EXHIBIT RM-14 DOCKET: TG-200083

RIDWELL INC. CARRIER CLASSIFICATION

WITNESS: RYAN METZGER

BEFORE THE WASHINGTON STATE UTILITIES AND TRANSPORTATION COMMISSION

IN THE MATTER OF DETERMINING THE PROPER CARRIER CLASSIFICATION OF:

No. TG-200083

RIDWELL, INC.

FOURTEENTH EXHIBIT TO THE DIRECT TESTIMONY OF RYAN METZGER Permit Exemption Approval for Ridwell, from Environmental Services Division, King County, February 28, 2020
ON BEHALF OF RIDWELL, INC.

May 5, 2020

Environmental Health Services Division

401 Fifth Avenue, Suite 1100 Seattle, WA 98104 **206-263-9566** Fax 206-296-0

206-263-9566 Fax 206-296-0189 TTY Relay: 711 www.kingcounty.gov/health

February 28, 2020

Ridwell Ryan Metzger, CEO 312 W. Republican Street, Unit A Seattle, WA 98119



RE: Permit exemption approval for the mobile collection system and material recovery at the Ridwell facility, 312 West Republican Street, Seattle (SR1429680)

Dear Mr. Metzger:

Thank you for submitting information to satisfy the requests from Ridwell's inspection report dated October 8, 2019. Based on the inspection of the facility and our review of your submissions, this facility qualifies for permit exemption if operated in accordance with Table 360-A of Washington Administrative Code (WAC) 173-350-360 and Table 210-A(3) of WAC 173-350-210.

Please follow the following specific conditions to continue operating under solid waste handling permit exemption.

- 1. Annual reporting is required by April 1st
- 2. 30-day notification for new waste streams
- 3. Requirements for universal waste handling for the compact fluorescent lamp (CFL) bulbs and batteries
- 4. Continued compliance with Utilities and Transportation Commission requirements to meet performance standards in WAC 173-350-040

This will allow you to operate a moderate risk waste mobile collection system and recycling and material recovery facility under a solid waste handling permit exemption. Failure to meet these conditions will limit your business to only non-solid waste items according to WAC 173-350-021 and may result in permitting requirements or enforcement with civil penalties.

The exempted solid waste activity at the time of this letter for the facility is the mobile collection of moderate risk waste consisting of batteries, lightbulbs and electronics in addition to the material recovery of threads, corks, latex paint, plastic film, and Styrofoam.

Periodic re-inspections of the facility will be conducted to verify continued compliance with WAC 173-350-360 and WAC 173-350-210 requirements. At any time the facility operates outside the terms and conditions for exemption as outlined in Table 360-A of WAC 173-350-360 and Table 210-A(3) of WAC 173-350-210, it may be subject to the permitting requirements for solid waste handling under WAC 173-350-360 and WAC 173-350-210.

This permit exemption is non-transferable, and a new application will be required if moving to a new facility.

If you have any questions regarding the regulatory requirements for this facility or need further assistance, please contact me at (206)-477-0184 or via e-mail at eayalew@kingcounty.gov.

Sincerely,

Eyasu Ayalew, MS, RS

Health and Environmental Investigator III Solid Waste, Rodent and Zoonotic Program Environmental Health Services Division Public Health-Seattle & King County 401 5th Avenue, Suite 1100 Seattle, WA 98104

Phone: (206)-477-0184

Email: eayalew@kingcounty.gov

cc: Dawn Marie Maurer, Facilities Specialist, Department of Ecology, Northwest Regional Office (via email)

Yolanda Pon, Solid Waste Program Supervisor, Public Health-Seattle & King County Kathryn McPherson, Solid Waste Enforcement Investigator, Washington Utilites and Transportation Commission

Justin Gough, Operations and Logistics Manager, Ridwell