tons/day	**
101 to 600 tons/day	6*
601 to 1,000+ tons/day	10*

* The initial schedule is for a minimum number of "Random Samples per Day" for a minimum of three rotating days per week so arriving customers will not know when there will be an inspection. If a problem persists with large quantities of hazardous waste being found at the landfill or transfer station, the Enforcement Agency or the General Manager-Chief Engineer of the Department of Waste Resources may require the number of "Random Samples per Day" to be applied every day the solid waste facility is open until the problem is deemed corrected.

**Minimum of 6 samples per week – may all be performed on the same day

- b. An inspection form (which shall be certified for completeness and accuracy by the load check inspector on duty) shall be filled out in its entirety at the time of each load check performed at the solid waste facility. The inspection form shall include the following information, to be filled out at the time of inspection:
- 1) Date and time of inspection
 - 2) Load check inspector name, (certification)
 - 3) Load type (residential, commercial, industrial)
 - 4) Hauler/company name/customer name
 - 5) Driver name
 - 6) Vehicle type (e.g. Hand Unload, Dump Truck, Side Loader, Front End Loader, or Roll Off)
 - 7) License plate number
 - 8) Whether or not the load contained prohibited waste
- c. When prohibited waste is found, forms shall include the following:
- 1) Load origin (jurisdiction or route number for side loaders and front end loader vehicles, customer/store name and address where picked up for all other vehicle types)
 - 2) Hazardous waste found (type/name, class, container size/quantity,

- volume/weight, unit of gallons or pounds)
- 3) Disposition of material (e.g. picked up by responsible party, returned with customer at time of inspection, solid waste facility assumed responsibility of the material, etc.)
 - d. Management shall review completed forms at a frequency sufficient to ensure forms are filled out completely and correctly.
 - e. The General Manager-Chief Engineer of the Department of Waste Resources or his designated representative and/or a representative of the Enforcement Agency shall have the right to enter the solid waste facilities at any time to audit their load check program's compliance with these standards. These audits shall be limited to four times in any 12 month period and may include three days in which Department of Waste Resources personnel perform load checks at the facility and one day in which Department of Waste Resources staff review the facility's written load check program, hazardous waste and universal waste shipping records, facility personnel training records, hazardous waste storage areas, and load checking procedures in order to audit the solid waste facility load checking program and/or assist the operator in making its load checking program successful.

Section 6. SALVAGE OPERATIONS. Subject to the approval of the Board of Supervisors, salvage operations of reusable waste materials at all County owned, leased, or contracted transfer stations and disposal sites in the County may be conducted only by such persons as are authorized to do so and upon such terms and conditions as are imposed by the General Manager-Chief Engineer of the Department of Waste Resources.

Section 7. FEES.

- a. Tipping Fees at Scaled Urban Sites: Pursuant to the authority of Government Code Section 25823, fees for the disposal of solid waste and disposal of liquid waste at enumerated landfills shall be as established by the Board of Supervisors following a duly noticed public hearing. The fees so established shall be in an amount sufficient to cover all costs including but not limited to the following: closure/postclosure (including past unfunded costs), remediation, environmental mitigation, state mandated and other pass-through fees, and general operations. Such fees and the landfills to which they shall apply appear as Appendix A to this Ordinance. The Board of Supervisors may establish different rates through contractual agreements when the terms of said agreements help stabilize revenues and system rates over a long-term period.
- b. Fees for Disposal at Rural Sites: Pursuant to the authority of Government Code Section 25823, fees for the disposal of solid waste at landfills and transfer stations, formerly in a land use assessment area, shall be as established by the Board of Supervisors following a duly noticed public hearing. The fees so established shall be calculated to recover a fair share of the estimated costs for these facilities. Cards permitting entrance into these landfills and transfer stations shall be offered for sale to residents and businesses (only in the local areas surrounding these sites as shown on maps in Exhibit 1) at rates set by the Board of Supervisors. No access to these facilities will be allowed without a card, except in cases where permitted waste haulers or other large commercial users have negotiated separate contracts with the County. Waste from outside these areas shall not be accepted at the rural sites providing, however, waste from unincorporated areas outside of, but near the borders of these service areas may be accepted under the same terms and conditions herein set forth, if it is determined by the General Manager-Chief Engineer of the Department of Waste Resources that this is the most practical way to provide disposal service to these customers. Such rates and the landfills and transfer stations to which they apply shall appear in Appendices B and C to this Ordinance.
- c. Miscellaneous Fees. A schedule of miscellaneous fees is attached as Appendix D.

Section 8. PROHIBITIONS. No person shall violate any regulation prescribed by the General Manager-Chief Engineer of the Department of Waste Resources regulating the use of a County disposal site or

transfer station, or fail to obey any sign giving notice of any regulation, maintained at any such site or facility by the General Manager-Chief Engineer of the Department of Waste Resources. Violation of any such regulation shall be a violation of this Ordinance.

Section 9. VIOLATIONS AND PENALTIES. The General Manager-Chief Engineer of the Department of Waste Resources reserves the right to deny entrance to an individual for an appropriate time span when said individual is deemed to pose a safety risk and/or is disruptive to the normal workflow of the landfill or transfer station operations. A letter of notification specifying the dates and location(s) of restriction will be mailed to the individual and be on hand at the gate fee booth(s).

It shall be unlawful for any person to violate any provision of this Ordinance. Any person violating any provision of this Ordinance may be deemed guilty of an infraction or misdemeanor as hereinafter specified. Such persons shall be deemed guilty of a separate offense for each day, or portion thereof, during which any violation of any of the provisions of this Ordinance is committed or continued. Any person so convicted shall be: (1) guilty of an infraction offense and punished by a fine not exceeding One Hundred dollars (\$100.00) for a first violation; (2) guilty of an infraction offense and punished by a fine not exceeding Two Hundred dollars (\$200.00) for a second violation. The third and any additional violations shall constitute a misdemeanor offense and shall be punishable by a fine not exceeding Five Hundred dollars (\$500.00). Notwithstanding the above, a first offense may be charged and prosecuted as a misdemeanor. Payment of any penalty herein shall not relieve a person from the responsibility for correcting the violation.

Section 10. SEVERABILITY. If any provision, clause, sentence or paragraph of this Ordinance (including its appendices) or the application thereof to any person or circumstances shall be held invalid, such invalidity shall not affect the other provisions or applications of the provisions of this Ordinance (and its appendices) which can be given effect without the invalid provision or application, and to this end, the provisions of this Ordinance (and its appendices) are hereby declared to be severable.

Section 11. EFFECTIVE DATE. This ordinance shall take effect thirty (30) days after its adoption.

Section 2. EFFECTIVE DATE. This ordinance shall take effect thirty (30) days after its adoption.

(INSERT APPENDIX A, B, C, & D)

(INSERT EXHIBIT)

Any person wishing to testify in support of or in opposition to Ordinance No. 779.19 may do so in writing between the date of this notice and the public hearing; or, may appear and be heard at the time and place noted above. All written comments received prior to the public hearing will be submitted to the Board of Supervisors, and the Board of Supervisors will consider such comments, in addition to any oral testimony, before making a decision on Ordinance No. 779.19.

If you challenge the above ordinance in court, you may be limited to raising only those issues you or someone else raised at the public hearing described in this notice, or in written correspondence delivered to the Board of Supervisors at, or prior to, the public hearing. Be advised that as a result of public hearing and the consideration of all public comment, written and oral, the Board of Supervisors may amend, in whole or in part, the proposed ordinance.

Please send all written correspondence to: Clerk of the Board, 4080 Lemon Street, 1st Floor, Post Office Box 1147, Riverside, CA 92502-1147

Alternative formats available upon request to individuals with disabilities. If you require reasonable accommodation, please contact Lisa Wagner at (951) 955-1063, 72 hours prior to hearing.

Dated: May 3, 2018

Kecia Harper-Ihem, Clerk of the Board
By: Cecilia Gil, Board Assistant

APPENDIX A TO RIVERSIDE COUNTY ORDINANCE NO. 779.19
SCHEDULE OF WASTE DISPOSAL FEES
FOR
RIVERSIDE COUNTY DEPARTMENT OF WASTE RESOURCES
Effective July 1, 2018

The following gate fees will be applicable at
El Sobrante, Badlands, Lamb Canyon, and Blythe Landfills

WASTE GROUP DESCRIPTIONS	RATE
1. Transfer Trucks/Contracted Vehicles	See Note #1
2. Routine Refuse (Direct Haul/Non-Contract vehicles)	\$ 39.31 /ton*
3. Hard to Handle (a) End dump vehicles (a) Any other load requiring immediate burial or special handling	\$ 52.43 /ton*
4. Any vehicles hauling loads of 10 or more tires (tires cannot exceed 4 feet in diameter or weigh more than 200 pounds each).	\$ 110.79 /ton*
5. Minimum Load Fees (a) Routine Refuse (net weight of 0.5 tons or less) (b) Loads consisting of 50% or more green waste (net weight of 0.5 tons or less) (c) Hard to Handle loads (net weight of 0.5 tons or less)	\$ 10.00 /load* \$ 14.00 /load* \$ 14.00 /load*
6. Surcharges (added to the charges listed herein): (a) per tire for passenger and light duty tires (up to 9 tires) (b) per tire for heavy duty truck tires not exceeding 4' in diameter or weighing more than 200 pounds each (up to 9 tires). (c) \$10.00 per uncovered load of refuse which has exposed material which in the opinion of the General Manager-Chief Engineer or his/her designee may litter access routes to the (d) \$10.00 per ton for loads which are judged by Department to be 50% or more wood waste/yard waste by volume. (e) \$5.00 per ton for incidental out of county refuse	\$ 2.00 /tire \$ 6.00 /tire \$ 10.00 /load \$ 10.00 /ton \$ 5.00 /ton**
7. Any vehicle hauling: (a) 2 or less large trash bags, or (b) up to 2 cathode ray tube (CRT) devices (e.g. TVs or computer monitors) per day, or (c) 3 holiday trees for recycling (residential customers through the second weekend following the Christmas holiday), or (d) material pre-approved by the General Manager-Chief Engineer or designee as needed for beneficial re-use (food waste for pilot compost program, concrete/asphalt for wet (e) 2 or less mattresses (may include box springs)	No Charge
8. All vehicles not described in any other provision of this fee schedule	\$ 39.31 /ton*
9. Emergency towing services: (a) 10 minutes or less (b) over 10 minutes	\$ 20.00 \$ 35.00
10. Late Staying Customer Fees (a) 16 to 30 minutes past closing (b) 31 minutes or more past closing	\$ 60.00 \$ 120.00
11. Any vehicle hauling processed green waste approved by the General Manager-Chief Engineer or designee as needed for use as alternative daily cover (ADC) and spread by County.	\$ 24.00 /ton
12. Any vehicle hauling processed green waste approved by the General Manager-Chief Engineer or designee as needed for beneficial re-use (Erosion Control) and spread by County.	\$ 10.00 /ton

13. Conditionally Exempt Small Quantity Generator Waste - pass through of contracted household hazardous waste disposal fee plus Department Overhead Rate of 49% of hourly rate for staff involved in waste handling.	varies*
14. Recycled Materials Fees (a) Mixed Metal Items (b) Flat Screen Television with serial no. (c) Flat Screen Television without serial no. (d) Projection Television (e) Cathode Ray Tube (CRT) Television	\$ 0.05 /pound* \$ 0.16 /pound* \$ 0.30 /pound* \$ 0.14 /pound* \$ 0.16 /pound*
Notes: 1) Rate for Transfer Trucks to be determined by individual contracts. 2) Loads of dead sheep or small calves from the Blythe service area separated from other waste will be received at no charge at the Blythe Landfill (daily from 8am to 9am) due to health and safety risk in the vast open canal system in the area. 3) Certified loads of illegally dumped nonhazardous municipal solid waste retrieved along open flowing irrigation canals, which are delivered by the agency responsible for maintaining the canals shall be received at no charge at the Blythe Landfill. 4) The General Manager-Chief Engineer is authorized to recoup costs associated with the segregation of unauthorized waste commingled with routine refuse.	
* Cash customers prorated to the nearest \$0.25 ** Exception - El Sobrante Landfill. Incidental Out of County (OOC) rate established by WM Inc.	

APPENDIX B TO ORDINANCE NO. 779.19
RESIDENTIAL SELF-HAUL CARDS
FOR
RIVERSIDE COUNTY DEPARTMENT OF WASTE RESOURCES
Effective July 1, 2018

The Residential Self-Haul Card shall be necessary for admittance to the Mecca II and Oasis Landfills for all residential haulers.

RESIDENTIAL CARD REGULATIONS:

Authority: Riverside County Ordinance No. 657 requires that, "Every tenant, occupier, operator, or owner of a residence...shall not less than once a week, cause to be removed all solid waste created, produced or brought upon the property to an approved disposal facility."

1. **Number of Uses** - The Residential Self-Haul Card allows up to 52-400 lb. standard load uses per year (approximately 4 uses per month).
2. **Expiration Date** - The expiration date for all cards is the last day of the fiscal year, June 30th. In addition, any unused punches for each month will expire on the last day of that month.
3. **No Refunds** - There will be no refunds on partially used cards.
4. **Standard Load** - The maximum load allowed access to the landfill with one use of the Residential Self-Haul Card will be four hundred (400) pounds, which is equivalent to one punch on the card. If the Gate Services Assistant judges a load to be over this Standard Load limit, two or more punches will be made to the card.
5. **Cost** - The Residential Self-Haul Card discounted rate is fifteen dollars (\$15.00) per month.

6. **Payment Options – Cards may be purchased:**

Period	Cost	Number of Punches One Punch Per 400 lb. Standard Load. Additional Punches Applied in Excess of Standard Load.
Monthly	\$15.00	4
Bi-Monthly	\$30.00	8
Advance Sale - Annual (purchase on or before June 30th)	\$150.00	52 (400lb. estimated load per punch)
Annual (purchased between July 1st and July 31st)	\$160.00	52 (400lb. estimated load per punch)
Multiple Months	\$15.00 x no. of months	4 x no. of months

7. **Lost Cards** - Lost cards are to be reported immediately. The customer will not be responsible for unauthorized use of a card after if it is reported lost to the Waste Resources business office located at 14310 Frederick Street, Moreno Valley, CA 92553, (951) 486-3200.
8. **Maximum Load** – Mecca Landfill will not accept loads greater than 1 ton.
9. **Restrictions on Use of Card** - Household hazardous waste, loads with more than four (4) tires, other hard-to-handle waste, or commercial business waste will not be accepted on this card. Cards may only be used by the resident who paid for the card.
10. **Alternative County Gate Fee Site Usage** – In the event that the rural landfill is unable to accept waste on a normal operating day, customers will be directed to a scaled County landfill and may use their Residential Self Haul Card.

**APPENDIX C TO ORDINANCE NO. 779.19
RURAL SITE ACCESS -- COMMERCIAL CARDS
FOR
RIVERSIDE COUNTY DEPARTMENT OF WASTE RESOURCES
Effective July 1, 2018**

The Rural Site Access Commercial Card shall be necessary for admittance to the Mecca II and Oasis Landfills for all non-permitted/contracted entities hauling commercial waste.

COMMERCIAL CARD REGULATIONS:

A Rural Site Access Commercial Card provides for disposal of commercial waste generated within the remote service areas and is required unless a permitted waste hauler or other large commercial users have negotiated a separate contract for disposal access to rural landfills with the County.

1. **Number of Uses** - The Commercial Card will have twenty-four (24) ½ ton available uses.
2. **Expiration Date** - There is no expiration date for the Commercial Card.
3. **No Refunds** - If a commercial operator goes out of business, there shall be no refund for the unused card punches.
4. **Cost** - The Commercial Card will be priced at four hundred seventy one dollars and seventy four cents (\$471.74).
5. **Payment for Card** - The card shall be purchased in advance of usage. Cards may be purchased at any time of the year. Acceptable forms of payment at the fee booth include money order or cashier's check. Cash, personal/business checks, and credit/debit card payments are accepted at the Department's business office or by phone (951-486-3200).
6. **Lost Cards** - Lost cards are to be reported immediately. The customer will not be responsible for unauthorized use of a card after it is reported lost to the Waste Resources business office located at 14310 Frederick St., Moreno Valley, CA. (951) 486-3200.
7. **Maximum Load** - Mecca Landfill will not accept loads greater than 1 ton.
8. **Restrictions on Use of Card** - Hazardous waste, loads with more than 4 tires, or other hard-to-handle waste will not be accepted at these rural sites.
9. **Alternative County Landfill Usage** - In the event that the rural landfill is unable to accept waste on a normal operating day, customers will be directed to a scaled County landfill and may use their Rural Site Commercial Card.

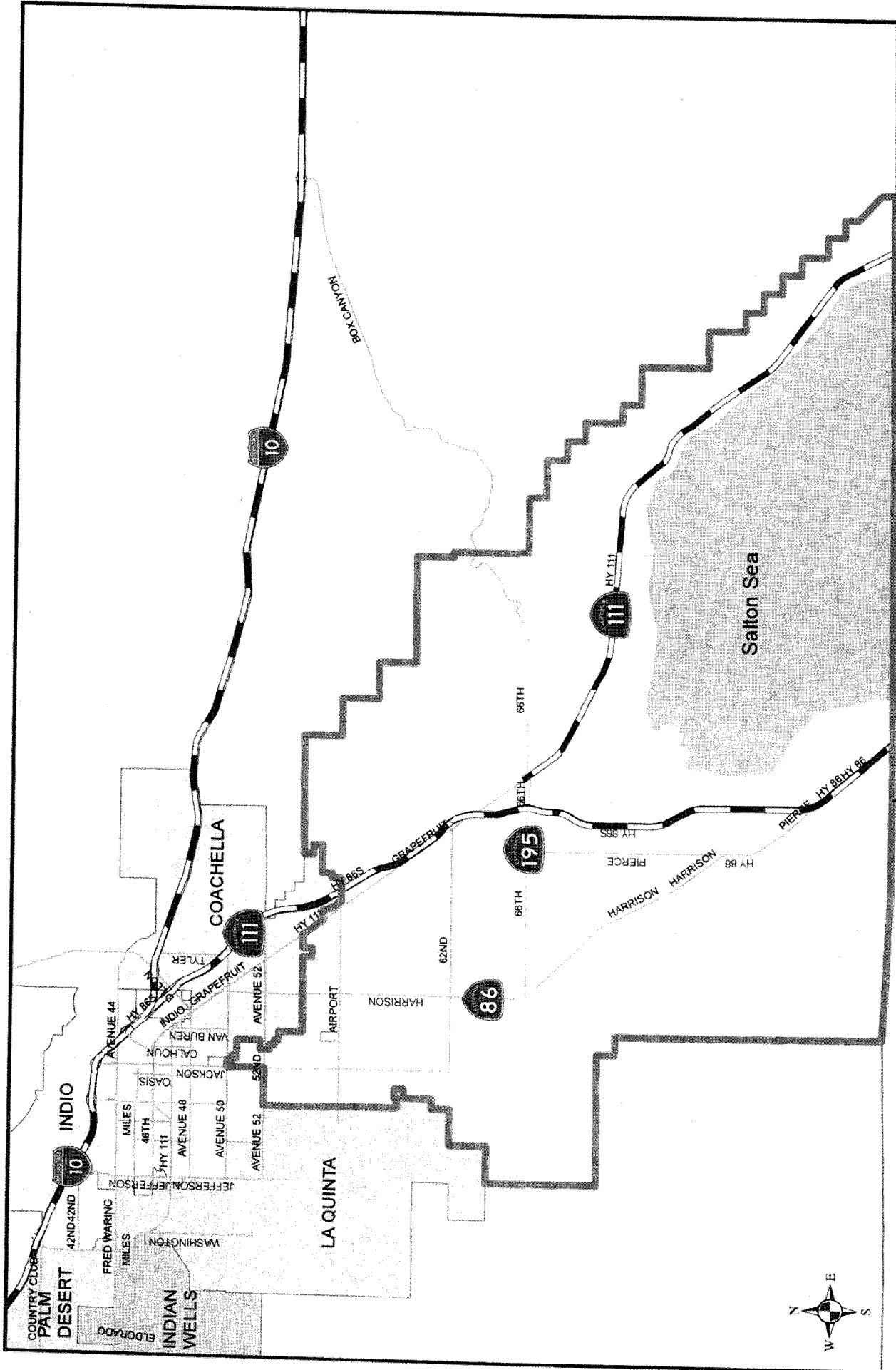
APPENDIX D TO RIVERSIDE COUNTY ORDINANCE NO. 779.19
 SCHEDULE OF MISCELLANEOUS FEES
 FOR
 RIVERSIDE COUNTY DEPARTMENT OF WASTE RESOURCES
 Effective July 1, 2018

FEES FOR DEPARTMENT PUBLICATIONS		
Document Name	Document Fee	Mailing/Handling Cost
Countywide Integrated Waste Management Plan (CIWMP)	\$60.00	\$10.00
Source Reduction and Recycling Element (SRRE) and Household Hazardous Waste Element (HHWE)	\$60.00	\$10.00
Nondisposal Facility Element (NDFE)	\$10.00	\$5.00
Countywide Disposal Tonnage Tracking System (CDTTS) Procedure Manual	\$50.00	\$10.00
Additional copies of quarterly Disposal Reports	\$10.00	

FEES FOR DEPARTMENTAL COPY SERVICES	
Copy Service	Copy Fee
(Note: all map copies are on bond unless special request is made. Extra charge for special materials.)	
Plotter Printer Map Copies	
Size D	\$4.50
Size E	\$9.00
Specialty Sizes	\$2.65 a linear foot
Black & White Copies	
8-1/2"x 11"	.15 per side
8-1/2" x 14"	.15 per side
11" x 17"	.30 per side
Color Copies	
8-1/2"x 11"	\$1 per side
8-1/2" x 14"	\$1 per side
11" x 17"	\$2 per side
Request for Extra Ticket Copies	10¢/page w/ \$1.00 minimum
Request for Extra Billing Statement Copies	10¢/page w/ \$1.00 minimum
Requests for Document Copies in Electronic Format (e.g. CD)	\$5.75/disc + \$2.25 for postage & mailer

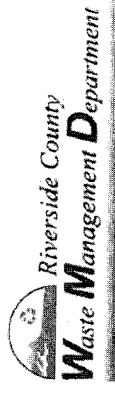
APPENDIX D TO RIVERSIDE COUNTY ORDINANCE NO. 779.19
 SCHEDULE OF MISCELLANEOUS FEES
 FOR
 RIVERSIDE COUNTY DEPARTMENT OF WASTE RESOURCES
 Effective July 1, 2018

OTHER FEES	
Service	Fee
Replacement of Self Haul or Rural Site Access Cards	\$10.00
Cards Ordered After Initial Setup of a Deferred Billing Account or Sub-Account Replacement Access Cards for Deferred and Pre-paid Account Holders	\$3.00 each
Setup Fee for Each Deferred Billing Account	\$50.00
Setup Fee for Each Deferred Billing Sub-Account	\$25.00
Administrative Charge for Delinquent Deferred Account Payment	1-1/2% per billing period on unpaid balance if payment is not made within 15 days from billing
Checks Returned for Non-Sufficient Funds (NSF)	\$20.00 per occurrence
Account Correction Due to Hauler Resulting From Driver Error Fee [Commercial Hauler Error Resulting in Voided and Corrected Ticket Due to the Driver Providing Incorrect Information at Time of Transaction (i.e. Incorrect Account Number, Mis-identified Refuse Type, etc.) and/or to Correct or Change the Equipment Assigned to a Deferred Account Payment Card.]	\$25.00 per occurrence
Late Ticket Submittals as Described in the CDTTS Procedure Manual	\$25.00 per day
Credit/Debit Card Transaction Fee	.75 per transaction
Base Hourly Rates for Services Rendered	Actual Hourly Cost of Personnel
Departmental Overhead Rate applied to Basic Hourly Rates	49%
Special FAX Requests for Accounts Receivable	\$3.00 for the 1st page \$1.00 for each additional page
Special Accounts Receivable Research Requests	No charge within 30 days of statement date; \$3.75/qrtr hr if requested past 30 days
Sale of Orange Polyester Safety Vest to Landfill Visitors	\$9.00
Sale of Orange Safety Vest to Landfill Visitors	\$0.75
Sale of Compost Bins to Riverside County Residents Only	Geobin -- \$12.00
Sale of Worm Bin Kit	\$26.00
Lend-A-Bin Program Fees (must provide a valid credit/debit card at time of bin is loaned)	
(a) Replacement Fee	\$59.00
(b) Cleaning Fee	\$13.00
(c) Late Fee	\$13.00

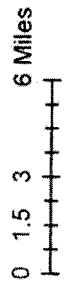
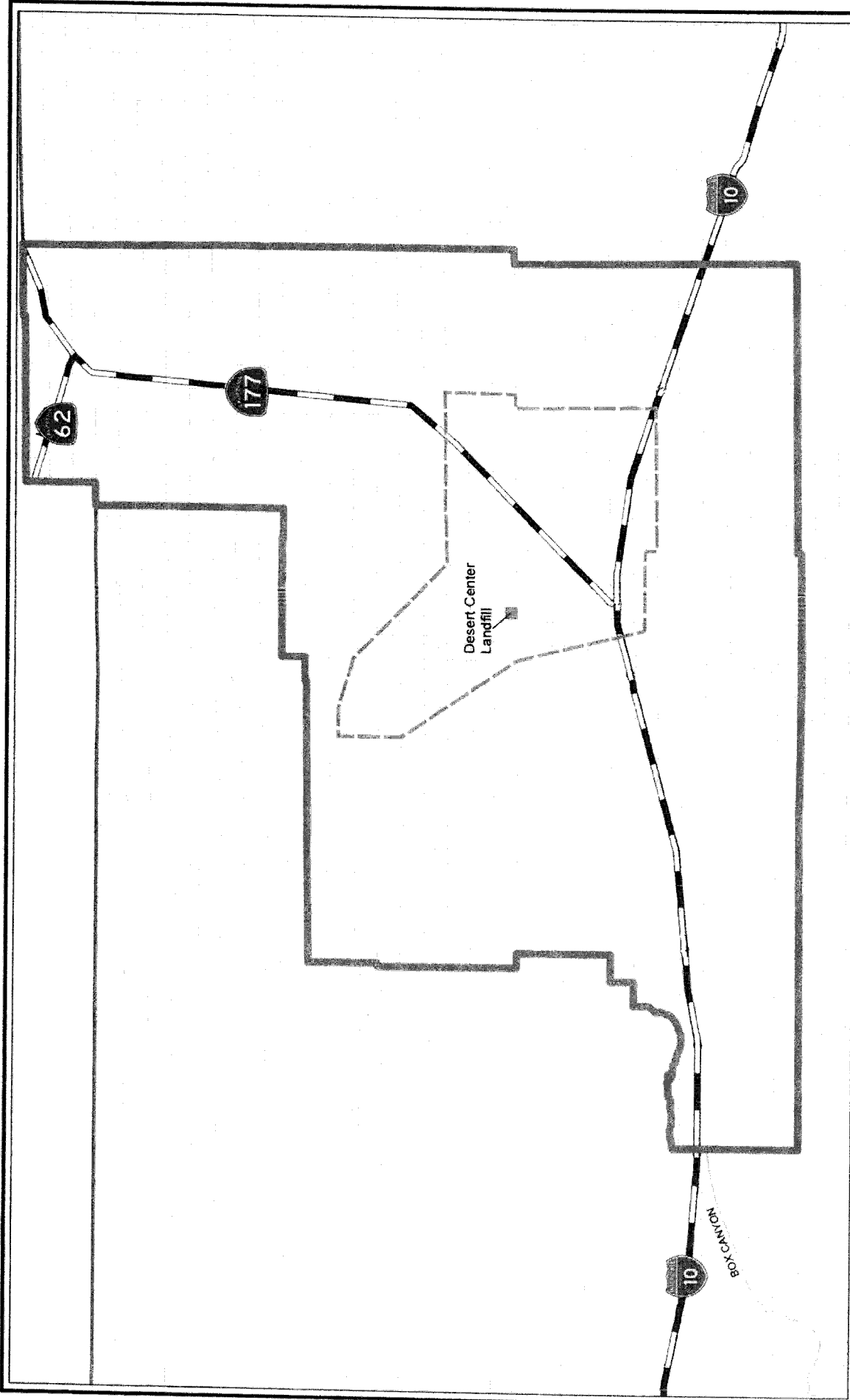


San Diego County | Imperial County

Rural Site Service Area #1



g:\new arcview project\2015 rural service area\ rural service area 1.mxd



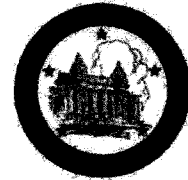
- Legend**
- Desert Center Landfill
 - Existing Desert Center Landuse Area
 - Rural Site Service Area # 2

Note: 2718 Total parcels within the service area.
 196 of those parcels have a structure value
 & a non-vacant landuse code



Rural Site Service Area #2

**SUBMITTAL TO THE BOARD OF SUPERVISORS
COUNTY OF RIVERSIDE, STATE OF CALIFORNIA**



ITEM
12.1
(ID # 6685)

MEETING DATE:

Tuesday, May 1, 2018

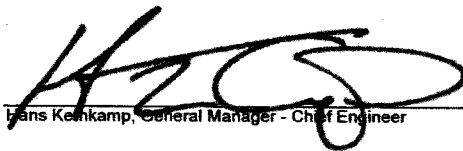
FROM : DEPARTMENT OF WASTE RESOURCES:

SUBJECT: DEPARTMENT OF WASTE RESOURCES: Introduction of Riverside County Ordinance No. 779.19 amending Ordinance No. 779 Relating to County Solid Waste Facilities and Establishing Fees; All Districts. [\$0] (Clerk to Advertise - Set Public Hearing for 5/22/18)

RECOMMENDED MOTION: That the Board of Supervisors:

1. Introduce, read title and waive further reading of proposed Ordinance No. 779.19, an ordinance amending Ordinance No. 779, relating to County Solid Waste Facilities and Establishing Fees; and
2. Direct the Clerk of the Board to set the public hearing on May 22, 2018 for the proposed ordinance amendment changes to be heard and to publish a notice of public hearing date of May 22, 2018, and the Department of Waste Resources fees pursuant to Government Code Section 6066.

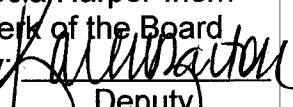
ACTION: Policy, Clerk to Advertise, Set for Hearing


Hans Kemkamp, General Manager - Chief Engineer 4/19/2018

MINUTES OF THE BOARD OF SUPERVISORS

On motion of Supervisor Perez, seconded by Supervisor Tavaglione and duly carried, IT WAS ORDERED that the above Ordinance is approved as introduced with waiver of reading and is set for public hearing May 22, 2018 at 9:00 a.m. or as soon as possible thereafter.

Ayes: Jeffries, Tavaglione, Perez and Ashley
Nays: None
Absent: Washington
Date: May 1, 2018
xc: Waste, COB

Kecia Harper-Ihem
Clerk of the Board
By: 
Deputy

**SUBMITTAL TO THE BOARD OF SUPERVISORS COUNTY OF RIVERSIDE,
STATE OF CALIFORNIA**

COST	\$0	\$0	\$0	\$0
NET COUNTY COST	\$0	\$0	\$0	\$0
SOURCE OF FUNDS: N/A			Budget Adjustment:	No
			For Fiscal Year:	18/19

C.E.O. RECOMMENDATION: Approve

BACKGROUND:

Summary

In addition to establishing fees and penalties, Ordinance No. 779 includes the basis for operations regulations including waste inspection, salvaging and safety. In order to verify that the current refuse rates are appropriate to offset expenses, the Department of Waste Resources (Department) prudently reviews its operations annually and forecasts capital improvements, expansion projects, and future expenses and liabilities with a projection of 20 years. Since revenue from in-county tonnage delivered to the landfills represents the majority of the Enterprise Fund's total revenue, it is important to accurately project future tonnage growth or decline. In the last six years, tonnage has increased slightly by an average of 4% annually. Based on tonnage totals through the first six months of FY 17/18, the Department projects that tonnage totals continue to stabilize or slightly decrease due to stricter regulatory compliance requirements and increased fees. The Department is limited to annual Consumer Price Index (CPI) increases for all of its long-term, contracted transfer station hauler and contract franchise area hauler agreements. These contracts represent approximately 85% of the in-county tonnage accepted at the landfills in FY 17/18.

Currently, the rate for a minimum load (less than 0.4 tons) is set at \$9.00. The average net weight load of this traffic is .25 tons which equates to a prorated value of \$10/ton for routine refuse, and \$14 for loads hauling 50% or more green waste or hard to handle loads at the FY 18/19 proposed rates. The Department proposes to increase minimum load fees (to \$10 and \$14) based on the aforementioned average net weight of loads. Additionally, in order to offset the proposed minimum load increases and to further combat illegal dumping, the Department proposes to apply the minimum load rate to vehicles hauling loads up to 0.5 net tons.

The Department also intends to apply the same rates paid to the Department's approved Household Hazardous Waste Contractor which includes a 1.9% increase as allowed per the terms of the contract extension as approved by the Board of Supervisors (MT #6158, 12.2, January 30, 2018). The Department will continue to include a Departmental Overhead Rate of 49% to Basic Hourly Rates for Hazardous Waste Inspection staff involved in managing this waste stream as referenced in Appendix D.

The Department is currently piloting the operation of a Materials Reuse Store at the Lamb Canyon Landfill. The program will divert recyclable waste streams while earning revenue. Until

**SUBMITTAL TO THE BOARD OF SUPERVISORS COUNTY OF RIVERSIDE,
STATE OF CALIFORNIA**

program costs are defined, the Department proposes to charge fees consistent with the value of these commodities. Proposed rates are based on commodity pricing received by the Department in FY16/17. The Department plans to continue to pilot the operation of a Materials Reuse program to identify associated program costs.

While the use of Alternative Daily Cover (ADC) in the landfill system has been significantly reduced over the last several years due to the increased use of tarps to cover waste, any additional revenue generated by the increase will be allocated to the Department's ongoing advancement of organics processing within Riverside County. Processed green waste used as erosion control at the landfills will continue to be charged at the \$10.00 per ton rate for the foreseeable future, as it provides a beneficial use to the landfill system.

In FY 17/18, the Department began to gradually increase the rate for processed green waste used as ADC to equal the disposal rate between now and FY 20/21. In the 1990's after passage of AB 939, the Department began using processed green waste as ADC which allowed for jurisdictions to report this tonnage as diverted waste. This practice also helped to extend the life of landfills because the landfill space that would have otherwise been consumed by clean fill dirt was now occupied by the processed green waste that was previously part of the landfilled waste stream. The Department offered discounted fees to create incentives for landfill users to deliver processed green waste that could be used as ADC. At that time, the Department accepted processed green waste for the purpose of ADC at no charge. In 2009, at the urging of private composting operators, the Department began charging \$10.00/ton for this material in an effort to direct this material to private composting facilities. To reduce the amount of organics being landfilled, the State recently passed into law AB 1826, requiring businesses to begin diverting organics. The State also passed into law AB 1594, which will preclude jurisdictions from counting green waste used as ADC as diverted tonnage when calculating their AB 939 per capita diversion amount. Assembly Bill 1594 will eliminate the diversion benefit that currently exists by 2020 and ADC placed in the landfill will be constituted as disposal. Currently the Department accepts processed green waste for beneficial reuse (erosion control) or ADC at below market rate for a tip fee of \$17.00. This rate is significantly below fees charged by composting facilities in Riverside County as shown:

Description	Riverside County	Cochella Valley Composting	Edom Hill Transfer Station	Robert A. Nelson Transfer Station
Green Waste				
Processed	\$17.00	\$36.00	\$38.00	\$43.50
Unprocessed	\$47.94	\$36.00	\$38.00	\$43.50

Appendix A – Waste Disposal Fees proposed rates changes are as follows:

**SUBMITTAL TO THE BOARD OF SUPERVISORS COUNTY OF RIVERSIDE,
STATE OF CALIFORNIA**

Proposed Fee/Rate	Current Fee/Rate	Amount of Change	% Change
1. Routine Refuse (Transfer Station/Contracted In County Waste) \$30.13	\$29.08	\$1.05	3.61%
Area 8 Transfer Truck \$30.81	\$29.74	\$1.07	3.61%
2. Routine Refuse (direct haul/non- contract vehicles) a.) Loads carrying more than .5 tons net weight \$39.31	\$37.94	\$1.37	3.61%
3. Hard to Handle a.) End Dump Vehicles \$52.43 b.) Loads requiring immediate burial or other special handling \$52.43	\$50.60	\$1.83	3.61%
	\$50.60	\$1.83	3.61%

**SUBMITTAL TO THE BOARD OF SUPERVISORS COUNTY OF RIVERSIDE,
STATE OF CALIFORNIA**

<p>4. Any Vehicles hauling loads of 10 or more tires. (Tires cannot exceed 4 feet in diameter or weigh more than 200 pounds each.) \$110.79</p>	<p align="center">\$106.93</p>	<p align="center">\$3.86</p>	<p align="center">3.61%</p>
<p>5. Minimum Load Fees</p> <p>a.) Routine Refuse (loads .5 tons or less) \$10.00</p> <p>b.) Loads Hauling 50% or more green waste, not exceeding .50 tons \$14.00</p> <p>c.) Hard to Handle (loads carrying waste requiring special handling or immediate burial, not to exceed .25 tons). \$14.00</p>	<p align="center">\$9.00</p> <p align="center">\$12.00</p> <p align="center">\$12.00</p>	<p align="center">\$1.00</p> <p align="center">\$2.00</p> <p align="center">\$2.00</p>	<p align="center">11.1%</p> <p align="center">16.6%</p> <p align="center">16.6%</p>

**SUBMITTAL TO THE BOARD OF SUPERVISORS COUNTY OF RIVERSIDE,
STATE OF CALIFORNIA**

6. Pass Through Costs for Household Hazardous Waste Disposal per the Current Professional Services Agreement in effect and as amended for Household Hazardous Waste Collection and Disposal Services.	Varies based on waste type	Varies based on waste type	1.9%
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**SUBMITTAL TO THE BOARD OF SUPERVISORS COUNTY OF RIVERSIDE,
STATE OF CALIFORNIA**

7. Recycled Materials Fee			
a.) Mixed Metals \$0.05	\$0.05	\$0.00	NA
b.) Flat Screen Television with serial no. \$0.16/lb.	\$0.10 (with serial no.)	\$0.06/lb.	60%
c.) Flat Screen Television without serial no. \$0.30/lb.	\$0.10 without serial no.)	\$0.20/lb.	200%
d.) Projection Television \$0.17/lb.	\$0.14	\$0.03/lb.	22%
e.) TVs (CRTs) \$0.19/lb.	\$0.16	\$0.03/lb.	19%
8. Processed Green Waste for use as ADC \$24.00	\$17.00	\$7.00	41%

Appendix B – Residential Self – Haul Cards: No rate increase proposed.

Appendix C – Rural Site Access – Commercial Card is:

**SUBMITTAL TO THE BOARD OF SUPERVISORS COUNTY OF RIVERSIDE,
STATE OF CALIFORNIA**

1. Rural Site Access Commercial Permit Card FY 18/19 \$471.74	\$455.30	\$16.44	3.61%

Appendix D – Schedule of Miscellaneous Fees – No rate increase proposed.

Impact on Residents and Businesses

Waste Disposal Fees are increased annually, limited by CPI. The CPI adjustment for this period is 3.61%. Modest fee increases are needed in order to offset impacts due to inflationary factors while meeting the need for capital improvements, and expansion projects, which allow for the continued protection of the general public health and welfare by efficient management of Riverside County's solid waste system. The Waste Disposal Fees charged under Ordinance 779.19 are the lowest in the southern California region, and the Department does not anticipate an increase in illegal dumping, nor impacts to residents or businesses.

ATTACHMENT A. Ordinance 779.19, Inclusive of Appendices A-D and Exhibit 1



OFFICE OF THE
CLERK OF THE BOARD OF SUPERVISORS
1st FLOOR, COUNTY ADMINISTRATIVE CENTER
P.O. BOX 1147, 4080 LEMON STREET
RIVERSIDE, CA 92502-1147
PHONE: (951) 955-1060 FAX: (951) 955-1071

KECIA HARPER-IHEM
Clerk of the Board of Supervisors

KIMBERLY A. RECTOR
Assistant Clerk of the Board

May 24, 2018

PRESS ENTERPRISE
ATTN: LEGALS
P.O. BOX 792
RIVERSIDE, CA 92501

E-MAIL: legals@pe.com
FAX: 951-368-9018

RE: ADOPTION OF ORDINANCE NO. 779.19 AMENDING ORD. NO. 779 RELATING TO
COUNTY SOLID WASTE FACILITIES

To Whom It May Concern:

Attached is a copy for publication in your newspaper for **ONE (1) TIME** on Wednesday:
May 30, 2018.

We require your affidavit of publication immediately upon completion of the last publication.

Your invoice must be submitted to this office, **WITH TWO CLIPPINGS OF THE PUBLICATION.**

NOTE: PLEASE COMPOSE THIS PUBLICATION INTO A SINGLE COLUMN
FORMAT.

Thank you in advance for your assistance and expertise.

Sincerely,

Cecilia Gil

Board Assistant to
KECIA HARPER-IHEM, CLERK OF THE BOARD

Gil, Cecilia

From: Legals <legals@pe.com>
Sent: Thursday, May 24, 2018 8:46 AM
To: Gil, Cecilia
Subject: Re: FOR PUBLICATION: Adoption of Ord. No. 779.19

Received for publication on 5/30. Proof with cost to follow.

Nick Eller

Memorial Day 2018 Deadlines

Pub Date	Deadline @ 10:30am
Mon 5/28	Wed 5/23
Tues-Wed 5/29-30	Thurs 5/24
Thurs 5/31	Fri 5/25

Legal Advertising Phone: **951-368-9222** / Fax: 951-368-9018 / E-mail: legals@pe.com
****Employees of The Press-Enterprise are not able to give legal advice of any kind****
Standard Deadlines are 10:30am, 3 business days prior to the day you would like to publish

The Press-Enterprise PE.com / La Prensa

On Thu, May 24, 2018 at 8:10 AM, Gil, Cecilia <CCGIL@rivco.org> wrote:

Adoption of Ordinance, for publication on Wednesday, May 30, 2018. Please confirm. THANK YOU!

Cecilia Gil

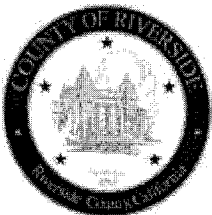
Board Assistant

Clerk of the Board of Supervisors

4080 Lemon St., 1st Floor, Room 127

Riverside, CA 92501

(951) 955-8464 Mail Stop# 1010





OFFICE OF THE
CLERK OF THE BOARD OF SUPERVISORS
1st FLOOR, COUNTY ADMINISTRATIVE CENTER
P.O. BOX 1147, 4080 LEMON STREET
RIVERSIDE, CA 92502-1147
PHONE: (951) 955-1060 FAX: (951) 955-1071

KECIA HARPER-IHEM
Clerk of the Board of Supervisors

KIMBERLY A. RECTOR
Assistant Clerk of the Board

May 24, 2018

THE DESERT SUN
ATTN: LEGALS
P.O. BOX 2734
PALM SPRINGS, CA 92263

TEL: (760) 778-4578
E-MAIL: legals@thedesertsun.com

RE: ADOPTION OF ORDINANCE NO. 779.19 AMENDING ORD. NO. 779 RELATING TO
COUNTY SOLID WASTE FACILITIES

To Whom It May Concern:

Attached is a copy for publication in your newspaper for **ONE (1) TIME** on Wednesday,
May 30, 2018.

We require your affidavit of publication immediately upon completion of the last publication.

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Thank you in advance for your assistance and expertise.

Sincerely,

Cecilia Gil

Board Assistant to
KECIA HARPER-IHEM, CLERK OF THE BOARD

ORDINANCE NO. 779.19

AN ORDINANCE OF THE COUNTY OF RIVERSIDE AMENDING ORDINANCE NO. 779 RELATING TO COUNTY SOLID WASTE FACILITIES AND ESTABLISHING FEES

The Board of Supervisors of the County of Riverside ordains as follows:

Section 1. Ordinance No. 779 is amended in its entirety to read as follows:

"ORDINANCE NO. 779"

AN ORDINANCE OF THE COUNTY OF RIVERSIDE RELATING TO COUNTY SOLID WASTE FACILITIES AND ESTABLISHING FEES

The Board of Supervisors of the County of Riverside ordains as follows:

Section 1. DEFINITIONS. The words used in this ordinance shall have the same meaning as the words as the definitions provided in Public Resources Code 40100 et. seq., and as they may be amended from time to time.

Section 2. ESTABLISHMENT OF SITES. Subject to control of the Board of Supervisors, the General Manager/Chief Engineer of the Department of Waste Resources may designate and operate or control by contract County owned, leased, or contracted sites for public transfer, processing or disposal of solid waste.

Section 3. REFUSE FROM OUTSIDE OF COUNTY. Unless authorized in writing by the General Manager/Chief Engineer of the Department of Waste Resources or his designated representative, under general policies adopted by the Board, no person shall place, deposit, or dump, or cause to be placed, deposited, or dumped, in or upon any County owned, leased, or contracted transfer station or disposal site in the County, any solid waste originating outside of the County of Riverside, provided however, the General Manager/Chief Engineer of the Department of Waste Resources has discretion to accept incidental amounts of refuse from outside of Riverside County and near County borders for disposal at transfer stations and disposal sites in the County should be under the supervision of the General Manager/Chief Engineer of the Department of Waste Resources who shall have the power and the duty to prescribe reasonable regulations regulating the use by the public and the operation of such sites. Such rules shall include, but need not be limited to, the following: a. Days and hours of use.

b. Charges for use of sites at times other than regular hours, which shall be sufficient to reimburse the County for equipment, personnel and overhead costs. c. Maximum size of articles and objects dumped. d. Allocation of various types of waste to specific sites and the placement of waste within any site.

e. Prohibition or conditional acceptance of harmful, dangerous or difficult to handle materials, if allowed under the state operating permit, including a reasonable charge for their acceptance, unique handling requirements or assured destruction. f. Prohibition of persons from entering the site for reasons including, but not limited to: unauthorized salvaging of waste and recyclables, attempting to dispose of hazardous waste, loitering, intoxication and other forms of conduct that reduce operational efficiencies and/or increase risk of injury to Department employees and the public.

Section 4. HAZARDOUS WASTE LOAD CHECKING PROGRAM. All landfills and transfer stations in the County shall implement and maintain a hazardous waste load checking program at each of their solid waste facilities as required by California law (pursuant to Titles 14 and 27, California Code of Regulations); and which program shall also meet the minimum requirements outlined in this ordinance.

Section 5. HAZARDOUS WASTE LOAD CHECKING PROGRAM. All landfills and transfer stations in the County shall implement and maintain a hazardous waste load checking program at each of their solid waste facilities as required by California law (pursuant to Titles 14 and 27, California Code of Regulations); and which program shall also meet the minimum requirements outlined in this ordinance.

Section 6. SALVAGE OPERATIONS. Subject to the approval of the Board of Supervisors, salvage operations of reusable waste materials at all County owned, leased, or contracted transfer stations and disposal sites in the County may be conducted only by such persons as are authorized to do so and upon such terms and conditions as are imposed by the General Manager/Chief Engineer of the Department of Waste Resources.

Section 7. FEES. a. Tipping Fees at Scaled Urban Sites. Pursuant to the authority of Government Code Section 25823, fees for the disposal of solid waste and disposal of liquid waste at enumerated landfills shall be as established by the Board of Supervisors following a duly noticed public hearing. The fees so established shall be in an amount sufficient to cover all costs including but not limited to the following: clearance/closure (including soil unloading costs), remediation, environmental mitigation, state mandated and other pass-through fees, and general operations. Such fees and the landfills to which they shall apply appear as Appendix A to this Ordinance. The Board of Supervisors may establish different rates through contractual agreements when the terms of said agreements help stabilize revenues and system rates over a long-term period.

b. Fees for Disposal at Rural Sites. Pursuant to the authority of Government Code Section 25823, fees for the disposal of solid waste at landfills and transfer stations, formerly in a land use assessment area, shall be as established by the Board of Supervisors following a duly noticed public hearing. The fees so established shall be calculated to recover a fair share of the estimated costs for these facilities. Cards permitting entrance into these landfills and transfer stations shall be offered for sale to residents and businesses (only in the local areas surrounding these sites as shown on maps in Exhibit 1) at rates set by the Board of Supervisors. No access to these facilities will be allowed without a card, except in cases where permitted waste haulers or other large commercial users have negotiated separate contracts with the County. Waste from outside these areas shall not be accepted at the rural sites provided, however, waste from unincorporated areas outside of, but near the borders of these service areas may be accepted under the same terms and conditions herein set forth, if it is determined by the General Manager/Chief Engineer of the Department of Waste Resources that this is the most practical way to provide disposal services to these customers. Such rates and the landfills and transfer stations to which they apply shall appear in Appendices B and C to this Ordinance.

c. Miscellaneous Fees. A schedule of miscellaneous fees is attached as Appendix D.

Section 8. PROHIBITIONS. No person shall violate any regulation prescribed by the General Manager/Chief Engineer of the Department of Waste Resources regulating the use of a County disposal site or transfer station, or fail to obey any sign giving notice of any regulation, maintained at any such site or facility by the General Manager/Chief Engineer of the Department of Waste Resources. Violation of any such regulation shall be a violation of this Ordinance.

Section 9. VIOLATIONS AND PENALTIES. The General Manager/Chief Engineer of the Department of Waste Resources reserves the right to deny entrance to an individual for an appropriate time span when said individual is deemed to pose a safety risk and/or is disruptive to the normal workflow of the landfill or transfer station operations. A letter of notification specifying the dates and locations of restriction will be mailed to the individual and be on hand at the gate fee booth(s).

Section 10. SEVERABILITY. If any provision, clause, sentence or paragraph of this Ordinance (including its appendices) or the application thereof to any person or circumstances shall be held invalid, such invalidity shall not affect the other provisions or applications of the provisions of this Ordinance (and its appendices) which can be given effect without the invalid provision or application, and to this end, the provisions of this Ordinance (and its appendices) are hereby declared to be severable.

Section 11. EFFECTIVE DATE. This ordinance shall take effect thirty (30) days after its adoption.

Section 12. EFFECTIVE DATE. This ordinance shall take effect thirty (30) days after its adoption.

Section 13. EFFECTIVE DATE. This ordinance shall take effect thirty (30) days after its adoption.

Section 14. EFFECTIVE DATE. This ordinance shall take effect thirty (30) days after its adoption.

Section 15. EFFECTIVE DATE. This ordinance shall take effect thirty (30) days after its adoption.

Section 16. EFFECTIVE DATE. This ordinance shall take effect thirty (30) days after its adoption.

Section 17. EFFECTIVE DATE. This ordinance shall take effect thirty (30) days after its adoption.

Section 18. EFFECTIVE DATE. This ordinance shall take effect thirty (30) days after its adoption.

Section 19. EFFECTIVE DATE. This ordinance shall take effect thirty (30) days after its adoption.

Section 20. EFFECTIVE DATE. This ordinance shall take effect thirty (30) days after its adoption.

Section 21. EFFECTIVE DATE. This ordinance shall take effect thirty (30) days after its adoption.

Section 22. EFFECTIVE DATE. This ordinance shall take effect thirty (30) days after its adoption.

Section 23. EFFECTIVE DATE. This ordinance shall take effect thirty (30) days after its adoption.

Section 24. EFFECTIVE DATE. This ordinance shall take effect thirty (30) days after its adoption.

Section 25. EFFECTIVE DATE. This ordinance shall take effect thirty (30) days after its adoption.

Section 26. EFFECTIVE DATE. This ordinance shall take effect thirty (30) days after its adoption.

Section 27. EFFECTIVE DATE. This ordinance shall take effect thirty (30) days after its adoption.

Section 28. EFFECTIVE DATE. This ordinance shall take effect thirty (30) days after its adoption.

Section 29. EFFECTIVE DATE. This ordinance shall take effect thirty (30) days after its adoption.

Section 30. EFFECTIVE DATE. This ordinance shall take effect thirty (30) days after its adoption.

Section 31. EFFECTIVE DATE. This ordinance shall take effect thirty (30) days after its adoption.

Section 32. EFFECTIVE DATE. This ordinance shall take effect thirty (30) days after its adoption.

Section 33. EFFECTIVE DATE. This ordinance shall take effect thirty (30) days after its adoption.

Section 34. EFFECTIVE DATE. This ordinance shall take effect thirty (30) days after its adoption.

Section 35. EFFECTIVE DATE. This ordinance shall take effect thirty (30) days after its adoption.

Section 36. EFFECTIVE DATE. This ordinance shall take effect thirty (30) days after its adoption.

Section 37. EFFECTIVE DATE. This ordinance shall take effect thirty (30) days after its adoption.

Section 38. EFFECTIVE DATE. This ordinance shall take effect thirty (30) days after its adoption.

Section 39. EFFECTIVE DATE. This ordinance shall take effect thirty (30) days after its adoption.

Section 40. EFFECTIVE DATE. This ordinance shall take effect thirty (30) days after its adoption.

Section 41. EFFECTIVE DATE. This ordinance shall take effect thirty (30) days after its adoption.

Section 42. EFFECTIVE DATE. This ordinance shall take effect thirty (30) days after its adoption.

Section 43. EFFECTIVE DATE. This ordinance shall take effect thirty (30) days after its adoption.

Section 44. EFFECTIVE DATE. This ordinance shall take effect thirty (30) days after its adoption.

Section 45. EFFECTIVE DATE. This ordinance shall take effect thirty (30) days after its adoption.

Section 46. EFFECTIVE DATE. This ordinance shall take effect thirty (30) days after its adoption.

Section 47. EFFECTIVE DATE. This ordinance shall take effect thirty (30) days after its adoption.

Section 48. EFFECTIVE DATE. This ordinance shall take effect thirty (30) days after its adoption.

Section 49. EFFECTIVE DATE. This ordinance shall take effect thirty (30) days after its adoption.

Section 50. EFFECTIVE DATE. This ordinance shall take effect thirty (30) days after its adoption.

Section 51. EFFECTIVE DATE. This ordinance shall take effect thirty (30) days after its adoption.

Section 52. EFFECTIVE DATE. This ordinance shall take effect thirty (30) days after its adoption.

Section 53. EFFECTIVE DATE. This ordinance shall take effect thirty (30) days after its adoption.

Section 54. EFFECTIVE DATE. This ordinance shall take effect thirty (30) days after its adoption.

Section 55. EFFECTIVE DATE. This ordinance shall take effect thirty (30) days after its adoption.

Section 56. EFFECTIVE DATE. This ordinance shall take effect thirty (30) days after its adoption.

Section 57. EFFECTIVE DATE. This ordinance shall take effect thirty (30) days after its adoption.

Section 58. EFFECTIVE DATE. This ordinance shall take effect thirty (30) days after its adoption.

Section 59. EFFECTIVE DATE. This ordinance shall take effect thirty (30) days after its adoption.

Section 60. EFFECTIVE DATE. This ordinance shall take effect thirty (30) days after its adoption.

HEREBY CERTIFY that at a regular meeting of the Board of Supervisors of said County, held on May 22, 2018, the foregoing Ordinance consisting of two (2) sections was adopted by said Board by the following vote:
AYES: Tavaglione, Washington, Perez and Ashley
NAYS: None
ABSENT: Jeffries
Kerisa Harper-Dean, Clerk of the Board
By: Cecilia Gil, Board Assistant

Appendices A through D, including maps of disposal sites and fee schedules.

PROOF O.K. BY: [] O.K. WITH CORRECTIONS BY: [] PLEASE READ CAREFULLY • SUBMIT CORRECTIONS ONLINE ADVERTISER: RIVERSIDE COUNTY-BOARD O PROOF CREATED AT: 5/24/2018 6:16 PM SALES PERSON: Thor PROOF DUE: - NEXT RUN DATE: 05/30/18 PUBLICATION: DS-DAILY SIZE: 4 col X 14.25 in DS-0000456323.INDD

BOARD OF SUPERVISORS OF THE COUNTY OF RIVERSIDE, STATE OF CALIFORNIA

ORDINANCE NO. 779.19

AN ORDINANCE OF THE COUNTY OF RIVERSIDE
AMENDING ORDINANCE NO. 779 RELATING TO
COUNTY SOLID WASTE FACILITIES AND ESTABLISHING FEES

The Board of Supervisors of the County of Riverside ordains as follows:

Section 1. Ordinance No. 779 is amended in its entirety to read as follows:

"ORDINANCE NO. 779

AN ORDINANCE OF THE COUNTY OF RIVERSIDE
RELATING TO COUNTY SOLID WASTE FACILITIES AND ESTABLISHING FEES

The Board of Supervisors of the County of Riverside ordains as follows:

Section 1. DEFINITIONS. The words used in this ordinance shall have the same meaning as the words as the definitions provided in Public Resources Code 40100 et. seq., and as they may be amended from time to time.

Section 2. ESTABLISHMENT OF SITES. Subject to control of the Board of Supervisors, the General Manager-Chief Engineer of the Department of Waste Resources may designate and operate or control by contract County owned, leased, or contracted sites for public transfer, processing or disposal of solid waste.

Section 3. REFUSE FROM OUTSIDE OF COUNTY. Unless so authorized in writing by the General Manager-Chief Engineer of the Department of Waste Resources or his designated representative, under general policies adopted by the Board, no person shall place, deposit, or dump, or cause to be placed, deposited, or dumped, in or upon any County owned, leased, or contracted transfer station or disposal site in the County, any solid waste originating outside of the County of Riverside, provided however, the General Manager-Chief Engineer of the Department of Waste Resources has discretion to accept incidental amounts of refuse from outside of Riverside County and near County borders for disposal at County landfills when payment is made according to Appendix A for such incidental refuse.

Section 4. REGULATIONS. All County owned leased, or contracted transfer stations and disposal sites in the County should be under the supervision of the General Manager-Chief Engineer of the Department of Waste Resources who shall have the power and the duty to prescribe reasonable regulations regulating the use by the public and the operation of such sites. Such rules shall include, but need not be limited to, the following subjects:

- a. Days and hours of use.
- b. Charges for use of sites at times other than regular hours, which shall be sufficient to reimburse the County for equipment, personnel and overhead costs.
- c. Maximum size of articles and objects dumped.
- d. Allocation of various types of waste to specific sites and the placement of waste within any site.
- e. Prohibition or conditional acceptance of harmful, dangerous or difficult to handle materials, if allowed under the state operating permit, including a reasonable charge for their acceptance, unique handling requirements or assured destruction.
- f. Prohibition of persons from entering the site for reasons including, but not limited to: unauthorized salvaging of waste and recyclables, attempting to dispose of hazardous waste, loitering, intoxication and other forms of conduct that reduce operational efficiencies and/or increase risk of injury to Department employees and the public.

Except for short-term emergencies, any regulation fixing days or hours of operation shall be submitted to the Board of Supervisors for approval before taking effect. All regulations prescribed by the General Manager-Chief Engineer of the Department of Waste Resources shall be filed in his or her office and shall be available for public inspection.

Section 5. HAZARDOUS WASTE LOAD CHECKING PROGRAM. All landfills and transfer stations in the County shall implement and maintain a hazardous waste load checking program at each of their solid waste facilities as required by California law (pursuant to Titles 14 and 27, California Code of Regulations); and which program shall also meet the minimum requirements outlined in this ordinance.

- a. Each solid waste facility operator shall perform random load checks across all load types including self-haul residential, business and industrial waste loads, franchise hauler waste loads (including residential, commercial and industrial) to detect hazardous waste before such incoming waste is transferred to, and/or disposed at, the landfill. Such program shall have the objectives of: 1) preventing hazardous waste from being placed in a landfill not permitted to receive such waste and 2) educating and discouraging both facility self-haul customers and franchise waste hauler customers from bringing or sending in such material. The minimum number of load checks performed at each solid waste facility shall comply with the following schedule:

Landfill/Transfer Station Random Load Check Schedule

Average Daily Tonnage	Random Samples per Day
0 to 100 tons/day	**
101 to 600 tons/day	6*
601 to 1,000+ tons/day	10*

* The initial schedule is for a minimum number of "Random Samples per Day" for a minimum of three rotating days per week so arriving customers will not know when there will be an inspection.. If a problem persists with large quantities of hazardous waste being found at the landfill or transfer station, the Enforcement Agency or the General Manager-Chief Engineer of the Department of Waste Resources may require the number of "Random Samples per Day" to be applied every day the solid waste facility is open until the problem is deemed corrected.

**Minimum of 6 samples per week – may all be performed on the same day

- b. An inspection form (which shall be certified for completeness and accuracy by the load check inspector on duty) shall be filled out in its entirety at the time of each load check performed at the solid waste facility. The inspection form shall include the following information, to be filled out at the time of inspection:

- 1) Date and time of inspection
- 2) Load check inspector name, (certification)
- 3) Load type (residential, commercial, industrial)
- 4) Hauler/company name/customer name
- 5) Driver name
- 6) Vehicle type (e.g. Hand Unload, Dump Truck, Side Loader, Front End Loader, or Roll Off)
- 7) License plate number
- 8) Whether or not the load contained prohibited waste

- c. When prohibited waste is found, forms shall include the following:

- 1) Load origin (jurisdiction or route number for side loaders and front end loader vehicles, customer/store name and address where picked up for all other vehicle types)
- 2) Hazardous waste found (type/name, class, container size/quantity, volume/weight, unit of gallons or pounds)
- 3) Disposition of material (e.g. picked up by responsible party, returned with

customer at time of inspection, solid waste facility assumed responsibility of the material, etc.)

- d. Management shall review completed forms at a frequency sufficient to ensure forms are filled out completely and correctly.
- e. The General Manager-Chief Engineer of the Department of Waste Resources or his designated representative and/or a representative of the Enforcement Agency shall have the right to enter the solid waste facilities at any time to audit their load check program's compliance with these standards. These audits shall be limited to four times in any 12 month period and may include three days in which Department of Waste Resources personnel perform load checks at the facility and one day in which Department of Waste Resources staff review the facility's written load check program, hazardous waste and universal waste shipping records, facility personnel training records, hazardous waste storage areas, and load checking procedures in order to audit the solid waste facility load checking program and/or assist the operator in making its load checking program successful.

Section 6. SALVAGE OPERATIONS. Subject to the approval of the Board of Supervisors, salvage operations of reusable waste materials at all County owned, leased, or contracted transfer stations and disposal sites in the County may be conducted only by such persons as are authorized to do so and upon such terms and conditions as are imposed by the General Manager-Chief Engineer of the Department of Waste Resources.

Section 7. FEES.

- a. Tipping Fees at Scaled Urban Sites: Pursuant to the authority of Government Code Section 25823, fees for the disposal of solid waste and disposal of liquid waste at enumerated landfills shall be as established by the Board of Supervisors following a duly noticed public hearing. The fees so established shall be in an amount sufficient to cover all costs including but not limited to the following: closure/postclosure (including past unfunded costs), remediation, environmental mitigation, state mandated and other pass-through fees, and general operations. Such fees and the landfills to which they shall apply appear as Appendix A to this Ordinance. The Board of Supervisors may establish different rates through contractual agreements when the terms of said agreements help stabilize revenues and system rates over a long-term period.
- b. Fees for Disposal at Rural Sites: Pursuant to the authority of Government Code Section 25823, fees for the disposal of solid waste at landfills and transfer stations, formerly in a land use assessment area, shall be as established by the Board of Supervisors following a duly noticed public hearing. The fees so established shall be calculated to recover a fair share of the estimated costs for these facilities. Cards permitting entrance into these landfills and transfer stations shall be offered for sale to residents and businesses (only in the local areas surrounding these sites as shown on maps in Exhibit 1) at rates set by the Board of Supervisors. No access to these facilities will be allowed without a card, except in cases where permitted waste haulers or other large commercial users have negotiated separate contracts with the County. Waste from outside these areas shall not be accepted at the rural sites providing, however, waste from unincorporated areas outside of, but near the borders of these service areas may be accepted under the same terms and conditions herein set forth, if it is determined by the General Manager-Chief Engineer of the Department of Waste Resources that this is the most practical way to provide disposal service to these customers. Such rates and the landfills and transfer stations to which they apply shall appear in Appendices B and C to this Ordinance.

- c. Miscellaneous Fees. A schedule of miscellaneous fees is attached as Appendix D.

Section 8. PROHIBITIONS. No person shall violate any regulation prescribed by the General Manager-Chief Engineer of the Department of Waste Resources regulating the use of a County disposal site or

transfer station, or fail to obey any sign giving notice of any regulation, maintained at any such site or facility by the General Manager-Chief Engineer of the Department of Waste Resources. Violation of any such regulation shall be a violation of this Ordinance.

Section 9. VIOLATIONS AND PENALTIES. The General Manager-Chief Engineer of the Department of Waste Resources reserves the right to deny entrance to an individual for an appropriate time span when said individual is deemed to pose a safety risk and/or is disruptive to the normal workflow of the landfill or transfer station operations. A letter of notification specifying the dates and location(s) of restriction will be mailed to the individual and be on hand at the gate fee booth(s).

It shall be unlawful for any person to violate any provision of this Ordinance. Any person violating any provision of this Ordinance may be deemed guilty of an infraction or misdemeanor as hereinafter specified. Such persons shall be deemed guilty of a separate offense for each day, or portion thereof, during which any violation of any of the provisions of this Ordinance is committed or continued. Any person so convicted shall be: (1) guilty of an infraction offense and punished by a fine not exceeding One Hundred dollars (\$100.00) for a first violation; (2) guilty of an infraction offense and punished by a fine not exceeding Two Hundred dollars (\$200.00) for a second violation. The third and any additional violations shall constitute a misdemeanor offense and shall be punishable by a fine not exceeding Five Hundred dollars (\$500.00). Notwithstanding the above, a first offense may be charged and prosecuted as a misdemeanor. Payment of any penalty herein shall not relieve a person from the responsibility for correcting the violation.

Section 10. SEVERABILITY. If any provision, clause, sentence or paragraph of this Ordinance (including its appendices) or the application thereof to any person or circumstances shall be held invalid, such invalidity shall not affect the other provisions or applications of the provisions of this Ordinance (and its appendices) which can be given effect without the invalid provision or application, and to this end, the provisions of this Ordinance (and its appendices) are hereby declared to be severable.

Section 11. EFFECTIVE DATE. This ordinance shall take effect thirty (30) days after its adoption.

Section 2. EFFECTIVE DATE. This ordinance shall take effect thirty (30) days after its adoption.

(INSERT APPENDIX A, B, C, & D and EXHIBIT 1)

Chuck Washington, Chairman of the Board

I HEREBY CERTIFY that at a regular meeting of the Board of Supervisors of said County, held on **May 22, 2018**, the foregoing Ordinance consisting of two (2) sections was adopted by said Board by the following vote:

AYES: Tavaglione, Washington, Perez and Ashley
NAYS: None
ABSENT: Jeffries

Kecia Harper-Ihem, Clerk of the Board
By: Cecilia Gil, Board Assistant

APPENDIX A TO RIVERSIDE COUNTY ORDINANCE NO. 779.19
SCHEDULE OF WASTE DISPOSAL FEES
FOR
RIVERSIDE COUNTY DEPARTMENT OF WASTE RESOURCES
Effective July 1, 2018

The following gate fees will be applicable at
El Sobrante, Badlands, Lamb Canyon, and Blythe Landfills

WASTE GROUP DESCRIPTIONS	RATE
1. Transfer Trucks/Contracted Vehicles	See Note #1
2. Routine Refuse (Direct Haul/Non-Contract vehicles)	\$ 39.31 /ton*
3. Hard to Handle (a) End dump vehicles (a) Any other load requiring immediate burial or special handling	\$ 52.43 /ton*
4. Any vehicles hauling loads of 10 or more tires (tires cannot exceed 4 feet in diameter or weigh more than 200 pounds each).	\$ 110.79 /ton*
5. Minimum Load Fees (a) Routine Refuse (net weight of 0.5 tons or less) (b) Loads consisting of 50% or more green waste (net weight of 0.5 tons or less) (c) Hard to Handle loads (net weight of 0.5 tons or less)	\$ 10.00 /load* \$ 14.00 /load* \$ 14.00 /load*
6. Surcharges (added to the charges listed herein): (a) per tire for passenger and light duty tires (up to 9 tires) (b) per tire for heavy duty truck tires not exceeding 4' in diameter or weighing more than 200 pounds each (up to 9 tires). (c) \$10.00 per uncovered load of refuse which has exposed material which in the opinion of the General Manager-Chief Engineer or his/her designee may litter access routes to the (d) \$10.00 per ton for loads which are judged by Department to be 50% or more wood waste/yard waste by volume. (e) \$5.00 per ton for incidental out of county refuse	\$ 2.00 /tire \$ 6.00 /tire \$ 10.00 /load \$ 10.00 /ton \$ 5.00 /ton**
7. Any vehicle hauling: (a) 2 or less large trash bags, or (b) up to 2 cathode ray tube (CRT) devices (e.g. TVs or computer monitors) per day, or (c) 3 holiday trees for recycling (residential customers through the second weekend following the Christmas holiday), or (d) material pre-approved by the General Manager-Chief Engineer or designee as needed for beneficial re-use (food waste for pilot compost program, concrete/asphalt for wet (e) 2 or less mattresses (may include box springs)	No Charge
8. All vehicles not described in any other provision of this fee schedule	\$ 39.31 /ton*
9. Emergency towing services: (a) 10 minutes or less (b) over 10 minutes	\$ 20.00 \$ 35.00
10. Late Staying Customer Fees (a) 16 to 30 minutes past closing (b) 31 minutes or more past closing	\$ 60.00 \$ 120.00
11. Any vehicle hauling processed green waste approved by the General Manager-Chief Engineer or designee as needed for use as alternative daily cover (ADC) and spread by County.	\$ 24.00 /ton
12. Any vehicle hauling processed green waste approved by the General Manager-Chief Engineer or designee as needed for beneficial re-use (Erosion Control) and spread by County.	\$ 10.00 /ton

13. Conditionally Exempt Small Quantity Generator Waste - pass through of contracted household hazardous waste disposal fee plus Department Overhead Rate of 49% of hourly rate for staff involved in waste handling.	varies*
14. Recycled Materials Fees (a) Mixed Metal Items (b) Flat Screen Television with serial no. (c) Flat Screen Television without serial no. (d) Projection Television (e) Cathode Ray Tube (CRT) Television	\$ 0.05 /pound* \$ 0.16 /pound* \$ 0.30 /pound* \$ 0.14 /pound* \$ 0.16 /pound*
Notes: 1) Rate for Transfer Trucks to be determined by individual contracts. 2) Loads of dead sheep or small calves from the Blythe service area separated from other waste will be received at no charge at the Blythe Landfill (daily from 8am to 9am) due to health and safety risk in the vast open canal system in the area. 3) Certified loads of illegally dumped nonhazardous municipal solid waste retrieved along open flowing irrigation canals, which are delivered by the agency responsible for maintaining the canals shall be received at no charge at the Blythe Landfill. 4) The General Manager-Chief Engineer is authorized to recoup costs associated with the segregation of unauthorized waste commingled with routine refuse.	
* Cash customers prorated to the nearest \$0.25 ** Exception - El Sobrante Landfill. Incidental Out of County (OOC) rate established by WM Inc.	

APPENDIX B TO ORDINANCE NO. 779.19
RESIDENTIAL SELF-HAUL CARDS
FOR
RIVERSIDE COUNTY DEPARTMENT OF WASTE RESOURCES
Effective July 1, 2018

The Residential Self-Haul Card shall be necessary for admittance to the Mecca II and Oasis Landfills for all residential haulers.

RESIDENTIAL CARD REGULATIONS:

Authority: Riverside County Ordinance No. 657 requires that, "Every tenant, occupier, operator, or owner of a residence...shall not less than once a week, cause to be removed all solid waste created, produced or brought upon the property to an approved disposal facility."

1. **Number of Uses** - The Residential Self-Haul Card allows up to 52-400 lb. standard load uses per year (approximately 4 uses per month).
2. **Expiration Date** - The expiration date for all cards is the last day of the fiscal year, June 30th. In addition, any unused punches for each month will expire on the last day of that month.
3. **No Refunds** - There will be no refunds on partially used cards.
4. **Standard Load** - The maximum load allowed access to the landfill with one use of the Residential Self-Haul Card will be four hundred (400) pounds, which is equivalent to one punch on the card. If the Gate Services Assistant judges a load to be over this Standard Load limit, two or more punches will be made to the card.
5. **Cost** - The Residential Self-Haul Card discounted rate is fifteen dollars (\$15.00) per month.
6. **Payment Options – Cards may be purchased:**

Period	Cost	Number of Punches One Punch Per 400 lb. Standard Load. Additional Punches Applied in Excess of Standard Load.
Monthly	\$15.00	4
Bi-Monthly	\$30.00	8
Advance Sale - Annual (purchase on or before June 30th)	\$150.00	52 (400lb. estimated load per punch)
Annual (purchased between July 1st and July 31st)	\$160.00	52 (400lb. estimated load per punch)
Multiple Months	\$15.00 x no. of months	4 x no. of months

7. **Lost Cards** - Lost cards are to be reported immediately. The customer will not be responsible for unauthorized use of a card after if it is reported lost to the Waste Resources business office located at 14310 Frederick Street, Moreno Valley, CA 92553, (951) 486-3200.
8. **Maximum Load** – Mecca Landfill will not accept loads greater than 1 ton.
9. **Restrictions on Use of Card** - Household hazardous waste, loads with more than four (4) tires, other hard-to-handle waste, or commercial business waste will not be accepted on this card. Cards may only be used by the resident who paid for the card.
10. **Alternative County Gate Fee Site Usage** – In the event that the rural landfill is unable to accept waste on a normal operating day, customers will be directed to a scaled County landfill and may use their Residential Self Haul Card.

**APPENDIX C TO ORDINANCE NO. 779.19
RURAL SITE ACCESS -- COMMERCIAL CARDS
FOR
RIVERSIDE COUNTY DEPARTMENT OF WASTE RESOURCES
Effective July 1, 2018**

The Rural Site Access Commercial Card shall be necessary for admittance to the Mecca II and Oasis Landfills for all non-permitted/contracted entities hauling commercial waste.

COMMERCIAL CARD REGULATIONS:

A Rural Site Access Commercial Card provides for disposal of commercial waste generated within the remote service areas and is required unless a permitted waste hauler or other large commercial users have negotiated a separate contract for disposal access to rural landfills with the County.

1. **Number of Uses** - The Commercial Card will have twenty-four (24) ½ ton available uses.
2. **Expiration Date** - There is no expiration date for the Commercial Card.
3. **No Refunds** - If a commercial operator goes out of business, there shall be no refund for the unused card punches.
4. **Cost** - The Commercial Card will be priced at four hundred seventy one dollars and seventy four cents (\$471.74).
5. **Payment for Card** - The card shall be purchased in advance of usage. Cards may be purchased at any time of the year. Acceptable forms of payment at the fee booth include money order or cashier's check. Cash, personal/business checks, and credit/debit card payments are accepted at the Department's business office or by phone (951-486-3200).
6. **Lost Cards** - Lost cards are to be reported immediately. The customer will not be responsible for unauthorized use of a card after it is reported lost to the Waste Resources business office located at 14310 Frederick St., Moreno Valley, CA. (951) 486-3200.
7. **Maximum Load** - Mecca Landfill will not accept loads greater than 1 ton.
8. **Restrictions on Use of Card** - Hazardous waste, loads with more than 4 tires, or other hard-to-handle waste will not be accepted at these rural sites.
9. **Alternative County Landfill Usage** - In the event that the rural landfill is unable to accept waste on a normal operating day, customers will be directed to a scaled County landfill and may use their Rural Site Commercial Card.

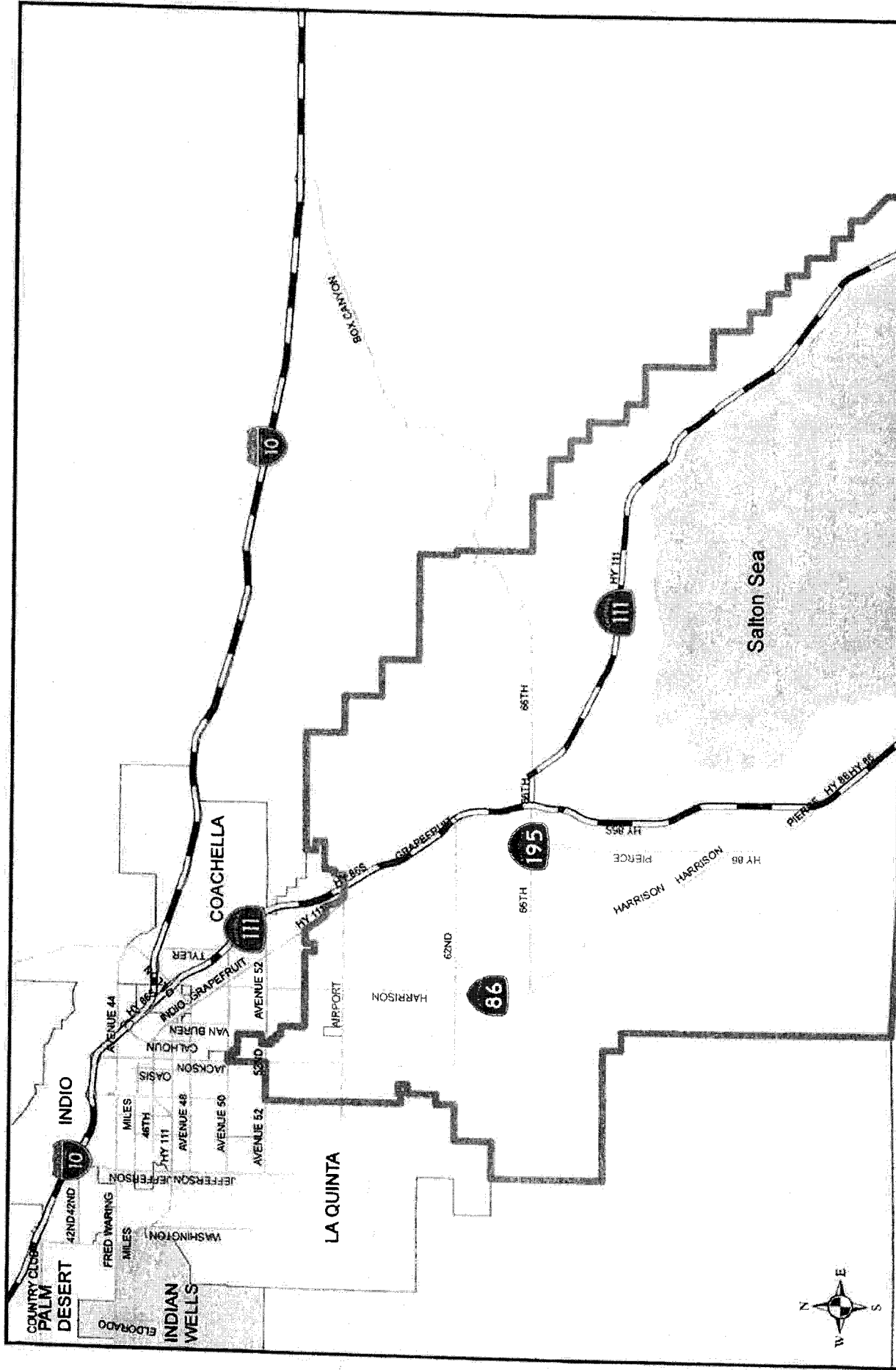
APPENDIX D TO RIVERSIDE COUNTY ORDINANCE NO. 779.19
 SCHEDULE OF MISCELLANEOUS FEES
 FOR
 RIVERSIDE COUNTY DEPARTMENT OF WASTE RESOURCES
 Effective July 1, 2018

FEES FOR DEPARTMENT PUBLICATIONS		
Document Name	Document Fee	Mailing/Handling Cost
Countywide Integrated Waste Management Plan (CIWMP)	\$60.00	\$10.00
Source Reduction and Recycling Element (SRRE) and Household Hazardous Waste Element (HHWE)	\$60.00	\$10.00
Nondisposal Facility Element (NDFE)	\$10.00	\$5.00
Countywide Disposal Tonnage Tracking System (CDTTS) Procedure Manual	\$50.00	\$10.00
Additional copies of quarterly Disposal Reports	\$10.00	

FEES FOR DEPARTMENTAL COPY SERVICES	
Copy Service (Note: all map copies are on bond unless special request is made. Extra charge for special materials.)	Copy Fee
Plotter Printer Map Copies	
Size D	\$4.50
Size E	\$9.00
Specialty Sizes	\$2.65 a linear foot
Black & White Copies	
8-1/2"x 11"	.15 per side
8-1/2" x 14"	.15 per side
11" x 17"	.30 per side
Color Copies	
8-1/2"x 11"	\$1 per side
8-1/2" x 14"	\$1 per side
11" x 17"	\$2 per side
Request for Extra Ticket Copies	10¢/page w/ \$1.00 minimum
Request for Extra Billing Statement Copies	10¢/page w/ \$1.00 minimum
Requests for Document Copies in Electronic Format (e.g. CD)	\$5.75/disc + \$2.25 for postage & mailer

APPENDIX D TO RIVERSIDE COUNTY ORDINANCE NO. 779.19
 SCHEDULE OF MISCELLANEOUS FEES
 FOR
 RIVERSIDE COUNTY DEPARTMENT OF WASTE RESOURCES
 Effective July 1, 2018

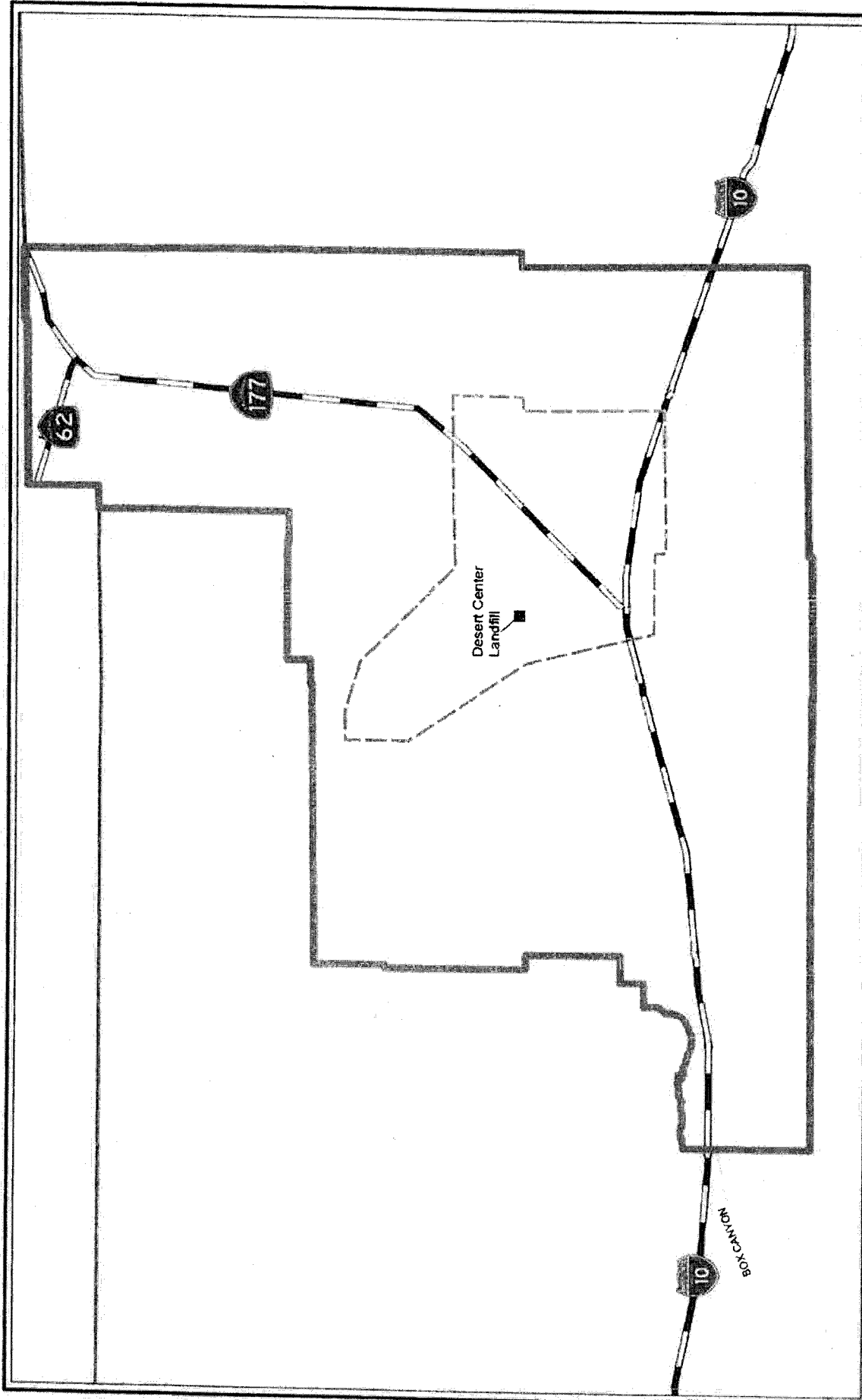
OTHER FEES	
Service	Fee
Replacement of Self Haul or Rural Site Access Cards	\$10.00
Cards Ordered After Initial Setup of a Deferred Billing Account or Sub-Account Replacement Access Cards for Deferred and Pre-paid Account Holders	\$3.00 each
Setup Fee for Each Deferred Billing Account	\$50.00
Setup Fee for Each Deferred Billing Sub-Account	\$25.00
Administrative Charge for Delinquent Deferred Account Payment	1-1/2% per billing period on unpaid balance if payment is not made within 15 days from billing
Checks Returned for Non-Sufficient Funds (NSF)	\$20.00 per occurrence
Account Correction Due to Hauler Resulting From Driver Error Fee [Commercial Hauler Error Resulting in Voided and Corrected Ticket Due to the Driver Providing Incorrect Information at Time of Transaction (i.e. Incorrect Account Number, Mis-identified Refuse Type, etc.) and/or to Correct or Change the Equipment Assigned to a Deferred Account Payment Card.]	\$25.00 per occurrence
Late Ticket Submittals as Described in the CDTTS Procedure Manual	\$25.00 per day
Credit/Debit Card Transaction Fee	.75 per transaction
Base Hourly Rates for Services Rendered	Actual Hourly Cost of Personnel
Departmental Overhead Rate applied to Basic Hourly Rates	49%
Special FAX Requests for Accounts Receivable	\$3.00 for the 1st page \$1.00 for each additional page
Special Accounts Receivable Research Requests	No charge within 30 days of statement date; \$3.75/qtr hr if requested past 30 days
Sale of Orange Polyester Safety Vest to Landfill Visitors	\$9.00
Sale of Orange Safety Vest to Landfill Visitors	\$0.75
Sale of Compost Bins to Riverside County Residents Only	Geobin -- \$12.00
Sale of Worm Bin Kit	\$26.00
Lend-A-Bin Program Fees (must provide a valid credit/debit card at time of bin is loaned)	
(a) Replacement Fee	\$59.00
(b) Cleaning Fee	\$13.00
(c) Late Fee	\$13.00






San Diego County | Imperial County

Rural Site Service Area #1

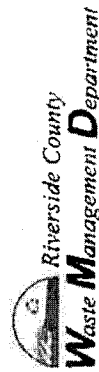
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Legend

-  Desert Center Landfill
-  Existing Desert Center Landuse Area
-  Rural Site Service Area # 2

Note: 2718 Total parcels within the service area.
 196 of those parcels have a structure value
 & a non-vacant landuse code



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Rural Site Service Area #2

Advertising Order Confirmation

The Press Enterprise

05/24/18 2:17:04PM
Page 1

<u>Ad Order Number</u> 0011126547	<u>Customer</u> BOARD OF SUPERVISORS	<u>Payor Customer</u> BOARD OF SUPERVISORS	<u>PO Number</u>
<u>Sales Representative</u> Nick Eller	<u>Customer Account</u> 5209148	<u>Payor Account</u> 5209148	<u>Ordered By</u> Cecilia Gil
<u>Order Taker</u> Nick Eller	<u>Customer Address</u> COUNTY OF RIVERSIDE PO BOX 1147 RIVERSIDE, CA 92502		<u>Customer Fax</u>
<u>Order Source</u> Select Source	<u>Customer Phone</u> 951-955-1066	<u>Payor Address</u> COUNTY OF RIVERSIDE PO BOX 1147 RIVERSIDE, CA 92502	<u>Customer Email</u>

<u>Current Queue</u> Ready	<u>Invoice Text</u> Adoption of Ord. No. 779.19	<u>Materials</u>	<u>Promo Type</u>	<u>Special Pricing</u>
<u>Tear Sheets</u> 0	<u>Blind Box</u>			
<u>Ad Number</u> 0011126547-01	<u>Ad Size</u> 5 X 638 LI	<u>Color</u>	<u>Production Color</u>	<u>Ad Attributes</u>
<u>External Ad Number</u>	<u>Pick Up</u>	<u>Ad Type</u> Legal Liner	<u>Released for Publication</u>	<u>Production Method</u> AdBooker

<u>Product</u> PE Riverside-Full Run	<u>Requested Placement</u> Legals CLS	<u>Requested Position</u> County Legal - 1076-	<u>Run Dates</u> 05/30/18	<u># Inserts</u> 1
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Order Charges:

<u>Net Amount</u>	<u>Tax Amount</u>	<u>Total Amount</u>	<u>Payment Amount</u>	<u>Amount Due</u>
4,147.00	0.00	4,147.00	0.00	\$4,147.00

If this confirmation includes an advertising proof, please check your proof carefully for errors, spelling, and/or typos. Errors not marked on the returned proof are not subject to credit or refunds.
Please note: To meet our printer's deadline, we must have your proof returned by the published deadline, and as indicated by your sales rep.

Please note: If you pay by bank card, your card statement will show the merchant as "SoCal Newspaper Group".

*Make
12.1 of 05/22/18*

BOARD OF SUPERVISORS OF THE COUNTY OF RIVERSIDE, STATE OF CALIFORNIA

ORDINANCE NO. 779.19

AN ORDINANCE OF THE COUNTY OF RIVERSIDE
AMENDING ORDINANCE NO. 779 RELATING TO
COUNTY SOLID WASTE FACILITIES AND ESTABLISHING FEES

The Board of Supervisors of the County of Riverside ordains as follows:
Section 1. Ordinance No. 779 is amended in its entirety to read as follows:

"ORDINANCE NO. 779

AN ORDINANCE OF THE COUNTY OF RIVERSIDE
RELATING TO COUNTY SOLID WASTE FACILITIES AND ESTABLISHING FEES

The Board of Supervisors of the County of Riverside ordains as follows:

Section 1. **DEFINITIONS.** The words used in this ordinance shall have the same meaning as the words as the definitions provided in Public Resources Code 40100 et. seq., and as they may be amended from time to time.

Section 2. **ESTABLISHMENT OF SITES.** Subject to control of the Board of Supervisors, the General Manager-Chief Engineer of the Department of Waste Resources may designate and operate or control by contract County owned, leased, or contracted sites for public transfer, processing or disposal of solid waste.

Section 3. **REFUSE FROM OUTSIDE OF COUNTY.** Unless so authorized in writing by the General Manager-Chief Engineer of the Department of Waste Resources or his designated representative, under general policies adopted by the Board, no person shall place, deposit, or dump, or cause to be placed, deposited, or dumped, in or upon any County owned, leased, or contracted transfer station or disposal site in the County, any solid waste originating outside of the County of Riverside, provided however, the General Manager-Chief Engineer of the Department of Waste Resources has discretion to accept incidental amounts of refuse from outside of Riverside County and near County borders for disposal at County landfills when payment is made according to Appendix A for such incidental refuse.

Section 4. **REGULATIONS.** All County owned leased, or contracted transfer stations and disposal sites in the County shall be under the supervision of the General Manager-Chief Engineer of the Department of Waste Resources who shall have the power and the duty to prescribe reasonable regulations regulating the use by the public and the operation of such sites. Such rules shall include, but need not be limited to, the following subjects:

- a. Days and hours of use.
- b. Charges for use of sites at times other than regular hours, which shall be sufficient to reimburse the County for equipment, personnel and overhead costs.
- c. Maximum size of articles and objects dumped.
- d. Allocation of various types of waste to specific sites and the placement of waste within any site.
- e. Prohibition or conditional acceptance of harmful, dangerous or difficult to handle materials, if allowed under the state operating permit, including a reasonable charge for their acceptance, unique handling requirements or assured destruction.
- f. Prohibition of persons from entering the site for reasons including, but not limited to: unauthorized salvaging of waste and recyclables, attempting to dispose of hazardous waste, loitering, intoxication and other forms of conduct that reduce operational efficiencies and/or increase risk of injury to Department employees and the public.

Except for short-term emergencies, any regulation fixing days or hours of operation shall be submitted to the Board of Supervisors for approval before taking effect. All regulations prescribed by the General Manager-Chief Engineer of the Department of Waste Resources shall be filed in his or her office and shall be available for public inspection.

Section 5. **HAZARDOUS WASTE LOAD CHECKING PROGRAM.** All landfills and transfer stations in the County shall implement and maintain a hazardous waste load checking program at each of their solid waste facilities as required by California law (pursuant to Titles 14 and 27, California Code of Regulations); and which program shall also meet the minimum requirements outlined in this ordinance.

- a. Each solid waste facility operator shall perform random load checks across all load types including self-haul residential, business and industrial waste loads, franchise hauler waste loads (including residential, commercial and industrial) to detect hazardous waste before such incoming waste is transferred to, and/or disposed at, the landfill. Such program shall have the objectives of: 1) preventing hazardous waste from being placed in a landfill not permitted to receive such waste and 2) educating and discouraging both facility self-haul customers and franchise waste hauler customers from bringing or sending in such material. The minimum number of load checks performed at each solid waste facility shall comply with the following schedule:

Landfill/Transfer Station Average Daily Tonnage	Random Samples per Day
0 to 100 tons/day	6*
101 to 600 tons/day	10*
601 to 1,000+ tons/day	10*

*The initial schedule is for a minimum number of "Random Samples per Day" for a minimum of three rotating days per week so arriving customers will not know when there will be an inspection. If a problem persists with large quantities of hazardous waste being found at the landfill or transfer station, the Enforcement Agency or the General Manager-Chief Engineer of the Department of Waste Resources may require the number of "Random Samples per Day" to be applied every day the solid waste facility is open until the problem is deemed corrected.

- b. An inspection form (which shall be certified for completeness and accuracy by the load check inspector on duty) shall be filled out in its entirety at the time of each load check performed at the solid waste facility. The inspection form shall include the following information, to be filled out at the time of inspection:

- 1) Date and time of inspection
- 2) Load check inspector name, (certification)
- 3) Load type (residential, commercial, industrial)
- 4) Hauler/company name/customer name
- 5) Driver name
- 6) Vehicle type (e.g. Hand Unload, Dump Truck, Side Loader, Front End Loader, or Roll Off)
- 7) License plate number
- 8) Whether or not the load contained prohibited waste

- c. When prohibited waste is found, forms shall include the following:
 - 1) Load origin (jurisdiction or route number for side loaders and front end loader vehicles, customer/store name and address where picked up for all other vehicle types)
 - 2) Hazardous waste found (type/name, class, container size/quantity, volume/weight, unit of gallons or pounds)
 - 3) Disposition of material (e.g. picked up by responsible party, returned with customer at time of inspection, solid waste facility assumed responsibility of the material, etc.)
- d. Management shall review completed forms at a frequency sufficient to ensure forms are filled out completely and correctly.
- e. The General Manager-Chief Engineer of the Department of Waste Resources or his designated representative and/or a representative of the Enforcement Agency shall have the right to enter the solid waste facilities at any time to audit their load check program's compliance with these standards. These audits shall be limited to four times in any 12 month period and may include three days in which Department of Waste Resources personnel perform load checks at the facility and one day in which Department of Waste Resources staff review the facility's written load check program, hazardous waste and universal waste shipping records, facility personnel training records, hazardous waste storage areas, and load checking procedures in order to audit the solid waste facility load checking program and/or assist the operator in making its load checking program successful.

Section 6. **SALVAGE OPERATIONS.** Subject to the approval of the Board of Supervisors, salvage operations of reusable waste material at all County owned, leased, or contracted transfer stations and disposal sites in the County may be conducted only by such persons as are authorized to do so and upon such terms and conditions as are imposed by the General Manager-Chief Engineer of the Department of Waste Resources.

Section 7. **FEES.**

- a. **Tipping Fees at Scaled Urban Sites:** Pursuant to the authority of Government Code Section 25823, fees for the disposal of solid waste and disposal of liquid waste at enumerated landfills shall be as established by the Board of Supervisors following a duly noticed public hearing. The fees so established shall be in an amount sufficient to cover all costs including but not limited to the following: closure/postclosure (including post unfunded costs), remediation, environmental mitigation, state mandated and other pass-through fees, and general operations. Such fees and the landfills to which they shall apply appear as Appendix A to this Ordinance. The Board of Supervisors may establish different rates through contractual agreements when the terms of said agreements help stabilize revenues and system rates over a long-term period.
- b. **Fees for Disposal at Rural Sites:** Pursuant to the authority of Government Code Section 25823, fees for the disposal of solid waste at landfills and transfer stations, formerly in a land use assessment area, shall be as established by the Board of Supervisors following a duly noticed public hearing. The fees so established shall be calculated to recover a fair share of the estimated costs for these facilities. Cards permitting entrance into these landfills and transfer stations shall be offered for sale to residents and businesses (only in the local areas surrounding these sites as shown on maps in Exhibit 1) at rates set by the Board of Supervisors. No access to these facilities will be allowed without a card, except in cases where permitted waste haulers or other large commercial users have negotiated separate contracts with the County. Waste from outside these areas shall not be accepted at the ru-

ral sites providing, however, waste from unincorporated areas outside of, but near the borders of these service areas may be accepted under the same terms and conditions herein set forth, if it is determined by the General Manager-Chief Engineer of the Department of Waste Resources that this is the most practical way to provide disposal service to these customers. Such rates and the landfills and transfer stations to which they apply shall appear in Appendices B and C to this Ordinance.

c. **Miscellaneous Fees.** A schedule of miscellaneous fees is attached as Appendix D.
Section 8. PROHIBITIONS. No person shall violate any regulation prescribed by the General Manager-Chief Engineer of the Department of Waste Resources regulating the use of a County disposal site or transfer station, or fail to obey any sign giving notice of any regulation, maintained at any such site or facility by the General Manager-Chief Engineer of the Department of Waste Resources. Violation of any such regulation shall be a violation of this Ordinance.

Section 9. VIOLATIONS AND PENALTIES. The General Manager-Chief Engineer of the Department of Waste Resources reserves the right to deny entrance to an individual for an appropriate time span when said individual is deemed to pose a safety risk and/or is disruptive to the normal workflow of the landfill or transfer station operations. A letter of notification specifying the dates and location(s) of restriction will be mailed to the individual and be on hand at the gate fee booth(s).

It shall be unlawful for any person to violate any provision of this Ordinance. Any person violating any provision of this Ordinance may be deemed guilty of an infraction or misdemeanor as hereinafter specified. Such persons shall be deemed guilty of a separate offense for each day, or portion thereof, during which any violation of any of the provisions of this Ordinance is committed or continued. Any person so convicted shall be: (1) guilty of an infraction offense and punished by a fine not exceeding One Hundred dollars (\$100.00) for a first violation; (2) guilty of an infraction offense and punished by a fine not exceeding Two Hundred dollars (\$200.00) for a second violation. The third and any additional violations shall constitute a misdemeanor offense and shall be punishable by a fine not exceeding Five Hundred dollars (\$500.00). Notwithstanding the above, a first offense may be charged and prosecuted as a misdemeanor. Payment of any penalty herein shall not relieve a person from the responsibility for correcting the violation.

Section 10. SEVERABILITY. If any provision, clause, sentence or paragraph of this Ordinance (including its appendices) or the application thereof to any person or circumstances shall be held invalid, such invalidity shall not affect the other provisions or applications of the provisions of this Ordinance (and its appendices) which can be given effect without the invalid provision or application, and to this end, the provisions of this Ordinance (and its appendices) are hereby declared to be severable.

Section 11. EFFECTIVE DATE. This ordinance shall take effect thirty (30) days after its adoption.

Section 2. EFFECTIVE DATE. This ordinance shall take effect thirty (30) days after its adoption.

**APPENDIX A TO RIVERSIDE COUNTY ORDINANCE NO. 779.19
 SCHEDULE OF WASTE DISPOSAL FEES**

**FOR
 RIVERSIDE COUNTY DEPARTMENT OF WASTE RESOURCES**

Effective July 1, 2018
 The following gate fees will be applicable at
 El Sobrante, Badlands, Lamb Canyon, and Blythe Landfills

WASTE GROUP DESCRIPTIONS	RATE
1. Transfer Trucks/Contracted Vehicles	See Note #1
2. Routine Refuse (Direct Haul/Non-Contract vehicles)	\$39.31 /ton*
3. Hard to Handle	
(a) End dump vehicles	
(a) Any other load requiring immediate burial or special handling	\$52.43 /ton*
4. Any vehicles hauling loads of 10 or more tires (tires cannot exceed 4 feet in diameter or weigh more than 200 pounds each).	\$110.79 /ton*
5. Minimum Load Fees	
(a) Routine Ref use (net weight of 0.5 tons or less)	\$10.00 /load*
(b) Loads consisting of 50% or more green waste (net weight of 0.5 tons or less)	\$14.00 /load*
(c) Hard to Handle loads (net weight of 0.5 tons or less)	\$14.00 /load*
6. Surcharges (added to the charges listed herein):	
(a) per tire for passenger and light duty tires (up to 9 tires)	\$2.00 /tire
(b) per tire for heavy duty truck tires not exceeding 4' in diameter or weighing more than 200 pounds each (up to 9 tires)	\$6.00 /tire
(c) \$10.00 per uncovered load of ref use which has exposed material which in the opinion of the General Manager-Chief Engineer or his/her designee may litter access routes to the	\$10.00 /load
(d) \$10.00 per ton for loads which are judged by Department to be 50% or more wood waste/yard waste by volume.	\$10.00 /ton
(e) \$5.00 per ton for incidental out of county refuse	\$5.00 /ton**
7. Any vehicle hauling:	
(a) 2 or less large trash bags, or	
(b) up to 2 cathode ray tube (CRT) dev ices (e.g. TVs or computer monitors) per day, or	
(c) 3 holiday trees for recycling (residential customers through the second weekend following the Christmas holiday), or	No Charge
(d) material pre-approved by the General Manager-Chief Engineer or designee as needed for beneficial re-use (load waste for pilot compost program, concrete/asphalt for wet	
(e) 2 or less mattresses (may include box springs)	
8. All vehicles not described in any other provision of this fee schedule	\$39.31 /ton*
9. Emergency towing serv ices:	
(a) 10 minutes or less	\$20.00
(b) over 10 minutes	\$35.00
10. Late Stay ing Customer Fees	
(a) 15 to 30 minutes past closing	\$60.00
(b) 31 minutes or more past closing	\$120.00
11. Any vehicle hauling processed green waste approved by the General Manager-Chief Engineer or designee as needed for use as alternative daily cover (ADC) and spread by County.	\$24.00 /ton
12. Any vehicle hauling processed green waste approved by the General Manager-Chief Engineer or designee as needed for beneficial re-use (Erosion Control) and spread by County.	\$10.00 /ton
13. Conditionally Exempt Small Quantity Generator Waste - pass through of contracted household hazardous waste disposal fee plus Department Overhead Rate of 49% of hourly rate for staff involved in waste handling.	varies*
14. Recycled Materials Fees*	
(a) Mixed Metal Items	\$0.05 /pound*
(b) Flat Screen Television with serial no.	\$0.16 /pound*
(c) Flat Screen Television without serial no.	\$0.30 /pound*
(d) Projection Television	\$0.14 /pound*
(e) Cathode Ray Tube (CRT) Television	\$0.16 /pound*

Notes:

- 1) Rate for Transfer Trucks to be determined by individual contracts.
- 2) Loads of dead sheep or small calves from the Blythe service area separated from other waste will be received at no charge at the Blythe Landfill (daily from 8am to 9am) due to health and safety risk in the vast open canal system in the area.
- 3) Certified loads of illegally dumped nonhazardous municipal solid waste retrieved along open flowing irrigation canals, which are delivered by the agency responsible for maintaining the canals shall be received at no charge at the Blythe Landfill.
- 4) The General Manager-Chief Engineer is authorized to recoup costs associated with the segregation of unauthorized waste commingled with routine refuse.

* Cash customers prorated to the nearest \$0.25

** Exception - El Sobrante Landfill, Incidental Out of County (OOC) rate established by WM Inc.

**APPENDIX B TO ORDINANCE NO. 779.19
 RESIDENTIAL SELF-HAUL CARDS
 FOR
 RIVERSIDE COUNTY DEPARTMENT OF WASTE RESOURCES
 Effective July 1, 2018**

The Residential Self-Haul Card shall be necessary for admittance to the Mecca II and Oasis PLandfills for all residential haulers.

RERESIDENTIAL CARD REGULATIONS:

Authority: Riverside County Ordinance No. 657 requires that, "Every tenant, occupier, operator, or owner of a residence...shall not less than once a week, cause to be removed all solid waste created, produced or brought upon the property to an approved disposal facility."

1. **Number of Uses** - The Residential Self-Haul Card allows up to 52-400 lb. standard load uses per year (approx-

mately 4 uses per month).

2. **Expiration Date** - The expiration date for all cards is the last day of the fiscal year, June 30th. In addition, any unused punches for each month will expire on the last day of that month.
3. **No Refunds** - There will be no refunds on partially used cards.
4. **Standard Load** - The maximum load allowed access to the landfill with one use of the Residential Self-Haul Card will be four hundred (400) pounds, which is equivalent to one punch on the card. If the Gate Services Assistant judges a load to be over this Standard Load limit, two or more punches will be made to the card.
5. **Cost** - The Residential Self-Haul Card discounted rate is fifteen dollars (\$15.00) per month.

6. Payment Options - Cards may be purchased:

Period	Cost	Number of Punches One Punch Per 400 lb. Standard Load. Additional Punches Applied in Excess of Standard Load.
Monthly	\$15.00	4
Bi-Monthly	\$30.00	8
Advance Sale - Annual (purchase on or before June 30th)	\$150.00	52 (400lb. estimated load per punch)
Annual (purchased between July 1st and July 31st)	\$160.00	52 (400lb. estimated load per punch)
Multiple Months	\$15.00 x no. of months	4 x no. of months

7. **Last Cards** - Last cards are to be reported immediately. The customer will not be responsible for unauthorized use of a card after it is reported lost to the Waste Resources business office located at 14310 Frederick Street, Moreno Valley, CA 92553, (951) 486-3200.
8. **Maximum Load** - Mecca Landfill will not accept loads greater than 1 ton.
9. **Restrictions on Use of Card** - Household hazardous waste, loads with more than four (4) tires, other hard-to-handle waste, or commercial business waste will not be accepted on this Card. Cards may only be used by the resident who paid for the card.
10. **Alternative County Gate Fee Site Usage** - In the event that the rural landfill is unable to accept waste on a normal operating day, customers will be directed to a scaled County landfill and may use their Residential Self Haul Card.

**APPENDIX C TO ORDINANCE NO. 779.19
RURAL SITE ACCESS -- COMMERCIAL CARDS
FOR
RIVERSIDE COUNTY DEPARTMENT OF WASTE RESOURCES
Effective July 1, 2018**

The Rural Site Access Commercial Card shall be necessary for admittance to the Mecca II and Oasis Landfills for all non-permitted/contracted entities hauling commercial waste.

COMMERCIAL CARD REGULATIONS:

A Rural Site Access Commercial Card provides for disposal of commercial waste generated within the remote service areas and is required unless a permitted waste hauler or other large commercial users have negotiated a separate contract for disposal access to rural landfills with the County.

1. **Number of Uses** - The Commercial Card will have twenty-four (24) 1/2 ton available uses.
2. **Expiration Date** - There is no expiration date for the Commercial Card.
3. **No Refunds** - If a commercial operator goes out of business, there shall be no refund for the unused card punches.
4. **Cost** - The Commercial Card will be priced at four hundred seventy one dollars and seventy four cents (\$471.74).
5. **Payment for Card** - The card shall be purchased in advance of usage. Cards may be purchased at any time of the year. Acceptable forms of payment at the fee booth include money order or cashier's check. Cash, personal/business checks, and credit/debit card payments are accepted at the Department's business office or by phone (951-486-3200).
6. **Last Cards** - Last cards are to be reported immediately. The customer will not be responsible for unauthorized use of a card after it is reported lost to the Waste Resources business office located at 14310 Frederick St., Moreno Valley, CA, (951) 486-3200.
7. **Maximum Load** - Mecca Landfill will not accept loads greater than 1 ton.
8. **Restrictions on Use of Card** - Hazardous waste, loads with more than 4 tires, or other hard-to-handle waste will not be accepted at these rural sites.
9. **Alternative County Landfill Usage** - In the event that the rural landfill is unable to accept waste on a normal operating day, customers will be directed to a scaled County landfill and may use their Rural Site Commercial Card.

**APPENDIX D TO RIVERSIDE COUNTY ORDINANCE NO. 779.19
SCHEDULE OF MISCELLANEOUS FEES
FOR
RIVERSIDE COUNTY DEPARTMENT OF WASTE RESOURCES
Effective July 1, 2018**

FEES FOR DEPARTMENT PUBLICATIONS

Document Name	Document Fee	Mailing/Handling Cost
Countywide Integrated Waste Management Plan (CIWMP)	\$60.00	\$10.00
Source Reduction and Recycling Element (SRRE) and Household Hazardous Waste Element (HHWE)	\$60.00	\$10.00
Non-disposal Facility Element (NDFE)	\$10.00	\$5.00
Countywide Disposal Tonnage Tracking System (CUTS) Procedure Manual	\$50.00	\$10.00
Additional copies of quarterly Disposal Reports	\$10.00	

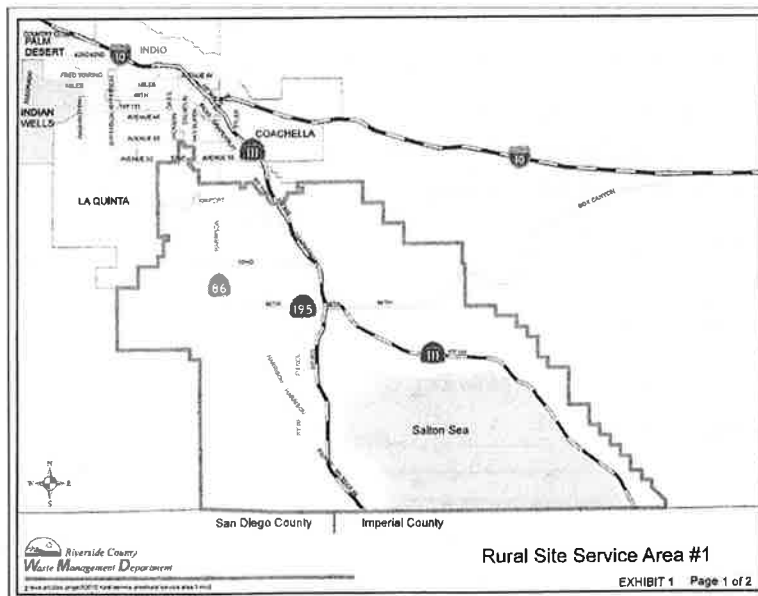
FEES FOR DEPARTMENTAL COPY SERVICES

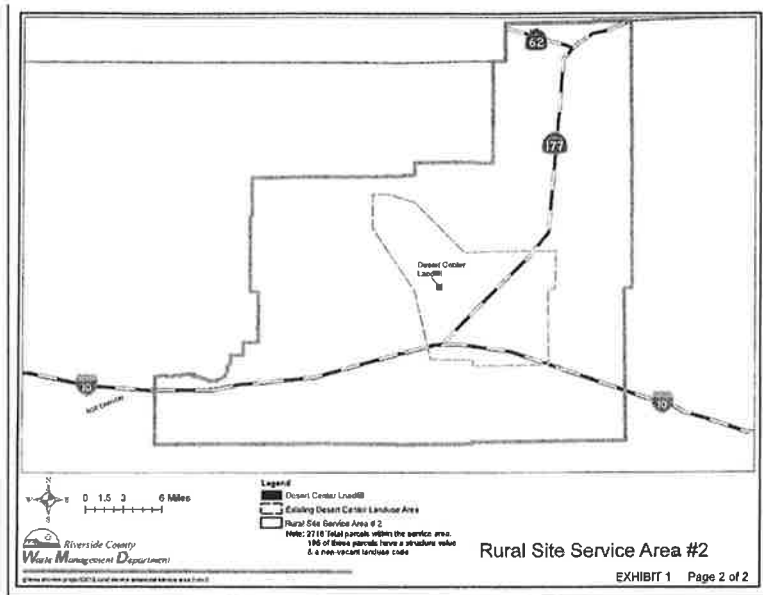
Copy Service (Note: all map copies are on bond unless special request is made. Extra charge for special materials.)	Copy Fee
Platter Printer Map Copies	
Size D	\$4.50
Size E	\$9.00
Specialty Sizes	\$2.65 a linear foot
Black & White Copies	
8-11 1/2" x 11"	.15 per side

8-112" x 14"	.15 per side
11" x 17"	.30 per side
Color Copies	
8-1/2" x 11"	\$1 per side
8-112" x 14"	\$1 per side
11" x 17"	\$2 per side
Request for Extra Ticket Copies	10¢/page w/ \$1.00 minimum
Request for Extra Billing Statement Copies	10¢/page w/ \$1.00 minimum
Requests for Document Copies in Electronic Format (e.g. CD)	\$5.75/disc + \$2.25 for postage & mailer

**APPENDIX D TO RIVERSIDE COUNTY ORDINANCE NO. 779.19
SCHEDULE OF MISCELLANEOUS FEES
FOR
RIVERSIDE COUNTY DEPARTMENT OF WASTE RESOURCES
Effective July 1, 2018**

Service	OTHER FEES	Fee
Replacement of Self Haul or Rural Site Access Cards		\$10.00
Cards Ordered After Initial Setup of a Deferred Billing Account or Sub-Account		
Replacement Access Cards for Deferred and Pre-paid Account Holders		\$3.00 each
Setup Fee for Each Deferred Billing Account		\$50.00
Setup Fee for Each Deferred Billing Sub-Account		\$25.00
Administrative Charge for Delinquent Deferred Account Payment		1-112% per billing period on unpaid balance if payment is not made within 15 days from billing
Checks Returned for Non-Sufficient Funds (NSF)		\$20.00 per occurrence
Account Correction Due to Hauler Resulting From Driver Error Fee (Commercial Hauler Error Resulting in Voided and Corrected Ticket Due to the Driver Providing Incorrect Information at Time of Transaction (i.e. Incorrect Account Number, Mis-identified Refuse Type, etc.) and/or to Correct or Change the Equipment Assigned to a Deferred Account Payment Card.)		\$25.00 per occurrence
Late Ticket Submittals as Described in the CDTTS Procedure Manual		\$25.00 per day
Credit/Debit Card Transaction Fee		.75 per transaction
Base Hourly Rates for Services Rendered		Actual Hourly Cost of Personnel
Departmental Overhead Rate applied to Basic Hourly Rates		49%
Special FAX Requests for Accounts Receivable		\$3.00 for the 1st page \$1.00 for each additional page No charge within 30 days of statement date; \$3.75/qrtr hr if requested past 30 days
Special Accounts Receivable Research Requests		
Sale of Orange Polyester Safety Vest to Landfill Visitors		\$9.00
Sale of Orange Safety Vest to Landfill Visitors		\$0.75
Sale of Compost Bins to Riverside County Residents Only		Geobin -- \$12.00
Sale of Worm Bin Kit		\$26.00
Lend-A-Bin Program Fees (must provide a valid credit/debit card at time of bin is loaned)		\$59.00
(a) Replacement Fee		\$13.00
(b) Cleaning Fee		\$13.00
(c) Late Fee		





Chuck Washington, Chairman of the Board

I HEREBY CERTIFY that at a regular meeting of the Board of Supervisors of said County, held on May 22, 2018, the foregoing Ordinance consisting of two (2) sections was adopted by said Board by the following vote:

AYES: Tavaglione, Washington, Perez and Ashley
 NAYS: None
 ABSENT: Jeffries

Kecia Harper-Ihem, Clerk of the Board
 By: Cecilia Gil, Board Assistant