

C - 14 - 0131  
RECEIVED

AMENDMENT TO AGREEMENT  
CITY OF LINCOLN/LANCASTER COUNTY  
ANNUAL SUPPLY OF INFECTIOUS WASTE PICKUP & DISPOSAL  
BID NO. 10-240  
THIRD AND FINAL RENEWAL

MAR 06 2014

LANCASTER COUNTY  
CLERK

This Amendment is hereby entered into on this 17 day of Feb, 2014, by and between **MedAssure Heartland, LLC (formerly WM Healthcare Solutions, Inc.) 200 Funston Road, Kansas City, KS 66115** (hereinafter "Contractor") and **Lancaster County and The City of Lincoln** (hereinafter "Owners"), for the purpose of renewing the **Contract C-11-0083**, dated **February 22, 2011**, and **D.O. 05386**, dated **March 8, 2011**, (the "Contract"), for **Annual Supply of Infectious Waste Pickup & Disposal, Bid No. 10-240**, which is made a part hereof by this reference.

WHEREAS, the original term of the Contract is **March 8, 2011 through March 7, 2012**, with the option to renew for **three (3)** additional one (1) year terms; and

WHEREAS, the Agreement was amended by the City **D.O. 07205** on **March 20, 2012**, and by the County **Contract C-12-0119**, executed by the County Board on **March 6, 2012**, to renew the agreement for an additional one (1) year period from **March 8, 2012 through March 7, 2013**; and

WHEREAS, the Agreement was amended by the City **D.O. 8923** on **March 11, 2013**, and by the County **Contract C-13-0131**, executed by the County Board on **March 26, 2013**, to renew the agreement for an additional one (1) year period from **March 8, 2013 through March 7, 2014**; and

WHEREAS, the parties wish to renew the Contract for an additional one (1) year term beginning **March 8, 2014 through March 7, 2015**; and

WHEREAS, the estimated expenditures for Lancaster County Departments for the term of this renewal shall not exceed **\$2,000.00** without prior approval of the Lancaster County Board of Commissioners.

WHEREAS, the estimated expenditures for City Departments for the term of this renewal shall not exceed **\$3,000.00** without prior approval by the City of Lincoln.

NOW, THEREFORE, IN CONSIDERATION of the mutual covenants contained in the Contract, under County **Contract C-11-0083** and **City D.O. 05386**, all amendments thereto, and as stated herein, the parties agree as follows:

- 1) The Contract shall be renewed for an additional one (1) year term beginning **March 8, 2014 through March 7, 2015**; and
- 2) The estimated expenditures for Lancaster County Departments for the term of this renewal shall not exceed **\$2,000.00** without prior approval of the Lancaster County Board of Commissioners.
- 3) The estimated expenditures for City Departments for the term of this renewal shall not exceed **\$3,000.00** without prior approval by the City of Lincoln.
- 4) All other terms of the Contract, not in conflict with this Amendment, shall remain in full force and effect.

The Parties do hereby agree to all the terms and conditions of this Amendment. This Amendment shall be binding upon the parties, their heirs, administrators, executors, legal and personal representatives, successors, and assigns.

IN WITNESS WHEREOF, the Parties do hereby execute this Amendment.

The Board of County Commissioners of  
Lancaster County, Nebraska

City of Lincoln, Nebraska

Executed this 11 day of March, 2014  
[Signature]  
[Signature]  
[Signature]  
[Signature]  
 Amundson Absent

Executed this 28 day of March, 2014  
[Signature]  
 Finance Director  
[Signature]  
 Lancaster County Attorney

Supplier, please fill in the following information and mail back to our office; a faxed copy is not acceptable.

Company Name:	MEDASSURE
By: (Name & Title)	(Please Print) JENNIFER HOUSTON
By: (Name & Title)	(Please Sign) <u>[Signature]</u> KS
Company Address:	200 FULWILSON RD KC, MO 66115
Company Phone & Fax:	913-558-4271 / F 913-621-3004
Date: (Please Print)	Dated this <u>17</u> day of <u>Feb</u> , 2014

C-13-0131  
08923

**Amendment to Agreement  
City of Lincoln, Lancaster County  
Annual Supply of Infectious Waste Pickup & Disposal  
Bid No. 10-240  
Second Renewal**

This Amendment is hereby entered into on this 20 day of Feb, 2013, by and between MedAssure Heartland, LLC (formerly WM Healthcare Solutions, Inc.) 149 Yellowbrook Road, Suite 100, Farmingdale, NJ 07727 (hereinafter "Contractor") and the City of Lincoln and Lancaster County (hereinafter "Owners"), for the purpose of Amending the Agreement City D.O. 05386, dated March 8, 2011 and County C-11-0083, dated July 22, 2011, (the "Agreement"), for Annual Supply of Infectious Waste Pickup & Disposal, which is made a part of this amendment by this reference.

WHEREAS, the original term of the Agreement is March 8, 2011 through March 7, 2012, with the option of three (3) additional one (1) year terms; and

WHEREAS, the parties wish to extend the agreement for an additional one (1) year term being **March 8, 2013 through March 7, 2014.**

NOW, THEREFORE, IN CONSIDERATION of the mutual covenants contained in the Agreement, under City D.O. 05386 and County Contract C-11-0083, and stated herein the parties agree as follows:

- 1) The parties agree the term of the Agreement shall be from March 8, 2013 through March 7, 2014.
- 2) All other terms of the Agreement, not in conflict with this Amendment, shall remain in full force and effect.

The Parties do hereby agree to all the terms and conditions of this Amendment. This Amendment shall be binding upon the parties, their heirs, administrators, executors, legal and personal representatives, successors, and assigns.

IN WITNESS WHEREOF, the Parties do hereby execute this Amendment.

**Lancaster County Board of Commissioners Signatures**

Executed this 20 day of March, 2013

Brett Smey  
John Schor  
Deann Hudkins  
Karen K. Quinn  
Jane Gandy  
Bethann Johnson  
 Lancaster County Attorney

**City of Lincoln**

Executed this 11 day of March, 2013

Steve Gubler  
 Finance Director

Approved by Directorial Order No. 08923

Supplier, please sign and date. Mail back to our office; a faxed copy is not acceptable.

Date 2/26/13

Company Name: (PLEASE PRINT)	MEDIASSURE
By: (PLEASE PRINT)	JENNIFER Houston
By: (PLEASE SIGN)	JR Houston
Title:	Business Development Manager
Company Address: (PLEASE PRINT)	149 Yellowbrook Rd #100 Farmingdale
Company Phone & Fax: (PLEASE PRINT)	913-558-4271 / 913-621-3004 NJ 07727
E-Mail Address: (PLEASE PRINT)	JENNIFER@MEDASSURESERVICES.COM

City/County Addendum to Contract for  
Annual Supply of Infectious Waste Pickup and Disposal  
Bid No. 10-240

08923  
RECEIVED  
C-13-0130  
MAR 21 2013  
LANCASTER COUNTY  
CLERK

THIS ADDENDUM, is hereby entered into by and between Lancaster County, Nebraska, the City of Lincoln, (hereinafter referred to as "Owners"), WM Healthcare Solutions, Inc., 1001 Fannin, Suite 4000, Houston, TX 77002, (hereinafter referred to as "WM Healthcare"), and MedAssure Heartland, LLC, 149 Yellowbrook Road, Suite 100, Farmingdale, NJ 07727, (hereinafter referred to as "MedAssure"). The purpose of this addendum is to assign the rights, duties and obligations found at County Contract Number C-11-0083 and City Directorial Order Number 05386, and executed by the Owners on February 22, 2011 and March 8, 2011 (hereinafter referred to as the "Agreement"), and an amendment to the Agreement, found on County Contract Number C-12-0119 and City Directorial Order 07205, and executed by the Owners on March 6, 2012 and March 20, 2012 (hereinafter referred to as the "Amendment"), which are made a part hereof by this reference, to MedAssure.

WHEREAS, WM Healthcare Solutions, Inc. has been acquired by MedAssure Heartland, LLC; and

WHEREAS, MedAssure wishes to fulfill WM Healthcare's duties and obligations outlined in the Agreement and the Amendment.

WHEREAS, WM Healthcare has decided to assign its rights, duties and obligations under the agreement to MedAssure (see Attachment A); and

WHEREAS, such assignment will cause no disruption to the service provided to the Owners; and

WHEREAS, WM Healthcare requests the consent of the Owners to assign all of its rights, duties and obligations created under the Agreement to MedAssure; and

WHEREAS, the Owners agree to consent to allow WM Healthcare to assign all of its rights, duties and obligations created under the Agreement and the Amendment to Med Assure; and

WHEREAS, effective the date hereof, MedAssure agrees to be bound by the Agreement and Amendment and accepts the assignment of WM Healthcare's rights, duties and obligations created under the Agreement and Amendment.

NOW THEREFORE, in consideration of the mutual covenants contained in the Agreement, found at County Contract Number C-11-0083 and City Directorial Order Number 05386, dated February 22, 2011 and March 8, 2011 and the Amendment found on County Contract Number C-12-0019 and City Directorial Order Number 07205, and executed by the Owners on March 6, 2012 and March 20, 2012, it is agreed by and between the parties that the following Addendum be made to the Agreement:

1. The Owners agree and consent to allow WM Healthcare to assign all of its rights, duties and obligations created under the Agreement to MedAssure.
2. WM Healthcare assigns the Agreement and the Amendment, and assigns all of its rights, duties and obligations created under the Agreement and the Amendment to MedAssure.
3. The parties agree that effective the last date of signature of this Addendum ("Effective Date") that Med Assure shall accept the assignment of the Agreement and Amendment. It is understood that MedAssure shall be responsible for performance of the Agreement and Amendment from the Effective Date through completion of the Agreement and Amendment that Owners shall look solely to WM Healthcare for performance of the Agreement and Amendment for all activities prior to the Effective Date.
4. Med Assure agrees to be bound by the Agreement and the Amendment, and MedAssure accepts the assignment of the Agreement and the Amendment, and the assignment of WM Healthcare's rights, duties and obligations created under the Agreement and the Amendment.



**September 11, 2012**

To Our Valued Customers,

WM Healthcare Solutions, Inc. is pleased to announce that effective September 11, 2012, your account and services have been acquired by MedAssure Heartland, LLC, a trusted WM Healthcare Solutions, Inc. vendor. As a result of this purchase, WM Healthcare Solutions has transitioned to MedAssure Heartland, LLC the responsibility of collection, processing, and disposal of your medical waste. MedAssure Heartland, LLC looks forward to providing you with the same level of quality service as we did, and we and MedAssure Heartland, LLC are working together to make the transition as seamless as possible for you and to minimize any disruption to your business and collection services.

Beginning with Invoices date 10/1/2012 and after, all medical waste services provided to your location will be billed by MedAssure Heartland, LLC. To prevent any confusion with your account, please make sure that you establish a new vendor account in your accounts payable system for MedAssure Heartland, LLC. This will minimize the misapplication of any payments and any potential confusion with respect to your account.

**Payments for Invoices dated in or before September, 2012 and invoiced by WM Healthcare Solutions** should be sent to the existing lockbox address:

WM Healthcare Solutions, Inc.

**PO Box 660345**

**Dallas, Texas 75266**

Payments for Invoices dated 10/1/2012 and after and invoiced by MedAssure Heartland, LLC should be sent to:

MedAssure

149 Yellowbrook Road

Suite 100

Farmingdale, NJ 07727

Going forward, if you have questions or service related issues, please feel free to call **913-364-3004**. You'll be connected with Annette Fulfor, a MedAssure customer service representative who is eager to assist you and meet your needs.

Sincerely,

Michael McInerney

President, WM Healthcare Solutions, Inc.

City/County Amendment to Contract for Annual Supply of Infectious Waste Pickup & Disposal, Bid No. 10-240 (First Renewal)

This Amendment is hereby entered into on this 20th day of March, 2012, by and between WM Healthcare Solutions, Inc., 1001 Fannin, Suite 4000 (OC 1215), Houston TX 77002 (hereinafter "Contractor") and Lancaster County and The City of Lincoln (hereinafter "Owners"), for the purpose of renewing the Contract C-11-0083, dated February 22, 2011, and D.O. 05387, dated March 8, 2011, (the "Contract"), for The Supply of Infectious Waste Pickup & Disposal, Bid No. 10-240, which is made a part hereof by this reference.

WHEREAS, the original term of the Contract is March 8, 2011 thru March 7, 2012, with the option to renew for three (3) additional one (1) year periods; and

WHEREAS, the parties wish to renew the Contract for an additional one (1) year term beginning March 8, 2012 thru March 7, 2013 and

NOW, THEREFORE, IN CONSIDERATION of the mutual covenants contained in the Contract, under County Contract C-11-0083 and City D.O. 05387, and stated herein the parties agree as follows:

- 1) The Contract shall be renewed for the first additional one (1) year term beginning March 8, 2012 thru March 7, 2013.
2) All other terms of the Contract, not in conflict with this Amendment, shall remain in full force and effect.

The Parties do hereby agree to all the terms and conditions of this Amendment. This Amendment shall be binding upon the parties, their heirs, administrators, executors, legal and personal representatives, successors, and assigns.

IN WITNESS WHEREOF, the Parties do hereby execute this Amendment.

The Board of County Commissioners of Lancaster County, Nebraska

City of Lincoln, Nebraska

Executed this 16 day of March 2012. Includes signatures of Jerry Rogerson, Bernie Steen, John Schorr, Larry Huddles, and Bob Smaga.

Executed this day of 2012. Includes signature of Steve Hultka, Finance Director, and signature of Brittany Johnson, Lancaster County Attorney.

Supplier, please fill in the following information and mail back to our office; a faxed copy is not acceptable.

Form with fields: Company Name (Waste Management Healthcare Solutions, Inc), By: (Name & Title) (Leah Prutka), Company Address (1001 Fannin, Ste 4000, Houston, TX 77002), Company Phone & Fax (713-265-1648 / 877-411-5183), Date (Dated this 17th day of February, 2012).

05387

C-11-0083

**RECEIVED**

FEB 17 2011

LANCASTER COUNTY  
CLERK

**CONTRACT DOCUMENTS**

**CITY OF LINCOLN/LANCASTER COUNTY  
NEBRASKA**

**INFECTIOUS WASTE PICKUP & DISPOSAL  
BID NO. 10-240**

**WM Healthcare Solutions, Inc.  
1001 Fannin  
Suite 4000 (OC 1215)  
Houston, TX 77002  
636.233.8614**

**CITY OF LINCOLN/LANCASTER COUNTY, NEBRASKA  
CONTRACT AGREEMENT**

THIS CONTRACT, made and entered into this \_\_\_\_\_ day of \_\_\_\_\_ 2010, by and between **WM Healthcare Solutions, Inc., 1001 Fannin, Suite 4000 (OC 1215), Houston, TX 77002**, hereinafter called "Contractor", and the City of Lincoln, Nebraska, a municipal corporation, and the County of Lancaster, Nebraska, a political subdivision of the State of Nebraska, hereinafter called the "Owners".

WHEREAS, the Owner has caused to be prepared, in accordance with law, Specifications, Plans, and other Contract Documents for the Work herein described, and has approved and adopted said documents and has caused to be published an advertisement for and in connection with said Work, to-wit:

For providing **Infectious Waste Pickup & Disposal, Bid No. 10-240** and,

WHEREAS, the Contractor, in response to such advertisement, has submitted to the Owners, in the manner and at the time specified, a sealed Proposal/Supplier Response in accordance with the terms of said advertisement; and,

WHEREAS, the Owners, in the manner prescribed by law has publicly opened, read aloud, examined, and canvassed the Proposals/Supplier Responses submitted in response to such advertisement, and as a result of such canvass has determined and declared the Contractor to be the lowest responsible bidder for the said Work for the sum or sums named in the Contractor's Proposal/Supplier Responses, a copy thereof being attached to and made a part of this Contract;

NOW, THEREFORE, in consideration of the sums to be paid to the Contractor and the mutual covenants herein contained, the Contractor and the Owners have agreed and hereby agree as follows:

1. The Contractor agrees to (a) furnish all tools, equipment, supplies, superintendence, transportation, and other accessories, services, and facilities; (b) furnish all materials, supplies, and equipment specified to be incorporated into and form a permanent part of the complete work; (c) provide and perform all necessary labor in a substantial and workmanlike manner and in accordance with the provisions of the Contract Documents; and (d) execute and complete all Work included in and covered by the Owners' award of this Contract to the Contractor, such award being based on the acceptance by the Owner of the Contractor's Proposal, or part thereof, as follows:

**Agreement to Line Items #3 & #9 of Contractor's Proposal**

2. The Owners agree to pay to the Contractor for the performance of the Work embraced in this Contract, the Contractor agrees to accept as full compensation therefore, the following sums and prices for all Work covered by and included in the Contract award and designated above, payment thereof to be made in the manner provided by the Owners:

**Owners will pay for products/service, according to the Line Item pricing as listed in Contractors Proposal/Supplier Response, a copy thereof being attached to and made a part of this Contract. Owners shall order on an as needed basis for the duration of the contract.**

3. **Equal Employment Opportunity.** In connection with the carrying out of this project, the contractor shall not discriminate against any employee or applicant for employment because of race, color, religion, sex, national origin, ancestry, disability, age or marital status. The Contractor will take affirmative action to ensure that applicants are employed, and that employees are treated during employment, without regard to their race, color, religion, sex, national origin, ancestry, disability, age or marital status. Such action shall include, but not be limited to, the following: employment, upgrading, demotion or transfer; recruitment or recruitment advertising; layoff or termination; rates of pay or other compensation; and selection for training, including apprenticeship.

4. E-Verify. In accordance with Neb. Rev. Stat. 4-108 through 4-114, the contractor agrees to register with and use a federal immigration verification system, to determine the work eligibility status of new employees performing services within the state of Nebraska. A federal immigration verification system means the electronic verification of the work authorization program of the Illegal Immigration Reform and Immigrant Responsibility Act of 1996, 8 U.S.C. 1324 a, otherwise known as the E-Verify Program, or an equivalent federal program designated by the United States Department of Homeland Security or other federal agency authorized to verify the work eligibility status of a newly hired employee pursuant to the Immigration Reform and Control Act of 1986. The Contractor shall not discriminate against any employee or applicant for employment to be employed in the performance of this section pursuant to the requirements of state law and 8 U.S.C.A 1324b. The contractor shall require any subcontractor to comply with the provisions of this section.
5. Termination. This Contract may be terminated by the following:
  - 5.1) Termination for Convenience. Either party may terminate this Contract upon thirty (30) days written notice to the other party for any reason without penalty.
  - 5.2) Termination for Cause. The Owners may terminate the Contract for cause if the Contractor:
    - 5.2.1) Refuses or fails to supply the proper labor, materials and equipment necessary to provide services and/or commodities.
    - 5.2.2) Disregards Federal, State or local laws, ordinances, regulations, resolutions or orders.
    - 5.2.3) Otherwise commits a substantial breach or default of any provision of the Contract Document. In the event of a substantial breach or default the Owners will provide the Contractor written notice of said breach or default and allow the Contractor ten (10) days from the date of the written notice to cure such breach or default. If said breach or default is not cured within ten (10) days from the date of notice, then the contract shall terminate.
6. Independent Contractor. It is the express intent of the parties that this contract shall not create an employer-employee relationship. Employees of the Contractor shall not be deemed to be employees of the Owners and employees of the Owners shall not be deemed to be employees of the Contractor. The Contractor and the Owners shall be responsible to their respective employees for all salary and benefits. Neither the Contractor's employees nor the Owners' employees shall be entitled to any salary, wages, or benefits from the other party, including but not limited to overtime, vacation, retirement benefits, workers' compensation, sick leave or injury leave. Contractor shall also be responsible for maintaining workers' compensation insurance, unemployment insurance for its employees, and for payment of all federal, state, local and any other payroll taxes with respect to its employees' compensation.
7. Owner Inclusion. It is understood and agreed by all parties that "Owner/s" shall include the City of Lincoln and Lancaster County, Nebraska. Whenever in the Contract documents, including the instructions to bidders, specifications, insurance requirements, bonds, and terms and conditions or any other documents which are a part of the Contract, a singular entity is referenced (i.e., "the City" or "the County") it shall mean the "Owners" encompassing the City of Lincoln, and Lancaster County.
8. Contract Term. This Contract shall be effective upon execution by all parties. The term of the Contract shall be a one (1) year term with the option to renew for three (3) additional one (1) year periods.

9. The Contract Documents comprise the Contract, and consist of the following:
  1. Instructions to Bidders
  2. Insurance Requirements
  3. Accepted Proposal/Response
  4. Contract Agreement
  5. Specifications
  6. Attachment A
  7. Sales Tax Exemption Form 13

These Contract Agreements, together with the other Contract Documents herein above mentioned, form this Contract, and they are as fully a part of the Contract as if hereto attached or herein repeated.

The Contractor and the Owners hereby agree that all the terms and conditions of this Contract shall be binding upon themselves, and their heirs, administrators, executors, legal and personal representatives, successors, and assigns.

IN WITNESS WHEREOF, the Contractor and the Owners do hereby execute this contract.

**EXECUTION BY THE CITY OF LINCOLN, NEBRASKA**

ATTEST:

Jan E Rose  
City Clerk



CITY OF LINCOLN, NEBRASKA

Finance Director Donald R. Herz

Approved by Directorial Order 05387

dated 3-8-11

**EXECUTION BY LANCASTER COUNTY, NEBRASKA**

Contract Approved as to Form:

Brian Bohrens  
for Lancaster County Attorney

The Board of County Commissioners of  
Lancaster, Nebraska

Jane Reynolds  
John Schorr  
Barry Hurlburt  
Bob King  
Heier Absent

dated 2/22/11

**EXECUTION BY CONTRACTOR**

IF A CORPORATION:

ATTEST:

\_\_\_\_\_  
Secretary (SEAL)

JENNIFER  
HOUSTON

WMTS  
Name of Corporation \_\_\_\_\_  
1001 FANNIN 872400  
(Address) HOUSTON TX 77002  
By: \_\_\_\_\_  
Duly Authorized Official  
Account Development  
Legal Title of Official manager

IF OTHER TYPE OF ORGANIZATION:

\_\_\_\_\_  
Name of Organization

\_\_\_\_\_  
Type of Organization

\_\_\_\_\_  
(Address)

By: \_\_\_\_\_  
Member

By: \_\_\_\_\_  
Member

IF AN INDIVIDUAL:

\_\_\_\_\_  
Name

\_\_\_\_\_  
Address

\_\_\_\_\_  
Signature

# City of Lincoln/Lancaster County (Lincoln Purchasing) Supplier Response

Bid Information		Contact Information		Ship to Information
Bid Creator	Sharon R. Mulder Assistant Purchasing Agent	Address	Purchasing\City & County	Address
Email	smulder@lincoln.ne.gov		440 S. 8th St.	Contact
Phone	(402) 441-7410		Lincoln, NE 68508	
Fax	(402) 441-6513	Contact	Sharon Mulder	Department
			Purchasing	Building
Bid Number	10-240	Department		
Title	Infectious Waste Pickup & Disposal	Building		
Bid Type	Bid	Floor/Room		Floor/Room
Issue Date	11/19/2010	Telephone	(402) 441-7428	Telephone
Close Date	12/3/2010 12:00:00 PM CST	Fax	(402) 441-6513	Fax
Need by Date		Email	smulder@lincoln.ne.gov	Email

## Supplier Information

Company WM Healthcare Solutions, Inc.  
 Address 1001 Fannin  
 Suite 4000 (OC 1215)  
 Houston, TX 77002  
 Contact Jennifer Houston  
 Department  
 Building  
 Floor/Room  
 Telephone 1 (636) 2338614  
 Fax 1 (877) 3962859  
 Email jhousto1@wm.com  
 Submitted 12/3/2010 11:34:16 AM CST  
 Total \$100.00

## Signature

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## Supplier Notes

We appreciate the consideration. I have attached the required information. Please let me know if there are questions or any clarification needed. Thank you.

## Bid Notes

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## Bid Messages

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Please review the following and respond where necessary

#	Name	Note	Response
1	Insurance Requirements	I acknowledge reading and understanding the Insurance Requirements.	Yes

2	Instructions to Bidders	I acknowledge reading and understanding the Instructions to Bidders.	Yes
3	Sample Contract	I acknowledge reading and understanding the sample contract.	Yes
4	Specifications	I acknowledge reading and understanding the specifications.	Yes
5	Contact	Name of person submitting this bid:	Jennifer Houston
6	References	Contractor must provide three (3) references for projects similar in nature to the work required in this project. Each reference must include the following Owner: Street Address: City: State:  Zip:  Name Owners Representative: Phone: Project Name and/or Number: Contract Amount: Completion Date: Please provide references in Bidders Response Section.	References Attached
7	Tracking Process	I have attached the company tracking process in the Response Attachments section of the e-bid as outlined in section 4.5 of the Specifications.	Manifest Attached
8	Destruction Process	I have attached the process used for destruction of waste, illegal drugs and pharmaceuticals in the Response Attachments section of the e-bid as requested in section 4.6 of the Specifications.	Process description attached
9	Electronic Signature	Please check here for your electronic signature.	Yes

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**Line Items**

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#	Qty	UOM	Description	Response
1	1	EA	6.5 Gallon Box Total Cost for Equipment, Labor, Pickup, and Disposal	\$0.00
Item Notes:				
Supplier Notes:				
2	1	EA	15 Gallon Box Total Cost for Equipment, Labor, Pickup, and Disposal	\$0.00
Item Notes:				
Supplier Notes:				
3	1	EA	30 Gallon Box Total Cost for Equipment, Labor, Pickup, and Disposal	\$0.00
Item Notes:				
Supplier Notes: 31 gallon biohazard red rubber container with hinged lids for disposal of medical waste.				
Alt 1	1	EA	Alt Spec: 31 gallon biohazard red rubber container with hinged lids for disposal of medical waste	38.00
Alt Manufacturer: Rehrig Alt Manufacturer #: 0				
Item Notes:				
Supplier Notes:				
4	1	EA	40 Gallon Box Total Cost for Equipment, Labor, Pickup, and Disposal	\$0.00
Item Notes:				
Supplier Notes:				
5	1	EA	15 Gallon Reusable Plastic Can Total Cost for Equipment, Labor, Pickup, and Disposal	\$0.00
Item Notes:				
Supplier Notes:				
6	1	EA	40 Gallon Reusable Plastic Can Total Cost for Equipment, Labor, Pickup, and Disposal	\$0.00
Item Notes:				
Supplier Notes:				
7	1	EA	Sharp Containers Total Cost for Equipment, Labor, Pickup, and Disposal	\$0.00
Item Notes:				

Supplier Notes:

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8	1	EA	Pickup and Incineration of Confiscated Illegal Drugs	\$0.00
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Item Notes:

Supplier Notes: Not able to handle

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9	1	EA	Pickup and Incineration of Pharmaceutical Drugs	\$100.00
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Item Notes:

Supplier Notes: 5 gallon RX Tracker Mail Disposal Service for Pharmaceutical expired meds and hazardous Pharmaceutical disposal. No controlled substances are allowed.

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Response Total:				\$100.00
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**SPECIFICATIONS FOR  
INFECTIOUS WASTE PICKUP AND DISPOSAL  
CITY OF LINCOLN - LANCASTER COUNTY  
SPEC. #10-240**

**1. SUPPLEMENTAL INSTRUCTIONS**

- 1.1 It is the intent of this specification to describe the minimum acceptable requirements for the Pickup and Disposal of Infectious Waste for the City of Lincoln and Lancaster County (hereinafter referred to as ("Owners") in accordance with the Nebraska Department of Environmental Quality Title 132, Integrated Solid Waste Management, Chapter 12, 007, which states, "Infectious Waste shall not be disposed of at any solid waste disposal area unless such wastes are first rendered non-infectious by incineration, autoclaving or other treatment methods approved by the Department." It shall be the policy of the Owners that all infectious wastes be properly treated before disposal.
- 1.2 Vendor shall submit bid documents and all supporting material via e-bid.
- 1.3 All inquiries regarding these specifications shall be directed via e-mail or faxed request to Sharon Mulder, Asst. Purchasing Agent ([smulder@lincoln.ne.gov](mailto:smulder@lincoln.ne.gov)) Or Fax:(402)441-6513.
  - 1.3.1 These inquiries and/or responses shall be distributed to prospective bidders electronically as an addenda.
  - 1.3.2 The City of Lincoln shall only reply to written inquiries received within five (5) calendar days of bid opening.
- 1.4 Vendor agrees to abide by all Owners departmental and institutional policies and procedures, and all State Statutes, including those that relate to confidentiality of information and security of detention facilities and health facilities.
- 1.5 Vendor may also be asked to dispose of and destroy expired or unusable pharmaceutical drugs and confiscated illegal drugs located at the various locations.
  - 1.5.1 The Lincoln Police Department (LPD) requires their personnel to observe the incineration of confiscated drugs.
  - 1.5.2 Please describe your process for the destruction of expired, unusable or confiscated illegal drugs and where the process will be performed.
- 1.6 The level of service provided and the cost for services will be considered in the award of this contract.
- 1.7 If at any time during the term of this agreement the Owners are dissatisfied with the level of service that the selected vendor is providing and if upon notification of such dissatisfaction, the vendor fails to take corrective action which meets with the Owners needs, the Owners reserve the right to discontinue the contract without penalty.

**2. LICENSURE**

- 2.1 Vendor must currently be properly licensed under all applicable Federal, State of Nebraska and Local laws.
  - 2.1.1 Vendor must remain licensed through the term of the contract or contract will be immediately terminated.
- 2.2 Vendor must attach a copy of all current, required licensure for the State of Nebraska, Federal Government or Local governing body .

**3. INFECTIOUS WASTE DEFINITION**

- 3.1 The following shall be considered infectious waste:
  - 3.1.1 All "sharps" - i.e. needles, blades, syringes, scalpels and other items used in invasive procedures.

- 3.1.2 Laboratory wastes, such as pathological specimens (i.e., all tissues, blood specimens, excreta, secretions), fomites having contacted such specimens and any substance that may or may not transmit pathogenic organisms (i.e., microbiological laboratory wastes such as growth media).
- 3.1.3 Any equipment, instruments, utensils, fomites, etc. of a disposable nature which become contaminated with blood, semen, vaginal secretions, cerebrospinal fluid, pericardial fluid, synovial fluid, pleural fluid and amniotic fluid  
OR  
Feces, vomitous, nasal secretions, sputum, sweat, tears, and/or urine if they contain visible blood.

**4. COLLECTION INFORMATION**

- 4.1 Unit bid prices shall include all costs associated with the pickup and disposal of infectious waste on an as-needed basis from locations throughout the City of Lincoln.
  - 4.1.1 See attachment A for list of current locations where pickups will be made.
  - 4.1.2 Additional pickup locations may be added at any time throughout the term of the contract.
- 4.2 Pickups shall be made between the hours of 8:00 a.m. and 4:00 p.m., CDT, on normal City of Lincoln/Lancaster County working days.
- 4.3 Vendor shall provide all locations with a single contact phone number for pickups.
  - 4.3.1 Vendor shall pickup waste within 24 hours of call from any of the locations.
  - 4.3.2 Under no circumstances will the Owners be charged for a pickup without first being notified by the Owner that a pickup is required, unless arrangements have been made for a set time/date pickup by a selected agency.
- 4.4 During the contract period, Vendor shall serve the Owners and perform the services required or requested, complying with all regulatory requirements to meet the standards required.
- 4.5 Vendor shall be required to attach the tracking process which will be used from the time the waste is collected until it is destroyed.
  - 4.5.1 Attach this information in the Response Attachments section of the ebid.
- 4.6 Vendor shall describe the process that will be utilized for the disinfection or destruction of the waste and pharmaceuticals.
  - 4.6.1 Attach this information in the Response Attachments section of the ebid.

**5. COLLECTION CONTAINERS**

- 5.1 Vendor shall supply collection containers at no additional charge as requested by Owners for pickup service.
- 5.2 The following size containers shall be utilized by the Owners:
  - 5.2.1 30 Gallon Boxes
  - 5.2.2 15 Gallon Boxes
  - 5.2.3 6.5 Gallon Boxes
  - 5.2.4 15 Gallon reusable Plastic can
  - 5.2.5 40 Gallon reusable Plastic can
  - 5.2.6 Sharp Containers
  - 5.2.7 Incineration of Confiscated Illegal Drugs

**6. TRAINING REQUIREMENTS**

- 6.1 A representative from the awarded vendors office shall visit all locations prior to execution of

- contract to introduce themselves to the staff and answer any questions.
- 6.3 Vendor shall keep personnel current at all times of any and all regulations or changes to the procedures necessary to remain within Federal, State and Local codes.
- 6.4 Vendor shall provide advice to staff as to how effectively, efficiently and safely insert waste and maintain the containers provided by the vendor and their contents.

**7. OWNER RESPONSIBILITIES**

- 7.1 Client will be responsible for placement of waste containers subject to approval of Vendor for accessibility.
- 7.2 Client shall be responsible that placement of waste containers and utilization of waste containers on Client's premises are in compliance with all federal, state and local laws and regulations.
- 7.3 Client will place all sharps in sealed sharp containers before placing them in the medical waste containers.
- 7.3.1 Client shall not place sharps into the medical waste containers unless such containers are specifically designed by Vendor as sharp containers.
- 7.4 Client shall not place any caustic, explosive, radioactive, toxic or otherwise hazardous material in containers.
- 7.4.1 Client shall be solely responsible for seeing that all medical waste material is properly placed in the containers to be provided by Vendor (or Client furnished containers if mutually agreed to as set forth above) and Client will ensure that all medical waste generated on Client's premises will be placed in the agreed-upon central repository for pickup by Vendor.
- 7.5 Vendor containers will be used for no other purpose than as specified.
- 7.5 Client will not dispose of free liquids in the medical waste containers and bags provided by Vendor (or Client furnished containers if mutually agreed to as set forth above).
- 7.6 Client will use reasonable care in placing waste in the containers so as to assure the waste bag is not punctured or torn.
- 7.7 Client will dispose of only medical waste in the medical waste containers and will not place any caustic, explosive, radioactive, toxic or otherwise hazardous materials, (i.e.: batteries, mercury thermometers, aerosol cans, etc.) into such containers even though such materials might otherwise be considered medical waste.
- 7.8 As long as Vendor is in material compliance with the terms of this Agreement, Client agrees not to enter into any third party agreement for the transportation and disposal of infectious wastes.
- 7.9 If at any time during the term of this agreement the Owner is dissatisfied with the level of service that the selected vendor is providing and if upon notification of such dissatisfaction, the vendor fails to take corrective action which meets with the Owners needs, the Owner reserves the right to discontinue the Agreement without penalty.

## ATTACHMENT A

### Current Bio Waste Pickup Locations - 11/19/10

Lancaster County Corrections/Jail - 605 S. 10<sup>th</sup> St., Lincoln, NE  
Lancaster Correctional Facility - 4420 NW 41<sup>st</sup> Street, Lincoln, NE (on-call basis)  
Both locations above are invoiced to mail facility, which is top address

Youth Services Center - 1200 Radcliff St., Lincoln, NE  
Community Mental Health Center - 2201 S. 17<sup>th</sup> Street, Lincoln, NE  
City/County Health Department - 3140 N Street, Lincoln, NE

### City of Lincoln Fire Department

<u>Station #</u>	<u>Location</u>
1	1801 Q Street
2	1545 N. 33 <sup>rd</sup> St.
3	2 <sup>nd</sup> & N St.
4	5600 S. 27 <sup>th</sup> St.
5	3640 Touzalin Ave.
6	5051 S. 48 <sup>th</sup> St.
7	1345 S. Cotner Blvd.
8	2760 S. 17 <sup>th</sup> St.
9	901 N. Cotner Blvd.
10	1440 Adams St.
11	3401 NW Lake
12	2201 S. 84 <sup>th</sup> St.
13	1700 S. Coddington
14	5435 NW 1 <sup>st</sup> St.

### City of Lincoln Parks Department - Pools (On-call basis)

Air Park - 4000 NW 46<sup>th</sup> St., Lincoln, NE  
Ballard - 3901 N. 66<sup>th</sup> St., Lincoln, NE  
Belmont - 12<sup>th</sup> & Manatt St., Lincoln, NE  
Eden - 4400 Antelope Creek Rd  
Highlands - 5511 NW 12<sup>th</sup> St., Lincoln, NE  
Woods - 3200 J St., Lincoln, NE  
Irindale - 19<sup>th</sup> & Van Dorn St.  
Star City Shores - 27<sup>th</sup> & Hwy. 2  
Uniplace - 20000 N. 48<sup>th</sup> St.

### City of Lincoln Parks Department - Rec. Centers

Ager - 1300 S. 27<sup>th</sup> St., Lincoln, NE  
Air Park West - 3720 NW 46<sup>th</sup> St., Lincoln, NE  
Auld - 3140 Sumner St., Lincoln, NE  
Belmont - 1234 Judson St., Lincoln, NE

Calvert - 4500 Stockwell, Lincoln, NE  
Easterday - 6130 Adams St., Lincoln, NE  
F Street - 1225 F St., Lincoln, NE

Police Department - 575 So. 10<sup>th</sup> St., Lincoln, NE

Department of Aging - 1005 "O" Street, Lincoln, NE

Other locations may be added under these contract terms. Some may be removed.

Sharon Mulder  
City/County Purchasing  
441-7428



## **WASTE ACCEPTANCE PROTOCOL**

### **WASTE ACCEPTED BY WM NEWTON TREATMENT FACILITY**

1. WMNTF Accepts Those Wastes That Are Generated In The Diagnosis, Treatment, Or Immunization Of Humans, Animals, Or Other Related Research And Health Care Endeavors; And In The Production And/Or Testing Of Biological, Pharmaceutical, And Chemotherapeutic Agents.
2. WMNTF's Acceptance And Handling Practices Are Subject To The Above Wastes Defined By Federal, State And Local Regulations As Pertaining To Regulated Medical Waste; Biohazardous; Biomedical; Infectious Wastes; And Red Bag Waste.

### **MEDICAL WASTE INCLUDING PATHOLOGICAL AND TRACE CHEMO THERAPEUTIC WASTES**

1. Laboratory Waste Including But Not Limited To:
  - a. Cultures--Medical/Pathological
  - b. Cultures/Stocks Of Infectious Agents-Research & Industrial
  - c. Vaccines And Related Waste Generated In The Production Thereof
  - d. All non-RCRA Pharmaceutical Waste Collected, Transported, And Transferred For Incineration and must be segregated from other biohazardous waste in containers labeled "Incineration Only" with a description of the waste
  - e. Microbiologic Specimens And Related Waste
2. Surgical Specimens; Body Parts; Tissues; Contaminated Animals Or Animal Parts; Carcasses; Or Body Fluids.
3. Pathological Waste Collected, Transported, And Transferred For Incineration and must be segregated from other biohazardous waste in containers labeled "Incineration Only" with a description of the waste.
4. Trace Chomo Therapeutic Waste Collected, Transported, And Transferred For Incineration and must be segregated from other biohazardous waste in containers labeled "Incineration Only" with a description of the waste.
5. Fluid Blood/Blood Products; Containers/Equipment And Articles Contaminated With Blood/Blood Products.
  - a. Waste suction canisters with solidifiers must contain disinfectant.
6. Medical Waste Contaminated With Excretions; Exudates; Secretions; Body Fluids; And All Isolation Wastes.

### **MEDICAL SHARPS WASTE INCLUDING BUT NOT LIMITED TO THE FOLLOWING BELOW: PROVIDED THAT SUCH WASTE IS CONTAINERIZED IN FDA OR DOT CERTIFIED SHARPS CONTAINERS PROPERLY PACKAGED FOR TRANSPORTATION AND DISPOSAL:**

1. Needles; Syringes; Scalpel Blades; Attached Needles With Tubing; Contaminated Disposable Surgical Instruments.
2. Medical/Laboratory Glassware Pipettes; Blood Vials Broken And Unbroken Glassware/Plastics; Slides; And Cover Slips.

### **CHEMOTHERAPY WASTE (ANTINEOPLASTIC & CYTOTOXIC DRUGS)**

1. Gowns, Gloves, Masks, Barriers, Iv Tubing, Empty Bags/Bottles, Needles And Syringes, Empty Drug Vials, Spill Kits And Other Items Generated In The Preparation And Administration Of Antineoplastic Drugs. Where Prior Authorization Has Been Given By WMNTF. Non-RCRA Chemotherapeutic Waste Shall Be Collected, Transported, And Transferred For Incineration and must be segregated from other biohazardous waste in containers labeled "Incineration Only" with a description of the waste. A List Of All Chemotherapeutic Agents And Mixtures With National Drug Codes Number (NDC), Manufacturer Name And Trade Or Brand Name Must Be Supplied Before Authorization For Disposal Is Granted.

#### **INTERNATIONAL WASTE (MARPOL & APHIS)**

1. Waste Material From International Ocean Liners, Ships, Planes, And Vehicles Inspected At Land Borders Which Is Not Otherwise Characterized As Hazardous Waste But Which Is Regulated By The United States Department Of Agriculture (USDA).
2. APHIS/MARPOL Wastes – All Wastes Must Be Pre-Approved By Regulators Prior To Acceptance.

#### **WASTES NOT ACCEPTED BY WM NEWTON TREATMENT FACILITY**

#### **RADIOACTIVE WASTE**

1. Under No Circumstances Will WMNTF Accept Any Regulated Level Of Radioactive Waste Unless Designated As Low Level Radioactive Waste By Generator's Certified Personnel And Identified As Such By The Vendor/Generator.
2. Prior To Vendor Transport, All Designated Containers Should Be Inspected By Means Of A Radiation Monitor Or Customer Supplies Document Substantiating That The Generator Has Monitored Waste Stream For Radioactive Materials.
3. WMNTF Will Monitor Shipments Declaring Low Level Radioactive Waste And Any Container (S) Measuring Levels Above Permit Or Regulatory Limits Will Be Rejected For Disposal.
4. Safety And Handling Costs Incurred By WMNTF May Be Charged To The Customer.

#### **HAZARDOUS MATERIALS**

1. WMNTF Is Not Permitted As A Hazardous Waste Facility And Does Not Provide Services For Hazardous Wastes Listed Under EPA RCRA Act Of 1976 Part 242, Including Bulk Chemotherapeutic Waste.
2. Any Single Waste Or Commingled Waste That Is Characterized Under Federal Law As Hazardous Or Questionable As Being Hazardous Will Be Rejected.
3. Customers Must Submit An Appropriate Document (Manifest) With Each Approved Load Substantiating That No Hazardous Wastes Are Contained Within Or Have Been Commingled.
4. Customers May Be Assessed A Fee In The Event A Declared Non-Hazardous Waste Is Re-Classified As Hazardous And Must Be Rejected And/Or Removed.

## **HANDLING**

1. All Waste Must Be Approved Prior To Shipment. Generator Must Execute All Manifests.
2. Waste Will Be Accepted Only In Department Of Transportation Approved Containers. All Containers Must Be Closed Securely. No Steel Drums Will Be Accepted.
3. Inner Sharps Container Must Be Puncture-Proof If Sharps Are Present. No Loose Sharps May Be Present.
4. All Containers Shall Be A Combination Of Packaging Consisting Of One or More Inner Packages Secured In A Non-Bulk Outer Package.
5. Containers Must Have Less Than 3 Gallons Of Liquid And Contain Enough Absorbent Material To Contain 150% Of The Volume Of Free Liquid.
6. Non-Approved Or Unsafe Containers May Be Rejected.
7. WMNTF Also Reserves The Right To Refuse Acceptance For Disposal Or Refuse To Dispose Of Any Wastes That May Be In Violation Of Local, State Or Federal Regulations.
8. All Loads Must Be Scheduled Into The Facility And Be Accompanied By A Legible Manifest Or Bill Of Lading.
9. The Transport Vehicle Must Be Equipped With An Appropriate Spill Response Kit That Includes Items Such As Disinfectants, Absorbents, PPE And Over packs.

## **LABELING**

1. Outer Container Shall Be Labeled On The Sides Of The Container With A Label or Handwritten: "CAUTION: Contains Medical Waste Which May Be Biohazardous"
2. Outer Container Shall Be Marked With The Appropriate Hazardous Waste Markings And DOT Labels.
3. Containers Shall Be Labeled With The OSHA Required "BIOHAZARD" Labels With The Biohazard Symbol. [Ref 29 CFR 1910.1030]
4. Outer Containers Shall Be Marked On The Side/Lid, "Sharps Container Inside" If Sharps Are Present In The Inner Container.

## **SAFETY**

Unsafe Conditions Such As, But Not Limited To, The Following Waste And Load Characteristics May Warrant Load Rejection And/Or Vendor Liabilities And Penalty Fees Regarding Costs Of Safety Equipment, Cleanup, Labor, Injury, Etc., And/Or Other Additional Costs Incurred At Time Of Storage Or Disposal Or That May Be Determined At A Later Date:

**PENALTY ASSESSMENT**

WMNTF Reserves The Right To Assess Per Container, Per Vehicle, Or Per Incident A Designated Penalty Fee Or Accumulated Penalty Fees Regarding The Unsafe Load Conditions Listed Above As Determined By Plant Personnel And/Or By The Plant Manager. WMNTF Personnel Will Evaluate Load Conditions Adhering To "Special Handling" And "Additional Labor" Criteria That May Affect The Assessment And Amount Of Penalty Fees, Should They Be Warranted. Those Criteria Are Defined As Follows:

1. Special Handling--Load Conditions Requiring WMNTF Employees To Utilize Additional Or Maximum Personal Protective Equipment Or Mechanical Apparatus Enabling Them To Safely Handle Or Repack Damaged Or Unapproved Containers; Clean Up Waste And Spills; Manage And Absorb Fluids, Etc.
2. Additional Labor--Load Conditions, Are The Responsibility Of The Customer, Requiring WMNTF To Provide Extra Labor To Be Utilized For The Safest, Most Cost Efficient Method Of Offloading And Disposal Of Waste; Accommodating Changes In Customer Disposal Schedules; And Meeting Customer Marketplace Demands.

WMNTF Acknowledges That Some Waste Streams Are Not 100% Problem Free And That Containers Differ Relating To Applicable Regulations; However, WMNTF Also Emphasizes That Customer Responsibility, Cooperation, And Intent Will Influence Any Penalty Fee Assessment.

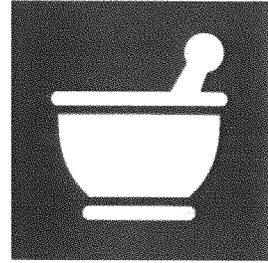
\_\_\_\_\_  
Signature

\_\_\_\_\_  
Title

\_\_\_\_\_  
Date

# RX Tracker Job Aid: MedWaste Tracker System

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## *Product Description*

Mailback system that allows small quantity generators (Pharmacies, Physician Practices, Clinics and Small Hospitals, Assisted Living centers, Hospice) to return their expired pharmaceuticals.

## *Regulatory Requirements*

- Product cannot be sold in the following states: Alaska, Arkansas, California, Connecticut, Hawaii, Illinois, Maine, Massachusetts, Minnesota, New Hampshire, New York, Pennsylvania, Puerto Rico, Rhode Island, Vermont, and Virginia
- Controlled substances are not allowed to be mailed back
- Customer must qualify as a Conditionally Exempt Small Quantity Generator (CESQG), which means that they meet the federal governments limit on hazardous waste generation. Signed certification is required.

## *Order Process (Sales Rep)*

- For PO Customers:
  - Fax customer service agreement and CESQG form to sign and return
  - Send signed service agreement and CESQG form to 'WMHS Setup'
  - Log into MedWaste Tracker to create account and place order. If the account already exists, modify profile to reflect 'RX MAS ##'. If the account is new, setup using the 'RX MAS ##' profile.
    - The following note will be added on the Account screen: 'CESQG form received and sent to WMHS on \_\_\_\_\_.'
- For Credit Card Customers:
  - Fax customer CESQG form to sign and return
  - Send signed CESQG form 'WMHS Setup'
  - Log into MedWaste Tracker to create account and place order. If the account already exists, modify profile to reflect 'RX RETAIL ##'. If the account is new, setup using the 'RX RETAIL ##' profile.
    - The following note will be added on the Account screen: 'CESQG form received and sent to WMHS on \_\_\_\_\_.'

## *Key Facts*

- Waste placed into container does not have to be in original packaging
- Manifests are not used/required for this product
- Outbound and inbound shipping will be handled by UPS
- It is the customer's responsibility to notify WM if their CESQG status changes
- Waste will always be shipped to Chambers facility for treatment
- Customers may express concerns about the security of the container being transported by UPS and the new trend of "Sharing Parties" and the liability this creates after the container has left their facility. Because WM shares this concern about diversion, additional steps were taken during the product development process.
  - The product has no external indication of the content and is pre-addressed to our treatment site.
  - We capture the tracking information when the package is shipped to the generator and have visibility that the package is in the UPS system as soon as the UPS driver completes their package scan when they pickup.
  - The RxTracker product may not be used for controlled substances.
- Terms and conditions specific to this product are included (after) the existing MedWaste Tracker terms and conditions online
- Customers can call the MedWaste Tracker customer service group (866-931-6321) to identify if the pharmaceutical in question is considered controlled or hazardous.

# Regulated Medical Waste Containers

A family of reusable containers that work together to provide a better solution

Since 1913, Rehrig Pacific Company has consistently delivered products and services that provide real competitive advantages and productivity improvements for our customers.

Combined with a widely recognized commitment to customer service, Rehrig has become a leading supplier to many of the largest and most innovative companies in the world. Now, Rehrig is applying our expertise in secure reusable injection molded containers to help improve the collection of Regulated Medical Waste (RMW). Our new line of products offers sustainable solutions for both generators and disposal companies alike.

## 31 Gallon & 43 Gallon Regulated Medical Waste (RMW) Containers

Designed for the transport of red bag bio-hazardous, chemotherapy, pharmaceutical and pathological medical waste, Rehrig's reusable, DOT Approved and OSHA compliant RMW containers can be counted on to safely transport waste from all points of generation to disposal. Both container sizes maximize cube efficiency, and share a common footprint for inter-stacking when full and inter-nesting when empty. Rehrig's containers are also adaptable both for locations which require lab lids for specialized waste and for areas where lidless standalone RMW containers are needed to collect bulk red bag waste. The recommended bag size for both containers is 45" x 49".

### Corporate Headquarters:

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

### United States:

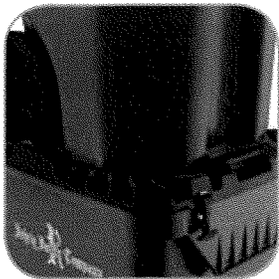
Los Angeles, CA (800) 421-6244 • Erie, PA (800) 458-0403  
Atlanta, GA (800) 241-9693 • Dallas, TX (800) 426-9189  
Kenosha, WI (800) 934-3312 • De Soto, KS (866) 265-4108  
Orlando, FL (800) 998-2525

### International:

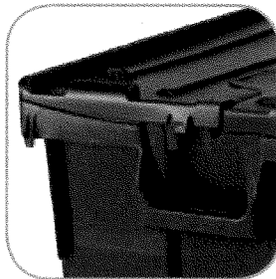
Canada (877) 456-8094 • Mexico +52 (442) 296-2000  
United Kingdom +44 (0)8454 684668

Email: [info@rehrigpacific.com](mailto:info@rehrigpacific.com)

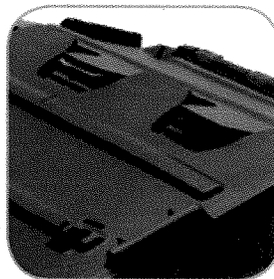
Web: [www.rehrigpacific.com](http://www.rehrigpacific.com)



Carts and containers are compatible for stacking with each other



Strong handles that won't flex under load



Split lid design with added structure for stacking heavy loads

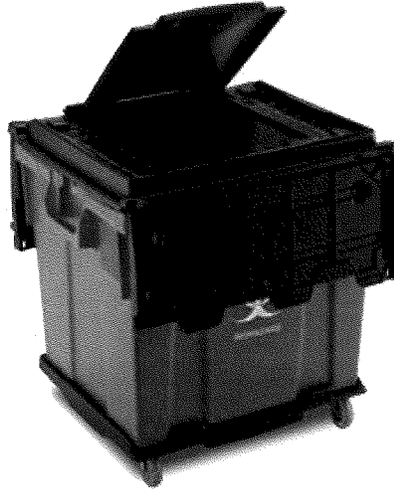


A FAMILY TRADITION OF GROWTH, SERVICE AND INNOVATION

**31 Gallon and 43 Gallon**

**Features:**

- DOT approved PGII rated
- Nestable, stackable and compatible with each other
- Corrugated walls for added strength
- Reinforced handles that won't flex under load
- Smooth interior for easy cleaning
- Durable base and drag rails
- Branding / Optional bar code / RFID tracking capabilities available
- Split lid is built to stack and lock securely for storage and transfer
- Integrated areas for zip-ties; use not required
- Textured areas for easy application and removal of adhesive labels
- Proprietary resin material contains anti-microbial additives
- Available in a choice of colors to represent multiple waste streams
- Bag holders keep bag open and secure when lids are closed in place during use.



**Reusable Lab Lid Features**

- Snaps easily into place on both the 31 gallon and 43 gallon RMW
- Easily removable for security and transport purposes
- Lid raises and releases easily for safe disposal
- Rugged corrugated design for durability
- Large opening for 2 gallon disposable sharps containers
- Bags securely held in place

**Reusable Dolly Features**

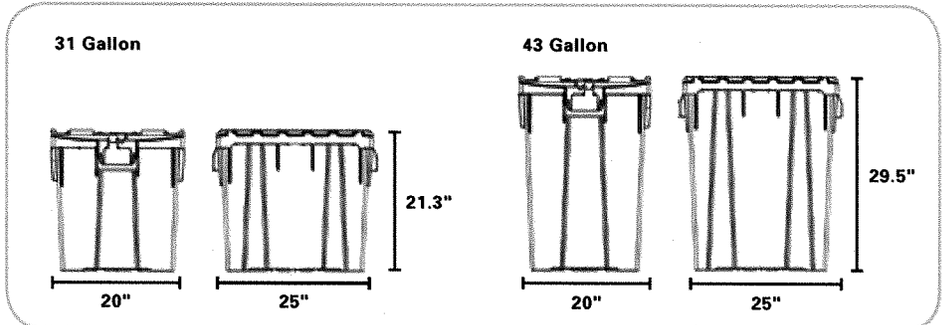
- Quiet roll non-marking casters
- Large 3" wheel for transporting over thresholds
- Designed for both 31 gallon and 43 gallon RMW containers

**95 Gallon Stackable Medical Waste Cart**

Rehrig's Medical Waste Cart is also a RMW container. It's used for transporting red bag medical waste from the point of waste generation to disposal facility. The container lid can be locked using a bungee type latch. To maximize space for transporting, the 95 gallon cart has a special lid designed to allow another cart to be stacked on top. This same lid design also allows 31 gallon and 43 gallon containers to stack on top.

**Features:**

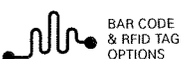
- Lockable and stackable
- DOT approved PGII packaging
- Durable rubber wheeled cart
- Injection molded
- Heavy duty stackable lid for carts, 31 gallon and 43 gallon containers
- Compatible with various ANSI lifters
- Branding / Optional bar code / RFID tracking capabilities available
- Capable of containing and transporting 376 Lbs of waste



DIMENSIONS (IN.)			
CONTAINER	LENGTH	WIDTH	HEIGHT
31 Gallon	25.0	20.0	21.3
43 Gallon	25.0	20.0	29.5
95 Gallon	33.8	28.5	44.2

STACK HEIGHTS (IN.)	
95 Gallon + 31 Gallon	64.4
95 Gallon + 43 Gallon	72.5
95 Gallon + 95 Gallon	86.8

53' TRUCK LOAD DATA—CONTAINERS WITH WASTE			
CONTAINER	QTY. / STACK	STACK HT.	TOTAL QTY.
31 Gallon	5	105.3"	625
43 Gallon	3	87.8"	375
95 Gallon	2	86.8"	116
Combination = 1 @ 31 Gallon + 3 @ 43 Gallon	4	108.8"	500



A FAMILY TRADITION OF GROWTH, SERVICE AND INNOVATION