## **CONTRACT**

THIS Sanibo		ACT, mac Florida	le this municipal	day of corporation,	(hereinafter	, 2025, by and between the called the "OWNER" ter called "CONTRACTOR"	) and	
						after set forth, agreed by the agree as follows:	parties	
1.	Contractor(s) shall be responsible for the removal, hauling, and disposal of liquid wastewater biosolids (sludge) from the City of Sanibel Donax Water Reclamation Facility (WRF) located at 930 Donax Street, Sanibel, Florida, 33957, to the designated (and properly permitted) Contractor(s) site(s).							
2.	The CONTRACTOR agrees to perform all of the work described in the attached Hauling and Disposal Services and the Contract Documents for the total sum of \$211.00 per 1000 gallons for year one, \$219.00 per 1000 gallons for year two, \$226.00 per 1000 gallons for year three, \$233.00 per 1000 gallons for year four and , \$240.00 per 1000 gallons for year five, and said amount being the yearly price as listed on the Contractor's bid proposal form as submitted for this project.							
3.	The term "Contract Documents" means and includes the following documents, all of which together with this Contract Document shall constitute the Contract between the parties:							
	B. 3 C. 3	Section I - Section II	or Proposal - Information – Scope of W – Cost Propo					
			•		•	of this Contract Document as Contract Document shall	•	
4.	The OWNER shall pay CONTRACTOR for such hauling and disposal services in the manner and at such times as set forth in the General Conditions for Bid.							
5.	This Co if mutual be auto specific other na unit pri current U), thro expirati	ontract will ally agree omatically cations, ar ot fewer the ce for optically ough notice ion of the	I be in-place for a content of the c	for a five (5) year e CITY and the automatic and some then current e) days prior to the ls may be increated that of the Co ting by the CO term, with write	ar term with two CONTRACTO successive add term, unless ei he expiration of eased by a mansumer Price Ir NTRACTOR at ten concurrence	2025, to	enewals, ion shall e terms, ce to the Contract the then ers (CPI-or to the act shall	

terminate in accordance with the provisions of this Contract. The intent of this section is that no contract whether continued by a renewal, extension, or a combination of the two, will result in a term of more than seven years maximum without City Council approval.

- 6. CONTRACTOR shall obtain, have and maintain during the entire period of this Agreement, at least the following insurance coverage:
  - A. Worker's Compensation Insurance meeting the statutory requirements for all employees engaged by CONTRACTOR for any services pursuant to this Contract.
  - B. General Commercial Liability with minimum primary limits no less than \$100,000 each occurrence and \$1,000,000 combined single limits or its equivalent.
  - C. Comprehensive Automobile Liability Insurance for all owned and non-owned vehicles which shall be used or involved in any way for the services of CONTRACTOR pursuant to this Contract, such insurance limits at a minimum of \$25,000 per person and \$50,000 bodily injury each accident.
- 7. OWNER shall be provided Certificates of Insurance prior to Contractor's commencement of any services or operations pursuant to the terms of this Contract as verification of such insurance coverage. The insurance shall contain a provision which prohibits any changes or material alterations in the coverage unless the OWNER is provided at least ten (10) days prior written notice, in writing, to the attention of Sanibel City Manager, 800 Dunlop Road, Sanibel, Florida, 33957. Further, the OWNER shall be added as an additional insured for purposes of all insurance coverage.
- 8. CONTRACTOR agrees that the personnel retained and employed by CONTRACTOR to perform the services set forth in this Contract shall always be employees of the CONTRACTOR and that all such employees shall be covered by the Worker's Compensation Insurance noted above.
- 9. CONTRACTOR hereby agrees to indemnify and hold OWNER, OWNER's officials, agents and employees harmless from and against any and all legal liability for all judgments, losses, damages, and expenses to the extent such judgments, losses, damages or expenses are in any way caused by the Contractor's negligent acts, errors, or omissions arising out of Contractor's performance of services as set forth in this Contract. Upon completion of all services, obligations, and duties provided for in this Contract, or if this Contract is terminated for any reason, the terms and conditions of this section shall survive. The first \$10.00 paid under the terms of this Contract shall constitute consideration for the indemnity and hold harmless provision, such consideration acknowledged by CONTRACTOR to be sufficient. This indemnity obligation shall not extend to any damages, costs, expenses, claims, suits, actions, or other liability related to or arising out of the negligent or more culpable conduct of the OWNER, its employees, and agents.
- 10. This Contract can be terminated by either party, with or without cause, upon 60 days prior written notice to the other party.
- 11. This Contract may be terminated by OWNER in the event of a material breach by CONTRACTOR which CONTRACTOR fails to cure or remedy after five (5) days prior written notice by OWNER.

12. This Agreement may not be assigned by CONTRACTOR to any other party without the prior written consent of OWNER, such consent to be at the sole discretion of OWNER.

IN WITNESS WHEREOF, the parties hereto have executed, or caused to be executed by their duly authorized officials.

ATTEST:	OWNER: <u>CITY OF SANIBEL</u>			
Scotty Lynn Kelly, MMC City Cler	BY: k Dana Souza, City Manager			
Witness #1 Signature	CONTRACTOR: <b>Karle Enviro-Organic Recyc</b>	ling, Inc.		
Witness #1 Printed Name	BY:Owner / Authorized Agent Signature	_		
Witness #2 Signature	Owner / Authorized Agent Printed Name	<u>–</u> e		
Witness #2 Printed Name	EMAIL ADDRESS:			
APPROVED AS TO FORM:	John Agnew City Attorney Date			