

35826

SERVICE AGREEMENT

Must be Signed and Returned By: 01/09/2020

1) Review proposal, terms and conditions

2) Choose required services

3) Sign and return agreement



Customer Service
866-924-9339 (opt. 0)
support@medprodisposal.com
medprodisposal.com/login

SERVICE ADDRESS and BILLING ADDRESS fields with company and address information for Long Beach Health Dept.

SERVICES OFFERED

Table with columns: MEDICAL WASTE DISPOSAL, SERVICE FREQUENCY, ALLOTTED CONTAINERS PER MONTH, RATE PER ADDITIONAL CONTAINER, EMERGENCY FEE, ACCEPT, DECLINE.

IMPORTANT NOTE ABOUT SERVICE RATES: The rates quoted on this agreement are contingent upon signing up for MedPro's Auto Pay... I acknowledge and expressly consent to a recurring \$3.00 surcharge...

Special Notes / Comments:

By signing below, I acknowledge that I am the Customer's authorized officer or agent and that I have the authority to bind Customer to this agreement.

Signature lines for Customer, MedPro Waste Disposal, and Title/Date fields.

Handwritten signature: Linda F. Tatum

APPROVED AS TO FORM
January 28, 20 21
CHARLES PARKIN, City Attorney

By TAYLOR M. ANDERSON
DEPUTY CITY ATTORNEY

EXECUTED PURSUANT TO SECTION 301 OF THE CITY CHARTER

MedPro Waste Disposal, LLC
Requested Service Information

REQUESTED FIRST DATE OF SERVICE: 02/01/2021				
Please Provide Your Facility Hours Below				
Monday	Tuesday	Wednesday	Thursday	Friday
Please note if your office closes for lunch or there are times when no one is on site to meet our driver.				
Office Hour Notes:				
Please provide any service or waste storage instructions, such as who the driver should speak with when on site.				
Pickup Instructions:				

Please allow 7-10 business days for MedPro operations to confirm when first date of service will occur.

ON-SITE WASTE CONTACT		ACCOUNTS PAYABLE CONTACT	
Contact	Please see last page for contacts	Contact	
	First Name Last Name		First Name Last Name
Title	_____	Title	_____
Email	_____	Email*	HE-AcctsPay@longbeach.gov
Phone	_____	*Required. This is where invoices will be email to. You can provide an additional or alternative email address on the next page.	
		Phone	_____

Getting Started with MedPro

- 1

Upon signing and returning this agreement, your MedPro rep will verify all information is accurate to ensure a smooth transition to our services. Next, our Operations Team will be notified of your requested first date of service and begin working with local operations to schedule service.
- 2

After providing you with a scheduled start date from local operations, the remainder of your account setup will be handled by our Customer Advocate Team. This includes setup in our customer portal where you will be able to open support tickets, view and pay invoices, and download copies of waste destruction manifests. If you signed up for OSHA compliance training, you'll receive access at this point.
- 3

A service reminder will be sent to the above on-site contact a few days prior to the scheduled first pickup. Your first invoice will be sent out at the beginning of your first month of service and our team of Customer Advocates will be available to assist you with any questions you may have. Otherwise, you are now free to enjoy the benefits of being a MedPro customer!

eBill and Auto Pay Authorization Form

Please sign and complete the form below to sign up for eBill (emailed invoices) and to enroll your account in Auto Pay by securely storing your credit/debit card or checking account information on file for automatic payment of future invoices.

eBill Signup

Please Input the preferred email address to receive Invoices: _____

Use the Accounts Payable contact email address provided on prior page.

Auto Pay Authorization

Yes! Sign me up for the convenience of Auto Pay! *Provide payment details below.*

No thanks, I'd rather handwrite checks for now.

I understand a \$3.00 surcharge will appear on each invoice and that I may be subject to a one-time business credit check for a \$25.00 fee.

Long Beach Health Dept authorizes MedPro Waste Disposal, LLC to charge the payment method listed below for payment of all contracted services. Payments will be processed on or after the invoice date.

Credit Card Information	
Card Type:	<input type="checkbox"/> Visa <input type="checkbox"/> MasterCard <input type="checkbox"/> AMEX <input type="checkbox"/> Discover
Cardholder Name:	_____
Card Number:	_____
Expiration Date:	____/____ Month (mm) Year (yy)
CVV #	_____ (3 or 4-digit code)
Billing Street Address:	_____
City / State / Zip:	_____

eCheck Account Information	
Name on Account:	_____
Bank Account Number:	_____
Bank Routing Number:	_____

SIGNATURE _____

DATE _____

I authorize MedPro Waste Disposal, LLC to charge the credit card or checking account indicated in this authorization form per the terms outlined above and the attached Terms and Conditions and MedPro Waste Disposal LLC's Waste Acceptance Policy. I understand that this authorization will remain in effect until I cancel it in writing, and I agree to notify the business in writing of any changes in my account information or termination of this authorization at least 15 days prior to the next billing date. If the above noted payment dates fall on a weekend or holiday, I understand that the payments may be executed on the next business day. This payment authorization is for the type of bill indicated above. I certify that I am an authorized user of this credit card or checking account and that I will not dispute the payment with my credit card company or bank; provided the transactions correspond to the terms indicated in this authorization form. The products and services being purchased through your Service Agreement may be subject to additional cost increases after the purchase date. I understand that I may be charged these post-purchase amounts for reasons including but not limited to legislative changes, increased costs of fuel, and escalated operational costs, require MedPro to implement operational changes to comply with documented laws or cost escalations. I consent to these post purchase price increases, and I authorize MedPro to charge my credit card or checking account for these. This Payment Authorization Form cannot be revoked unless and until all amounts due hereunder have been paid in full.

Edit: This Agreement shall begin on the date of Customer's signature as set forth above ("Effective Date") and run for a term ("Term") of 5 years from the First Date of Service ("Initial Term").
The contract may renew automatically for successive terms after the expiration of the Initial Term upon mutual agreement of the parties in writing. Ok -WD

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initial

General Terms and Condition

Terms, Exclusivity and Renewal. This Agreement shall begin on the date of Customer's signature as set forth above ("Effective Date") and run for a term ("Term") of 12 months from the First Date of Service. ~~This Agreement shall automatically renew for successive terms equal to the original Term ("Extension Term") unless either party gives 60 days' notice in writing to the other party during the last 6-month period prior to the renewal date of its desire to terminate this Agreement.~~ Should Customer terminate this agreement prior to the expiration of the Term or Extension Term(s), Customer shall pay to MedPro all outstanding amounts and fifty percent (50%) of the value of the remaining contract ("Termination Fee"), and Customer shall execute a "Service Agreement Early Termination Request" or other cancellation form provided by MedPro to Customer. In the event MedPro issued to Customer one or more months of services hereunder free of charge or discounted (collectively, the "Promotional Periods") as the number of such Promotional Periods shall be set forth under "Special Notes / Comments" on the first page of the Service Agreement, and thereafter Customer terminates the Agreement prior to the expiration of the Term or Extension Term(s), then in addition to any other amount payable by Customer under this paragraph, Customer agrees to pay MedPro for the Promotional Periods at the rates for the applicable services in effect as of the date of termination. In the event Customer adjusts services during the original Term, or any Extension Terms, resulting in a reduction in the value of the Agreement, Termination Fee shall be calculated based on the original Agreement value. As of the date of termination, MedPro shall have no further obligation to Customer. MedPro reserves the right to terminate this Service Agreement at any time by giving Customer 60 days' written notice in the event that MedPro is unable to continue performing its obligations under this Service Agreement due to the suspension, revocation, cancellation or termination of any permit required to perform this Service Agreement or in the event that a change in any law or regulation makes it impractical or uneconomical, in MedPro's sole discretion, to continue performing this Service Agreement.

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Pricing. MedPro agrees to lock in current pricing for entirety of the initial term of this contract. Thereafter, MedPro reserves the right to adjust the contract price at any time in the event that either internal and/or external costs or opportunities require such adjustment in MedPro's sole discretion. MedPro shall give Customer written notice at least thirty (30) days prior to any increase in pricing.

Billing. MedPro shall submit regular invoice statements via electronic mail to Customer for services rendered. Payments are due within 30 days of receipt; unpaid balances after 30 days of the date of the invoice are subject to a minimum late fee of \$25.00. MedPro reserves the right to terminate this Agreement immediately upon delivery of notice in the event any invoice or portion thereof remains unpaid for ninety (90) or more days from the date of receipt of invoice. As of the date of termination under this paragraph, MedPro shall have no further obligation to Customer. Customer will have the option to decline paperless invoices and receive paper invoices by notifying MedPro in writing, at which point MedPro will have 30 days to update to the preferred billing method. MedPro shall conduct a periodic audit of Customer's Invoices and services rendered. MedPro reserves the right to bill Customer for any services rendered for no more than 60 days prior to the audit, but not billed for if found during said periodic audit. MedPro reserves the right to bill for all applicable federal, state and local taxes and assessments, including retroactive adjustments for the same for services rendered no more than 60 days prior. Customer shall bear any costs that MedPro may incur in collecting overdue amounts from Customer, including but not limited to reasonable attorney fees, court costs, collection agency costs, and administrative collection costs. MedPro reserves the right to suspend its services under this Agreement until any overdue amounts, including interest and collection fees, are paid. By authorizing MedPro to store and charge a payment method such as a credit card, debit card, or checking account charge a credit card for the fees associated with this Service Agreement, you are authorizing MedPro to automatically continue charging that card (or any replacement card if the original card is renewed, lost, stolen, or changed for any reason by the card issuer, and the issuer informs MedPro of the new replacement card account) for all fees or charges associated with this Service Agreement including any renewal fees as described herein. You authorize the card issuer to pay any amounts described herein and authorize MedPro to continue to attempt to charge all sums described herein to your credit card account until such amounts are paid in full. Customer will be responsible for any costs incurred in the collection of such amounts including, but not limited to non-sufficient fund fees, chargebacks, and more. In the event that Customer opts out of Auto Pay and does not meet credit worthiness, as determined by MedPro at its sole discretion, MedPro may require a refundable security deposit, in proportion to the total contract price, to be paid and kept on account in advance of services being provided. Security deposit will be refunded or applied to final invoices upon termination of Agreement.

Communication. Customer consents that MedPro may communicate via phone, postal mail, or email. Communication may include service or billing-related notices, notices required by law, and company news or special offers. If Customer wishes to opt-out of solicitations communicated via email, MedPro agrees to comply with all applicable laws to honor such request.

Right to Subcontract Service. MedPro reserves the right to utilize a subcontractor to provide service to Customer per the terms of this Agreement. Any subcontractors which MedPro may use in the performance of this Service Agreement shall be required to indemnify the Customer to the same extent as MedPro under this Service Agreement.

Waste Brokers. MedPro reserves the right to deal solely with Customer, and not with any third-party agent(s) of Customer, for all purposes relating to this Service Agreement. Customer represents and warrants to MedPro that Customer is the medical waste generator and is acting for its own account and not through a broker or agent. In the event that Customer breaches any representation and warranty set forth in this Section, MedPro shall have the right to terminate this Service Agreement, immediately upon written notice to Customer, and to seek all available legal remedies, including without limitation liquidated damages in the amount set forth in this Service Agreement, if applicable, or, alternatively, in MedPro's sole discretion, in the amount of the Termination Fee.

Performance. MedPro and/or its subcontractor shall exercise standards of care reasonable to the medical waste disposal industry in its performance of this Service Agreement. Other than as expressly set out in these terms and conditions, neither MedPro nor its Subcontractors make any representations or warranties about the services to be performed under the Agreement, including, but not limited to, implied warranties of merchantability, fitness for a particular purpose, and non-infringement or the reliability or availability of the services, or ability of the services to meet customer's needs. MedPro provides the services on an "as-is" basis. The Parties agree that a missed pick-up shall not be a breach of this Agreement; should such an event occur, MedPro shall have 15 business days to resolve the event. MedPro nor its subcontractor shall be responsible if its performance of this Agreement is delayed or interrupted by acts or contingencies beyond its own control including acts of God, war, blockades, riots, explosion, strikes, lockouts, fire, accidents to equipment, labor or industrial disturbances, injunctions or compliance with laws, regulations, guidelines or order of any governmental body now existing or hereafter created.

Indemnification. Customer agrees to indemnify and hold MedPro and its present and future employees, members, managers, officers, directors, agents, subcontractors and assignees harmless for and from all liability, loss, damage or expense, penalties, fines, forfeitures, demands, claims, causes of action, suits, costs and expenses including reasonable attorney fees, cost of defense or settlement which any or all of them may sustain, suffer, incur, be responsible for, or pay, by reason of or arising out of, directly or indirectly, (1) the failure of Customer to properly package waste to be transported, legally processed and disposed of by MedPro, (2) the breach by Customer of any of the terms or provisions of this Agreement or any misrepresentation made by Customer under or in connection with this Agreement, or (3) any negligent or willful act or omission by Customer, its employees or agents in the performance of this Agreement. MedPro agrees to indemnify and hold harmless Customer for and from all liability, loss, damage or expense, penalties, fines, forfeitures, demands, claims, causes of action, suits, costs and expenses including reasonable attorney fees, cost of defense or settlement which it may sustain, suffer, incur, be responsible for, or pay, by reason of or arising out of, directly or indirectly, MedPro's negligent performance of, or failure to perform, any of its duties or obligations under this Agreement.

Independent Contractor. MedPro's relationship with Customer is that of an independent contractor and nothing in this Agreement shall be construed to designate MedPro as an employee, agent, or partner of Customer.

Assignment. Neither party may assign this Agreement without the prior written consent of the other party, except that either party may, without the consent of the other, assign the Agreement to a controlled subsidiary of that party or a purchaser of all or substantially all of that party's assets used in connection with performing this Agreement, provided the assigning party guarantees the performance of and causes the assignee to assume in writing all obligations of the assignor under this Agreement. The rights and obligations of this Agreement shall bind and benefit any successors or assigns of the parties.

Savings Clause. In case one or more provisions contained herein shall for any reason be held to be invalid, illegal or unenforceable in any respect, such invalidity, illegality, or unenforceability shall not affect any other provisions of this Agreement. This Agreement shall be construed as if such invalid, illegal, or unenforceable provision had never been contained herein, unless such findings shall impair the rights or increase the obligations of MedPro in which event, at MedPro's sole discretion, this Agreement may be terminated.

Entire Agreement. This Agreement constitutes the entire understanding and agreement of the parties and cancels and supersedes all prior negotiations, representations, understandings or agreements, whether written or oral, with respect to the subject matter of this Agreement.

Miscellaneous. All amendments to this Service Agreement shall be effected only by a written instrument executed by all parties. This Service Agreement is executed in the State of Illinois and shall be governed by and construed in accordance with the laws of the State of Illinois without regard to the conflicts of laws or rules of any jurisdiction. All required notices or those which the parties may desire to give under this Service Agreement shall be in writing and sent to the parties' addresses as set forth in this Service Agreement. A copy or facsimile of this Service Agreement shall be effective as an original.

California - WD 12/12/19
Terms and Conditions for Medical Waste Disposal Program

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
Regulated Medical Waste Services. MedPro and/or its subcontractor shall ensure the collection, transportation, treatment and disposal of all Regulated Medical Waste (except Non-Conforming Waste) generated by Customer during the term of this Agreement. Responsibility for transportation of Regulated Medical Waste collected from Customer shall transfer and vest in MedPro and/or its subcontractor at the time it is loaded onto MedPro and/or its subcontractor's vehicle. Customer shall have title to Regulated Medical Waste at all prior times. Customer shall hold title to any Non-Conforming Waste at all times, whether refused for collection or returned to the customer for proper disposal after collection; waste will be considered nonconforming if it has constituents, characteristics, components or properties not included as acceptable waste on the Waste Acceptance Policy or is not properly labeled, packaged, or segregated as required by law. All Regulated Medical Waste must be accompanied by a properly completed shipping document pursuant to 49 CFR 112.202 (Manifest). MedPro employees or subcontractors may refuse containers that are determined to be Non-Conforming waste as identified in the Waste Acceptance Policy (WAP), attached hereto and incorporated herein by reference. Customer shall place only "Regulated Medical Waste" as defined by 49 CFR 173.134 or by any other federal, state and local regulations in waste containers for disposal. Customer represents and warrants that (1) the waste presented for disposal will not contain any "hazardous", "toxic", "radioactive", or Non-Conforming Wastes as defined by all applicable laws, regulations and the WAP, (2) the waste strictly conforms to MedPro's WAP and their local laws and regulations concerning Regulated Medical Waste, and (3) Customer has reviewed the attached WAP and its complete definitions and requirements. Customer shall be liable for any and all injuries, losses and damages resulting from Non-Conforming Waste. MedPro reserves the right to change the WAP at any time to ensure compliance with applicable laws or regulations.

Compliance with Laws and Record Keeping. As of the date of this Agreement, MedPro hereby agrees to carry general liability, workman's compensation, and automobile liability insurance as required by applicable state and federal laws, rules, and regulations. MedPro further states that it has obtained all necessary permits, licenses, and other local, state or federal authorizations required to perform services hereunder and shall furnish copies thereof to Customer upon request. Customer hereby agrees to comply with all federal, state, county, and municipal laws and ordinances and all lawful orders, rules, regulations, and guidelines. MedPro and Customer shall keep and retain adequate records and other documentation including

Initials Required

APPROVED AS TO FORM

January 28, 2021
CHARLES PARKIN, City Attorney

By 
TAYLOR M. ANDERSON
DEPUTY CITY ATTORNEY

but not limited to manifests and other tracking records or reports consistent with and for the periods required by regulatory requirements pertaining to performance of the medical waste services required by this Agreement.

Packaging. Customer is solely responsible for packing regulated medical waste as outlined per the U.S. Dept. of Transportation, OSHA, or as defined by any other federal, state, county, or local laws and regulations. Customer must store regulated medical waste in the containers provided by MedPro and/or its subcontractor. MedPro and/or its subcontractor reserves the right to decline to accept for collection, transportation, treatment and/or disposal any regulated medical waste which, in MedPro's and/or its subcontractor sole judgment, cannot be transported in a lawful manner without a risk of harm to the public health and environment. Improperly packaged, wet, leaking, overweight, or damaged containers are subject to rejection or possible overage and/or repackaging fees. Customer shall hold title to any non-conforming waste at all times, whether refused for collection or returned to Customer for proper disposal after collection.

Additional Locations. If Customer acquires, leases, takes control or otherwise adds a location that generates medical waste in a service area covered by MedPro, Customer shall notify MedPro of the new location and be eligible to receive the then current rates via an addendum. If Customer's new location is party to an existing agreement for similar services by a vendor other than MedPro: (i) Customer will use commercially reasonable efforts to migrate to MedPro if that option exists; and/or (ii) such locations shall immediately become a MedPro Customer location upon the expiration of such agreement.

MedPro Additional Services

MedPro and Customer may, from time to time, enter into one or more additional addenda for MedPro's provision of additional products or services to Customer, in which event, such addenda will be added to and form a part of the Service Agreement and be subject to the terms and conditions set forth herein; *provided, however*, that any such addendum may provide for a modified term, renewal conditions or other commercial terms with respect to the additional product(s) or service(s) and any such modified terms will apply only with respect to the product(s) or service(s) identified in the applicable addendum.

MedPro Medical Waste Disposal Waste Acceptance Policy

MedPro Waste Disposal policy requires compliance with all applicable regulations regarding the collection, transportation and treatment of regulated medical waste. To ensure that neither MedPro nor the generator of regulated medical waste violates applicable regulations, it is imperative that all parties understand the rules regarding proper identification, classification, segregation and packaging of regulated medical waste. The purpose of this policy is to summarize the minimum requirements for preparing your medical waste for collection, transportation and treatment. Additional facility or state-specific waste acceptance policies may apply based on permit specifications. Contact your MedPro representative at 866-924-9339 or service@medprodisposal.com for further information.

MedPro Waste Disposal Accepts the following Regulated Medical Waste:

- Infectious waste – solidified blood, blood products, bodily fluids; Laboratory wastes (cultures, viruses, test tubes, culture plates); Contaminated equipment, instruments and disposal material; Sharps in rigid, puncture-resistant sharps containers; IV tubing and bags, catheters; Disposable gloves and gowns, dressings; Human dialysis waste material; Disposable material contaminated with isolation waste. [29 CFR 1910.1030 \(b\)\(1\)\(ii\)\(A\)](#)
- Trace Chemotherapy Waste – Empty drug vials, syringes, spill kits, IV tubing and bags; Contaminated gloves and gowns; Chemotherapy containers must have less than 1 inch of fluid remains or no more than 3% by weight of the original quantity remains.
- Pathological waste for Incineration – Human or animal tissue & surgical specimens.
- Non-Hazardous Non-Controlled Pharmaceutical Waste.
- Pharmaceutical waste must be characterized and certified as non-RCRA hazardous material by generator. Additional packaging and protocols apply. See MedPro Waste Disposal representative for details.
- Waste must be packaged separately and not co-mingled with RMW.

MedPro Waste Disposal Does NOT Accept:

- Category A Infectious waste.
- An infectious substance which is transported in a form that, when exposure to it occurs, can cause permanent disability, life-threatening or fatal disease in otherwise healthy humans or animals.
- Remains of a human fetus.
- Chemicals – including but not limited to: Formaldehyde, acids, alcohols, and waste oil.
- Hazardous Waste – including but not limited to: Used Solvents, Old Batteries, Drums or other containers with hazardous warning symbol.
- Radioactive Waste – any container with a radioactive level that local EPA limits.
- RCRA Pharmaceutical Waste.
- Complete Human Remains (including fetuses, heads, cadavers, full torsos and fetal material (specialized pathological material)
- Bulk Chemotherapy Waste
- Compressed Gas Cylinders, Inhalers Aerosol Cans or other similar Containers.
- Solid Waste.
- Glass Thermometers, Sphygmomanometers, and Other Medical Devices or Solutions Containing Mercury
- Mercury-containing dental waste including tooth extractions, non-contact and contact amalgam/products, chairside traps, amalgam sludge or vacuum pump filters, and empty amalgam capsules.

Packaging and Labeling of Medical Waste

- Boxes or reusable containers are to be marked with the universal biohazard symbol and UN 3291.
- Autoclave Waste, Incineration Waste, and Non-Hazardous Pharmaceutical Waste are to be placed in separate, color coded containers and properly labeled as such.
- Place all acceptable medical waste in approved biohazard bags.
- Place all sharps in rigid, puncture-resistant sharps containers, color coded and marked with the universal biohazard symbol.
- Bags must be tied closed when they are full.
- Boxes must be taped along the bottom seams and sealed with tape when full and stored.
- Lids must be securely placed on containers when full.
- Store containers in a secure area until the next collection.

Customer is solely responsible for packing regulated medical waste as outlined per the U.S. Dept. of Transportation, OSHA, or as defined by any other federal, state, county, or local laws and regulations. Customer must store regulated medical waste in the containers provided by MedPro or its affiliates.

Proper packaging and segregation of medical waste reduces the potential for accidental release of the contents and exposure to employees and the public. All MedPro Waste Disposal customers are provided with packaging instructions that describe maximum weights, proper sealing/closure of inner bags and outer containers and proper packaging of sharps. These instructions are designed to be in compliance with the packaging requirements of [49 CFR 173.197](#), which require that waste be packaged in a container that is:

1. Rigid.
2. Leak resistant.
3. Impervious to moisture.
4. Of sufficient strength to prevent tearing or bursting under normal conditions of use and handling.
5. Sealed to prevent leakage during transport.
6. Puncture resistant for sharps and sharps with residual fluids.
7. Break resistant and tightly lidded or stoppered for fluids in quantities greater than 20 cubic centimeters. Waste identified as cultures and stocks must conform to appropriate DOT PG H packaging requirements.

MedPro Waste Disposal may refuse containers that are improperly packaged, leaking, damaged or likely to create risk of exposure to employees and the public. Proper segregation and packaging of medical waste is essential for safe handling and transportation of regulated medical waste. Customer shall hold title to any Non-Conforming Waste at all times, whether refused for collection or returned to Customer for proper disposal after collection.

Please contact MedPro Waste Disposal to review if any special waste generated within your facility is subject to specific waste policies based on state or permit specific requirements. Please contact your MedPro Waste Disposal Customer Advocate for additional information regarding container and labeling requirements.

Initials Required

APPROVED AS TO FORM

January 28, 2021
CHARLES PARKIN, City Attorney

By 
TAYLOR M. ANDERSON
DEPUTY CITY ATTORNEY

Long Beach Health Department Addendum

Site Name	Address	City	State	Zip Code	Frequency of Service	Alloted Containers Per Pickup	Estimated Containers Per Year	Price Per Container	Rate Per Additional Container
Bixby Park	130 Cherry Ave	Long Beach	CA	90802	Monthly	1	13	\$192.00	\$199.00
Chittick Field	1900 Walnut Ave	Long Beach	CA	90806	Monthly	1	13	\$192.00	\$199.00
Houghton Park	6501 Myrtle Ave	Long Beach	CA	90805	Monthly	1	13	\$192.00	\$199.00
Drase/Chavez Greenbelt Park	903-989 Fairbanks Ave	Long Beach	CA	90813	Monthly	1	13	\$192.00	\$199.00
Lifeguard Headquarter	2100 E. Ocean Blvd	Long Beach	CA	90803	Monthly	1	13	\$192.00	\$199.00
TOTAL MONTHLY FLAT RATE:								\$960.00	

Bixby	Rosemarie Salinas	(562) 570-1602
Drake	Kevin Paimany	(562) 570-1625
Houghton	Heidi Mazas	(562) 570-1618
Chittick	Paul Felder	(562) 570-4412
Lifeguard HQ	Cameron Abel;	(562) 570-1360
	Omar Naranjo;	
	David Guerra;	
	Scott Dixon	