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File Number

Title

**City of West Allis Matter Summary** 

Status

7525 W. Greenfield Ave. West Allis, WI 53214

R-2008-0144		Resolution			In Committee		
		Resolution to Approve the Third Extension and Amendment to Recycling/Processing Agreement by and between West Allis Salvage Co., Inc. and the City of West Allis.					
		Introduced: 6/3/2008			Controlling Body: Public Works Committee		
		Sponsor(s): Public Works Committee					ee
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TOTAL



## City of West Allis

7525 W. Greenfield Ave. West Allis, WI 53214

## Resolution

File Number: R-2008-0144 Final Action:

Sponsor(s):

**Public Works Committee** 

JUN 03 2008

Resolution to Approve the Third Extension and Amendment to Recycling/Processing Agreement by and between West Allis Salvage Co., Inc. and the City of West Allis.

WHEREAS, the City of West Allis ("City") has entered into that certain Agreement dated October 1, 1994, with West Allis Salvage Co., Inc. ("West Allis Salvage") for the recycling/processing of recyclable materials collected by the City (the "Contract"); and,

WHEREAS, the Contract was extended and amended on March 27, 2001, with a new expiration date of September 30, 2004; and,

WHEREAS, on February 27, 2004, the Common Council approved extending the terms and conditions of the existing Contract through December 31, 2006; and,

WHEREAS, in June of 2004, West Allis Salvage proposed to extend the Contract for a five year period and reduce the processing fees from Twenty-two dollars (\$22.00) to Twenty Dollars (\$20.00) per ton; and,

WHEREAS, on June 15, 2004, the City of West Allis Common Council approved the extension and amendment of the Contract which included a new expiration date of December 31, 2009; and,

WHEREAS, in May of 2008, West Allis Salvage has requested to extend the Contract to December 31, 2015; and,

WHEREAS, in response to this requested extension, West Allis Salvage will eliminate all processing fees for recyclables collected by the City; and,

WHEREAS, the elimination of the processing fees will result in an estimated annual savings of \$80,000.

NOW, THEREFORE, BE IT RESOLVED by the Common Council of the City of West Allis as follows:

1. That the Third Extension and Amendment to Recycling/Processing Agreement, which is attached hereto and made a part hereof, be and is hereby approved.

2. That the Mayor and City Administrative Officer, Clerk/Treasurer be and are hereby authorized and directed to execute and deliver the Contract on behalf of the City.

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**ADOPTED** 

JUN 0 3 2008

Paul M. Ziehler, City Admin. Officer, Clerk/Treas.

APPROVED

Dan Devine, Mayor

## THIRD EXTENSION AND AMENDMENT TO RECYCLING/PROCESSING AGREEMENT

Reference is hereby made to that certain Recycling/Processing Agreement dated October 1, 1994, by and between Contractor and City (the "Contract"), the "First Extension and Amendment to Recycling/Processing Agreement dated March 27, 2001 (the "First Extension") and the Second Extension and Amendment to Recycling/Processing Agreement dated June 28, 2004.

The Contractor, in a verbal response made to the Director of Public Works May 22, 2008 and subsequently followed in writing, requests that certain terms and conditions of the Contract be modified with such modifications providing benefit to both parties.

Henceforth, the City and Contractor further agree to amend the Contract as follows:

- 1. Item 2 of the Second Extension and Amendment to Recycling/Processing Agreement, <u>OBLIGATIONS OF WEST ALLIS</u>, delete "The City agrees to pay the Contractor a tipping fee of twenty dollars (\$20.00) per ton for all Recyclables delivered to the MRF by the City." and substitute the following: "During the term of the Contract, the City shall not be assessed a tipping fee for any and all recyclables delivered or caused to be delivered to the MRF by the City."
- 2. Item 3 of the Second Extension and Amendment to Recycling/Processing Agreement, <u>SPECIAL CONDITIONS</u>, delete "During the term of the Contract, the City will pay Contractor Twenty Dollars (\$20.00) per ton for the processing of all commingled container products, excluding mixed paper, which shall not be compensated." and substitute the following: "During the term of the Contract, the City shall not be assessed a fee for the processing of all commingled container products received at the MRF from the City."
- 3. Item 4 of the Second Extension and Amendment to Recycling/Processing Agreement, <u>TERM OF THE AGREEMENT</u>, delete existing language and substitute the following: This Contract shall expire at 11:59 p.m., Central Time, on December 31, 2016.
- 4. Item 5 of the Second Extension and Amendment to Recycling/Processing Agreement "Payment Schedule", delete all costs under "Price Per Input Ton" and replace with the following:

For purpose of this schedule, the City agrees to pay the following recycling/processing fees for each ton of Recyclables delivered by either the City or the Contractor to the MRF:

Type Of Service :	Price Per Input Ton
Receipt and Processing of all Commingled Recyclables	\$00.00
Receipt and Processing of all paper excluding mixed Paper received at the drop-off center	\$00.00
Receipt and Processing of all mixed paper from the drop-off center	\$00.00

Except as extended and modified herein, all of the terms and conditions of the Contract shall remain unchanged and in full force and effect.

This document may be signed in counterparts, all of which, when taken together, shall constitute one contract.

IN WITNESS WHEREOF, the parties have caused this Third Extension and Amendment to Recycling/Processing Agreement to be duly executed as of the day and year first above written.

City Attorney