LEE COUNTY, FLORIDA PROPOSAL QUOTE FORM FOR RECYCLING BINS

DATE SUBMITTED	: July 30, 20)12				
VENDOR NAME:	Rehrig Paci	fic Company				
TO: The Board of County Commissioners Lee County Fort Myers, Florida						
Having carefully examined the "General Conditions", and the "Detailed Specifications", all of which are contained herein, the Undersigned proposes to furnish the following which meet these specifications:						
The undersigned acknowledges receipt of Addenda numbers:						
Quantity Des	cription	Unit Price FOB Delivered	· · · · · · · · · · · · · · · · · · ·	rand Total OB Delivered		
10,000 18 Gal. F	Recycling Bins X	\$ 6.11	· -	51,100.00 u U.S. Dollars)		
Manufacturer: Rehrig Pacific Co. Model: RB-18						
Is descriptive literature, specifications and sample unit included? Yes No						
Delivery (requested within 30 days ARO)						

TO BE DELIVERED WITHIN 30 CALENDAR DAYS AFTER RECEIPT OF AWARD AND PURCHASE ORDER.

Quoters should carefully read all the terms and conditions of the specifications. Any representation of deviation or modification to the quote may be grounds to reject the quote.

Yes	uons to the que No	ote or sp x	ecilication	S?		
Failure to clearly ident be grounds for the quo rescinded by the Coun	ter being declar		-		•	
MODIFICATIONS:						

Quoter shall submit his/her quote on the County's Proposal Quote Form, including the firm name and authorized signature. Any blank spaces on the Proposal Quote Form, qualifying notes or exceptions, counter offers, lack of required submittals, or signatures, on County's Form may result in the Quoter/Quote being declared non-responsive by the County.

ANTI-COLLUSION STATEMENT

THE BELOW SIGNED QUOTER HAS NOT DIVULGED TO, DISCUSSED OR COMPARED HIS QUOTE WITH OTHER QUOTERS AND HAS NOT COLLUDED WITH ANY OTHER QUOTER OR PARTIES TO A QUOTE WHATSOEVER. NOTE; NO PREMIUMS, REBATES OR GRATUITIES TO ANY EMPLOYEE OR AGENT ARE PERMITTED EITHER WITH, PRIOR TO, OR AFTER ANY DELIVERY OF MATERIALS. ANY SUCH VIOLATION WILL RESULT IN THE CANCELLATION AND/OR RETURN OF MATERIALS (AS APPLICABLE) AND THE REMOVAL FROM THE MASTER BIDDERS LIST.

	FIRM NAME: Rening Pacific Company
	BY (Printed): Lisa Perkins
	BY (Signature):
	TITLE:Municipal Contract Mgr.
	FEDERAL ID # OR S.S.#95-4608797
	ADDRESS: 7452 Presidents Drive
	Orlando, FL 32809
	PHONE NO.: _407-857-3888
	FAX NO.: 407-857-0900
CELLULAR PHONE	PAGER NO.: Maura Dennison: 813-431-9094
	DUNS#:00-824-0988
LEE COUNTY LOCAL BUSINESS	TAX ACCOUNT NUMBER: N/A
E-MAIL ADDRESS: MDennisc	n@RehrigPacific.com
DISADVANTAGED BUSINESS EN	TTERPRISE (DBE): N/A

TECHNICAL SPECIFICATIONS

18 GALLON RECYCLING CONTAINERS

Any additions, deletions, or variations from the following specifications must be noted. These specifications shall be construed as minimum. Should the manufacturer's current published data or specifications exceed these, they shall be considered minimum and shall be furnished. Specifications also require that the bidder furnish descriptive literature, complete specifications and all other necessary data on the item he proposes to furnish. All units must be new, of current manufacture and carry warranty of a minimum of five (5) year duration.

Bidder must place a check mark next to either "Yes" or "No" for all specification components below indicating bidder's compliance or non-compliance, respectively. All "No" responses must be explained on the specification sheet or on a separate sheet, clearly labeled, referencing the page and item number of the exception. Reference to product literature will not be accepted as an explanation of exceptions and may be cause for rejection of the bid.

	COMP	<u>LY</u>	
	YES	NO	EXPLAIN
1. CONSTRUCTION			
Container must be HDPE injection molded construction or equal with stabilizers to prevent fading or material breakdown.			
2. RECYCLED MATERIAL	/		
Container must have a post consumer recycled content of at least 25 percent.			
3. WARRANTY			
Containers must be warranted against defects in materials, Workmanship and design for a minimum of five (5) years.			
4. DATE STAMP			
Containers must be date coded. Date code must be molded into the surface.			
5. COLOR			
The color must be approved Lee County Pepsi blue.			<u> </u>

6. LOGO

The Lee County recycling logo must be imprinted in white on both sides of the container. Please see attached artwork, illustration. Hot stamp specification may be changed at the request of the Lee County Authority with only the additional cost of the new stamp(s) passed on to the Lee County Authority. Additional hot stamps charges shall not exceed \$500.00 each. Logo can be found at the back of this document.

7. LIP

The container shall have a rolled lip for extra strength Long side must have the ability to hang on a Labrie truck side body.

8. HANDLES

The handles for the container to be reinforced and integrally molded into the container's width side.

✓	

9. EDGES/SPURS

All edges must be smooth or rounded for the safety of the homeowner and the collector. Containers to have no sharp edges or spurs.

10. SIZE

The exterior dimensions of the top of the container to be approximately length 25", width 17.5 height 13.5".

11. CAPACITY

The capacity of the container to be a minimum of 18 gallons.



12. WEIGHT

The weight of the container to be a minimum of five pounds

V		

13. WALL THICKNESS

The container's minimum thickness to be 100 MILS to 115 MILS per wall side.



14. BOTTOM THICKNESS

The container minimum thickness for the bottom to be 120 MILS to 140 MILS.

	COME	<u>PLY</u>	
	YES	NO	EXPLAIN
15. NESTING			
The container's nesting ratio must be no less than 5.5:1			
16. DRAINAGE			
The containers must have drain holes to allow run off of rain water, and have the capacity to hold approximately 18 oz. of spillage.			

AFFIDAVIT CERTIFICATION IMMIGRATION LAWS

SOLICITATION NO.: IWI20365 PROJECT NAME: Recycling Bins	
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LEE COUNTY WILL NOT INTENTIONALLY AWARD COUNTY CONTRACTS TO ANY CONTRACTOR WHO KNOWINGLY EMPLOYS UNAUTHORIZED ALIEN WORKERS, CONSTITUTING A VIOLATION OF THE EMPLOYMENT PROVISIONS CONTAINED IN 8 U.S.C. SECTION 1324 a(e) {SECTION 274A(e) OF THE IMMIGRATION AND NATIONALITY ACT ("INA").

LEE COUNTY MAY CONSIDER THE EMPLOYMENT BY ANY CONTRACTOR OF UNAUTHORIZED ALIENS A VIOLATION OF SECTION 274A(e) OF THE INA. SUCH VIOLATION BY THE RECIPIENT OF THE EMPLOYMENT PROVISIONS CONTAINED IN SECTION 274A(e) OF THE INA SHALL BE GROUNDS FOR UNILATERAL CANCELLATION OF THE CONTRACT BY LEE COUNTY.

BIDDER ATTESTS THAT THEY ARE FULLY COMPLIANT WITH ALL APPLICABLE IMMIGRATION LAWS (SPECIFICALLY TO THE 1986 IMMIGRATION ACT AND SUBSEQUENT AMENDMENTS).

	Company Name:		lic Company	
	Signature		Contract Mgr.	7/30/12 Date
	F NEW Hami		efore me this <u>3/2</u> day o	
20 <u>/2</u> , by	LISA PCCK	who has	produced day of	of <u>July</u> ,
JAPS	r Type Name) S 		· ·	
Notary Pul	blic Signature	hart		
EI	i Tilling	34955		

Printed Name of Notary Public

ELI TILLINGHAST, Notary Public My Commission Expires March 10, 2015

Notary Commission Number/Expiration

The signee of this Affidavit guarantees, as evidenced by the sworn affidavit required herein, the truth and accuracy of this affidavit to interrogatories hereinafter made. <u>LEE COUNTY RESERVES THE RIGHT</u> <u>TO REOUEST SUPPORTING DOCUMENTATION</u>, <u>AS EVIDENCE OF SERVICES PROVIDED</u>, <u>AT ANY TIME</u>.

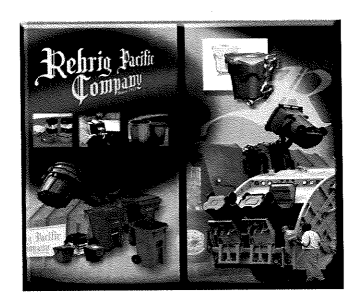
LEE COUNTY PROCUREMENT MANAGEMENT - BIDDERS CHECK LIST

	Please read carefully and return with your bid propo				
Please check off	Please check off each of the following items as the necessary action is completed:				
~	1. The Quote has been signed.				
	2. The Quote prices offered have been reviewed.				
	3. The price extensions and totals have been checked.				
	4. The original (must be manually signed) and 1 additional copy of the quote has been submitted.				
\checkmark	5. Two (2) identical sets of descriptive literature, brochures and/or data (if required) have been submitted under separate cover.				
<u> </u>	6. All modifications have been acknowledged in the space provided.				
	7. All addendums issued, if any, have been acknowledged in the space provided.				
\checkmark	8. Erasures or other changes made to the quote document have been initialed by the person signing the quote.				
MA	9. Bid Bond and/or certified Check, (if required) have been submitted with the quote in amounts indicated.				
	10. Any Delivery information required is included.				
	11. Affidavit Certification Immigration Signed and Notarized				
	12. The mailing envelope has been addressed to: MAILING ADDRESS PHYSICAL ADDRESS				
	Lee County Procurement Mgmt.	Lee County Procurement Mgmt.			
	P.O. Box 398 or	1825 Hendry St 3 rd Floor			
	Ft. Myers, FL 33902-0398	Ft. Myers, FL 33901			
13. The mailing envelope MUST be sealed and marked with:					
*	Quote Number				
,	Opening Date and/or Receiving Date				
	14. The quote will be mailed or delivered in time to be received no later than the specified opening date and time. (Otherwise quote cannot be considered or accepted.)				
<u> </u>	15. If submitting a "NO BID" please write quote number here				
	and check one of the following:				
	Do not offer this product Insufficient time to respond. Unable to meet specifications (why)				
	Unable to meet specifications (why) Unable to meet bond or insurance requirement.				
	Other:				
	Company Name and Address:				
					

Proposal to:

LEE COUNTY, FLORIDA

Project No.: IW120365
Recycling Bins
Due: August 2, 2012 @ 2:30 PM



COPY

Prepared by:



7452 Presidents Drive Orlando, FL 32809

Maura Dennison · Sales Representative

(800) 998-2525 · (813) 431-9094 Fax: (407) 857-0900

Introduction / Statement of Qualifications

Rehrig Pacific Company appreciates the opportunity to propose a bid to supply Lee County with Recycling Bins as requested in your Request for Quotations-Project No.: IW120365. We have thoroughly read and understand the requirements set forth in your RFQ and we strongly believe that we have assembled a very comprehensive and competitive package that will provide many benefits to Lee County.

Rehrig Pacific has been supplying the industry with bins since 1987 and roll out carts since 1992 with great success and we would greatly appreciate the opportunity to provide you containers for your program. As requested, in our packet you will find our proposal to manufacture and deliver the containers for the life of the contract. Rehrig Pacific has a successful proven track record of providing containers to a wide array of markets and more specifically to many large and small cities (please see reference lists) throughout the country and we have provided many benefits to each program. Below we have highlighted a few of these benefits that we believe should be considered heavily in your evaluation:

- Company Stability and Longevity: Rehrig Pacific Company has been in business since 1913 and is extremely financially stable to serve a long-term contract. Our credit rating is excellent and our customers and suppliers would attest to our track record. We have annual sales exceeding 300 million dollars and have achieved a 20-year compounded real growth rate exceeding fifteen percent. This coupled with a debt to equity ratio of (<1:1) has placed the company in an envious financial position. (Financial Statements are available upon request.) If Rehrig Pacific is chosen as the awarded vendor for Lee County's project you can feel comfortable that you will have partnered with a financially stable company for many years to come.
- Leadership in Plastic Processing: Since starting in plastic processing in the late 1960s, Rehrig Pacific has successfully supplied plastic containers to numerous industries. Our design and plastic processing expertise have been instrumental in our ability to produce a quality product. If Rehrig Pacific is chosen as your supplier for this project we are committed to providing that same quality product and service that our bin customers within the industry have become accustomed to receiving for the past 25 years.
- Leadership in the Cart and Recycling Bin Industry: Since our first manufactured recycling bins in 1987 and roll-out carts in 1992, Rehrig Pacific has grown to be a leader in both industries in terms of capacity and number of customers and volumes supplied. Therefore, if chosen as Lee County's supplier, Rehrig Pacific has the capacity to handle an order of this magnitude.
- Environmental Services Group: As a leader in cart manufacturing, Rehrig Pacific
 knows the importance of being able to offer more than just a reliable cart. Leading the
 industry in environmental services is Rehrig Pacific's own Environmental Services
 Group. We now offer a complete in-house services group that can offer RFID tags for
 tracking assets and incentive based recycling, Assembly and Distribution handled by





Recycle Bin Warranty

"HUSKYLITE®" Recycle Bin Warranty

Rehrig Pacific Company offers a unique full warranty for a period of 5 years. Rehrig Pacific Company warrants that its HuskyLite® Recycle Bin containers purchased will conform to all applicable specifications and will be free from defects in material and workmanship. The conditions of this warranty include failure of the bin, lid and all hardware if applicable.

Rehrig Pacific Company extends this warranty only to the first purchaser of the HuskyLite® containers.

EXCLUSIONS FROM WARRANTY COVERAGE

This warranty does not cover:

- 1. Use under circumstances exceeding specifications
- 2. Buyer or user abuse or vandalism
- 3. Unauthorized repair or alteration
- 4. Damage or failure as a result of incompatible, improperly installed, improperly operated, or defective lifting or dumping mechanisms
- 5. Damage or failure caused by natural calamities such as fire, storm, or high winds

ADMINISTRATION OF WARRANTY

Any component that fails during the five (5) year warranty will be replaced at no cost to the Buyer provided that:

• Buyer notifies Rehrig Pacific Company in writing no later than the end of the applicable warranty period of the claimed defects.

Rehrig Pacific Company 1000 Raco Court Lawrenceville, GA 30045 Attn: Warranty Claims Department

- Buyer agrees that Rehrig Pacific Company shall have the right to inspect and test the allegedly defective container.
- Determination of the alleged failure shall be made jointly by the judgment of the Buyer and Manufacturer.



"Huskylite" Container Buy Back Program

Rehrig Pacific Company has recognized the growing crisis surrounding the country's landfills. In an effort to alleviate this situation, we are closing the loop on recycling.

Rehrig is committed to all "Huskylite" container customers. This commitment means that Rehrig will repurchase all "Huskylite" containers at the end of their useful life. The repurchase will be at the current rate for scrap high density polyethylene (HDPE) at the time of sale, (X) multiplied by the number of pounds of material that is retrieved from each container minus the shipping costs. This amount can be used as a credit towards additional "Huskylite" containers, which can contain a said percentage of this recycled material.

This commitment to recycling is another reason why Rehrig Pacific Company is one of the largest curbside recycling container manufacturers in the country.

Lisa Perkins

Lisa Perkins Municipal Contract Manager

Rehrig Pacific Company History

Rehrig Pacific Company is a family owned business that was founded in 1913 in Los Angeles, CA as a manufacturer of wooden milk crates. In 1937, the company introduced its first wire milk crate, and in 1965 it made its first plastic milk crate using the injection molding process. The decision to switch to injection-molded plastic was a response to the need for reduced weight, easier cleaning and company identity on the packaging. Today, with a product base that is measured in hundreds of millions, we have evolved our manufacturing process to where we can custom design products to meet specific customer requirements.

Due to the high cost of freight, it was difficult for a Los Angeles based manufacturer to compete in the Eastern United States. As a result, Rehrig Pacific operated as a regional manufacturer/distributor for the West and Southwest until 1968. By the late 1960's Rehrig Pacific Company's share of the western milk crate market was substantial and it was clear that further growth would have to take place in other geographical markets. In 1968, Brad Rehrig, grandson of the founder, established a plant in Erie, PA to serve the eastern markets. The expansion was an overwhelming success and set in motion a key corporate growth strategy of establishing smaller regional plants to penetrate new geographical markets. Additional plants have followed quickly to serve the needs of regional markets.

.1973	Southeastern Plant	Atlanta, GA
1977	Northeastern Plant	Raymond, NH (Consolidated with Erie Plant 2008)
1980	North Central Plant	Kenosha, WI
1981	Southwestern Plant	Dallas, TX
2001	Midwestern Plant	DeSoto, KS
2005	Southeastern Plant	Orlando, FL
2008	Mexico Plant	Queretaro, Qro C.P. Mexico

In addition to expanding into new geographical areas, the company's molding divisions have achieved growth by developing new products to serve other segments of the food industry. Rehrig Pacific has designed shipping containers for the soft drink bottling, baking, egg packing, and fruit processing industries as well as curbside recycling containers and automated carts for private waste haulers and municipalities. These businesses all use a secondary container as an integral part of highly automated material handling systems.

By carefully listening to customer needs and expanding from the beverage product line, we have become well established in other industries such as bakery, agriculture, environmental and our most recent addition, material handling. Rehrig has grown into the world's largest plastic container manufacturer with a vast product line that includes crates and pallets designed for handling, storing and transporting products in agriculture, bakery, beverage, dairy, environmental and materials handling marketplaces. All users of Rehrig Pacific products require specialized design features, consistent tolerances, material strength and reliable delivery. Rehrig Pacific's dedication to quality and service provides a reason for the company's continuing success. By maintaining its own nation-wide sales force, the company develops and services customers who are among the largest food processors and waste haulers in the world. Some of Rehrig Pacific Company's valued customers include City of Los Angeles, City of





Atlanta, City of Orlando, City of San Diego, City of Phoenix, City of Milwaukee, Waste Management, Allied Waste, Kroger, Dean Foods, McDonald's, Coca-Cola, and Pepsi-Cola.

Our success and growth can be attributed to the company's diverse product line, leadership and involvement in the industries we serve, strong business values and strategic planning. The Rehrig family believes in investing back into the company the proper machines and tools which enables the customer to receive the best product at the best price. Over the past 5 years, we have opened up a new plant in Kansas and Florida as well as expanded our Los Angeles facility to support our growing customer base. The company was built on the following principles: integrity, superior customer service, investment in people and capital equipment, teamwork, and long-term business planning and strategies.

The past and present emphasis on containers for the food processing and waste industries has provided a strong financial position for the Company. Today, Rehrig Pacific employs over 700 people nationwide, has annual sales exceeding 300 million dollars and has achieved a 20-year compounded real growth rate exceeding fifteen percent. This coupled with a debt to equity ratio of (<1:1) has placed the company in an envious financial position.

In the future, the company's stable, diverse, profitable markets will continue to serve as a source of funds for growth. Partnering with a financially sound company with strong ethics, successful business practices and a proven growth rate will enable you to implement a successful automated collection program and gain a long-term partner.





18 Gallon Huskylite® Recycle Bin Container Specifications

Material: Each container is constructed of high-density polyethylene (HDPE) to

ensure maximum impact strength and container weather ability. The container may be manufactured with up to 25% post-consumer

recycled plastic.

U.V. Stabilizer: Each container is stabilized against ultraviolet rays with color pigment

and ultraviolet inhibitor compounded at a minimum of 2% by weight.

U.V. stabilizers protect the containers from the harmful effects of the

sun.

Weight: A minimum weight of 5.0 lbs.

Nesting/Stacking: Containers can be nested inside one another for shipping and storing

at a minimum ratio of approximately 5.5 to 1; and 200 bins per pallet.

Containers can be cross stacked for use in multi-bin systems.

Dimensions: Length Width Height 25.25" X 17.60" X 13.50"

Interior Bottom: 20.25" X 14.00" X 13.00"

Wall Thickness: Minimum wall thickness of 110 mils and 120 miles in the corners and

bottom.

Construction: Containers are manufactured by the injection-molded process. The

container has a rolled lip, with reinforced ribbing for extra strength.

Handles: Large handles are well rounded, reinforced, and integrally molded into

the container width sides. Handles are big enough to easily

accommodate gloved hands and also give added protection and

convenience.

Bottom Pattern: Containers have anti-slide bottom to help resist wind blow-away.

Spillage Retention: Each containers has (4) bottom vent holes to drain excess

accumulation of rain when stored outside.

Temperature Range: The containers will comply within a temperature range of –20 degrees

F to 120 degrees F.

Identification: Each container can be hot stamped with your logo on both long sides

of the container.

Lid: The container is designed to accept a domed lid allowing at least 2

extra gallons of capacity.

Warranty: The containers will be quaranteed for 5 years for manufacture defects

in material and workmanship.



Plastic Material

Rehrig Pacific Company uses only the highest grade HDPE especially formulated to meet the demands of refuse and recycling bin and cart applications. We currently purchase our resin from DOW Plastics & Exxon Mobil. The DOW material used in the manufacturing of the Rehrig Pacific carts and bins is DMDB-7905 NT 7 and the Exxon material is HD-6605, both materials are a narrow molecular weight copolymer that is designed for a wide range of injection molding applications. The materials provide excellent impact strength, stress crack resistance and process ability. These materials are ideally suited for articles requiring rugged physical performance in cold temperature environments, such as refuse and recycling carts and bins. If you would like to learn more about these materials please reference the Materials Safety Data Sheets (MSDS) attached.

Ultraviolet Stabilization

Rehrig Pacific Company utilizes an H.A.L.S. (Hindered Amine Light Stabilizer) ultraviolet stabilizer (U.V.) package, which is considered a superior U.V. stabilizer package. This master-batch (or concentrate) contains maximum light stable color pigments that have the highest rating possible to prevent fading. The master-batch also contains ultraviolet inhibitors similar to or better than the Chemisorb 944 and thermal stabilizers in final levels to ensure minimal degradation in the field. At Rehrig Pacific we introduce our H.A.L.S. ultraviolet package into our rollout carts and bins at a 1.5%- 2.0% let down ratio by total resin weight of the container.

In contrast to "screener" U.V. stabilizers, the H.A.L.S. package protects the plastic resin at the chemical level. The package is designed to seek damaged or broken polymer chains at the chemical level and repair and protect the polymer chains from U.V. rays, thus maintaining the physical material properties of the plastic resin and container. Other U.V. stabilizers act as "screeners", similar to suntan lotion, in which the stabilizer attempts to screen the plastic and container from U.V. rays. Unfortunately, moisture can wash off "screeners", leaving the container exposed to harmful U.V. rays.

Color deterioration is controlled by the quality and type of pigment, separate from the deterioration of physical properties. U.V. rays interact with the pigment and can modify the pigment, depending on the amount and intensity of the U.V. rays and the quality of the pigment. Certain color pigments are more difficult to control especially variations of the color red and bright fluorescent colors.

Printed on Recycled Paper



Statement of Recycle Ability

Rehrig Pacific Company certifies that all materials used to manufacture our 18-gallon recycle bins are 100% recyclable. When the timing is right, we can assist you in order to close the loop on recycling.

Lisa Perkins

Lisa Perkins Municipal Contract Manager





ExxonMobil HD 6605

Injection Molding HDPE

Material Description

HD 6605 is a narrow molecular weight hexene copolymer designed for a wide range of injection molding applications, offering excellent ESCR with good stiffness-toughness balance. Ideally suited for articles requiring rugged physical performance in cold temperature environments.

Typical Applications

Waste carts
Recreational vehicle components
Industrial closures
Automotive components

HD 6605.70 with standard processing antioxidants HD 6605.29 with UV-8 protection package

Resin Properties	Test Based On ³	Units	Typical Value ¹	
Melt Index	ASTM D-1238	g/10 min.	5	
	(190°C, 2.16 kg)			
Density	ASTM D-4883	g/cm ³	0.948	
Melting Point .	ExxonMobil Method	°C (°F)	130 (266)	
Molded Properties ²				
Flexural Modulus	ASTM D-790	MPa (psi)	710 (102,400)	
1% Secant	Procedure B			
Tensile Yield Stress	ASTM D-638	MPa (psi)	21.2 (3060)	
Tensile Break Elongation	ASTM D-638	. %	70	
Tensile Impact @ - 40°C	ASTM D-1822	kJ/m² (ft-lb _f /in²)	325 (155)	
Notched Izod Impact @ - 40°C	ASTM D-256	J/m(ft-lb _f /in)	70.5 (1.32)	
Brittleness Temperature	ASTM D-746	°C (°F)	< -70 (< -94)	
Environmental Stress Crack	ASTM D-1693	hr	18	
Resistance, F ₅₀	Cond. B, 10%		<u>.</u>	
Deflection Temperature @ 66 psi	ASTM D-648	°C (°F)	67 (152)	
@ 264 ps	<u>i</u>		38 (101)	

- Values given are typical and should not be interpreted as specification. Values may change with future grade development.
- 2. Properties are based on injection molded samples.
- 3. ASTM test procedures may be modified to accommodate operating conditions or facility limitations.

Food Packaging

Grades have FDA compliance. Restrictions may apply, contact your ExxonMobil representative for more details.

September 2001

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18 Gallon Recycle Bin Reference List

Customer Supplied	Contact	Phone Number	Units Supplied	
AAA Trash & Recycling	Joan O'Rourke	703-803-1347	50,000+	
ADS-St. Johns County, FL	Grant Dienell	904-237-9160	40,000+	
Anne Arundel County, MD	Rob Fish	410-222-7952	270,000+	
Baltimore, City of, MD	Valentina Ukwuoma	410-396-5134	25,000+	
Best Trash, LLC, TX	Matthew May	281-313-2378	20,000+	
, ,	pickingarb@besttrasht		,	
California Waste Solutions	David Duong	510-836-6200	72,000+	
Cedar Rapids, City of	Mark Jones	319-286-5897	48,000+	
County Waste	Bill Ketchum	518-877-7000	30,000+	
Deffenbaugh Industries	Dave Wutke	913-208-9551	51,000+	
Delaware Solid Waste Authority	Rich Von Stetten	302-678-7301	18,000+	
Denver, City of	Charlotte Pitt	720-865-6805	105,000+	
Frederick County, MD	Lori Finafrock	301-600-7403	10,000+	
Grand Rapids, City of	Leslie Kohn	616-456-3130	31,000+	
Green Waste Recovery	Colin Beall	408-283-4820	32,000+	
Groot Recycling & Waste Svcs	Frank Hillegonds	847-734-6407	10,000+	
Hagerstown, City of, MD	Rodney Tissue	301-790-0700	12,000 +	
Hempstead, Town of	Martin J. Carroll	516-481-7110	30,000+	
Howard County, MD	Alan Wilcom	410-313-6433	22,000+	
Los Altos Garbage	Bill Jones	415-988-7259	43,000+	
Manchester, City of	Mindy Salomone-Abood	603-624-6444	45,000+	
Minneapolis, City of	Jeff Jenks	612-673-3534	89,000+	
Republic-Polk County, FL	Dave Kutschinski	863-559-2427	60,000+	
Solid Waste Authority	Collin Cassidy	561-640-4000	177,000+	
South Valley Disposal	Linda Kenned	415-330-1108	30,000+	
Texas Disposal Systems	Cathy Avalos	512-421-1339	31,000+	
Vacaville Sanitary	Larry Kettle	415-330-1169	32,000+	
Waste Mgmt-Denver, CO	Dan Dewaard	303-797-1600	50,000+	
-	ddewaard@wm.com			

Florida Recycle Bin References

Below is a sampling of some of our Florida customers that use Rehrig Pacific Recycle Bins.

1) Florida Refuse/Republic Services - Polk County

3820 Maine Ave. Lakeland, FL 33801 Mark Talbott (863)665-1489 100,000+ bins

2) Solid Waste Authority of Palm Beach County

7501 North Jog Road West Palm Beach, FL 33412 Sandy Lees (561) 248-8715 Cell (561) 640-4000 x4330 Office 57,600+ bins

3) Collier County

3301 East Tamiani Tr. Naples, FL 33962 Denise Kirk (941) 732-2508 70,000+ bins

4) City of Jacksonville

1031 Superior St. Jacksonville, FL 32254 Ron Grimes (904) 387-8936 24,000+ bins

5) City of North Port

Public Works Complex 1850 West Price Blvd. North Port, FL 34286 Monica Bramble (941)240-8060

6) City of Miami

1290 NW 20th St. Miami, FL 33142 Barbara Pruitt (305)960-2802

7) Waste Management of Charlotte County

25515 Old Landfill Rd Port Charlotte, FL 33980 Eddie McManus (941)629-1106 10,000+ bins

8) Waste Management of Sarasota County

5221 State Rd. 776 Venice, FL 34293 Melissa Doyle (941)497-8031 8,000+ bins

9) Waste Management of Pinellas County

11051 43rd Street North Clearwater, FL 33762 Jim Padovan (727) 572-4968

10) Veolia Waste Services

1964 South Orange Blossom Trail Apopka, FL 32703 Dave Helfer (407) 464-0664

11) Waste Services Inc.

11500 43rd Street North Clearwater, FL 33762 Bill Krimmel (727) 572-3806

12) Indian River County

1325 74th Ave SW Vero Beach, FL 32968 Steve Brittingham (772)770-5112 15,000 + bins

Round Cans™ & Recycle Bins

A proven container for every need.



Round Cans share the same domed lid with optional cut-outs for recyclables.

Apartment and Office Paper Recyclers are distinctive additions to successful recycling programs.

(ARB

Rehrig Pacific consistently delivers innovative and sustainable products and services providing real value for communities and haulers throughout North America.

Round Cans[™]

The Rehrig Pacific Round Can[™] is the first round container rigid enough to be emptied manually or with automated lifters. The reinforced top rim, ergonomic handles and triple-drag rail bottom stand up to the rigors of curbside collection where others fail.

The Round Can comes in two sizes. 25 or 32 gallon (95It or 120It), which share the same lid. Both can be used for recycling, organic waste or household refuse collection.

Recycle Bins

Rehrig Pacific has the right size and style recycle bin for all your recycling needs:

- HuskyLite[®] Bins
 Designed in 14 and 18 gallon sizes for commingled curbside programs where capacity and easy handling are critical.
- Stacking Bin System
 This is the interlocking stacking system that set the standard for source separation programs.
- Apartment Recycler (ARB)
 Easy carrying and easy access are hallmarks of this distinctive bin, with its integral handle, open-diamond design and drop front.
- Office Paper Recycler (ORB)
 An open-diamond design with attractive, textured finish to resist scuffing clearly identifies this container as a desk-side recycler.

Corporate Headquarters:

4010 East 26th St., Los Angeles, CA 90058 (323) 262-5145 (800) 421-6244 FAX: (323) 269-8506

United States:

Los Angeles, CA (800) 421-6244 • Erie, PA (800) 456-0403 Atlanta, GA (800) 241-9693 • Dallas, TX (800) 426-9189 Kenosha, WI (800) 934-3312 • De Soto, KS (866) 265-4108 Orlando, FL (800) 998-2525

International:

Canada (800) 315-4379 • Mexico +52 (442) 296-2000 United Kingdom +44 (0)8454 684668

Email: info@rehrigpacific.com Web: www.rehrigpacific.com



A FAMILY TRADITION OF GROWTH, SERVICE AND INNOVATION



CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY)

9/10/2012

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(ies) must 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 certificate does not confer rights to the certificate holder in lieu of such endorsement(s).

certificate holder in lieu of such endorsement(s).					
PRODUCER SullivanCurtisMonroe Insurance Services	CONTACT NAME:				
251 S. Lake Ave., Suite 150 Pasadena, CA 91101	PHONE (A/C, No, Ext): 626-792-5522 FAX (A/C, No): 62	26-792-6111			
, addadna, over to t	E-MAIL ADDRESS:				
	INSURER(S) AFFORDING COVERAGE	NAIC#			
www.SullivanCurtisMonroe.com License # 0E83670	INSURER A: Fireman's Fund Insurance Company	21873			
INSURED Rehrig Pacific Company	INSURER B: Great American Insurance Company	16691			
Rehria Penn Logistics: Rehria Transporation Group	INSURER C: United States Fire Insurance Company	21113			
Rehria Bulk Poolina Services LLC	INSURER D: Travelers Prop & Cas Co of America	25674			
4010 East 26th Street	INSURER E:				
Los Angeles CA 90058	INSURER F:				

CO	VERAGES CER	HEICATE	: NUMBER: 14057686			REVISION NUMBER:		
IN CI E)	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.							
INSR LTR	TYPE OF INSURANCE	ADDL SUBR INSR WVD	POLICY NUMBER	POLICY EFF (MM/DD/YYYY)	POLICY EXP (MM/DD/YYYY)	LIMIT	rs	
Α	GENERAL LIABILITY		MXX80939069	3/31/2012	3/31/2013	EACH OCCURRENCE	\$	1,000,000
	✓ COMMERCIAL GENERAL LIABILITY					DAMAGE TO RENTED PREMISES (Ea occurrence)	\$	1,000,000
	CLAIMS-MADE ✓ OCCUR					MED EXP (Any one person)	s	10,000
						PERSONAL & ADV INJURY	\$	1,000,000
l						GENERAL AGGREGATE	\$	2,000,000
]	GEN'L AGGREGATE LIMIT APPLIES PER:					PRODUCTS - COMP/OP AGG	\$	2,000,000
	POLICY PRO- V LOC						\$	
Α	AUTOMOBILE LIABILITY		MXX80939069	3/31/2012	3/31/2013	COMBINED SINGLE LIMIT (Ea accident)	\$	1,000,000
	✓ ANY AUTO					BODILY INJURY (Per person)	\$	
	ALL OWNED SCHEDULED AUTOS					BODILY INJURY (Per accident)	\$	
I .	✓ HIRED AUTOS ✓ NON-OWNED AUTOS					PROPERTY DAMAGE (Per accident)	\$	
	✓ Ded \$1000 Comp/Coll						\$	
	✓ Trailer Interchange		\$25,000 Limit				\$	
В	UMBRELLA LIAB / OCCUR		TUU568057105	3/31/2012	3/31/2013	EACH OCCURRENCE	\$	25,000,000
-	EXCESS LIAB CLAIMS-MADE					AGGREGATE	\$	25,000,000
	DED ✓ RETENTION \$0						\$	
							\$	
							\$	
С	WORKERS COMPENSATION AND EMPLOYERS' LIABILITY Y/N		40866808535	3/31/2012	3/31/2013	✓ WC STATU- OTH- TORY LIMITS ER		
C	ANY PROPRIETOR/PARTNER/EXECUTIVE OFFICER/MEMBER EXCLUDED?	N/A	40866808544	3/31/2012	3/31/2013	E.L. EACH ACCIDENT	\$	1,000,000
	(Mandatory in NH)					E.L. DISEASE - EA EMPLOYEE	\$	1,000,000
	DESCRIPTION OF OPERATIONS below					E.L. DISEASE - POLICY LIMIT	\$	1,000,000
D	Motor Truck Cargo		QT6601592C464TIL12	3/31/2012	3/31/2013	\$100,000 /\$5,000 Ded		
1								
DES	CRIPTION OF OPERATIONS / LOCATIONS / VEHIC	LES (Attach	ACORD 101, Additional Remarks	Schedule, if more space i	s required)			
	Lee County, a political subdivision and Charter County of the State of Florida, its agents, employees, and public officials are included as Additional Insureds per the attached policy form.							
Re	Requested by: Buena Blackburn (Maura Dennison - Sales Environmental)							
CANCEL ATION								
CERTIFICATE HOLDER			CANCELLATION					
Lee County Board of County Commissioners Attn: Chris Jeffcoat PO Box 398 Fort Myers FL 33902				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 Kyuna Okamoto	
			Kyana Okamoto					

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MultiCover^{fi} - Without Medical Payments - CG 71 93 12 07

Policy Amendment(s) Commercial General Liability Coverage Form

Your Commercial General Liability Coverage Form is revised as follows:

1. Broadened Named Insured

- A. SECTION II WHO IS AN INSURED, item 3., is deleted and replaced by the following:
 - Any organization that you own at the inception of this policy, or newly acquire or form during the policy period, and over which you maintain during the policy period majority ownership or majority interest, will qualify as a Named Insured if:
 - There is no other similar insurance available to that organization; and
 - The first Named Insured shown in the Declarations has the responsibility of placing insurance for that organization; and
 - That organization is incorporated or organized under the laws of the United States of America.

However:

- Coverage under this provision 3 is afforded only until the next occurring annual anniversary of the beginning of the policy period shown in the Declarations, or the end of the policy period, whichever is earlier; and
- (2) Coverage A does not apply to bodily injury or property damage that occurred before you acquired or formed the organization; and

- (3) Coverage B does not apply to personal and advertising injury arising out of an offense committed before you acquired or formed the organization.
- B. SECTION II WHO IS AN INSURED, the last paragraph, is deleted and replaced by the following:

No person or organization is an insured with respect to the conduct of any current or past partnership, joint venture, or limited liability company that is not shown as a Named Insured in the Declarations. However, this does not apply to a limited liability company that meets all of the conditions in Section II - Who Is An Insured, item 3., above.

2. Additional Insured

SECTION II - WHO IS AN INSURED, subsection 2.e., is added as follows:

- e. Any person or organization is included as an additional insured, but only to the extent such person or organization is held liable for bodily injury, property damage or personal and advertising injury caused by your acts or omissions. With respect to the insurance afforded to such insured, all of the following additional provisions apply:
 - You and such person or organization have agreed in a written insured contract that such person or organization be added as an additional insured under this policy;
 - (2) The bodily injury, property damage or personal and advertising injury for which said person or organization is held liable occurs subsequent to the execution of such insured contract;

D. Friche

This Form must be attached to Change Endorsement when issued after the policy is written. One of the Fireman's Fund Insurance Companies $^{\textcircled{\$}}$ as named in the policy

Secretary

President

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- (3) The most we will pay is the lesser of either the Limits of Insurance shown in the Declarations or the limits of insurance required by the insured contract;
- (4) Such person or organization is an insured only with respect to:
 - (a) Their ownership, maintenance, or use of that part of the premises, or land, owned by, rented to, or leased to you, except such person or organization is not an insured with respect to structural alterations, new construction or demolition operations performed by or on behalf of such person or organization;
 - (b) Your ongoing operations performed for that insured;
 - (c) Their financial control of you, except such person or organization is not an insured with respect to structural alterations, new construction or demolition operations performed by or on behalf of such person or organization;
 - (d) The maintenance, operation or use by you of equipment leased to you by such person or organization;
 - (e) Operations performed by you or on your behalf and for which a state or political subdivision has issued a permit, provided such operations are not performed for such state or political subdivision, and are not included within the products-completed operations hazard;
- (5) This insurance does not apply to bodily injury, property damage, personal and advertising injury, occurrence or offense:
 - (a) Which takes place at a particular paramises after you cease to be a tenant of that premises;
 - (b) Which takes place after all work, including materials, parts or equipment furnished in connection with such work to be performed by or on behalf of the additional insured at the site of the covered operations, has been completed;

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- (c) Which takes place after that portion of your work out of which the injury or damage arises has been put to its intended use by any other person or organization other than another contractor or subcontractor engaged in performing operations for a principal as part of the same project;
- (d) Which takes place after the expiration of any equipment lease to which (4)(d) above applies;
- (6) With respect to architects, engineers or surveyors, coverage does not apply to bodily injury, property damage or personal and advertising injury arising out of the rendering or failure to render any professional services by or for you, including:
 - (a) The preparing, approving, or failing to prepare or approve, maps, shop drawings, opinions, reports, surveys, field orders, change orders, or drawings and specifications;
 - (b) Supervisory, inspection, architectural, or engineering services.

However, if an Additional Insured endorsement is attached to this policy that specifically names a person or organization as an insured, then this subsection 2.e. does not apply to such person or organization.

3. Additional Insured - Vendors

Unless the products-completed operations hazard is excluded from this policy, SECTION II - WHO IS AN INSURED, item 2.f. is added as follows:

- f. Any vendor of yours is included as an additional insured, but only with respect to bodily injury or property damage caused by your products which are distributed or sold in the regular course of the vendor's business, subject to the following additional exclusions:
 - (1) The insurance afforded the vendor does not apply to:
 - (a) Bodily injury or property damage for which the vendor is obligated to pay damages by reason of the assumption of liability in a contract or agreement. This exclusion does not apply to liability for damages that

Page 2 of 6

the vendor would have in the absence of the contract or agreement;

- (b) Any express warranty unauthorized by you;
- (c) Any physical or chemical change in the product made intentionally by the vendor:
- (d) Repackaging, unless unpacked solely for the purpose of inspection, demonstration, testing, or the substitution of parts under instructions from the manufacturer, and then repackaged in the original container;
- (e) Any failure to make such inspections, adjustments, tests or servicing as the vendor has agreed to make or normally undertakes to make in the usual course of business, in connection with the distribution or sale of the products;
- (f) Demonstration, installation, servicing or repair operations, except such operations performed by the vendor in full compliance with the manufacturer's written instructions at the vendor's premises in connection with the sale of the product;
- (g) Products which, after distribution or sale by you, have been labeled or relabeled or used as a container, part or ingredient of any other thing or substance by or for the vendor; or
- (h) Bodily injury or property damage arising out of the liability of the vendor for its own acts or omissions or those of its employees or anyone else acting on its behalf.
- (2) This insurance does not apply to any insured person or organization from whom you have acquired such products or any ingredient, part or container, entering into, accompanying or containing such products.

However, if an Additional Insured - Vendors endorsement is attached to this policy that specifically names a person or organization as an insured, then this subsection 2.f. does not apply to that person or organization.

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4. Additional Insured - Limited Primary and Noncontributory Provision

The following is added as a second paragraph to Section IV Conditions, Condition 4. Other Insurance, following paragraph b.(2):

However, if you have added any person, organization or vendor of yours as an additional insured to this policy by way of this MultiCover fl endorsement and have agreed in a written insured contract that this insurance is primary and non-contributory with other insurance available to that additional insured, this insurance is primary and we will not seek contribution from such additional insured's other insurance. This provision does not apply to other insurance to which such additional insured has been added as an additional insured.

5. Waiver of Subrogation

SECTION IV - COMMERCIAL GENERAL LIABILITY CONDITIONS, item 8., is deleted and replaced by the following:

- Transfer of Rights of Recovery Against Others to Us and Blanket Waiver of Subrogation
 - a. If the insured has rights to recover all or part of any payment we have made under this Coverage Part, those rights are transferred to us. The insured must do nothing after the loss to impair those rights. At our request, the insured will bring suit or transfer those rights to us and help us enforce them.
 - b. If required by a written insured contract executed prior to the occurrence or offense, we waive any right of recovery we may have against any person or organization named in such insured contract, because of payments we make for injury or damage arising out of your operations or your work for that person of the person o

5. Cancellation - 120 Days

Common Policy Conditions endorsement IL0017, A. Cancellation, item 2.b. is deleted and replaced by the following:

 120 days before the effective date of cancellation if we cancel for any other reason.

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7. Liberalization

SECTION IV - COMMERCIAL GENERAL LIABILITY CONDITIONS, the following is added as an additional Condition:

Liberalization

If we adopt a change in our forms or rules which would broaden the coverage provided by any form that is a part of this policy without an extra premium charge, the broader coverage will apply to this policy. This extension is effective upon the approval of such broader coverage in your state.

- 8. Fire, Explosion, Sprinkler Leakage, or Lightning Legal Liability Coverage
 - A. SECTION I COVERAGES, COVERAGE A BODILY INJURY AND PROPERTY DAMAGE LIABILITY, 2. Exclusions, the last paragraph, is deleted and replaced by the following:

Exclusions c. through n. do not apply to damage by fire, explosion, sprinkler leakage, or lightning to premises while:

- 1. Rented to you;
- Temporarily occupied by you with the permission of the owner; or
- Managed by you under a written agreement with the owner.

A separate limit of insurance applies to this coverage as described in Section III - LIMITS OF INSURANCE.

- SECTION III LIMITS OF INSURANCE, item 6., is deleted and replaced by the following:
 - 6. Subject to 5. above, the Damage to Premises Rented To You Limit shown in the Declarations, for property damage to any one premises while rented to you, or in the case of damage by fire, explosion, sprinkler leakage, or lightning while rented to you, temporarily occupied by you with the permission of the owner, or managed by you under a written agreement with the owner, is the greater of
 - a. \$1,000,000 Any One Premises; or

- b. The Damage To Premises Rented To You Limit shown in the Decla-
- C. SECTION IV COMMERCIAL GENERAL LIABILITY CONDITIONS, 4.
 Other Insurance, b. Excess Insurance, (1)(a), items (i) and (iii), are deleted and replaced by the following:
 - (i) That is Fire, Explosion, Sprinkler Leakage or Lightning insurance for premises while rented to you, temporarily occupied by you with permission of the owner, or managed by you under a written agreement with the owner;
 - (iii) That is insurance purchased by you to cover your liability as a tenant for property damage to premises rented to you, temporarily occupied by you with the permission of the owner, or managed by you under a written agreement with the owner; or
- D. SECTION V DEFINITIONS, 9. Insured Contract, item a., is deleted and replaced by the following:
 - (a) A contract for a lease of premises. However, that portion of the contract for a lease of premises that indemnifies any person or organization for damage by fire, explosion, sprinkler leakage, or lightning to premises while rented to you, temporarily occupied by you with permission of the owner, or managed by you under a written agreement with the owner, is not an insured contract;
- 9. Damage to Invitees' Automobiles from Falling Trees or Tree Limbs - Limited Coverage

This coverage applies to direct physical damage to automobiles owned by invitees subject to all of the following:

- Provided such damage originates from trees on premises owned, managed, leased or rented by an insured;
- Coverage applies only to invitees of an insured or an insured's tenant;
- Such damage is directly caused by wind-driven falling trees or tree limbs;

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- The most we will pay for any one loss is the lowest of:
 - a. the actual cash value of the damaged automobile as of the time of the loss; or
 - the cost of repairing the damaged automobile; or
 - the cost of replacing the damaged automobile with another automobile of like kind and quality.

Regardless of the number of occurrences, losses or claims, this coverage is subject to a limit of \$25,000 in any one policy period;

- 5. This coverage is not subject to the General Liability General Aggregate Limit; and
- We will make payments under this coverage without regard to fault,

10. Non-Owned or Chartered Watercraft

SECTION I - COVERAGES, COVERAGE A BODILY INJURY AND PROPERTY DAMAGE LIABILITY, 2. Exclusions, item g. Aircraft, Auto, or Watercraft, item (2), is deleted and replaced by the following:

- (2) A watercraft you do not own that is:
 - (a) Less than 51 feet long; and
 - (b) Not being used for public transportation or as a common carrier;

11. Chartered Aircraft

SECTION 1 - COVERAGES, COVERAGE A BODILY INJURY AND PROPERTY DAMAGE LIABILITY, 2, Exclusions, g. Aircraft, Auto Or Watercraft, item (6), is added as follows:

(6) An aircraft in which you have no ownership interest and that you have chartered with

12. Coverage Territory - Broadened

SECTION V - DEFINITIONS, item 4.a., is deleted and replaced by the following:

 a. The United States of America (including its territories and possessions), Puerto Rico, Canada, Bermuda, the Bahamas, The Cayman Islands and the British Virgin Islands;

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13. Personal and Advertising Injury - Contractual

Unless personal and advertising injury is excluded from this policy the following applies:

SECTION I - COVERAGES, COVERAGE B, 2. Exclusions, item e., is deleted.

14. Fellow Employee Coverage

SECTION II - WHO IS AN INSURED, 2.a., item (1) is deleted and replaced by the following:

(1) Personal and advertising injury:

However, subsections (a), (b), (c) and (d) of item (1) remain unchanged.

15. Bodily Injury Definition - Broadened

SECTION V - DEFINITIONS, 3. Bodily Injury is deleted and replaced by the following:

Bodily injury means bodily injury, sickness or disease sustained by a person including death or mental anguish resulting from any of these at any time. Mental anguish means any type of mental or emotional illness or disease.

16. Expected or Intended Injury - Amendment to Exclusion

SECTION I. Coverage A Bodily Injury and Property Damage Liability, 2. EXCLUSIONS, a. Expected or Intended Injury, is deleted and replaced by the following:

a. Expected or Intended Injury

Bodily injury or property damage expected or intended from the standpoint of the insured.

This exclusion does not apply to bodily injury or property damage resulting from the use of reasonable force to protect persons or property.

17. Unintentional Failure to Disclose Hazards

SECTION IV - COMMERCIAL GENERAL LIABILITY CONDITIONS, item 6. Representations, the following is added:

d. If you unintentionally fail to disclose any hazards existing at the inception date of this policy, we will not deny coverage under this Coverage Form because of such failure. However, this provision does not affect our right to collect additional premium or exercise our right of cancellation or non-renewal.

Page 5 of 6

18. Supplementary Payments - Increased Limits

SECTION 1 - COVERAGES, SUPPLEMENTARY PAYMENTS - COVERAGES A AND B, items 1.b. and 1.d., are deleted and replaced by the following:

- b. The cost of bail bonds required because of accidents or traffic law violations arising out of the use of any vehicle to which the Bodily Injury Liability Coverage applies. We do not have to furnish these bonds.
- d. All reasonable expenses incurred by the insured at our request to assist us in the investigation or defense of the claim or suit, including substantiated loss of earnings up to \$500 a day because of time off from work.
- Duties in the Event of an Occurrence, Offense, Claim or Suit - Amended

SECTION IV - COMMERCIAL GENERAL LIABILITY CONDITIONS, item 2.a. is deleted and replaced by the following:

- You must see to it that we or any licensed agent of ours are notified of a General Liability occurrence or offense which may result in a claim as soon as practicable after it becomes known to:
 - (a) You, if you are an individual;
 - (b) Your partner or member, if you are a partnership or joint venture;
 - (c) Your member, if you are a limited liability company;
 - Your executive officer if you are an organization other than a partnership, joint venture or limited liability company; or
 - (e) Your authorized representative or insurance manager.

Knowledge of an occurrence or offense by persons other than those listed above does not imply that those listed above also have such knowledge.

(2) To the extent possible, notice should include:

- (a) How, when and where the occurrence or offense took place;
- (b) The names and addresses of any injured persons and witnesses; and
- (c) The nature and location of any injury or damage arising out of the occurrence or offense.

20. Non Employment Discrimination Liability

Unless personal and advertising injury is excluded from this policy the following applies:

- A. SECTION V DEFINITIONS, 14. Personal and advertising injury, item h. is added as follows:
 - h. Discrimination.
- B. SECTION V DEFINITIONS, item 23. is added as follows:
 - 23. Discrimination means the unlawful treatment of a person or class of persons because of their specific race, color, religion, gender, age, or national origin in comparison to one or more persons who are not members of the specified class.
- C. SECTION I COVERAGES, COVERAGE B PERSONAL AND ADVERTISING IN-JURY LIABILITY, 2. Exclusions, the following are added:
 - q. Discrimination directly or indirectly related to the past employment, employment or prospective employment of any person or class of persons by any insured;
 - r. Discrimination directly or indirectly related to the sale, rental, lease or sublease or prospective sale, rental, lease or sublease of any dwelling or permanent lodging by or at the direction of any insured;
 - s. Discrimination, if insurance thereof is prohibited by law; or
 - Fines, penalties, specific performance, or injunctions levied or imposed by a governmental entity, governmental code, law, or statute because of discrimination

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From: (603) 490-8722 Lisa Perkins-Florida Rehrio Pacific Company 7452 Presidents Drive orlan, FL 32809

SHIP TO: (239) 533-5450

Origin ID: ISMA





BILL SENDER

CHRIS JEFFCOAT, CPPB LEE COUNTY 1825 HENDRY ST FL 3

FORT MYERS, FL 33901

Attn: LEE County PROCUREMENT



SEALED BID

Project No.: IW120365 **Recycling Bins**

Due: 8/2/12 @ 2:30 pm

Prepared by:

Rehrig Pacific Company 7452 Presidents Drive Orlando, FL 32809 800-998-2525

10.80

Ship Date: 30JUL12 Activgt: 0.5 LB CAD: 100338784/INET3300

Delivery Address Bar Code



Ref# PO# Dept# HQ4015E BID DOCS RECYCLING BINS 8/2 @ 2:30 LEE COUNTY NV120365

FedEx

TRK# 7986 7084 5970

WED - 01 AUG AT PRIORITY OVERNIGHT

XH FMYA

33901 FL-US RSW

'12AUG 1AM10:16