#### CLAY COUNTYAGREEMENT/CONTRACT #2023/2024-

#### FRANCHISE AGREEMENT FOR CONTAINER SERVICE

This Franchise Agreement for Container Service ("Franchise Agreement") is executed by and between Clay County, a political subdivision of the State of Florida, by and through its Board of County Commissioners (the "County"), and Bee Hauling Services, Inc., a Florida Profit Corporation (the "Franchisee"), this 24<sup>th</sup> day of September, 2024. Capitalized words not otherwise defined herein shall have the meanings ascribed to them in the Ordinance.

#### **RECITALS**

WHEREAS, Clay County's Solid Waste Franchising and Collection Ordinance 90-24, as amended and as it may be amended from time to time, and as codified in the Clay County Code, Appendix D, Article III ("Ordinance"), incorporated herein by reference, authorizes the franchising of Solid Waste collection services within specified Franchise Districts in the Unincorporated Area of Clay County; and

**WHEREAS**, it shall be unlawful for any person to collect, remove, or dispose of Solid Waste for others in the Unincorporated Area of Clay County without first obtaining a Franchise as authorized by the Ordinance; and

WHEREAS, Franchise means the rights granted under the Ordinance to collect and transport Solid Waste from Residential Units, Commercial Establishments, Industrial Establishments or Institutional Establishments, regardless of the place of origin, within and from a specified Franchise District, and is not intended to include any license or permit required for the privilege of transacting and carrying on a business within the County as may be required by other County Ordinances and general law; and

**WHEREAS**, the Franchisee has a current Franchise for Container Service with the County that expires on September 30, 2024 with no renewal terms remaining; and

**WHEREAS**, the Franchisee would like to continue operating a Franchise in the County and has submitted an Application for a Franchise for Container Service, a copy of which is attached hereto as **Attachment A** and incorporated herein, along with its Application Fee in accordance with the Ordinance; and

**WHEREAS**, the terms and provisions of the Ordinance are declared to be the minimum with respect to the duties, requirements, and obligations of the Franchisee; and accordingly, any terms and provisions which impose greater or more restrictive duties, requirements, and obligations upon the Franchisee are declared and agreed to prevail over the terms and provisions of the Ordinance; and

WHEREAS, the Franchise shall be conditioned upon the faithful performance of all duties and requirements imposed by the Ordinance, this Franchise Agreement, existing law, and requirements established by the Clay County Department of Environmental Services (the "Department") under the direction of the County's Board of County Commissioners.

**NOW THEREFORE**, pursuant to the provisions and authority of the Ordinance and in consideration of the foregoing Recitals, the mutual covenants and promises set forth herein, and for other good and valuable consideration, the receipt of which is hereby acknowledged and all

objections to the sufficiency and adequacy of which are hereby waived, the parties agree as follows:

- 1. <u>Franchise District.</u> The Franchise granted is within Franchise District #IX, as established under Clay County Resolution 89/90-63R.
- 2. <u>Authorized Collection Service.</u> The collection service authorized under this Franchise Agreement is Container Service which is the collection of Garbage, Rubbish, Yard Trash, and Recyclable Materials stored in Containers as provided and specified under the Ordinance.
- 3. Non-exclusivity. The Franchise granted is non-exclusive within Franchise District #IX.
- 4. <u>Term.</u> The Franchise granted shall commence on October 1, 2024 ("Effective Date") and shall terminate on March 31, 2028, unless sooner terminated hereunder or under the Ordinance.
- 5. Franchise Fee. The Franchisee agrees to pay to the County a Franchise Fee of fourteen percent (14%) of the Franchisee's gross receipts, which includes the Franchise Fee for Container Service in its Franchised District. Compactor lease and purchase receipts are exempt from the Franchise Fee. The Franchisee shall make payments by delivering a check to the Department, payable to the Clay County Environmental Fund, on or before the last day of each month, on the gross receipts of the previous month. The final payment for the last month of the Franchise Agreement shall be due thirty (30) days following the expiration or termination of the Franchise Agreement.

#### 6. Audits and Reports.

- A. <u>Audit</u>: The Franchisee shall maintain all books, documents, papers, and records related to the Franchise in accordance with generally accepted accounting principles. A customer list showing location, container size, and frequency, along with all books and records, must be made available for inspection by the Department staff upon request and with ten (10) days prior notice. The Franchisee shall retain all records relating to this Franchise Agreement for a period of at least five (5) years after the Franchise Agreement expires or terminates, whichever occurs first.
- B. Monthly Report: The Franchisee must deliver to the Department, on or before the last day of each calendar month, a true and correct monthly report of gross receipts generated the previous calendar month from within its Franchise District. The failure of Franchisee to deliver a monthly report within the prescribed time shall be grounds for termination of the Franchise as provided under Section IV. 1. of the Ordinance. In the event of termination of the Franchise, the Franchisee shall remain liable for all Franchise and Disposal fees due up to the date of termination.
- C. <u>Annual Financial Statement</u>: The Franchisee shall submit a certified financial statement each year to the Department on or before the first day of April, or on a date as otherwise agreed to by the Department, for the previous calendar year. The certified financial statement shall be prepared by a certified public accountant licensed by the State of Florida. The certified financial statement shall

indicate all revenues and expenses of disposal generated from or attributable to Franchise activities within Clay County. These statements shall be prepared in accordance with generally accepted accounting principles. If the Franchisee fails to submit its certified financial statement within the time prescribed herein or to obtain an extension for good cause shown fifteen days prior to the certified financial statement due date, the Franchisee shall pay an additional late charge of ten percent of the average monthly disposal fee incurred by the Franchisee for the preceding twelve month period. The failure of Franchisee to submit the certified financial statement within the prescribed time shall be grounds for termination of the Franchise as provided under Section IV. 1. of the Ordinance. In the event of termination of the Franchise, the Franchisee shall remain liable for all Franchise and Disposal fees due up to the date of termination.

7. <u>Insurance.</u> Throughout the term of the Franchise, Franchisee shall maintain the following insurance in accordance with Section IV 2.C. of the Ordinance:

The Franchisee shall provide and keep in force throughout the term of this Franchise Agreement and during any renewal or extension term(s) of this Franchise Agreement a comprehensive general public liability and property damage insurance policy. Such public liability coverage shall not be less than five hundred thousand dollars (\$500,000.00) for each person, and not less than five hundred thousand dollars (\$500,000.00) for each accident, with property damage coverage of not less than two hundred fifty thousand dollars (\$250,000.00) insuring by name the Franchisee and naming "Clay County, a political subdivision of the State of Florida, and The Board of County Commissioners, Clay County, Florida, its employees, agents, boards and commissions, as their interests may appear" as "Additional Insureds" against public liability and property damage claims; provided, however, that if the Franchise is for Hand Pickup Service, and the Franchisee serves fewer than two hundred (200) Customers, then the County may reduce the required limits of the public liability coverage to one hundred thousand dollars (\$100,000.00) combined for injury to person or property. The Franchisee shall maintain in full force and effect at all times at least the minimum motor vehicle insurance required under the law of the State of Florida for registration thereof, and shall provide proof of such registration to the County for each motor vehicle used by the Franchisee in the performance of its Franchise obligations. The Franchisee shall also maintain workers' compensation insurance in the statutory limits as required by the State of Florida.

The Franchisee must provide confirmation of coverage renewal via an updated certificate of insurance should any policies expire prior to the expiration of this Franchise Agreement. Franchisee shall provide a thirty day prior written notification to the County in the event coverage is cancelled, modified, or non-renewed. If any required insurance coverage is cancelled, terminated or revoked, the Franchisee shall immediately suspend its operations until replacement insurance is obtained and verified.

- 8. <u>Bond.</u> Throughout the term of the Franchise, unless modified under the Ordinance, Franchisee shall maintain a performance and payment bond in an amount not to exceed \$25,000.00 to insure continuity of collection and disposal service in accordance with Section IV 2.B. of the Ordinance.
- 9. <u>Recycling.</u> Franchisee agrees to actively market recyclable material collection services to all its Customers. The Clay County Recycling Program presently accepts specific

recyclable materials at no charge (subject to change with 90-day notice) at the Clay County Recycling Facility. The Clay County Recycling Program will accept corrugated cardboard (dry, flattened) at the Clay County Recycling Facility from the Franchisee that are collected source separated. The Clay County Recycling Facility reserves the right to reject loads of materials collected as recyclable in the event a particular load contains more than 5 percent unacceptable materials or contamination. In the event a load of materials collected by the Franchisee as recyclable is rejected, the County will notify the Franchisee immediately, and reserves the right to have the materials properly disposed. The County will charge the Franchisee's prepaid account for the material rejected, and advise the Franchisee within ten working days of the appropriate charges.

Franchisee further agrees that if the County shall implement a recycling program requiring mandatory participation on the part of Container Service Customers, then Franchisee will cooperate with the implementation thereof, including termination services with non-participating or uncooperative Customers, if required by the County.

- 10. <u>Application</u>. In the event of any inconsistencies between the terms and provisions of the Application submitted by the Franchisee and those in this Franchise Agreement, the terms and provisions in this Franchise Agreement shall prevail. Any fraudulent or deceptive statements contained therein, or any material misstatements of fact contained therein shall be full and sufficient grounds for the immediate revocation of the Franchise and the termination of this Franchise Agreement by the County.
- 11. <u>Equipment and Vehicles</u>. The Franchisee shall acquire, employ and utilize all equipment and vehicles necessary to perform its Franchise duties, requirements, and obligations. Such equipment and vehicles shall be maintained in good condition and repair at all times and shall initially include the equipment and vehicles identified in the Application.
- 12. <u>Notice.</u> All notices given under this Franchise Agreement shall be in writing and shall be deemed to have been duly given (a) when delivered by hand, (b) two days after having been delivered to Federal Express, UPS, Airborne or another recognized overnight courier or delivery service, or (c) five days after having been deposited into the United States mail, by registered or certified mail, return receipt requested, postage prepaid, to the respective parties at their respective addresses set forth below:

#### If to Franchisee: If to County:

Bee Hauling Services, Inc.

Clay County

P.O. Box 65277 3545 Rosemary Hill Road Orange Park, FL 32065 Green Cove Springs, FL 32043

Attention: Waldemar Ruiz Attention: Director of Environmental Services

In the event that different addresses or representatives are designated by either party after execution of this Franchise Agreement, notice of the name, title, and address of the respective party will be provided to the other party.

- 13. <u>Designated Place of Business.</u> The Designated Place of Business for Franchisee shall be: 3253 Gordon Street, Orange Park, FL 32073
- 14. <u>Container Size.</u> In accordance with Section IV 5.B. (5) (a) of the Ordinance, unless otherwise agreed to by the parties, Containers shall be provided for Customers in all

- available sizes (2 through 50 cubic yards) with suitable lifting connections to enable handling by the Franchisee using its standard equipment.
- 15. <u>Ordinance Amendments.</u> The Franchisee acknowledges and agrees that the County shall have the right to make amendments to the Ordinance from time to time within the reasonable exercise of its police powers to protect the public health, safety, and welfare. The Franchisee agrees to abide by such amendments as if set out fully herein.
- 16. <u>Franchise Agreement Amendments.</u> The Franchise Agreement may only be modified or amended upon written agreement of the County and the Franchisee. No oral agreements or representation shall be valid or binding upon either party. The Franchisee may not unilaterally modify the terms of the Franchise Agreement by affixing additional terms or by incorporating such terms onto the Franchisee's documents forwarded by the Franchisee to the County.
- 17. <u>Default, Revocation, and Termination.</u> In accordance with Section IV 1. of the Ordinance, if Franchisee violates any of the terms, conditions, or provisions of the Ordinance, the Franchise Agreement, or any of the regulations promulgated by the County pursuant thereto, the Department shall notify the Franchisee, in writing, to desist from further violations. If the violation continues for a period of fifteen days thereafter or reoccurs any time thereafter, the Franchisee shall be deemed to have forfeited the Franchise; provided, the Franchisee may, within said fifteen day period, petition the County for a hearing regarding whether grounds for forfeiture exist. A forfeiture of a Franchise shall mean that the Franchisee's rights under a Franchise are revoked and the Franchise Agreement terminated. Forfeiture shall take effect upon the certified mailing by the Department of notice thereof to the Franchisee.
- 18. <u>Designated Disposal Facility</u>. The Franchisee agrees to cause all solid waste collected by it under the authority of the Franchise to be delivered to the Transfer Station at the County's Rosemary Hill Solid Waste Management Facility, or such other Transfer Station or Designated Disposal Facility as the County may identify.

#### 19. Tipping Fee Deposits.

- A. At its sole discretion, the County may authorize the Franchisee to deposit funds with the County to be drawn against by the Franchisee for payment of the tipping fee due on each load of solid waste delivered to the Designated Disposal Facility, currently the Rosemary Hill Solid Waste Management Facility, or as otherwise designated by the Department, in lieu of requiring the Franchisee to tender cash with each such load. If granted, the County may withdraw such authorization at any time in its sole discretion without recourse on the part of the Franchisee.
- B. Should the authorization under subparagraph A be granted by the County, then on any occasion that the County in its sole judgment shall determine that the balance of funds on deposit with the County to the credit of the Franchisee is low, zero or negative, the County may give written notice to the Franchisee by electronic or facsimile transmission to deposit additional funds with the County. The Franchisee shall deposit said additional funds by the second business day immediately following the sending of the written notice ("Deposit Deadline").

- C. If Franchisee fails to make a deposit to cure a negative balance within the Deposit Deadline under subparagraph B, Franchisee shall pay to the County a fee of \$25.00 for each day after the Deposit Deadline until the Franchisee deposits funds sufficient to cover the negative balance, pays all accrued fees under this subparagraph, and produces a positive balance.
- D. For purposes of this paragraph the term "Delinquent Fee" shall mean the fee charged under subparagraph C, and the term "Charged Day" shall mean a calendar day for which a Delinquent Fee has been charged to the Franchisee.
- E. The accrual by the Franchisee of 20 or more Charged Days during any 12 month period shall be grounds for the revocation of the Franchise and the termination of this Franchise Agreement.
- F. The Franchisee at all times shall remain liable to pay to the County the tipping fee charged by the County for each load of solid waste delivered by the Franchisee to the Designated Disposal Facility, currently the Rosemary Hill Solid Waste Management Facility, or as otherwise designated by the Department, and nothing in this paragraph shall be construed to the contrary.

#### 20. Public Records.

- A. The Franchisee acknowledges the County's obligation under Art. 1, Section 24, Florida Constitution, and Chapter 119, Florida Statutes, as from time to time amended (together, the Public Records Laws), to release public records to members of the public upon request. The Franchisee acknowledges that the County is required to comply with the Public Records Laws in the handling of the materials created under the Franchise Agreement and that the Public Records Laws control over any contrary terms in the Franchise Agreement. In accordance with the requirements of Section 119.0701, Florida Statutes, the Franchisee covenants to comply with the Public Records Laws, and in particular to:
  - i. Keep and maintain public records required by the County to perform the services required under the Franchise Agreement;
  - ii. Upon request from the County's custodian of public records, provide the County with a copy of the requested records or allow the records to be inspected or copied within a reasonable time at a cost that does not exceed the cost provided in Chapter 119, Florida Statutes, or as otherwise provided by law;
  - iii. Ensure that public records that are exempt or confidential and exempt from public records disclosure requirements are not disclosed except as authorized by law for the duration of the Franchise Agreement term and following completion of the Franchise Agreement if the Franchisee does not transfer the records to the County; and,
  - iv. Upon completion of the Franchise Agreement, transfer, at no cost, to the County all public records in possession of the Franchisee or keep and maintain public records required by the County to perform the services. If the Franchisee transfers all public records to the County upon completion of the Franchise Agreement, the Franchisee shall destroy any duplicate public records that are exempt or confidential and exempt from public records disclosure requirements. If the Franchisee keeps and maintains

public records upon completion of the Franchise Agreement, the Franchisee shall meet all applicable requirements for retaining public records. All records stored electronically must be provided to the County, upon request from the County's custodian of public records, in a format that is compatible with the information technology systems of the County.

- B. The Franchisee's failure to comply with the requirements of this paragraph shall be deemed a material breach of this Franchise Agreement, for which the County may terminate the Franchise Agreement immediately upon written notice to the Franchisee.
- C. The Franchisee acknowledges the provisions of Section 119.0701(3)(a), Florida Statutes, which, as applicable to the County and the Franchisee, require as follows:
  - i. A request to inspect or copy public records relating to the Franchise Agreement must be made directly to the County. If the County does not possess the requested records, the County shall immediately notify the Franchisee of the request, and the Franchisee must provide the records to the County or allow the records to be inspected or copied within a reasonable time.
  - ii. If the Franchisee does not comply with the County's request for records, the County shall enforce the Franchise Agreement provisions in accordance with this Franchise Agreement.
  - iii. If the Franchisee fails to provide the public records to the County within a reasonable time, the Franchisee may be subject to penalties under Section 119.10, Florida Statutes.

IF THE FRANCHISEE HAS QUESTIONS REGARDING THE APPLICATION OF CHAPTER 119, FLORIDA STATUTES, TO THE FRANCHISEE'S DUTY TO PROVIDE PUBLIC RECORDS RELATING TO THE FRANCHISE AGREEMENT, CONTACT THE CUSTODIAN OF PUBLIC RECORDS AT (904) 529-3604, PUBLICRECORDS@CLAYCOUNTYGOV.COM, POST OFFICE BOX 1366, GREEN COVE SPRINGS, FLORIDA 32043.

21. Scrutinized Companies Certification. In compliance with Section 287.135(5), Florida Statutes, the undersigned hereby certifies that the Franchisee is not participating in a boycott of Israel as defined in Section 287.135(1), Florida Statutes; is not on the Scrutinized Companies with Activities in Sudan List or the Scrutinized Companies with Activities in the Iran Petroleum Energy Sector List as referred to in Section 287.135(2), Florida Statutes; and does not have business operations in Cuba or Syria as defined in Section 287.135(1), Florida Statutes. In accordance with Section 287.135(3), Florida Statutes, the County shall have the option of terminating this Franchise Agreement if the Franchisee is found to have submitted a false certification as provided under Section 287.135(5), Florida Statutes, or been placed on the Scrutinized Companies with Activities in Sudan List or the Scrutinized Companies with Activities in the Iran Petroleum Energy Sector List, or been engaged in business operations in Cuba or Syria, or to have

been placed on the Scrutinized Companies that Boycott Israel List or is engaged in a boycott of Israel as defined in Section 287.135(1), Florida Statutes.

22. E-Verify Requirement. Pursuant to Section 448.095, Florida Statutes, the Franchisee shall register with and utilize the U.S. Department of Homeland Security's E-Verify system to verify the work authorization status of all new employees hired by the Franchisee during the term of the Franchise Agreement, and shall expressly require any subcontractors performing work or providing services pursuant to the Franchise Agreement to likewise register with and utilize the U.S. Department of Homeland Security's E-Verify system to verify the work authorization status of all new employees hired by the subcontractor during the term of the subcontractor agreement. Subcontractors shall provide the Franchisee with an affidavit stating that the subcontractor does not employ, contract with, or subcontract with an unauthorized alien, as set forth in Section 448.095(2)(b)1, Florida Statutes. Upon request, the Franchisee must provide evidence of compliance with this provision. Failure to comply with this Section is a material breach of the Agreement, and the County shall have the option of terminating this Franchise Agreement at its discretion.

#### 23. <u>Human Trafficking Attestation.</u>

In compliance with Section 787.06 (13), Florida Statutes, the undersigned, on behalf of the Franchisee, a nongovernmental entity, hereby attests under penalty of perjury as follows:

- 1. The Franchisee does not use *coercion* for *labor* or *services*, as such italicized terms are defined in Section 787.06, Florida Statutes, as may be amended from time to time.
- 2. If, at any time in the future, the Franchisee does use coercion for labor or services, the Contractor will immediately notify the County and no contracts may be executed, renewed, or extended between the parties.
- 3. By execution of this Agreement, the undersigned represents that undersigned has read the foregoing statements and confirms that the facts stated in it are true and are made for the benefit of, and reliance by the County.

#### 24. Public Entity Crimes Certification.

A. A person or affiliate who has been placed on the convicted vendor list following a conviction for public entity crime may not submit a bid, proposal, or reply on a contract to provide any goods or services to a public entity, may not submit a bid, proposal, or reply on a contract with a public entity for the construction or repair of a public building or public work, may not submit bids, proposals, or replies on leases of real property to a public entity, may not be awarded or perform work as a contractor, supplier, subcontractor, or consultant under a contract with any public entity, and may not transact business with any public entity in excess of the threshold amount provided in Section 287.017 of the Florida Statutes, for CATEGORY TWO for a period of 36 months from the date of being placed on the convicted vendor list.

- B. By signing this Franchise Agreement, the Franchisee represents that the execution of this Franchise Agreement will not violate the Public Entity Crimes Act (Section 287.133, Florida Statutes). Violation of this Section shall result in termination of this Franchise Agreement and recovery of all monies paid hereto and may result in debarment from the County's competitive procurement activities.
- C. In addition to the foregoing, the Franchisee further represents that there has been no determination, based on an audit, that it or any subcontractor has committed an act defined by Section 287.133, Florida Statutes, as a "public entity crime" and that it has not been formally charged with committing an act defined as a "public entity crime" regardless of the amount of money involved or whether the Franchisee has been placed on the convicted vendor list.
- D. Franchisee will promptly notify the County if it or any subcontractor of the Franchisee is formally charged with an act defined as a "public entity crime" or has been placed on the convicted vendor list.
- 25. <u>Indemnification.</u> The Franchisee shall promptly defend, indemnify, and hold harmless the County, and its directors, officers, employees, representatives, and agents from and against any and all liabilities, losses, claims, damages, demands, expenses or actions, either at law or in equity, including reasonable court costs, attorneys' fees, professional fees, or other expenses, that may hereafter at any time be made or brought by anyone on account of personal injury, property damage, loss of monies, or other loss, arising out of, by reason of, or in any manner connected with or related to the performance of the Franchise under this Franchise Agreement. The County does not agree to and shall not indemnify Franchisee or any other person or entity, for any purpose whatsoever. To the extent any indemnification by the County may be construed under this Franchise Agreement, any such indemnification shall be subject to and within the limitations set forth in Section 768.28, Florida Statutes, and to any other limitations, restrictions and prohibitions that may be provided by law, and shall not be deemed to operate as a waiver of, or modification to, the County's sovereign immunity protections. This paragraph shall survive the expiration or termination of this Franchise Agreement.
- 26. <u>Independent Contractor.</u> Nothing herein shall constitute or be construed to create or suggest any type or kind of employment, partnership, joint venture, or other legal relationship, express or otherwise, between the parties. The Franchisee is an independent contractor and is not an employee, agent, joint-venture, or partner of the County.
- 27. <u>Remedies.</u> Each party shall have the right to seek the judicial enforcement and interpretation of this Franchise Agreement, and to avail itself of all remedies available to it arising at law or in equity for the breach of this Franchise Agreement. Remedies are mutually available, and include damages and specific performance, as appropriate.
- 28. <u>Governing Law and Venue.</u> This Franchise Agreement shall be governed by and construed in accordance with the laws of the State of Florida. Venue for any litigation, mediation, or other action proceeding between the parties arising out of this Franchise Agreement lies in Clay County, Florida.

- 29. Attorneys' Fees. In the event either party shall retain an attorney to litigate on its behalf against the other party regarding the enforcement or interpretation of this Franchise Agreement or regarding the rights, remedies, obligations or liabilities of the parties arising under this Franchise Agreement, the party prevailing on the majority of its claims, or which successfully defends against a majority of the other party's claims, shall be entitled to an award of reasonable attorney's fees, costs, and expenses against the other party, including fees, costs, and expenses incurred from the date of referral of the dispute to the prevailing party's attorney through the conclusion of litigation, or incurred in bankruptcy or on appeal. Nothing contained herein is intended to serve as a waiver of sovereign immunity and extend the County's liability beyond the limits established in Section 768.28, Florida Statutes.
- 30. <u>Severability.</u> If any provisions of this Franchise Agreement shall for any reason be held to be invalid or unenforceable, the invalidity or unenforceability of such provision shall not affect any of the remaining provisions of this Franchise Agreement, and this Franchise Agreement shall be enforced as if such invalid and unenforceable provision had not been contained herein.
- 31. No Assignment. The Franchisee shall not assign any of its rights or duties under this Franchise Agreement to any other party. Any such assignment attempted by the Franchisee shall be null and void. If the Franchisee attempts to assign any such rights or duties, the Franchise may be revoked and the Franchise Agreement may be declared terminated by the County.
- 32. <u>No Third-Party Beneficiaries.</u> Any other provisions of this Franchise Agreement to the contrary notwithstanding, no third-party beneficiaries are intended or contemplated under this Franchise Agreement, and no third-party shall be deemed to have rights or remedies arising under this Franchise Agreement or such documents against either party to this Franchise Agreement.
- 33. <u>Further Assurances.</u> Each of the parties shall cooperate with one another, shall do and perform such actions and things, and shall execute and deliver such agreements, documents and instruments, as may be reasonable and necessary to effectuate the purposes and intents of this Franchise Agreement and the Ordinance.
- 34. <u>Waiver.</u> No waiver by either party of any term or condition of this Franchise Agreement will be deemed or construed as a waiver of any other term or condition, nor shall a waiver of any breach be deemed to constitute a waiver of any subsequent breach, whether of the same or of a different section, subsection, paragraph, subparagraph, clause, phrase, or other provision of this Agreement.
- 35. <u>Headings.</u> The headings contained in this Franchise Agreement are for reference purposes only and shall not affect in any way the meaning or interpretation of any or all of the provisions hereof.
- 36. <u>Counterparts.</u> The Franchise Agreement may be executed in one or more counterparts and by the separate parties in separate counterparts, each of which shall be deemed to constitute an original and all of which shall be deemed to constitute the one and the same agreement.

- 37. Entire Agreement. This Franchise Agreement represents the entire agreement between the parties for the provision of the Franchise. No understanding, statement, representation, writing, agreement, course of conduct, or course of action by the parties or the authorized representatives of the parties, which is not expressed in this Franchise Agreement, shall be valid.
- 38. <u>Authority.</u> The parties agree to utilize electronic signatures and that the digital signatures of the parties set forth below are intended to authenticate this Franchise Agreement and have the same force and effect as manual written signatures. Each person signing on behalf of the parties represents and warrants that he/she has full authority to execute this Franchise Agreement on behalf of such party and that the Franchise Agreement will constitute a legal and binding obligation of such party.

**IN WITNESS WHEREOF**, the parties hereto have executed this Franchise Agreement as of the date and year first written above.

**FRANCHISEE** 

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# ATTACHMENT A APPLICATION

## CLAY COUNTY, FLORIDA

# Application for Solid Waste Collection, Transportation, and Disposal Franchise

# Application Fee \$250.00 (Non-Refundable)

#### PLEASE TYPE OR PRINT

FLEASE TIPE ON PRIIVI
Each Item in this application must be answered completely. Attach additional sheets where necessary.
Type of Application
NEW RENEWAL X TRANSFER
If Transfer of existing franchise, name of current franchisee
Applicant Information
Business Name (Parent Company and DBA if applicable) Bee Hauling Services, Inc.
Principal Business Address (provide both street and mailing addresses) 3253 Gordon Street Orange Park, Florida 32073
P.O. Box 65277 Orange Park, Florida 32065
Telephone Number and Email Address 904-637-0134 beehaulinginc@gmail.com
Business Entity  Corporation X Sole Proprietor General Partnership Limited Partnership LLC Other (describe ownership)
Services offered (check all that apply)  Container Rental X Front-End Load Roll-Off X  Other (describe)
Contact Information to whom inquiries should be made
Name Waldemar Ruiz Title President
Phone 904-637-0134 Email beehaulinginc@gmail.com



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## **EXPERIENCE**

I.	Does application any municipation	ant currently hold a license or franchise to collect and transport solid waste within pality within, or any other political subdivision adjacent to Clay County?
		No X
11.	Commercial any principa	Franchises Held by Applicant – List <u>Florida franchise holdings</u> in which applicant or I has twenty percent (20%) or more equity interest.
Busine	ess Name and	Community N/A
Date F	ranchise Gran	ted
		S Served
		phone and Email of Government Official Responsible for Franchise
III.	principal rece	mercial Franchise Holdings – List <u>Florida franchise holdings</u> where applicant or any eived, operated, and disposed of its interest in the franchise. Include franchises that ere not renewed.
Busine	ss Name and C	Community N/A
		ed
		n
		n
IV.	or any enviro waste handlir	nt or principals have any previous or existing enforcement action(s) by Clay County nmental regulatory agency for violation of any rule or regulation relating to solid ng, transporting, or disposal?
		No X
	If yes, submit disposition.	a detailed listing of such actions, including date, reason, final adjudication or

## **MANAGEMENT CAPABILITIES**

I. Will the applica	Will the applicant's franchise system include						
Local Manager	Yes	No X	If yes, location				
			If yes, location				
II. List Name and T Name Waldemar Ruiz Name Name	itle of Managen	nent Team respo	nsible for franchise  Title President  Title  Title  Title  tilized in providing services.				
Position Admin  Position  Position  Position  Position  Position			No. of staff 2  No. of staff  No. of staff  No. of staff				

Attach Organizational Chart See Attached

IV.

V. List Name and Title of Parent Company Management Team (if applicable) N/A

# EQUIPMENT

		Year	Owned /Leased
	Freightliner	2020	Owned
	Freightliner	2017	Owned
		Antonia sur Britania de Calendario de Calend	
licant will sec the franchis	ure additional or replacement eq e.	uipment if nece	essary to provide
***************************************			
		*	
	licant will sec	Freightliner	Freightliner 2017

<u>CUSTOMER SERVICE</u>
Describe procedures for responding to and resolving customer complaints. Attach customer service policy if applicable.  See Attached
SPECIAL SERVICES
Recognizing that is it the County's desire to provide the highest level of service to its residents, describe any special services that the applicant would provide to the community at no additional cost. Also describe any proposed special services which would require additional charges.
24 Hour turn around service.
Excessive debris clean up service
f homeowner needs someone to help load dumpster, We can send people to help. This is at
an additional cost and price is based on individual job.

#### **FINANCIAL RESOURCES**

Applicant must provide evidence of applicant's financial viability and the availability of sufficient funds to operate a franchise collection system in Clay County. This information may include audited financial statements and letters of commitment from financial institutions, lenders, or guarantors.

Financial information must include, but is not limited to:

- 1- Financials for the past three (3) years
- 2- Evidence of available funds sufficient to maintain franchise system
- 3- Financials of parent corporation for the last three (3) years (if different)

Note: Publicly traded corporations may provide links to published financials to meet the third requirement.

#### **OWNERSHIP AND CONTROL**

I. To be completed by all owners, principals, directors, corporate officers, and beneficial owners of twenty percent (20%) or more of stock or ownership interest in applicant (attach additional sheets if needed).

Name (individual) - Waldomar Puiz

Name (Individual)	vvaldemar Ruiz				
Name (organization)	Bee Hauling Services, Inc.				
Address/City/State/Zip P.O. Box 65277 Orange Park, Florida 32065					
Nature of Interest	Partner Owner/Stockholder X				
	Officer Corporate Director				
Profession or Occupatio	n				
Name of Employer					
Address of Employer					
II. Is the Applicant Yes	a publicly held corporation? No X				
entity?	corporation directly or indirectly controlled by another corporation or legal  No X				
If yes, explain					

## **LEGAL AND CHARACTER QUALIFICATION**

I. Has the applicant (including parent corporation, if applicable) or any principal ever been convicted in a criminal proceeding in which any of the following offences were charged?

	Yes	No		Yes	No
Fraud or Embezzlement	***	<u>X</u>	False/misleading advertising	************	X
Tax Evasion	************	X	Perjury	-	X
Bribery or Extortion	***************************************	<u>X</u>	Obstruction of justice	***************************************	X
Anti-trust violations	attribute sampay	<u>X</u>	Jury tampering	para-sandarana, ay	X
II. Has the applicant or any princi was held liable for any of the f	ollowing	procee	r is now a party to a civil proceediredings?		
Unfair/anti-competitive business practices	Yes	No X	Violations of securities laws (state and federal)	Yes	No X
Consumer fraud/misrepresentation	***************************************	<u>X</u>	False/misleading advertising		X
Tax Evasion	- Annie A	<u>X</u>	Violation of local government ordinances	************	<u>X</u>
			ness license or franchise revoked, s th a proceeding that may result in s		d, or
IV. Has applicant ever been warne	d by Clay	y Count	y staff for violation(s) of solid wast	e ordina	nce?

V. Has applicant been issued a Notice of Violation pursuant to the solid waste ordinance?

Yes \_\_\_\_\_ No \_X

Yes No X

- VI. If "Yes" is the response to any of the questions above, provide a separate sheet with the following information for each "Yes" response: Date, Location, Court, Sentence, Fine, and other specifics.
- VII. Provide five (5) references regarding your business, character, and financial qualifications. For each reference list name, title, telephone number, email, relationship, and years known.

  See Attached 7 | 8

#### **INSURANCE AND BOND REQUIREMENTS**

The Franchise holder shall maintain during the term of the Franchise all auto, liability, and worker compensation insurance as required by the State of Florida, and shall further maintain comprehensive liability insurance in such amounts as required by the State of Florida or by Clay County.

Evidence of such required insurance coverage must be submitted with this application. See Attached

Note: A performance and payment bond not to exceed \$25,000 shall be maintained during the term of the Franchise. **Do not include a bond with this application.** It will be due at a later date. See Attached

#### **ORDINANCE**

The applicant shall comply with all provisions of the Clay County Solid Waste Franchising and Collection Ordinance, Ordinance number 90-24, Article III. A copy of the ordinance may be obtained at the Clay County Environmental Services Department or on-line at municode.com,

THE OPERATOR SEPTEMBER OF THE BY LOUNDY OF SHORE OF SUBJECT CONTRACTOR WAS INDICED.

APPLICANT'S	AFFIDAVIT: I, Waldema	ar Ruiz		hereby certify that I am
an authorized	representative of the Ap	pplicant, Bee Hauling Ser	vices, Inc	tha
				hat I have read and am familiar
				e, Ordinance No. 90-24, Article III
		th the provisions of the	Clay Cou	inty Solid Waste Franchising and
Collection Ordi	nance.			
Signed	: 4	Appropriate the state and	Date:	August 16, 2024
Print:	Waldemar Ruiz			
Title:	President		-	
form in				
STATE OF	100 ida			
COUNTY OF	Clay			
	•			
Sworn to and s	ubscribed before met th	is 19+ day of Au	4.00	, 20 <del>2</del> 7, by
1 1 1 1	emar Ruiz		Jrv 7	, 20 <u>3(1)</u> , by
	The state of the s	010		
		1 / W		
	SHERI LOPRESTO	Jun D	Home	
SUT A TEE	Notary Public, State of Florida Commission# HH 139240	Notary Public My Commissio	n Evnira	" Jun 7 2000
	My comm. expires June 7, 2025	iviy Commissio	m Expire	3. JU-1/6 ( X-003

BEE Hauling Services Inc PO Box 65277 Orange Park FL 32065 bechauling to a gmail.com 904-637-0134

## **Business References**

The Home Depot Credit Services
Olivia Stacy / Account Manager
Office 800-494-1946 ext 207-7080

Divid Macy@cit.com
Years known 18

Foundation Building Materials
Dale Schultz / Account Manager
Office 904-288-0440 ext 37651
Cell 904-599-6203
Cale Schultz@fbmsa extroni
Years known 11

North River Builders
Josh Hogan/ President
Cell 904-838-9179

Josh a arbuilding cor (Years known 9)

Maxxim Roofing and Construction Ryan McIntyre/ President Cell 904-773-5150 mcintyreryan a hotmail........ Years known 9

Allstate Construction
Joe Nealon/President
Cell 850-528-6196
inculon/tallstateconstruction com
Years known 16

# BEE HAULING SERVICES INC

# **Customer Service Policy**

# Customer Complaints Handling Procedure

# 1. Listen to the complaint

• Thank the customer for bringing the matter to your attention, Apologize and except ownership. Do not blame others and remain courteous at all times.

# 2. Record details of the complaint

• Go through the complaint in detail so you can understand exactly what the problem is. Keep records of all complaints in one central place or register. This will help you identify any trends or issues.

#### 3. Get all the facts

• Check that you have understood and recorded the details of the complaint correctly. Ask questions if necessary.

# 4. Discuss options for fixing the problem

• Ask the customer what response they are seeking; It could be repair, replacement, refund or apology. Decide if the request is reasonable.

# 5. Act quickly

• Aim to resolve the complaint quickly. The longer it takes could cause the issue to escalate.

## 6. Keep your promises

• Keep the customer informed if there are any delays in resolving the issue. Do not make promises you cannot deliver

# 7. Follow up

- Contact customer to see if they are satisfied how the complaint was handled
- Trained staff to follow procedure when handling complaints, and resolving issues as quickly as possible.



## CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY)

05/10/2024

THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURER(S), AUTHORIZED REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER.

IMPORTANT: If the certificate holder is an ADDITIONAL INSURED, the policy(les) must have ADDITIONAL INSURED provisions or be endorsed. if SUBROGATION IS WAIVED, subject to the terms and conditions of the policy, certain policies may require an endorsement. A statement on

this co	ertificate does not confer rights to	the certificate holde	r in lieu of su	ich endors	ment(s).		
PRODUCER		CONTACT NAME:	Crystal Girard				
The Dekins Corporation 1361 13th Ave, Ste 235 Jacksonville Beach, FL 32250		e, Ste 235		PHONE (A/C, No. Ext):	(904)241-5553	FAX (AIC, No): (904	1)241-5557
	•			E-MAIL ADDRESS:	Crystalm@dekins.com		
	250			INSURER(S) AFFORDING C	OVERAGE	NAIC #	
i Milana				INSURER A :	Atlantic Casualty Insu	rance Company	42846
INSUKED	Bee Hauling Services, Inc			INSURER B :	Progressive		16322
	DBA BHS Construction			INSURER C :	Bridgefield Employers	s Insurance Co.	10701
	P.O Box 65277	7		INSURER D :	energi an alterativo de la proposition de la companya de la companya de la companya de la companya de la compa		
	Orange Park, FL 32065		INSURER E :	m Andrewski waka kata waka kata kata kata kata kata			
				INSURER F :		***	
COVER	AGES CERTI	FICATE NUMBER:	00000710-29	9815896	REVIS	ION NUMBER: 35	

THIS IS TO CERTIFY THAT THE POLICIES OF INSURANCE LISTED BELOW HAVE BEEN ISSUED TO THE INSURED NAMED ABOVE FOR THE POLICY PERIOD

INDICATED. NOTWITHSTANDING ANY REQUIREMENT, TERM OR CONDITION OF ANY CONTRACT OR OTHER DOCUMENT WITH RESPECT TO WHICH THIS CERTIFICATE MAY BE ISSUED OR MAY PERTAIN, THE INSURANCE AFFORDED BY THE POLICIES DESCRIBED HEREIN IS SUBJECT TO ALL THE TERMS, EXCLUSIONS AND CONDITIONS OF SUCH POLICIES. LIMITS SHOWN MAY HAVE BEEN REDUCED BY PAID CLAIMS ADOLISUBA TYPE OF INSURANCE POLICY NUMBER COMMERCIAL GENERAL LIABILITY X L174001842-1 09/28/2023 09/28/2024 EACH OCCURRENCE DAMAGE TO RENTED 1,000,000 CLAIMS-MADE X OCCUR PREMISES (Ea occurrence) 100,000 MED EXP (Any one person) 5,000 \$ PERSONAL & ADV INJURY 1,000,000 \$ GEN'L AGGREGATE LIMIT APPLIES PER GENERAL AGGREGATE 2,000,000 POLICY X PRO-2,000,000 PRODUCTS - COMP/OP AGG OTHER \$ AUTOMOBILE LIABILITY COMBINED SINGLE LIMIT В 01100287-4 09/10/2023 09/10/2024 \$ (Ea accident) 500,000 ANY AUTO X BODILY INJURY (Per person) OWNED AUTOS ONLY SCHEDULED AUTOS NON-OWNED BODILY INJURY (Per accident) \$ HIRED AUTOS ONLY PROPERTY DAMAGE (Per accident) \$ AUTOS ONLY **Deductibles** \$ 1000 UMBRELLA LIAB OCCUR EACH OCCURRENCE 3 EXCESS LIAB CLAIMS-MADE AGGREGATE \$ RETENTION \$ WORKERS COMPENSATION PER STATUTE 0830-37922 05/13/2024 X 05/13/2025 AND EMPLOYERS' LIABILITY ANY PROPRIETOR/PARTNER/EXECUTIVE OFFICER/MEMBER EXCLUDED? E.L. EACH ACCIDENT 1,000,000 (Mandatory in NH) 1,000,000 E.L. DISEASE - EA EMPLOYEE if yes, describe under DESCRIPTION OF OPERATIONS below 1,000,000 E.L. DISEASE - POLICY LIMIT DESCRIPTION OF OPERATIONS / LOCATIONS / VEHICLES (ACORD 101, Additional Remarks Schedule, may be attached if more space is required)

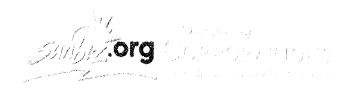
CERTIFICATE HOLDER	CANCELLATION
Clay County Department of Environmental Services 3545 Rosemary Hill Road Green Cove Springs, FL 32043	SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS.
	AUTHORIZED REPRESENTATIVE (CMG)

**REVISION NUMBER: 35** 

## BEE Hauling Services Inc PO Box 65277 Orange Park FL 32065

Office: 904.637.0134 Email: bechaulinging a great com

Organizational Chart
President: Waldemar Ruiz
Admin: Vilmarie Ruiz
Driver: Robert Vela
Driver: Oscar Rivera



Department of State / Division of Corporations / Search Records / Search by Entity Name /

59-3630660

# **Detail by Entity Name**

Florida Profit Corporation BEE HAULING SERVICES, INC.

**Filing Information** 

**Document Number** P00000029855 FEI/EIN Number

**Date Filed** 03/20/2000

State FL

**Status ACTIVE** 

**Last Event CORPORATE MERGER** 

**Event Date Filed** 06/27/2011

**Event Effective Date** NONE

Principal Address

2175 Kingsley Avenue

Suite 210

ORANGE PARK, FL 32073

Changed: 01/31/2017

**Mailing Address** 

PO BOX 65277

ORANGE PARK, FL 32065

Changed: 04/04/2012

Registered Agent Name & Address

RUIZ, WALDEMAR 3253 GORDON STREET **ORANGE PARK, FL 32073** 

Name Changed: 01/29/2009

Address Changed: 01/31/2017

Officer/Director Detail

#### Name & Address

Title P

WALDEMAR, RUIZ 3253 GORDON STREET ORANGE PARK, FL 32073

#### **Annual Reports**

Report Year	Filed Date
2022	02/01/2022
2023	01/03/2023
2024	01/17/2024

#### Document Images

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01/17/2024 ANNUAL REPORT	View image in PDF format	
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03/08/2016 - ANNUAL REPORT	View image in PDF format	
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04/29/2014 ANNUAL REPORT	View image in PDF format	
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04/12/2011 - ANNUAL REPORT	View image in PDF format	
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