

CHAPTER 22 – SOLID WASTE

Sec. 22-11. Licenses; non-exclusive; term; indemnity; audit and inspection

(a) It is the policy of the City of Peoria to encourage competition in the provision of solid waste collection services to commercial development.

(b) No license granted by the City of Peoria for the operation of solid waste collection services to commercial development may be an exclusive license or promise in all or any part of the city that there will be no competition.

(c) No license shall be granted by the city for a term greater than ten (10) years.

(d) Any license granted for the operation of solid waste services to commercial development shall provide as a condition of granting the license, that the licensee agree to indemnify the city and hold the city harmless from any loss, harm, claim, cost or liability of any kind arising out of any operation of the licensee. The licensee shall agree to reimburse the city for all costs including litigation costs and attorney fees in connection with any such claim or liability.

(e) At all reasonable times, the licensed solid waste contractor shall permit any duly authorized representative of the city to examine all property of the licensed solid waste contractor, together with any appurtenant property of the licensed solid waste contractor situated within or without the city, and to examine and transcribe any and all maps and other records kept or maintained by the licensed solid waste contractor or under its control which relate to license compliance and deal with the operations, affairs, transactions or property of the licensed solid waste contractor.

(Ord. No. 96-30, 6/4/96, Enacted)