#### GRANT J. SMITH

#### ATTORNEY-AT-LAW

Grant J. Smith, F.sq. esmith@strategysmith.com Direct Dial - 954.328.9064

September 24, 2025

Mr. Mark Johnson Marion County Director of Solid Waste 5601 SE 66<sup>th</sup> Street Ocala, FL 34480

Re: Waste Connections of Florida, Inc Application for Solid Waste Collection Franchise

Dear Mr. Johnson:

As discussed, I enclose for your consideration the application for a commercial/residential franchise waste hauler license from Marion County on behalf of my client, Waste Connections of Florida, Inc.

Please let me know if you have any questions or comments. I look forward to hearing from you soon.

Respectfully submitted,

Grant J. Smith, Esq.



September 24, 2025

Mr. Mark Johnson Marion County Director of Solid Waste 5601 SE 66<sup>th</sup> Street Ocala, FL 34480

Re:

Waste Connections of Florida, Inc., Application for Solid Waste

Collection Franchise

Dear Mr. Johnson:

We write today on behalf of Waste Connections of Florida, Inc. Waste Connections submits the attached application to become a licensed franchise hauler in Marion County for commercial and residential solid waste.

Waste Connections has been operating in Florida for many decades. Although the name today is Waste Connections, in Florida the company was previously known as Progressive and before that, WSI. In fact, several years ago through the acquisition of the Heart of Florida landfill, the company also acquired Good Fellas hauling, which operated locally in Marion County. It is through the acquisition of the Heart of Florida landfill that Waste Connections is proud to say it already has a very longstanding and mutually beneficial relationship with Marion County for the disposal of solid waste.

As is further demonstrated in the attached application and the associated exhibits, Waste Connections of Florida is part of a family of companies which together are the 3<sup>rd</sup> largest solid waste company in North America, has over 25,000 employees, close to \$10 billion in revenue, and operates in 46 states serving millions of customers. Waste Connections, Inc., is a public company traded on The New York and Toronto Stock Exchanges.

We look forward to working with you to complete the application process and have the County Commission issue the appropriate licenses.

Should you have any questions or need additional information, please do not hesitate to contact me.

Respectfully submitted,

Matt Arcarola District Manager



### **Application**



## APPLICATION FOR FRANCHISE Marion County, Florida

### Please Type or Print

Check All that Apply:	
XX Commercial Collection Service XX Residential Collection Service	
Part I – Personal Information Fill out the following information for each applicant, including corporate or partnership applicants:  1. Business Name	
2. Business Owner The applicant is a wholly owned, indirect subsidary of Waste Connections, In	C.
Contact Person, Local Manager (if different than applicant)     Matt Arcarola, District Manager	
4. Address:3935 Rogers Industrial Park Road, Okahumpka, FL 34761	
5. Mailing Address (if different) 3 Waterway Place, Suite 110, The Woodlands, TX 77380	
6. Business Phone: 813.477.9773 7. Social Security:	
8. Tax ID#: 20-0435940 9. Date of Birth: September 20, 1979	
10. Any criminal convictions or charges to which the applicant has pled nolo contandre, no contest, adjudication of guilt withheld or any charge pending:	
Yes XX No	
If yes, explain:	

Part II – Corporation/Partnership Information
If any of the following is applicable, supply the requested information by attachments.

1. Corporation a) Publicly Traded YES XX NO
a) Publicly Traded YES XX NO
If yes, which state or federal agency is responsible for regulating securities?
Securities and Exchange Commission (SEC)
b) State of IncorporationDelaware
Active in Delaware with an active registration to do business in Florida c) Current status (active, dissolved, etc.)
d) Fictitious Business Name Waste Connections of Florida
e) In lieu of <b>b</b> through <b>d</b> above, provide the following:
<ol> <li>Articles of Incorporation</li> <li>Corporation Charter</li> <li>Copy of most recent annual report</li> </ol>
f) List of persons having a financial, management or controlling interest in the corporation with personal information required in Part I above for each individual (for purpose of this section, ownership of 5% or more of applicant shall be deemed a "controlling interest").
NAME: See attached excerpt listing such information from the SEC filings
ADDRESS:
2. Partnership a) Copy of Partnership Agreement
b) Any fictitious name
c) Personal information required in Part 1 above for all partners, including limited partners
Attach separate sheet as needed.

#### Part III - Present or Past Experience

List all experience in the garbage collection, removal or disposal business including:

Years of OperationWaste Connections was founded in 1997
US Headquarters in The Woodlands, Texas, with operations in 46 states and Canad ocation of Business
Has this business ever been revoked or suspended? YES NO XX
If yes, explain:
2. Name of Business
Years of Operation
Location of Business
Has this business ever been revoked or suspended? YES NO
If yes, explain:
If necessary, attach additional business information on a separate sheet.

#### Part IV - Equipment List

	MAKE	MODEL	IDENTIFICATION #
1	Mack - McNeilus	Terrapro	1M2TE1GCXNM006677
2	Mack - Galbreath	Granite	1M2GR3GC7LM019403
3			
4			
5			

Attach separate sheet for additional equipment if needed.

If equipment is to be acquired contingent upon granting of the franchise, the applicant shall provide copies of the contracts and documentation showing the financial capability of the applicant and the source of the funds to complete the transaction. The number of customers shall also be provided.

#### Part V - Attachments

The following steps need to be taken and the information attached to the application:

- 1. A full set of fingerprints of the person(s) required to submit personal information pursuant to Part I above.
- Current audited financial statement or, if no audited statement is available, other financial documentation showing current assets sufficient to operate the proposedd franchise.
- 3. Insurance Information:
  - a. Workman's compensation coverages required by law.
  - b. Motor vehicle liability coverage of not less than:
  - i. Business Auto Liability. Business Auto Liability shall be provided by the Franchise Hauler with combined single limits of not less than \$1,000,000 per occurrence and is to include bodily injury and property damage liability arising out of the operation, maintenance or use of any auto, including owned, non-owned and hired automobiles and employee non-ownership use.
  - c. General Liability insurance, with combined single limits of not less than \$1,000,000 per occurrence shall be provided and maintained by the Franchise Hauler. The only aggregate limit acceptable is a "project aggregate" and the Certificate must show an appropriate endorsement (ISO CG2501) or equal
    - i. If the Commercial General Liability form is used:
      - a. Coverage A shall include premises, operations, products and completed operation, independent contractors, contractual liability covering this contract and broad form property damage coverages.
      - b. Coverage B shall include personal injury
      - c. Coverage C, medical payments, is not required.
    - ii. If the Comprehensive General Liability form is used, it shall include, at least Bodily injury and Property damage liability for premises, operations, products and completed operations, independent contractors, and property damage resulting from explosion, collapse or underground (XCU) exposures.

For General liability insurance, the County shall be named as an additional insured. The franchisee shall annually provide the County with proof of insurance.

4. A non-refundable application fee of one thousand dollars (\$1,000.00) made payable to the Marion County Board of County Commissioners.

"As a person authorized to sign this statement, I certify that the information supplied is true and

correct to the best of my ability."



#### UNANIMOUS WRITTEN CONSENT OF THE SOLE DIRECTOR OF WASTE CONNECTIONS OF FLORIDA, INC.

The undersigned, being the sole director of Waste Connections of Florida, Inc., a Delaware corporation (the "Company"), hereby consents to the following actions and adopts the following resolution pursuant to the Bylaws of this corporation:

WHEREAS, the Company's sole director wishes to authorize the Company's employee listed below to perform certain administrative tasks on behalf of the Company.

BE IT RESOLVED that Matthew Arcarola, District Manager of the Company, be, and he hereby is, authorized to sign, submit and execute by and on behalf of the Company any and all agreements, instruments, documents or papers, as he may deem reasonably appropriate or necessary, pertaining to the *Application for Franchise with Marion County, Florida*, and that any such action taken to date involving the above is hereby ratified and approved.

IN WITNESS WHEREOF, the undersigned sole director of Waste Connections of Florida, Inc. has duly executed this Written Consent in The Woodlands, Texas on the date set forth opposite his name.

Dated: September 22, 2025

Ronald J. Mittelstaedi Director

#### 2025 FOREIGN PROFIT CORPORATION ANNUAL REPORT

DOCUMENT# F03000006157

Entity Name: WASTE CONNECTIONS OF FLORIDA, INC.

**Current Principal Place of Business:** 

3 WATERWAY SQUARE PL STE 110 THE WOODLANDS, TX 77380

**Current Mailing Address:** 

3 WATERWAY SQUARE PL STE 110 THE WOODLANDS, TX 77380 US

FEI Number: 20-0435940

Certificate of Status Desired: No

**FILED** Jan 08, 2025

Secretary of State

1128615293CC

Name and Address of Current Registered Agent:

CORPORATION SERVICE COMPANY 1201 HAYS STREET TALLAHASSEE, FL 32301 US

The above named entity submits this statement for the purpose of changing its registered office or registered agent, or both, in the State of Florida.

Title

Name

Title

Name

I hereby certify that the information indicated on this report or supplemental report is true and accurate and that my electronic signature shall have the same legal effect as if made under oath; that I am an officer or director of the corporation or the receiver or trustee empowered to execute this report as required by Chapter 607, Florida Statutes; and that my name appears

Address

City-State-Zip:

Address

City-State-Zip:

CFO

SECRETARY

SHEA, PATRICK J.

WHITNEY, MARY ANNE F.

THE WOODLANDS TX 77380

EXECUTIVE VICE PRESIDENT,

THE WOODLANDS TX 77380

3 WATERWAY SQUARE PL STE 110

3 WATERWAY SQUARE PL STE 110

SIGNATURE:

Electronic Signature of Registered Agent

Officer/Director Detail:

Title Name DIRECTOR

MITTELSTAEDT, RONALD

Address

3 WATERWAY SQUARE PL STE 110

City-State-Zip: THE WOODLANDS TX 77380

Title

**PRESIDENT** 

Name

MITTELSTAEDT, RONALD

Address

3 WATERWAY SQUARE PL STE 110

City-State-Zip: THE WOODLANDS TX 77380

Title

COO

Name

CHAMBLISS, DARRELL

Address

3 WATERWAY SQUARE PL STE 110

City-State-Zip: THE WOODLANDS TX 77380

Date

SIGNATURE: PATRICK SHEA

above, or on an attachment with all other like empowered.

**SECRETARY** 

01/08/2025

Electronic Signature of Signing Officer/Director Detail

Date

Page 1

# Delaware The First State

I, JEFFREY W. BULLOCK, SECRETARY OF STATE OF THE STATE OF

DELAWARE, DO HEREBY CERTIFY THE ATTACHED IS A TRUE AND CORRECT

COPY OF THE RESTATED CERTIFICATE OF "WASTE CONNECTIONS OF

FLORIDA, INC.", FILED IN THIS OFFICE ON THE TWENTIETH DAY OF

DECEMber, A.D. 2022, AT 4:24 O'CLOCK P.M.



Authentication: 205163840

Date: 12-21-22

#### AMENDED AND RESTATED

State of Delaware
Secretary of State
Division of Corporations
Delivered 04:24 PM 12/20/2022
FILED 04:24 PM 12/20/2022
SR 20224327379 - File Number 3725781

#### CERTIFICATE OF INCORPORATION

#### OF

#### WASTE CONNECTIONS OF FLORIDA, INC.

Waste Connections of Florida, Inc., a corporation organized and existing under and by virtue of the General Corporation Law of the State of Delaware, does hereby certify that:

- 1. The present name of the corporation (hereinafter called the "Corporation") is "Waste Connections of Florida, Inc." The Corporation was originally incorporated under the name "Waste Services of Florida, Inc." as stated in the original certificate of incorporation of the Corporation ("Original Certificate") which was filed with the Secretary of State of the State of Delaware on November 10, 2003. The name of the Corporation was changed to "Waste Connections of Florida, Inc." pursuant to a Certificate of Amendment of Certificate of Incorporation filed by the Corporation with the Secretary of State of the State of Delaware on June 8, 2018.
- 2. This amended and restated certificate of incorporation has been duly adopted in accordance with the provisions of Sections 228, 242, and 245 of the General Corporation Law of the State of Delaware.
- 3. The text of the Original Certificate of the Corporation is hereby amended and restated in its entirety to read as follows:

#### ARTICLE I

The name of this Corporation is Waste Connections of Florida, Inc.

#### ARTICLE II

The address of the registered office of this Corporation in the State of Delaware is 251 Little Falls Drive, Wilmington, New Castle County, Delaware, 19808. This Corporation's registered agent at that address is Corporation Service Company.

#### ARTICLE III

The purpose of this Corporation is to engage in any lawful act or activity for which a corporation may be organized under the General Corporation Law of Delaware.

#### ARTICLE IV

This Corporation is to have perpetual existence.

#### ARTICLE V

This Corporation is authorized to issue 1,000 shares of common stock, with no par value. Authority is hereby expressly granted to the Board of Directors of this Corporation from time to time to issue any authorized but unissued shares of common stock for such consideration and on such terms as it may determine.

#### ARTICLE VI

In furtherance and not in limitation of the powers conferred by statute, the Board of Directors of this Corporation is expressly authorized to adopt, amend or repeal from time to time any or all of the Bylaws of this Corporation.

#### ARTICLE VII

The number of directors which shall constitute the whole Board of Directors of this Corporation shall be as specified in the Bylaws of this Corporation, subject to the provisions of Article VIII, Article X and this Article VIII.

#### ARTICLE VIII

No director or officer of this Corporation shall be personally liable to this Corporation or its stockholders for monetary damages for breach of fiduciary duty as a director or officer, as applicable, except to the extent such an exemption from liability or limitation thereof is not permitted under the General Corporation Law of the State of Delaware as presently in effect or as the same may hereafter be amended. Neither the amendment nor repeal of this Article VIII, nor the adoption of any provision of the Certificate of Incorporation or Bylaws or of any statute inconsistent with this Article VIII, shall eliminate or reduce the effect of this Article VIII in respect of any acts or omissions occurring, or any causes of action, suits or claims that, but for this Article VIII, would accrue or arise, prior to such amendment, repeal or adoption of an inconsistent provision. If the General Corporation Law of the State of Delaware is amended to authorize corporate action further eliminating or limiting the personal liability of directors or officers, then the liability of a director or officer of this Corporation shall be eliminated or limited to the fullest extent permitted by the General Corporation Law of the State of Delaware, as so amended.

#### ARTICLE IX

This Corporation reserves the right at any time and from time to time to amend, alter, change or repeal any provision contained herein, and other provisions authorized by the laws of the State of Delaware at the time in force may be added or inserted, in the manner now or hereafter prescribed by law, and all rights, preferences, and privileges of whatsoever nature conferred upon stockholders, directors, or any other person whomsoever by or pursuant to the Certificate of Incorporation in its present form or as hereafter amended are granted, subject to the rights reserved in this Article IX.

#### ARTICLE X

This Corporation shall, to the fullest extent permitted by the General Corporation Law of the State of Delaware (including, without limitation, Section 145 thereof), as amended from time to time, indemnify (and advance expenses to) any officer or director whom it shall have power to indemnify from and against any and all of the expenses, liabilities or other losses of any nature. The indemnification provided in this Article X shall not be deemed exclusive of any other rights to which those indemnified may be entitled under any Bylaw, agreement, vote of stockholders or disinterested directors or otherwise, both as to action in his or her official capacity and as to action in another capacity, while holding such office, and shall continue as to a person who has ceased to be an officer or director and shall inure to the benefit of the heirs, executors and administrators of such a person.

#### ARTICLE XI

Meetings of stockholders may be held outside the State of Delaware, if the Bylaws so provide. The books of this Corporation may be kept (subject to any provision of law) outside of the State of Delaware. Elections of directors need not be by ballot unless the Bylaws of this Corporation shall so provide.

[Signature page follows]

IN WITNESS WHEREOF, the Corporation has caused this Amended and Restated Certificate of Incorporation to be executed by Worthing F. Jackman, its President and Chief Executive Officer, on December 20, 2022.

Worthing F. Jackman,

President and Chief Executive Officer



### **Business Plan**



#### **Business Plan**

The applicant shall provide its business plan. The applicant shall generally identify how, where, and when the applicant will provide collection service. The applicant shall estimate the number of customers it will be serving within six (6) months if the applicant receives a franchise.

**Current Operations:** Waste Connections of Florida is currently operating in Sumter County, Lake County, Volusia County, Oceola County, Citrus County, Orange County, Hernando County, and Seminole County. We have established a strong presence and built a solid customer base in the greater Central Florida region. The Company successfully services thousands of customers in the area surrounding Marion County.

**Expansion Plan:** Waste Connections is looking to expand its waste collection operations into Marion County. This expansion is part of our strategic growth plan to increase our market reach and serve more customers. If granted a franchise by the Board of County Commissioners, the Company will dedicate sales and operations staff to identify opportunities within the unincorporated area of the County.

**Goals:** Within the first six months of our expansion into Marion County, we aim to secure at least 100 new accounts in the unincorporated areas. This target is based on our market analysis and the demand for our services in the region. Such service will be provided from our district location at 3935 Rogers Industrial Park Road, Okahumpka, FL, using one or more of the trucks identified in our attached application. Services are anticipated to be provided 6 days a week.



### Ordinance 16-47(a)(4) Disclosure



#### Ordinance 16-47(a)(4) Disclosure

#### Information regarding:

(a) violations of any laws, rules, or regulations concerning the protection of the environment, or the public health, safety, or welfare

#### NONE

(b) any lawsuits filed against the applicant by any local government or other person concerning the collection or disposal of solid waste

Centro Hispano Child Development Center et al. v. Waste Connections of Florida, Inc., Case Number 19-10952 CA 22 – 2019.

Sunshine Children's Learning Center, LLC v. Waste Connections of Florida, Inc., No. CACE-21-017107 – 2021. Dismissed in 2023

(c) any lawsuits filed by the applicant against a local government

#### NONE

(d) any cases in which the applicant paid actual damages, liquidated damages, or penalties to a local government or other person as a result of the applicant's collection or disposal of solid waste

#### NONE

(e) any cases in which the FDEP or another environmental agency filed a notice of violation or took other enforcement action against the applicant, including but not limited to cases where the applicant entered into a consent order.

Attached hereto as Attachment 1 is a listing of all NOVs and/or enforcement actions initiated by FDEP or another environmental agency.

obligation based upon the expected future date of the expenditures and discounting the inflated total to its present value using a credit-adjusted risk-free rate.

The principal consideration for our determination that landfill accounting represents a critical audit matter is the judgments and estimates associated with management's determination of the liability due to the nature of the inputs and significant assumptions used in the process including the discount rate, inflation rate, depletion rates, accretion rates, survey data, acreage information, estimated permitted airspace, estimated deemed airspace, and remaining airspace and probability of landfill expansions, all of which can have a significant impact on the calculation of the final capping, closure and post-closure liability. Auditing the net present value of the obligation involved a high degree of subjectivity, auditor judgment and effort in evaluating management's assumptions primarily due to the complexity of the models used to measure the landfill liability, as well as the sensitivity of the underlying significant assumptions. Our audit procedures related to the accounting for the final capping, closure and post closure liability included the following, among others:

- We tested the design and operating effectiveness of key controls related to landfill accounting, including controls
  relating to management's development of discount rate, inflation rate, depletion rates, accretion rates, survey data,
  acreage information, estimated permitted airspace, estimated deemed airspace, remaining airspace, and
  probability of landfill expansions;
- We assessed the qualifications and competence of management and the third-party specialists used to provide the inputs used in developing the models;
- We tested key inputs such as discount rate, inflation rate, depletion rates accretion rates, survey data, acreage
  information, estimated permitted airspace, estimated deemed airspace, remaining airspace, estimated costs for
  final capping, closure and post-closure obligations and probability of landfill expansions;
- We tested mathematical accuracy of the calculations for a selection of the models;
- We obtained and reviewed the associated permits for a selection of landfill models to further validate certain inputs used in the models;
- We compared previously deemed expansion amounts to the subsequent actual permitted amounts;
- We obtained and reviewed supporting documentation to support management's criteria for deemed expansions;
- We evaluated the fair value allocation of assumed liabilities for landfills acquired in business combinations; and
- We tested the accuracy of one-time charges taken at a landfill including key inputs such as: estimated capital and
  operating expenses associated with the landfill's increased leachate generation, the estimated timing of the
  completion of such events, and changes in the timing and amount of closure and post closure costs associated
  with closing the landfill.

#### Valuation of intangible assets in business combinations

As described further in Note 8 to the consolidated financial statements, the Company acquired 24 businesses during 2024. These transactions were accounted for as business combinations in accordance with ASC 805, *Business Combinations*. The principal consideration for our determination that the accounting for these acquisitions represents a critical audit matter, is the judgments and assumptions associated with management's determination of the fair value of intangible assets acquired, including fair value determinations related to recycling and transfer station permits, residential and commercial customer lists, and long-term contracts, all of which are recorded as intangible assets. Auditing the fair value of these assets involved a high degree of subjectivity, auditor judgment and effort in evaluating management's significant assumptions, primarily due to the complexity of the valuation models used to measure the fair value of the aforementioned intangible assets, as well as the sensitivity of the underlying significant assumptions. The Company used a discounted cash flow model to estimate the fair values of the intangible assets, which included assumptions such as discount rate, revenue growth rates, operating expenses, earnings before interest, taxes, depreciation and amortization ("EBITDA") margins, capital expenditures, customer turnover rates, and contributory asset charges (as applicable) that

form the basis of the forecasted results. These significant assumptions are forward-looking and could be affected by future economic and market conditions.

The audit procedures related to the accounting for the acquisitions included the following, among others:

- We tested the design and operating effectiveness of key controls related to the accounting for the 2024
  acquisitions, including controls relating to management's development of forecasts for discount rates, revenue
  growth rates, operating expenses, EBITDA margins, capital expenditures, customer turnover rates and
  contributory asset charges;
- We assessed the qualifications and competence of management and evaluated the methodologies used to determine the fair value of the intangible assets;
- We obtained and tested a selection of purchase price allocations from management;
- We tested the assumptions used within the discounted cash-flow models to estimate the fair value of the
  intangible assets which included assumptions such as discount rate, revenue growth rate, operating expenses,
  EBITDA margin, capital expenditures, customer turnover rate and contributory asset charges;
- We tested the Company's ability to forecast future cash flows for acquired businesses by reviewing actual results
  in the first year after being acquired compared to amounts forecasted when the fair values of acquired assets and
  liabilities were determined;
- We utilized an internal valuation specialist to assist the engagement team in evaluating: the methodologies used
  and whether they were acceptable for the underlying acquisitions and whether such methodologies were being
  applied correctly, the appropriateness of the discount rate used by performing a sensitivity analysis, and the
  qualifications of the valuation specialist engaged by the Company based on their credentials and experience; and
- We evaluated the consistency of significant inputs utilized in all business combinations to evaluate inputs utilized among intangible asset valuation models.

#### /s/ GRANT THORNTON LLP

We have served as the Company's auditor since 2017.

Houston, Texas February 13, 2025

#### Report of Independent Registered Public Accounting Firm

Board of Directors and Shareholders Waste Connections, Inc.

#### Opinion on internal control over financial reporting

We have audited the internal control over financial reporting of Waste Connections, Inc. (an Ontario, Canada corporation) and subsidiaries (the "Company") as of December 31, 2024, based on criteria established in the 2013 *Internal Control—Integrated Framework* issued by the Committee of Sponsoring Organizations of the Treadway Commission ("COSO"). In our opinion, the Company maintained, in all material respects, effective internal control over financial reporting as of December 31, 2024, based on criteria established in the 2013 *Internal Control—Integrated Framework* issued by COSO.

We also have audited, in accordance with the standards of the Public Company Accounting Oversight Board (United States) ("PCAOB"), the consolidated financial statements of the Company as of and for the year ended December 31, 2024, and our report dated February 13, 2025 expressed an unqualified opinion on those financial statements.

#### Basis for opinion

The Company's management is responsible for maintaining effective internal control over financial reporting and for its assessment of the effectiveness of internal control over financial reporting, included in the accompanying Management's Report on Internal Control over Financial Reporting. Our responsibility is to express an opinion on the Company's internal control over financial reporting based on our audit. We are a public accounting firm registered with the PCAOB and are required to be independent with respect to the Company in accordance with the U.S. federal securities laws and the applicable rules and regulations of the Securities and Exchange Commission and the PCAOB.

We conducted our audit in accordance with the standards of the PCAOB. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether effective internal control over financial reporting was maintained in all material respects. Our audit included obtaining an understanding of internal control over financial reporting, assessing the risk that a material weakness exists, testing and evaluating the design and operating effectiveness of internal control based on the assessed risk, and performing such other procedures as we considered necessary in the circumstances. We believe that our audit provides a reasonable basis for our opinion.

#### Definition and limitations of internal control over financial reporting

A company's internal control over financial reporting is a process designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles. A company's internal control over financial reporting includes those policies and procedures that (1) pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and dispositions of the assets of the company; (2) provide reasonable assurance that transactions are recorded as necessary to permit preparation of financial statements in accordance with generally accepted accounting principles, and that receipts and expenditures of the company are being made only in accordance with authorizations of management and directors of the company; and (3) provide reasonable assurance regarding prevention or timely detection of unauthorized acquisition, use, or disposition of the company's assets that could have a material effect on the financial statements.

Because of its inherent limitations, internal control over financial reporting may not prevent or detect misstatements. Also, projections of any evaluation of effectiveness to future periods are subject to the risk that controls may become inadequate because of changes in conditions, or that the degree of compliance with the policies or procedures may deteriorate.

/s/ GRANT THORNTON LLP

Houston, Texas February 13, 2025

### WASTE CONNECTIONS, INC. CONSOLIDATED BALANCE SHEETS (IN THOUSANDS OF U.S. DOLLARS, EXCEPT SHARE AND PER SHARE AMOUNTS)

	December 31,		
	2024	2023	
ASSETS	The second secon		
Current assets:			
Cash and equivalents	\$ 62,366	\$ 78,399	
Accounts receivable, net of allowance for credit losses of \$25,730 and \$23,553 at			
December 31, 2024 and 2023, respectively	935,027	856,953	
Prepaid expenses and other current assets	229,519	206,433	
Total current assets	1,226,912	1,141,785	
Restricted cash	135,807	105,639	
Restricted investments	78,126	70,350	
Property and equipment, net	8,035,929	7,228,331	
Operating lease right-of-use assets	308,198	261,782	
Goodwill	7,950,406	7,404,400	
Intangible assets, net	1,991,619	1,603,541	
Other assets, net	90,812	100,048	
Total assets	\$ 19,817,809	\$ 17,915,876	
LIABILITIES AND EQUITY			
Current liabilities:			
Accounts payable	\$ 637,371	\$ 642,455	
Book overdraft	14,628	14,855	
Deferred revenue	382,501	355,203	
Accrued liabilities	736,824	521,428	
Current portion of operating lease liabilities	40,490	32,533	
Current portion of contingent consideration	59,169	94,996	
Current portion of long-term debt and notes payable	7,851	26,462	
Total current liabilities	1,878,834	1,687,932	
Long-term portion of debt and notes payable	8,072,928	6,724,771	
Long-term portion of operating lease liabilities	272,107	238,440	
Long-term portion of contingent consideration	27,993	20,034	
Deferred income taxes	958,340	1,022,480	
Other long-term liabilities	747,253	524,438	
Total liabilities	11,957,455	10,218,095	
Commitments and contingencies (Note 13)			
Equity:			
Common shares: 258,067,487 shares issued and 258,019,389 shares outstanding at			
December 31, 2024; 257,659,921 shares issued and 257,600,479 shares outstanding at			
December 31, 2023	3,283,161	3,276,661	
Additional paid-in capital	325,928	284,284	
Accumulated other comprehensive loss	(205,740)	(9,826)	
Treasury shares: 48,098 and 59,442 shares at December 31, 2024 and 2023, respectively			
Retained earnings	4,457,005	4,141,690	
Total Waste Connections' equity	7,860,354	7,692,809	
Noncontrolling interest in subsidiaries		4,972	
Total equity	7,860,354	7,697,781	
Total liabilities and equity	\$ 19,817,809	\$ 17,915,876	

### WASTE CONNECTIONS, INC. CONSOLIDATED STATEMENTS OF NET INCOME (IN THOUSANDS OF U.S. DOLLARS, EXCEPT SHARE AND PER SHARE AMOUNTS)

	Years Ended December 31,					
		2024		2023		2022
Revenues	\$	8,919,591	\$	8,021,951	\$	7,211,859
Operating expenses:						
Cost of operations		5,191,706		4,744,513		4,336,012
Selling, general and administrative		883,445		799,119		696,467
Depreciation		974,001		845,638		763,285
Amortization of intangibles		189,768		157,573		155,675
Impairments and other operating items		613,012		238,796		18,230
Operating income		1,067,659		1,236,312		1,242,190
Interest expense		(326,804)		(274,642)		(202,331)
Interest income		11,607		9,350		5,950
Other income, net		10,471		12,481		3,154
Income before income tax provision		762,933		983,501		1,048,963
Income tax provision		(146,363)		(220,675)		(212,962)
Net income		616,570		762,826		836,001
Plus (less): Net loss (income) attributable to noncontrolling interests		1,003		(26)		(339)
Net income attributable to Waste Connections	\$	617,573	\$	762,800	\$	835,662
Earnings per common share attributable to Waste Connections' common shareholders:	n					
Basic	\$	2.39	\$	2.96	\$	3.25
Diluted	\$	2.39	\$	2.95	\$	3.24
Shares used in the per share calculations: Basic Diluted		257,965,871 258,662,190		257,551,129		257,383,578 258,038,801
Cash dividends per common share	\$	1.170	\$	1.050	\$	0.945

### WASTE CONNECTIONS, INC. CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME (IN THOUSANDS OF U.S. DOLLARS)

	Years Ended December 31,			
	2024	2023	2022	
Net income	\$ 616,570	\$ 762,826	\$ 836,001	
Other comprehensive income (loss), before tax:				
Interest rate swap amounts reclassified into interest expense	(20,467)	(19,607)	6,551	
Changes in fair value of interest rate swaps	11,607	10,588	76,336	
Foreign currency translation adjustment	(189,402)	53,633	(157,336)	
Other comprehensive income (loss), before tax	(198,262)	44,614	(74,449)	
Income tax expense (benefit) related to items of other comprehensive income				
(loss)	2,348	2,390	(21,965)	
Other comprehensive income (loss), net of tax	(195,914)	47,004	(96,414)	
Comprehensive income	420,656	809,830	739,587	
Plus (less): Comprehensive loss (income) attributable to noncontrolling interests	1,003	(26)	(339)	
Comprehensive income attributable to Waste Connections	\$ 421,659	\$ 809,804	\$ 739,248	

## WASTE CONNECTIONS, INC. CONSOLIDATED STATEMENTS OF EQUITY YEARS ENDED DECEMBER 31, 2022, 2023 AND 2024 (IN THOUSANDS OF U.S. DOLLARS, EXCEPT SHARE AMOUNTS)

			WASTE C	ONNECTIONS' EQ	ЛТҮ				
				ACCUMULATED		<del></del>			
			ADDITIONAL	OTHER					
	COMMON	SHARES	PAID-IN	COMPREHENSIVE	TREASUR	Y SHARES	RETAINED	NONCONTROLLING	
	SHARES	AMOUNT	CAPITAL	INCOME (LOSS)	SHARES	AMOUNT	EARNINGS	INTERESTS	TOTAL
Balances at December 31, 2021		\$ 3,693,027	\$ 199,482	\$ 39.584	70,662			\$ 4.607	\$ 6,993,545
Sale of common shares held in trust	5,203	660	¥ 177,462	5 57,564	(5,203)		± 5,050,045	4,007	660
Vesting of restricted share units	318,851				(5,205)				
Vesting of performance-based	510,051								
restricted share units	57,677								
Restricted share units released from	37,017	_	_						
deferred compensation plan	19,509								
Tax withholdings related to net share	17,507	-		244		_			
settlements of equity-based									
	(210,700)		(18,358)						(18,358)
compensation	(210,700)			_			*******		62,952
Equity-based compensation	104,253		62,952			_	_	_	02,932
Exercise of warrants	104,253			Page 184					
Issuance of shares under employee	26 502	2.070							3,270
share purchase plan	26,582	3,270				_	*****		(424,999)
Repurchase of common shares	(3,388,155)	(424,999)	-			-	(243,013)	_	
Cash dividends on common shares							(243,013)		(243,013)
Amounts reclassified into earnings, net				4.016					4.015
of taxes			_	4,815	and the same of			_	4,815
Changes in fair value of cash flow				24.100					56.107
hedges, net of taxes		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		56,107		****	market .	*******	56,107
Foreign currency translation				(155.000)					0.52.220
adjustment			_	(157,336)		*****	025 (62	320	(157,336)
Net income							835,662	339	836,001
Balances at December 31, 2022	257,145,716	3,271,958	244,076	(56,830)	65,459		3,649,494	4,946	7,113,644
Sale of common shares held in trust	6,017	794	ARMANA.	_	(6,017)				794
Vesting of restricted share units	378,121			rateria					_
Vesting of performance-based									
restricted share units	195,665	Name of the last o	_			*******	****		
Restricted share units released from									
deferred compensation plan	32,223		_			****			
Tax withholdings related to net share									
settlements of equity-based			(21.000)						(21 000)
compensation	(353,385)		(31,009)		_				(31,009)
Equity-based compensation		tukomu.	71,217			****		_	71,217
Exercise of warrants	166,314					-	(Augusta)	- manual	*****
Issuance of shares under employee	20.000	2 000							3,909
share purchase plan	29,808	3,909		_	-	water the same of	(270 (04)	and a second	
Cash dividends on common shares		_		Addis		_	(270,604)		(270,604)
Amounts reclassified into earnings, net				(14.411)					(14.411)
of taxes	_	_	- market	(14,411)		_		-	(14,411)
Changes in fair value of cash flow				7 702					7 702
hedges, net of taxes	-			7.782	_			<del>//-</del>	7,782
Foreign currency translation				53,633					53,633
adjustment				23,033			762,800	26	762,826
Net income	257.600,479	\$ 3,276,661	\$ 284,284	\$ (9,826)	59,442		\$4,141,690	\$ 4,972	\$7,697,781
Balances at December 31, 2023	237,000,479	3 3,2/0,061	3 284,284	<b>3</b> (9,826)	39,442	<u>s — </u>	3 4,141,090	<b>b</b> 4,9/2	a 1,091,181

## WASTE CONNECTIONS, INC. CONSOLIDATED STATEMENTS OF EQUITY YEARS ENDED DECEMBER 31, 2022, 2023 AND 2024 (IN THOUSANDS OF U.S. DOLLARS, EXCEPT SHARE AMOUNTS)

			WASTE C	ONNECTIONS' EQU	ITY				
				ACCUMULATED					
			ADDITIONAL	OTHER					
	COMMON	SHARES	PAID-IN	COMPREHENSIVE	TREASUI	RY SHARES	RETAINED	NONCONTROLLING	
	SHARES	AMOUNT	CAPITAL	INCOME (LOSS)	SHARES	AMOUNT	EARNINGS	INTERESTS	TOTAL
Balances at December 31, 2023	257,600,479	\$ 3,276,661	\$ 284,284	\$ (9.826)	59,442	\$	\$ 4,141,690	\$ 4,972	\$ 7,697,781
Sale of common shares held in trust	11,344	2,014	·		(11,344)	_		-	2,014
Vesting of restricted share units	343,530		_						
Vesting of performance-based									
restricted share units	153,555			way					_
Vesting of deferred share units	4,602			_			-		_
Restricted share units released from									
deferred compensation plan	19,149	_	well Pr	without	new transport	_		_	_
Tax withholdings related to net share									
settlements of equity-based									
compensation	(329,155)	_	(32,928)					_	(32,928)
Equity-based compensation		-	74,603		_			market and a second	74,603
Exercise of warrants	186,629				****		<u>-</u>		
Issuance of shares under employee									
share purchase plan	29,256	4,486		nembe	white.	-		Anthon	4,486
Cash dividends on common shares					_	_	(302,258)		(302,258)
Amounts reclassified into earnings,									
net of taxes			_	(15,043)		_	_	_	(15,043)
Changes in fair value of cash flow									
hedges, net of taxes	_			8,531		****	_	****	8,531
Foreign currency translation				(100.400)					(100 100)
adjustment		neurem	(21)	(189,402)			_	(2.060)	(189,402)
Purchase of noncontrolling interests		_	(31)				(10 00)	(3,969)	(4,000)
Net income (loss)	250 010 200	0.2.002.161	- 225 026	(205.540)	40.000		617,573	(1,003)	616,570
Balances at December 31, 2024	258,019,389	\$ 3,283,161	\$ 325,928	\$ (205,740)	48,098	2	\$ 4,457,005	\$	\$ 7,860,354

### WASTE CONNECTIONS, INC. CONSOLIDATED STATEMENTS OF CASH FLOWS (IN THOUSANDS OF U.S. DOLLARS)

	Yea	er 31,	
	2024	2023	2022
CASH FLOWS FROM OPERATING ACTIVITIES:			
Net income Adjustments to reconcile net income to net cash provided by operating activities:	\$ 616,570	\$ 762,826	\$ 836,001
Loss from disposal of assets, impairments and other	122.641	38,877	9,519
Adjustment to closure and post-closure liabilities	480,786	159,547	,,,,,,
Depreciation	974,001	845,638	763,285
Amortization of intangibles	189,768	157,573	155,675
Deferred income taxes, net of acquisitions	(57,285)		93,481
Current period provision for expected credit losses	20,243	17,430	17,353
Amortization of debt issuance costs	10,007	6,483	5,454
Share-based compensation	77,885	70,436	63,485
Interest accretion	36,001	22,720	17,668
Payment of contingent consideration recorded in earnings	(35,035)		(2,982)
Adjustments to contingent consideration	(3)	30,367	(1,030)
Other	2,656	(3,943)	(8,217)
Changes in operating assets and liabilities, net of effects from acquisitions:			
Accounts receivable, net	(10,646)	(20,630)	(100,546)
Prepaid expenses and other current assets	(14,360)	10,262	(752)
Accounts payable	(33,323)		192,850
Deferred revenue	18,235	26,519	42,252
Accrued liabilities	90,035	21,753	(28,082)
Capping, closure and post-closure expenditures	(247,936)		(18,881)
Other long-term liabilities	(11,313)		(14,041)
Net cash provided by operating activities	2,228,927	2,126,817	2,022,492
CASH FLOWS FROM INVESTING ACTIVITIES:			
Payments for acquisitions, net of cash acquired	(2,120,878)	(676,793)	(2,206,901)
Capital expenditures for property and equipment	(1,055,988)		(912,677)
Proceeds from disposal of assets	7,903	31,581	30,676
Proceeds from sale of investment in noncontrolling interests	37,000	-	
Other	(27,213)		1,731
Net cash used in investing activities	(3,159,176)	(1,581,079)	(3,087,171)
CASH FLOWS FROM FINANCING ACTIVITIES:			
Proceeds from long-term debt	4,564,469	1,818,765	4,816,146
Principal payments on notes payable and long-term debt	(3,245,419)		(3,073,985)
Payment of contingent consideration recorded at acquisition date	(27,743)		(16,911)
Change in book overdraft	(227)	(790)	(1,076)
Payments for repurchase of common shares			(424,999)
Payments for cash dividends	(302,258)	(270,604)	(243,013)
Tax withholdings related to net share settlements of equity-based compensation	(32,928)	(31,009)	(18,358)
Debt issuance costs	(13,449)		(13,271)
Proceeds from issuance of shares under employee share purchase plan	4,486	3,909	3,270
Proceeds from sale of common shares held in trust	2,014	794	660
Other	(4,000)		
Net cash provided by (used in) financing activities	944,945	(544,405)	1,028,463
Effect of exchange rate changes on cash, cash equivalents and restricted cash	(561)	1,341	(2,035)
Net increase in cash, cash equivalents and restricted cash	14,135	2,674	(38,251)
Cash, cash equivalents and restricted cash at beginning of year	184,038	181,364	219,615
Cash, cash equivalents and restricted cash at end of year	\$ 198,173	\$ 184,038	\$ 181,364

### WASTE CONNECTIONS, INC. CONSOLIDATED STATEMENTS OF CASH FLOWS (IN THOUSANDS OF U.S. DOLLARS)

#### SUPPLEMENTARY DISCLOSURES OF CASH FLOW INFORMATION AND NON-CASH TRANSACTIONS:

	Years Ended December 31,			
	2024	2023	2022	
Cash paid for income taxes	\$ 215,997	\$ 207,020	\$ 100,156	
Cash paid for interest	\$ 298,934	\$ 260,923	\$ 177,424	
Changes in accrued capital expenditures for property and equipment	\$ 21,108	\$ (41,505)	\$ 36,671	
In connection with its acquisitions, the Company assumed liabilities as follows:				
Fair value of assets acquired	\$ 2,352,337	\$ 813,136	\$ 2,471,202	
Cash paid for current year acquisitions	(2,120,878)	(676,793)	(2,206,901)	
Liabilities assumed and notes payable issued to sellers of businesses acquired	\$ 231,459	\$ 136,343	\$ 264,301	

#### WASTE CONNECTIONS, INC. NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

(DOLLAR AMOUNTS IN THOUSANDS OF U.S. DOLLARS, EXCEPT PER SHARE, PER TON AND PER GALLON AMOUNTS OR AS OTHERWISE NOTED)

#### 1. BUSINESS

The financial statements presented in this report represent the consolidation of Waste Connections, Inc., a corporation organized under the laws of Ontario, Canada, and its wholly-owned and majority-owned subsidiaries. When the terms the "Company" or "Waste Connections" are used in this document, those terms refer to Waste Connections, Inc. and its consolidated subsidiaries. All significant intercompany accounts and transactions have been eliminated in consolidation.

The Company is an integrated solid waste services company that provides non-hazardous waste collection, transfer and disposal services, including by rail, along with resource recovery primarily through recycling and renewable fuels generation, in mostly exclusive and secondary markets in the U.S. and Canada. Waste Connections also provides non-hazardous oil and natural gas exploration and production ("E&P") waste treatment, recovery and disposal services in several basins across the U.S. and Canada, as well as intermodal services for the movement of cargo and solid waste containers in the Pacific Northwest.

#### 2. NEW ACCOUNTING STANDARDS AND RECLASSIFICATIONS

Accounting Standards Adopted

Disclosure of Significant Segment Expenses and Other Segment Items. In November 2023, the Financial Accounting Standards Board (the "FASB") amended its existing guidance for segment reporting to require a public entity to disclose significant segment expenses and other segment items on an annual and interim basis and to provide in interim periods all disclosures about a reportable segment's profit or loss and assets that are currently required annually. The amended guidance does not change how a public entity identifies its operating segments, aggregates them or applies the quantitative thresholds to determine its reportable segments. The guidance is applied retrospectively to all periods presented in financial statements, unless it is impracticable. The guidance applies to all public entities and is effective for fiscal years beginning after December 15, 2023, and for interim periods beginning after December 15, 2024. The Company adopted the amended guidance for its fiscal year 2024 annual financial statements and interim financial statements thereafter and have applied this standard retroactively for all prior periods presented in the financial statements. The adoption of this amended guidance did not have a material impact on the Company's consolidated financial statements. See Note 17 for disclosures related to the adoption of this amended guidance.

Accounting Standards Pending Adoption

Additional Income Tax Disclosures. In December 2023, the FASB issued a final standard on improvements to income tax disclosures. The standard requires public business entities to disclose in their rate reconciliation table additional categories of information about federal, state and foreign income taxes and to provide more details about the reconciling items in some categories if the items meet a quantitative threshold. The guidance also requires all entities to disclose annually income taxes paid (net of refunds received) disaggregated by federal (national), state and foreign taxes and to disaggregate the information by jurisdiction based on a quantitative threshold. The standard applies to all entities subject to income taxes. For public business entities, the new requirements will be effective for annual periods beginning after December 15, 2024. The guidance will be applied on a prospective basis with the option to apply the standard retrospectively. Early adoption is permitted. The Company does not expect the adoption of this guidance to have a material impact on its consolidated financial statements.

<u>Disaggregation of Income Statement Expenses</u>. In November 2024, the FASB issued a final standard requiring additional disclosure of the nature of expenses included in the income statement. The standard requires disclosures about specific types of expenses included in the expense captions presented on the face of the statement of operations as well as disclosures about selling expenses. The standard applies to all public business entities and will be effective for annual reporting periods beginning after December 15, 2026 and interim reporting periods within annual reporting periods beginning after December 15, 2027. The guidance will be applied on a prospective basis with the option to apply the

## WASTE CONNECTIONS, INC. NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (DOLLAR AMOUNTS IN THOUSANDS OF U.S. DOLLARS, EXCEPT PER SHARE, PER TON AND PER GALLON AMOUNTS OR AS OTHERWISE NOTED)

standard retrospectively. Early adoption is permitted. The Company does not expect the adoption of this guidance to have a material impact on its consolidated financial statements.

#### 3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

#### Reporting Currency

The functional currency of the Company, as the parent corporate entity, and its operating subsidiaries in the United States, is the U.S. dollar. The functional currency of the Company's Canadian operations is the Canadian dollar. The reporting currency of the Company is the U.S. dollar. The Company's consolidated Canadian dollar financial position is translated to U.S. dollars by applying the foreign currency exchange rate in effect at the consolidated balance sheet date. The Company's consolidated Canadian dollar results of operations and cash flows are translated to U.S. dollars by applying the average foreign currency exchange rate in effect during the reporting period. The resulting translation adjustments are included in other comprehensive income or loss. Gains and losses from foreign currency transactions are included in earnings for the period. All references to "dollars" or "\$" used herein refer to U.S. dollars, and all references to "CAD \$" used herein refer to Canadian dollars, unless otherwise stated.

#### Cash Equivalents

The Company considers all highly liquid investments with original maturities of three months or less at purchase to be cash equivalents. As of December 31, 2024 and 2023, cash equivalents consisted of demand money market accounts.

#### Concentrations of Credit Risk

Financial instruments that potentially subject the Company to concentrations of credit risk consist primarily of cash and equivalents, restricted cash, restricted investments and accounts receivable. The Company maintains cash and equivalents with banks that at times exceed applicable insurance limits. The Company reduces its exposure to credit risk by maintaining such deposits with high quality financial institutions. The Company's restricted cash and restricted investments are invested primarily in money market accounts, bank time deposits, U.S. government and agency securities and Canadian bankers' acceptance notes. The Company has not experienced any losses related to its cash and equivalents, restricted cash or restricted investment accounts. The Company generally does not require collateral on its trade receivables. Credit risk on accounts receivable is minimized as a result of the large and diverse nature of the Company's customer base. The Company maintains allowances for credit losses based on the expected collectability of accounts receivable.

#### WASTE CONNECTIONS, INC.

#### NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

(DOLLAR AMOUNTS IN THOUSANDS OF U.S. DOLLARS, EXCEPT PER SHARE, PER TON AND PER GALLON AMOUNTS OR AS OTHERWISE NOTED)

Revenue Recognition and Accounts Receivable

The Company's operations primarily consist of providing non-hazardous waste collection, transfer, disposal and recycling services, E&P services, and intermodal services. The following table disaggregates the Company's revenues by service line for the periods indicated:

	Years Ended December 31,					
	2024	2023	2022			
Commercial	\$ 2,670,549	\$ 2,476,891	\$ 2,176,295			
Residential	2,258,911	2,125,068	1,891,108			
Industrial and construction roll off	1,403,313	1,333,020	1,183,624			
Total collection	6,332,773	5,934,979	5,251,027			
Landfill	1,557,872	1,483,397	1,328,942			
Transfer	1,349,080	1,198,385	1,026,050			
Recycling	241,873	147,039	204,876			
E&P	521,504	232,211	210,562			
Intermodal and other	191,887	171,721	188,471			
Intercompany	(1,275,398)	(1,145,781)	(998,069)			
Total	\$ 8,919,591	\$ 8,021,951	\$ 7,211,859			

The factors that impact the timing and amount of revenue recognized for each service line may vary based on the nature of the service performed. Generally, the Company recognizes revenue at the time it performs a service. In the event that the Company bills for services in advance of performance, it recognizes deferred revenue for the amount billed and subsequently recognizes revenue at the time the service is provided.

See Note 17 for additional information regarding revenue by reportable segment.

#### Revenue by Service Line

#### Solid Waste Collection

The Company's solid waste collection business involves the collection of waste from residential, commercial and industrial customers for transport to transfer stations, or directly to landfills or recycling centers. Solid waste collection services include both recurring and temporary customer relationships. The services are performed under service agreements, municipal contracts or franchise agreements with governmental entities. Existing franchise agreements and most of the existing municipal contracts give the Company the exclusive right to provide specified waste services in the specified territory during the contract term. These exclusive arrangements are awarded, at least initially, on a competitive bid basis and subsequently on a bid or negotiated basis. The standard customer service agreements generally range from one to five years in duration, although some exclusive franchises are for significantly longer periods. Residential collection services are also provided on a subscription basis with individual households. The fees the Company charges for collection services are based primarily on the market, collection frequency and level of service, route density, type and volume or weight of the waste collected, type of equipment and containers furnished, the distance to the disposal or processing facility, the cost of disposal or processing, and prices charged by competitors for similar services.

In general, residential collection fees are billed monthly or quarterly in advance. Substantially all of the deferred revenue recorded as of September 30, 2024 was recognized as revenue during the three months ended December 31, 2024 when the service was performed. Commercial customers are typically billed on a monthly basis based on the nature of the services provided during the period. Revenue recognized under these agreements is variable in nature based on the number of residential homes or businesses serviced during the period, the frequency of collection and the volume of waste collected. In addition, certain contracts have annual price escalation clauses that are tied to changes in an underlying base index such as a consumer price index which are unknown at contract inception.

## WASTE CONNECTIONS, INC. NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (DOLLAR AMOUNTS IN THOUSANDS OF U.S. DOLLARS, EXCEPT PER SHARE, PER TON AND PER GALLON AMOUNTS OR AS OTHERWISE NOTED)

Solid waste collection revenue from sources other than customer contracts primarily relates to lease revenue associated with compactors. Revenue from these leasing arrangements was not material and represented an insignificant amount of total revenue for each of the reported periods.

#### Landfill and Transfer Station

Revenue at landfills is primarily generated by charging tipping fees on a per ton and/or per yard basis to third parties based on the volume disposed and the nature of the waste. In general, fees are variable in nature and revenue is recognized at the time the waste is disposed at the facility.

Revenue at transfer stations is primarily generated by charging tipping or disposal fees on a per ton and/or per yard basis. The fees charged to third parties are based primarily on the market, type and volume or weight of the waste accepted, the distance to the disposal facility, the method of transportation used and the cost of disposal. In general, fees are billed and revenue is recognized at the time the service is performed. Revenue recognized under these agreements is variable in nature based on the volume of waste accepted at the transfer facility.

Many of the Company's landfill and transfer station customers have entered into one to ten year disposal contracts, most of which provide for annual indexed price increases.

#### Solid Waste Recycling

Solid waste recycling revenues result from the sale of recycled commodities, which are generated by offering residential, commercial, industrial and municipal customers recycling services for a variety of recyclable materials, including compost, cardboard, mixed paper, plastic containers, glass bottles and ferrous and aluminum metals. The Company owns and operates recycling operations and markets collected recyclable materials to third parties for processing before resale. In some instances, the Company utilizes a third party to market recycled materials. In certain instances, the Company issues recycling rebates to municipal or commercial customers, which can be based on the price it receives upon the sale of recycled commodities, a fixed contractual rate or other measures. The Company also receives rebates when it disposes of recycled commodities at third-party facilities. The fees received are based primarily on the market, type and volume or weight of the materials sold. In general, fees are billed and revenue is recognized at the time title is transferred. Revenue recognized under these agreements is variable in nature based on the volume of materials sold. In addition, the amount of revenue recognized is based on commodity prices at the time of sale, which are unknown at contract inception.

#### E&P Waste Treatment, Recovery and Disposal

E&P waste revenue is primarily generated through the treatment, recovery and disposal of non-hazardous exploration and production waste from vertical and horizontal drilling, hydraulic fracturing, production and clean-up activity, as well as other services. Revenue recognized under these agreements is variable in nature based on the volume of waste accepted or processed during the period.

#### Intermodal and Other

Intermodal revenue is primarily generated through providing intermodal services for the rail haul movement of cargo and solid waste containers in the Pacific Northwest through a network of intermodal facilities. The fees received for intermodal services are based on negotiated rates and vary depending on volume commitments by the shipper and destination. In general, fees are billed and revenue is recognized upon delivery.

Other revenues consist primarily of the sale of methane gas and renewable energy credits generated from the Company's MSW landfills.

## WASTE CONNECTIONS, INC. NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (DOLLAR AMOUNTS IN THOUSANDS OF U.S. DOLLARS, EXCEPT PER SHARE, PER TON AND PER GALLON AMOUNTS OR AS OTHERWISE NOTED)

#### Revenue Recognition

Service obligations of a long-term nature, such as solid waste collection service contracts, are satisfied over time, and revenue is recognized based on the value provided to the customer during the period. In many of the Company's markets, solid waste collection service contracts exist as exclusive franchise agreements or municipal contracts. The amount billed to the customer is based on variable elements such as the number of residential homes or businesses for which collection services are provided, the volume of waste collected, transported and disposed, and the nature of the waste accepted. Such contracts are generally within the Company's collection, recycling and other lines of business and have a weighted average remaining contract life of approximately five years, excluding certain exclusive and perpetual agreements, such as governmental certificates. The Company does not disclose the value of unsatisfied performance obligations for these contracts as its right to consideration corresponds directly to the value provided to the customer for services completed to date and all future variable consideration is allocated to wholly unsatisfied performance obligations.

Additionally, certain elements of long-term customer contracts are unknown upon entering into the contract, including the amount that will be billed in accordance with annual price escalation clauses, fuel recovery fee programs and commodity prices. The amount to be billed is often tied to changes in an underlying base index such as a consumer price index or a fuel or commodity index, and revenue is recognized once the index is established for the period.

#### Accounts Receivable

Accounts receivable are recorded when billed or accrued and represent claims against third parties that will be settled in cash. The carrying value of the Company's receivables, net of the allowance for credit losses, represents their estimated net realizable value.

The allowance for credit losses is based on management's assessment of the collectability of assets pooled together with similar risk characteristics. The Company monitors the collectability of its trade receivables as one overall pool due to all trade receivables having similar risk characteristics. The Company estimates its allowance for credit losses based on historical collection trends, the age of outstanding receivables, geographical location of the customer, existing economic conditions and reasonable forecasts. If events or changes in circumstances indicate that specific receivable balances may be impaired, further consideration is given to the collectability of those balances and the allowance is adjusted accordingly. Past-due receivable balances are written off when the Company's internal collection efforts have been unsuccessful in collecting the amount due.

The following is a rollforward of the Company's allowance for credit losses for the periods indicated:

	Years Ended December 31,			
		2024		2023
Beginning balance	\$	23,553	\$	22,939
Current period provision for expected credit losses		20,243		17,430
Write-offs charged against the allowance		(23,141)		(22,743)
Recoveries collected		5,255		5,853
Impact of changes in foreign currency		(180)		74
Ending balance	\$	25,730	\$	23,553

#### Contract Acquisition Costs

The incremental direct costs of obtaining a contract, which consist of sales incentives, are recognized as Other assets in the Company's Consolidated Balance Sheets, and are amortized to Selling, general and administrative expense over the estimated life of the relevant customer relationship, which ranges from one to five years. The Company recognizes the incremental costs of obtaining a contract as an expense when incurred if the amortization period of the asset that the

## WASTE CONNECTIONS, INC. NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (DOLLAR AMOUNTS IN THOUSANDS OF U.S. DOLLARS, EXCEPT PER SHARE, PER TON AND PER GALLON AMOUNTS OR AS OTHERWISE NOTED)

Company would have recognized is one year or less. The Company had \$28,161 and \$25,977 of deferred sales incentives at December 31, 2024 and 2023, respectively. During the years ended December 31, 2024, 2023 and 2022, the Company recorded a total of \$25,047, \$25,855 and \$22,675, respectively, of sales incentive amortization expense for deferred sales incentives and sales incentive expense for contracts with original terms of less than one year.

#### Property and Equipment

Property and equipment are stated at cost. Improvements or betterments, not considered to be maintenance and repair, which add new functionality or significantly extend the life of an asset are capitalized. Third-party expenditures related to pending development projects, such as legal and engineering expenses, are capitalized. Expenditures for maintenance and repair costs, including planned major maintenance activities, are charged to expense as incurred. The cost of assets retired or otherwise disposed of and the related accumulated depreciation are eliminated from the accounts in the year of disposal. Gains and losses resulting from disposals of property and equipment are recognized in the period in which the property and equipment is disposed. Depreciation is computed using the straight-line method over the estimated useful lives of the assets or the lease term, whichever is shorter.

The estimated useful lives are as follows:

Buildings	10 – 20 years
Leasehold and land improvements	3-20 years
Machinery and equipment	3-20 years
Rolling stock	3-10 years
Containers	5-12 years

#### Landfill Accounting

The Company utilizes the life cycle method of accounting for landfill costs. This method applies the costs to be capitalized associated with acquiring, developing, closing and monitoring the landfills over the associated consumption of landfill capacity. The Company utilizes the units of consumption method to amortize landfill development costs over the estimated remaining capacity of a landfill. Under this method, the Company includes future estimated construction costs using current dollars, as well as costs incurred to date, in the amortization base. When certain criteria are met, the Company includes expansion airspace, which has not been permitted, in the calculation of the total remaining capacity of the landfill.

- Landfill development costs. Landfill development costs include the costs of acquisition, construction associated with excavation, liners, site berms, groundwater monitoring wells, gas recovery systems and leachate collection systems. The Company estimates the total costs associated with developing each landfill site to its final capacity. This includes certain projected landfill site costs that are uncertain because they are dependent on future events and thus actual costs could vary significantly from estimates. The total cost to develop a site to its final capacity includes amounts previously expended and capitalized, net of accumulated depletion, and projections of future purchase and development costs, liner construction costs, and operating construction costs. Total landfill costs include the development costs associated with expansion airspace. Expansion airspace is addressed below.
- Final capping, closure and post-closure obligations. The Company accrues for estimated final capping, closure and post-closure maintenance obligations at the landfills it owns and the landfills that it operates, but does not own, under life-of-site agreements. Accrued final capping, closure and post-closure costs represent an estimate of the current value of the future obligation associated with final capping, closure and post-closure monitoring of non-hazardous solid waste landfills currently owned or operated under life-of-site agreements by the Company. Final capping costs represent the costs related to installation of clay liners, drainage and compacted soil layers and topsoil constructed over areas of the landfill where total airspace capacity has been consumed. Closure and post-closure monitoring and maintenance costs represent the costs related to cash expenditures yet to be incurred when

### WASTE CONNECTIONS, INC. NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (DOLLAR AMOUNTS IN THOUSANDS OF U.S. DOLLARS, EXCEPT PER SHARE, PER TON AND PER GALLON AMOUNTS OR AS OTHERWISE NOTED)

a landfill facility ceases to accept waste and closes. Accruals for final capping, closure and post-closure monitoring and maintenance requirements in the U.S. consider site inspection, groundwater monitoring, leachate management, methane gas control and recovery, and operating and maintenance costs to be incurred during the period after the facility closes. Certain of these environmental costs, principally capping and methane gas control costs, are also incurred during the operating life of the site in accordance with the landfill operation requirements of Subtitle D and the air emissions standards. Daily maintenance activities, which include many of these costs, are expensed as incurred during the operating life of the landfill. Daily maintenance activities include leachate disposal; surface water, groundwater, and methane gas monitoring and maintenance; other pollution control activities; mowing and fertilizing the landfill final cap; fence and road maintenance; and third-party inspection and reporting costs. Site specific final capping, closure and post-closure engineering cost estimates are prepared annually for landfills owned or landfills operated under life-of-site agreements by the Company.

The net present value of landfill final capping, closure and post-closure liabilities are calculated by estimating the total obligation in current dollars, inflating the obligation based upon the expected date of the expenditure and discounting the inflated total to its present value using a credit adjusted risk-free rate. Any changes in expectations that result in an upward revision to the estimated undiscounted cash flows are treated as a new liability and are inflated and discounted at rates reflecting market conditions. Any changes in expectations that result in a downward revision (or no revision) to the estimated undiscounted cash flows result in a liability that is inflated and discounted at rates reflecting the market conditions at the time the cash flows were originally estimated. This policy results in the Company's final capping, closure and post-closure liabilities being recorded in "layers." The Company's discount rate assumption for purposes of computing layers for final capping, closure and post-closure obligations was 5.50% for each of 2024 and 2023. The Company's long-term inflation rate assumption was 2.75% for each of the years ended December 31, 2024 and 2023.

In accordance with the accounting guidance on asset retirement obligations, the final capping, closure and post-closure liability is recorded on the balance sheet along with an offsetting addition to site costs which is amortized to depletion expense on a units-of-consumption basis as remaining landfill airspace is consumed. The impact of changes determined to be changes in estimates, based on an annual update, is accounted for on a prospective basis. In the event that changes in an estimate for a closure and post-closure liability are associated with a significant change in facts and circumstances at a landfill or a non-operating section of a landfill, corresponding adjustments to recorded liabilities and Impairments and other operating items are made as soon as is practical. Depletion expense resulting from final capping, closure and post-closure obligations recorded as a component of landfill site costs will generally be less during the early portion of a landfill's operating life and increase thereafter. Owned landfills and landfills operated under life-of-site agreements have estimated remaining lives, based on remaining permitted capacity, probable expansion capacity and projected annual disposal volumes, that range from approximately one to 381 years, with approximately 90% of the projected annual disposal volume from landfills with remaining lives of less than 70 years. The costs for final capping, closure and post-closure obligations at landfills the Company owns or operates under life-of-site agreements are generally estimated based on interpretations of current requirements and proposed or anticipated regulatory changes.

### WASTE CONNECTIONS, INC.

### NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

### (DOLLAR AMOUNTS IN THOUSANDS OF U.S. DOLLARS, EXCEPT PER SHARE, PER TON AND PER GALLON AMOUNTS OR AS OTHERWISE NOTED)

The following is a reconciliation of the Company's final capping, closure and post-closure liability balance from December 31, 2022 to December 31, 2024:

Final capping, closure and post-closure liability at December 31, 2022	\$ 344,606
Liability adjustments	189,136
Accretion expense associated with landfill obligations	19,418
Closure payments	(39,429)
Assumption of closure liabilities from acquisitions	7,687
Foreign currency translation adjustment	815
Final capping, closure and post-closure liability at December 31, 2023	522,233
Liability adjustments	497,955
Accretion expense associated with landfill obligations	29,373
Closure payments	(247,552)
Assumption of closure liabilities from acquisitions	60,913
Foreign currency translation adjustment	(2,799)
Final capping, closure and post-closure liability at December 31, 2024	\$ 860,123

Liability adjustments of \$497,955 and \$189,136 for the years ended December 31, 2024 and 2023, respectively, represent non-cash changes to final capping, closure and post-closure liabilities and are recorded on the Consolidated Balance Sheets along with an offsetting addition to site costs, which is amortized to depletion expense as the remaining landfill airspace is consumed. The final capping, closure and post-closure liability is included in Other long-term liabilities in the Consolidated Balance Sheets. The Company performs its annual review of its cost and capacity estimates in the first quarter of each year. In the event that changes in an estimate for a closure and post-closure liability are associated with a significant change in facts and circumstances at a landfill or a non-operating section of a landfill, corresponding adjustments to recorded liabilities and Impairments and other operating items are made as soon as is practical. In 2023, the Company recorded an additional \$159,547 of charges to adjust the carrying value of a closure and post-closure liability at an area of a landfill site that has been deemed to reach final capacity. Furthermore, during the quarter ended December 31, 2024, the Company recorded an additional \$480,786 of charges to adjust the carrying value of the closure and post-closure liability at the same landfill, which ceased active waste disposal operations as of December 31, 2024. See "Final capping, closure and post-closure obligations" within this Note 3 for additional information regarding the Company's accounting for landfills.

- Disposal capacity. The Company's internal and third-party engineers perform surveys at least annually to estimate the remaining disposal capacity at its landfills. This is done by using surveys and other methods to calculate, based on the terms of the permit, height restrictions and other factors, how much airspace is left to fill and how much waste can be disposed of at a landfill before it has reached its final capacity. The Company's landfill depletion rates are based on the remaining disposal capacity, considering both permitted and probable expansion airspace, at the landfills it owns and landfills it operates, but does not own, under life-of-site agreements. The Company's landfill depletion rate is based on the term of the operating agreement at its operated landfill that has capitalized expenditures. Expansion airspace consists of additional disposal capacity being pursued through means of an expansion that has not yet been permitted. Expansion airspace that meets the following criteria is included in the estimate of total landfill airspace:
  - whether the land where the expansion is being sought is contiguous to the current disposal site, and the Company either owns the expansion property or has rights to it under an option, purchase, operating or other similar agreement;
  - 2) whether total development costs, final capping costs, and closure/post-closure costs have been determined;
  - 3) whether internal personnel have performed a financial analysis of the proposed expansion site and have determined that it has a positive financial and operational impact;

### WASTE CONNECTIONS, INC. NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

### (DOLLAR AMOUNTS IN THOUSANDS OF U.S. DOLLARS, EXCEPT PER SHARE, PER TON AND PER GALLON AMOUNTS OR AS OTHERWISE NOTED)

- 4) whether internal personnel or external consultants are actively working to obtain the necessary approvals to obtain the landfill expansion permit; and
- 5) whether the Company considers it probable that the Company will achieve the expansion (for a pursued expansion to be considered probable, there must be no significant known technical, legal, community, business, or political restrictions or similar issues existing that the Company believes are more likely than not to impair the success of the expansion).

It is possible that the Company's estimates or assumptions could ultimately be significantly different from actual results. In some cases, the Company may be unsuccessful in obtaining an expansion permit or the Company may determine that an expansion permit that the Company previously thought was probable has become unlikely. To the extent that such estimates, or the assumptions used to make those estimates, prove to be significantly different than actual results, or the belief that the Company will receive an expansion permit changes adversely in a significant manner, the costs of the landfill, including the costs incurred in the pursuit of the expansion, may be subject to impairment testing, as described below, and lower profitability may be experienced due to higher amortization rates, higher capping, closure and post-closure rates, and higher expenses or asset impairments related to the removal of previously included expansion airspace.

The Company periodically evaluates its landfill sites for potential impairment indicators. The Company's judgments regarding the existence of impairment indicators are based on regulatory factors, market conditions and operational performance of its landfills. Future events could cause the Company to conclude that impairment indicators exist and that its landfill carrying costs are impaired.

#### **Business Combination Accounting**

The Company accounts for business combinations as follows:

- The Company recognizes, separately from goodwill, the identifiable assets acquired and liabilities assumed at their estimated acquisition date fair values. The Company measures and recognizes goodwill as of the acquisition date as the excess of: (a) the aggregate of the fair value of consideration transferred, the fair value of the noncontrolling interest in the acquiree (if any) and the acquisition date fair value of the Company's previously held equity interest in the acquiree (if any), over (b) the fair value of assets acquired and liabilities assumed.
- At the acquisition date, the Company measures the fair values of all assets acquired and liabilities assumed that arise
  from contractual contingencies. The Company measures the fair values of all noncontractual contingencies if, as
  of the acquisition date, it is more likely than not that the contingency will give rise to an asset or liability.

### Finite-Lived Intangible Assets

The amounts assigned to franchise agreements, contracts, customer lists, permits and other agreements are being amortized over the expected term of the related agreements (ranging from 4 to 51 years). The Company uses an accelerated or straight line basis for amortization, depending on the attributes of the related intangibles.

#### Goodwill and Indefinite-Lived Intangible Assets

The Company acquired indefinite-lived intangible assets in connection with certain of its acquisitions. The amounts assigned to indefinite-lived intangible assets consist of the value of certain perpetual rights to provide solid waste collection and transportation services in specified territories. The Company measures and recognizes acquired indefinite-lived intangible assets at their estimated acquisition date fair values. Indefinite-lived intangible assets are not amortized. Goodwill represents the excess of: (a) the aggregate of the fair value of consideration transferred, the fair value of any noncontrolling interest in the acquiree (if any) and the acquisition date fair value of the Company's previously held equity

## WASTE CONNECTIONS, INC. NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

## (DOLLAR AMOUNTS IN THOUSANDS OF U.S. DOLLARS, EXCEPT PER SHARE, PER TON AND PER GALLON AMOUNTS OR AS OTHERWISE NOTED)

interest in the acquiree (if any), over (b) the fair value of assets acquired and liabilities assumed. Goodwill and intangible assets, deemed to have indefinite lives, are subject to annual impairment tests as described below.

Goodwill and indefinite-lived intangible assets are tested for impairment on at least an annual basis in the fourth quarter of the year. In addition, the Company evaluates its reporting units for impairment if events or circumstances change between annual tests indicating a possible impairment. Examples of such events or circumstances include, but are not limited to, the following:

- a significant adverse change in legal factors or in the business climate;
- an adverse action or assessment by a regulator;
- a more likely than not expectation that a segment or a significant portion thereof will be sold;
- the testing for recoverability of a significant asset group within a segment; or
- current period or expected future operating cash flow losses.

As part of the Company's goodwill impairment test, the Company estimates the fair value of each of its reporting units using discounted cash flow analyses. The Company's reporting units consisted of its six geographic solid waste operating segments at December 31, 2024, 2023 and 2022. The Company compares the fair value of each reporting unit with the carrying value of the net assets assigned to each reporting unit. If the fair value of a reporting unit is greater than the carrying value of the net assets, including goodwill, assigned to the reporting unit, then no impairment results. If the fair value is less than its carrying value, an impairment charge is recorded for the amount by which the carrying value exceeds its fair value, not to exceed the carrying amount of goodwill. In testing indefinite-lived intangible assets for impairment, the Company compares the estimated fair value of each indefinite-lived intangible asset to its carrying value. If the fair value of the indefinite-lived intangible asset is less than its carrying value, an impairment charge would be recorded to earnings in the Company's Consolidated Statements of Net Income.

During the Company's annual impairment analysis of its solid waste operations, the Company determined the fair value of each of its six geographic operating segments at December 31, 2024, 2023 and 2022 and each indefinite-lived intangible asset within those segments using discounted cash flow analyses, which require significant assumptions and estimates about the future operations of each reporting unit and the future discrete cash flows related to each indefinite-lived intangible asset. Significant judgments inherent in these analyses include the determination of appropriate discount rates, the amount and timing of expected future cash flows, growth rates and income tax rates. The cash flows employed in the Company's 2024 discounted cash flow analyses were based on ten-year financial forecasts, which in turn were based on the 2025 annual budget developed internally by management. These forecasts reflect operating profit margins that were consistent with 2024 results and perpetual revenue growth rates of 4.5%. The Company's discount rate assumptions are based on an assessment of the market participant rate which approximated 8.5%. In assessing the reasonableness of the Company's determined fair values of its reporting units, the Company evaluates its results against its current market capitalization. The Company did not record an impairment charge to any of its six geographic operating segments as a result of its annual goodwill and indefinite-lived intangible impairment tests for the years ended December 31, 2024, 2023 or 2022.

Impairments of Property and Equipment and Finite-Lived Intangible Assets

Property, equipment and finite-lived intangible assets are carried on the Company's consolidated financial statements based on their cost less accumulated depreciation or amortization. Finite-lived intangible assets consist of long-term franchise agreements, contracts, customer lists, permits and other agreements. The recoverability of these assets is tested whenever events or changes in circumstances indicate that their carrying amount may not be recoverable.

### WASTE CONNECTIONS, INC. NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

## (DOLLAR AMOUNTS IN THOUSANDS OF U.S. DOLLARS, EXCEPT PER SHARE, PER TON AND PER GALLON AMOUNTS OR AS OTHERWISE NOTED)

Typical indicators that an asset may be impaired include, but are not limited to, the following:

- a significant adverse change in legal factors or in the business climate;
- an adverse action or assessment by a regulator;
- a more likely than not expectation that a segment or a significant portion thereof will be sold;
- the testing for recoverability of a significant asset group within a segment; or
- current period or expected future operating cash flow losses.

If any of these or other indicators occur, a test of recoverability is performed by comparing the carrying value of the asset or asset group to its undiscounted expected future cash flows. If the carrying value is in excess of the undiscounted expected future cash flows, impairment is measured by comparing the fair value of the asset to its carrying value. Fair value is determined by an internally developed discounted projected cash flow analysis of the asset. Cash flow projections are sometimes based on a group of assets, rather than a single asset. If cash flows cannot be separately and independently identified for a single asset, the Company will determine whether an impairment has occurred for the group of assets for which the projected cash flows can be identified. If the fair value of an asset is determined to be less than the carrying amount of the asset or asset group, an impairment in the amount of the difference is recorded in the period that the impairment indicator occurs. Several impairment indicators are beyond the Company's control, and whether or not they will occur cannot be predicted with any certainty. Estimating future cash flows requires significant judgment and projections may vary from cash flows eventually realized. There are other considerations for impairments of landfills, as described below.

During the quarter ended December 31, 2024, the Company made the decision to cease active waste disposal operations as of December 31, 2024 at the Chiquita Canyon Landfill, and therefore recorded a charge of \$116,090 to Impairments and other operating items in the Consolidated Statement of Net Income, which reduced the carrying value of property and equipment. During the years ended December 31, 2023 and 2022, the Company did not record any significant impairment charges for finite-lived intangible assets or property and equipment.

There are certain indicators listed above that require significant judgment and understanding of the waste industry when applied to landfill development or expansion projects. A regulator or court may deny or overturn a landfill development or landfill expansion permit application before the development or expansion permit is ultimately granted. Management may periodically divert waste from one landfill to another to conserve remaining permitted landfill airspace. Therefore, certain events could occur in the ordinary course of business and not necessarily be considered indicators of impairment due to the unique nature of the waste industry.

### Restricted Cash and Restricted Investments

Restricted cash and restricted investments consist of the following:

	Decembe	Determent 51, word			
	Restricted Cash	Restricted Investments	Restricted Cash	Restricted Investments	
Settlement of insurance claims	\$ 121,751	\$	\$ 83,270	\$	
Landfill closure and post-closure obligations	8,852	77,855	13,546	68,266	
Other financial assurance requirements	5,204	271	8,823	2,084	
	\$ 135,807	\$ 78,126	\$ 105,639	\$ 70,350	

December 31 2024

December 31 2023

See Note 12 for further information on restricted cash and restricted investments.

### Attachment 1 - NOV Disclosure

NOV Date	Location/Address	State	Issuing Agency	Action	Nature of Alleged Violation	Resolution
1/16/25	1st Place Recycling	FL	City of Miami	Alleged NOV	Causing offsite sedimentation or turbidity to nearby waterways.	Updated sweeper plan to twice daily and resolved.
1/20/25	Deerfield Beach Rec & TS	FL	Broward County	Alleged NOV	Failure to clean tipping floor, failure to control vectors and failure to contain waste in the building.	Addressed all alleged violations w/in 30 days.
5/27/25	Naples TS	FL	FDEP	Compliance Assistance Offer	Fallure to properly implement SWPPP and properly install, operate and maintain BMPs under the site's NPDES permit.	Resolved BMP issues and updated site activities in line with SWPPP.
9/16/24	1st Place Recycling	FL	Miami Dade County DERM	Alleged NOV	Pumping water offsite without a permit.	Obtained proper permitting.
8/7/23	Deerfield Beach Rec & TS	FL	Broward County DEP	Alleged NOV	Failure to conduct operations in accordance with Operations Plan and Solid Waste Management License as a result of storage of waste outside building	Submit proof of compliance to the Dept. within 30 days
1/6/22	Deerfield Beach Rec & TS	FL	Broward County DEP	Inspection Report	Odor complaint, as well as trash tracked from facility present & excessive, litter present & in stormwater swale, secondary containment not sufficient as well as containers wilack of secondary containment as well as stored waste in container.	Submit proof of compliance to the Dept, within 30 days
3/9/22	Miami	FL	Customs & Border Patrol	Alleged NOV	Compactor not labeled correctly at Miami Intl Airport; Compactor was not sealed & leaking.	Response sent to CBP; retraining of folks who manage the airport account.
3/30/22	Miami	FL	City of Hialeigh	Alleged NOV	Failure to have business tax receipts for parking lot, maintenance activities. Vending machines do not have tax license. Also left one for a neighbor's ice cream machine that is on our property.	Site staff went to City of Hialeah to determine if indeed the tax licenses were needed as we're not open to the public. City has determined they are required. Site is acquiring all documentation to apply for required licenses.
8/1/22	Deerfield Beach Rec & TS	FL	Broward County DEP	Alleged NOV	Reporting and operational violations.	Hearing at the Broward County Gov't Center West on August 25, 2022
2/24/21	1st Place Recycling	FL	City of Miami	Alleged NOV	Stormwater causing off site sedimentation to waterways, private or public property or stormwater mgmt. system.	Cleaned onsite ditches, drains pumped City & 1st Place storm drains, planted sod in swale. Site will pave the property if the lease gets extended. Paid \$500 fine.
4/7/21	Palmetto Materials & Transfer Station	FL	Florida Dept. of Environmental Protection - SW District	Warning Letter	Waste found to be outside of the transfer building.	Responded with explanation of all items and provided requested documentation.
4/7/21	Palmetto Materials & Transfer Station	FL	Florida Dept. of Environmental Protection - SW District	WarningLetter	Waste was found to be mixed wastes without segregation bays in transfer building.	Responded with explanation of all items and provided requested documentation.
4/7/21	Palmetto Materials & Transfer Station	FL	Florida Dept. of Environmental Protection - SW District	WarningLetter	The leachate tank pump volume exceeded 75% capacity threshold; OPS Plan was not onsite for review.	Site added leachate tank check task to their CUBE
4/7/21	Palmetto Materials & Transfer Station	FL	Florida Dept. of Environmental Protection - SW District	Warning Letter	Site did not have rejected load forms available	Site now has the forms
4/12/21	Venice Transfer Station	FL	Louisiana Dept. of Natural Resources	Compliance Order	Failure to provide written notice of operational alteration; Failure to remove all surface equipment & return site as close as possible to original state prior to closure.	We had a conference call with LDNR. All documents were submitted to LDNR prior to Compliance Order being issued. LDNR agreed to review final inspection & to sign off from landicorder. Order.
8/24/21	Taft Recycling	FL	Orange County EPD	Alleged NOV	Litter on haul route to facility	Cleaned litter/tires from haul route (on going battle). Submitted response to EPD on 9-14-21.
8/24/21	Taft Recycling	FL	Orange County EPD	Alleged NOV	Litter in stormwater pond area	Cleaned litter from in and around stormwater pond. Submitted response to EPD on 9-14-21.
8/24/21	Taft Recycling	FL	Orange County EPD	Alleged NOV	Waste outside building	Removed waste outside of building. Submitted response to EPD on 9-14-21.
8/24/21	Taft Recycling	FL	Orange County EPD	Alleged NOV	Lack of stormwater weekly inspection forms	Added task to the CUBE. Submitted response to EPD on 9-14-21.
8/25/21	Tampa Materials Transfer	FL	Hillsborough County EPC	Alleged NOV	Leachate tank alarm not functional & tank was full.	Repaired leachate tank alarm and pumped leachate tank. Site responded via emails/photos on 8/25/21 and 9/7/21.
8/25/21	Tampa Materials Transfer	FL.	Hillsborough County EPC	Alleged NOV	Litter observed throughout site	Cleaned up litter. Site responded via emails/photos on 8/25/21 and 9/7/21.
8/25/21	Tampa Materials Transfer	FL	Hillsborough County EPC	Alleged NOV	property  Class III & C&D waste observed outside bldg.	Shut down for a day to ensure Class III/C&D could get caught up. Site responded via emails/photos on 8/25/21 and 9/7/21.
9/2/21	Opa Locka Container Shop	FL	Miami-Dade County - Fire Rescue	Alleged NOV	Failure to inspect fire protection system.	Site had contractor out to repair all items. Response and photos sent by site 9/29/21.
9/2/21	Opa Locka Container Shop	FL	Miami-Dade County - Fire Rescue	Alleged NOV	Failure to maintain sprinkler heads free of paint	Site had contractor out to repair all items. Response and photos sent by site 9/29/21.
9/2/21	Opa Locka Container Shop	FL	Miami-Dade County - Fire Rescue	Alleged NOV	Cover plates found to be missing on sprinkler heads	Site had contractor out to repair all items. Response and photos sent by site 9/29/21.
9/2/21	Opa Locka Container Shop	FL	Miami-Dade County - Fire Rescue	Alleged NOV	Failure to provide fire/sprinkler protection throughoutspecifically the hall next to the conference room.	Site had contractor out to repair all items. Response and photos sent by site 9/29/21.
10/11/21	Pasco West	FL	Florida Dept. Environmental Protection	Aileged NOV	Valve on secondary containment for diesel tankwas partially open & Quarterly Visual Monitoring Records were not available for Q2 & Q3 of 2021.	Haven't received formal letter yet/just email



## **Bond Evidence**



September 15, 2025

Marion County 601 SE 25th Avenue Ocala, FL 34471

Re: Waste Connections of Florida, Inc.
Permit for Commercial and Residential Franchise License

To Whom It May Concern:

Waste Connections of Florida, Inc. is a highly regarded client of Travelers Casualty and Surety Company of America for bonding purposes.

We understand that Waste Connections of Florida, Inc. will be submitting an application to you for a Permit for a Commercial and Residential Franchise License. If the proposal is accepted and Waste Connections of Florida, Inc. asks us for a performance bond, Travelers Casualty and Surety Company of America will issue this bond on an industry standard annually renewable performance bond form, a copy of which is attached for your review.

If you have any questions about this fine client, please do not hesitate to give me a call at 916.971.8843.

Sincerely,

Travelers Casualty and Surety Company of America

Lisa Betancur, Attorney-In-Fact



### Travelers Casualty and Surety Company of America Travelers Casualty and Surety Company St. Paul Fire and Marine Insurance Company

### POWER OF ATTORNEY

KNOW ALL MEN BY THESE PRESENTS: That Travelers Casualty and Surety Company of America, Travelers Casualty and Surety Company, and St. Paul Fire and Marine Insurance Company are corporations duly organized under the laws of the State of Connecticut (herein collectively called the "Companies"), and that the Companies do hereby make, constitute and appoint Lisa Betancur of SACRAMENTO California, their true and lawful Attorney(s)-in-Fact to sign, execute, seal and acknowledge any and all bonds, recognizances, conditional undertakings and other writings obligatory in the nature thereof on behalf of the Companies in their business of guaranteeing the fidelity of persons, guaranteeing the performance of contracts and executing or guaranteeing bonds and undertakings required or permitted in any actions or proceedings allowed by law.

IN WITNESS WHEREOF, the Companies have caused this instrument to be signed, and their corporate seals to be hereto affixed, this 21st day of April, 2921.







State of Connecticut

City of Hartford ss.

On this the 21st day of April, 2021, before me personally appeared Robert L. Raney, who acknowledged himself to be the Senior Vice President of each of the Companies, and that he, as such, being authorized so to do, executed the foregoing instrument for the purposes therein contained by signing on behalf of said Companies by himself as a duly authorized officer.

IN WITNESS WHEREOF, I hereunto set my hand and official seal.

My Commission expires the 30th day of June, 2026



Anna P. Nowik, Notary Public

Robert L. Raney Senior Vice President

This Power of Attorney is granted under and by the authority of the following resolutions adopted by the Boards of Directors of each of the Companies, which resolutions are now in full force and effect, reading as follows:

RESOLVED, that the Chairman, the President, any Vice Chairman, any Executive Vice President, any Senior Vice President, any Vice President, any Second Vice President, the Treasurer, any Assistant Treasurer, the Corporate Secretary or any Assistant Secretary may appoint Attorneys-in-Fact and Agents to act for and on behalf of the Company and may give such appointee such authority as his or her certificate of authority may prescribe to sign with the Company's name and seal with the Company's seal bonds, recognizances, contracts of indemnity, and other writings obligatory in the nature of a bond, recognizance, or conditional undertaking, and any of said officers or the Board of Directors at any time may remove any such appointee and revoke the power given him or her; and it is

**FURTHER RESOLVED,** that the Chairman, the President, any Vice Chairman, any Executive Vice President, any Senior Vice President or any Vice President may delegate all or any part of the foregoing authority to one or more officers or employees of this Company, provided that each such delegation is in writing and a copy thereof is filed in the office of the Secretary; and it is

FURTHER RESOLVED, that any bond, recognizance, contract of indemnity, or writing obligatory in the nature of a bond, recognizance, or conditional undertaking shall be valid and binding upon the Company when (a) signed by the President, any Vice Chairman, any Executive Vice President, any Senior Vice President or any Vice President, any Second Vice President, the Treasurer, any Assistant Treasurer, the Corporate Secretary or any Assistant Secretary and duly attested and sealed with the Company's seal by a Secretary or Assistant Secretary; or (b) duly executed (under seal, if required) by one or more Attorneys-in-Fact and Agents pursuant to the power prescribed in his or her certificate or their certificates of authority or by one or more Company officers pursuant to a written delegation of authority; and it is

FURTHER RESOLVED, that the signature of each of the following officers: President, any Executive Vice President, any Senior Vice President, any Vice President, any Assistant Vice President, any Secretary, and the seal of the Company may be affixed by facsimile to any Power of Attorney or to any certificate relating thereto appointing Resident Vice Presidents, Resident Assistant Secretaries or Attorneys-in-Fact for purposes only of executing and attesting bonds and undertakings and other writings obligatory in the nature thereof, and any such Power of Attorney or certificate bearing such facsimile signature or facsimile seal shall be valid and binding upon the Company and any such power so executed and certified by such facsimile signature and facsimile seal shall be valid and binding on the Company in the future with respect to any bond or understanding to which it is attached.

I, Kevin E. Hughes, the undersigned, Assistant Secretary of each of the Companies, do hereby certify that the above and foregoing is a true and correct copy of the Power of Attorney executed by said Companies, which remains in full force and effect.

Dated this 15th day of September 2025







Kevin E. Hughes, Assistant Secretary

### **ACKNOWLEDGMENT**

A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.

validity of that document.
State of California County of
On Jeptember 15, 200 before me, Donna Marie Borja, Notary Public (insert name and title of the officer)
(insert name and title of the officer)
personally appeared Lisa Betancur ,
who proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.
I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct.
WITNESS my hand and official seal.  DONNA MARIE BORJA COMMISSION #2430459 NOTARY PUBLIC - CALFORNIA SOLANO COUNTY MY COMMISSION EXPIRES DECEMBER 12, 2026
DECOMMENT 12, 2020

(Seal)

Bond No
Premium \$

### PERFORMANCE BOND

KNOW ALL MEN BY the laws of the state of							
(Obligee), in the payment of which sum	e penal sum	of	(\$) Do	llars, lawful m	oney of the Un	ited States of A	America, for the
administrators, and succ							
THE CONDITION OF certain written Contract which is attached, which therein shall alter, enlart	t wi <b>th the</b> al ch <b>Ag</b> re <b>em</b> er	oove <b>name</b> nt is m <b>ad</b> e	ed Obligee, fo a part hereof	r and m and incorporate	ore fully describ d herein by refe	oe <mark>d in said</mark> Cor erence, except t	ntract, a copy of
NOW, THEREFORE, perform the Contract, a void, otherwise to rem subject to the following	if Principal ccording to ain in full f	, its <b>exe</b> ct the te <b>rms</b> , force <b>and</b>	utors, <b>adm</b> inis stipul <b>atio</b> ns or	trators, success	ors and assigns	s <b>ha</b> ll promptl bli <b>ga</b> tion shall	become null and
Notwithstanding the property and may be extended by failure or inability of the obligee recoverable under and all continuation ce amount as set forth in the thereto.	by <b>the</b> Suret e P <b>rinci</b> pal to der t <b>his</b> bond rtificates iss	y by Con o file a rep d or any nued in cor	tinuation Cert placement bond enewal or con inection therev	ificate. However the distribution of the event of the	ver, neither nong f nonrenewal, sh of. The liability of cumulative ar	enewal by the all itself constitution of the Surety and shall in no e	Surety, nor the tute a loss to the under this bond went exceed the
Sealed with our seals a	nd dated <b>th</b> is	dag	<b>y</b> of,	•			
(Witness)							
(Attest)				. Atto	rney-In-Fact		



## **Insurance Certificate**



### CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY) 9/15/2025

THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES PELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURER(S), AUTHORIZED PRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER.

IMPORTANT: If the certificate holder is an ADDITIONAL INSURED, the policy(ies) must have ADDITIONAL INSURED provisions or be endorsed. If SUBROGATION IS WAIVED, subject to the terms and conditions of the policy, certain policies may require an endorsement. A statement on this certificate does not confer rights to the certificate holder in lieu of such endorsement(s).

	f SUBROGATION IS WAIVED, sub his certificate does not confer righ							require an endorsement	I. A ST	atement on
PRODUCER						CONTACT NAME:				
NF	FP Prop & Casualty Serv Inc. 320 American River Drive				PHONE   FAX (A/C, No, Ext): (A/C, No):					
	uite 125				E-MAIL ADDRESS: wcnuscoirequest@nfp.com					
	acramento CA 95864				INSURER(S) AFFORDING COVERAGE				NAIC#	
					INSURER			nce Company		22667
	URED			WASTCON-03	INSURER	в: Chubb Ir	demnity Insu	rance Company		12777
	aste Connections of Florida, Inc. Waterway Square Place, Suite #	10			INSURER	C:				
	ne Woodlands, TX 77380	10			INSURER					
'''	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,				INSURER					
					INSURER					
co	OVERAGES (	ERTIF	ICATI	E NUMBER: 1258752133				REVISION NUMBER:		
II C	THIS IS TO CERTIFY THAT THE POLIC NDICATED. NOTWITHSTANDING AN CERTIFICATE MAY BE ISSUED OR M EXCLUSIONS AND CONDITIONS OF SU	REQU AY PER CH POL	IREME TAIN, ICIES.	NT, TERM OR CONDITION THE INSURANCE AFFORD LIMITS SHOWN MAY HAVE	OF ANY DED BY T BEEN RE	CONTRACT HE POLICIES EDUCED BY I	OR OTHER I S DESCRIBEI PAID CLAIMS.	DOCUMENT WITH RESPE	CT TO	WHICH THIS
INSR	TYPE OF INSURANCE		L SUBF			POLICY EFF MM/DD/YYYY)	POLICY EXP (MM/DD/YYYY)	LIMIT	s	
Α	X COMMERCIAL GENERAL LIABILITY	Y		HDO G49353066		8/1/2025	8/1/2026	EACH OCCURRENCE	\$ \$2,00	00,000
	CLAIMS-MADE X OCCUR							DAMAGE TO RENTED PREMISES (Ea occurrence)	\$ \$1,00	00,000
								MED EXP (Any one person)	\$\$10,0	)00
								PERSONAL & ADV INJURY	\$ \$2,00	00,000
	GEN'L AGGREGATE LIMIT APPLIES PER:							GENERAL AGGREGATE	\$ \$5,00	00,000
1	X POLICY PRO-							PRODUCTS - COMP/OP AGG	\$ \$4,00	00,000
	OTHER:			ļ				COMPINED SINICI E LIMIT	\$	
,	AUTOMOBILE LIABILITY			ISAH10755517		8/1/2025	8/1/2026	COMBINED SINGLE LIMIT (Ea accident)		000,000
1	X ANY AUTO SCHEDULED							BODILY INJURY (Per person)	\$	
	AUTOS ONLY AUTOS NON-OWNED						BODILY INJURY (Per accident) PROPERTY DAMAGE			
	AUTOS ONLY AUTOS ONLY							(Per accident)	\$	
	<del> </del>								\$	
	UMBRELLA LIAB OCCUR							EACH OCCURRENCE	\$	
	EXCESS LIAB CLAIMS-M	ADE			j			AGGREGATE	\$	
В	DED   RETENTION \$   WORKERS COMPENSATION			NAU D 070700570		8/1/2025	0/4/2020	X PER OTH- STATUTE ER	\$	
D	AND EMPLOYERS' LIABILITY	/ N		WLR C72796573	1	0/1/2025	8/1/2026			
	ANYPROPRIETOR/PARTNER/EXECUTIVE OFFICER/MEMBER EXCLUDED?	N N/	A					E.L. EACH ACCIDENT	\$ \$1,50	
	(Mandatory in NH)  If yes, describe under	_						E.L. DISEASE - EA EMPLOYEE		
<del> </del>	DESCRIPTION OF OPERATIONS below		+					E.L. DISEASE - POLICY LIMIT	\$ \$1,50	20,000
									í	
									į	
DES	SCRIPTION OF OPERATIONS / LOCATIONS / VI	HICLES	ACOR	101. Additional Remarks Schedu	ile, may be	attached if more	space is require	ed)	··········	
	arion County, Florida is included as a							,		
CERTIFICATE HOLDER					CANCI	ELLATION				
<u> </u>									***************************************	***************************************
-	Madago O at 51 th				THE	EXPIRATION	DATE THE	ESCRIBED POLICIES BE CA EREOF, NOTICE WILL E Y PROVISIONS.		
1	Marion County, Florida 601 SE 25th Avenue									
1	Ocala FL 34471				AUTHORI	ZED REPRESE!	TATIVE			
I					1 /					



Connect with the Future

## Financials - Officers - 5% Owners

## **Share Ownership**



### Share Ownership of Five Percent Shareholders

The following table shows ownership information for any person or company known by our directors and executive officers to beneficially own, or control or direct, directly or indirectly, 5% or more of the Common Shares. This information is presented as of the Record Date.

> NUMBER OF OUTSTANDING **COMMON SHARES** BENEFICIALLY OWNED(1)

PERCENT OF CLASS(2)

NAME OF BENEFICIAL OWNER The Vanguard Group<sup>(3)</sup>

28,410,377

11.00%

- Beneficial ownership is determined in accordance with the rules of the SEC. In general, a person who has voting power and/or investment power with respect to securities is treated as the beneficial owner of those securities.
- Based on 258,363,968 Common Shares outstanding as of the Record Date.
- The Common Share ownership of The Vanguard Group is based on a Schedule 13G/A filed with the SEC on February 13, 2024. The Vanguard Group has sole voting power with respect to zero Common Shares, shared voting power with respect to 2,776,978 Common Shares, sole dispositive power with respect to 25,329,433 Common Shares and shared dispositive power with respect to 3,080,944 Common Shares. The address of The Vanguard Group is 100 Vanguard Blvd., Malvern, Pennsylvania 19355.

#### INFORMATION ABOUT OUR EXECUTIVE OFFICERS

The following table sets forth certain information concerning our executive officers as of February 3, 2025:

Name	Age	Positions
Ronald J. Mittelstaedt	61	President and Chief Executive Officer
Darrell W. Chambliss	60	Executive Vice President and Chief Operating Officer
James M. Little	63	Executive Vice President - Engineering and Disposal
Patrick J. Shea	54	Executive Vice President, General Counsel and Secretary
Mary Anne Whitney	61	Executive Vice President and Chief Financial Officer
Matthew S. Black	52	Senior Vice President - Chief Accounting Officer
Aaron J. Bradley	43	Senior Vice President – Performance Optimization
Robert M. Cloninger	52	Senior Vice President, Deputy General Counsel and Assistant Secretary
Eric O. Hansen	59	Senior Vice President - Chief Information Officer
Susan R. Netherton	55	Senior Vice President - People, Training and Development
Robert A. Nielsen III	60	Senior Vice President - Operations
Dan Pio	61	Senior Vice President – Operations
Philip J. Rivard	63	Senior Vice President – Business Development

Ronald J. Mittelstaedt has been President and Chief Executive Officer of the Company since April 2023. From July 2019 to that date, Mr. Mittelstaedt served as Executive Chairman of the Company. From its formation in 1997 to July 2019, Mr. Mittelstaedt served as Chief Executive Officer of the Company. Mr. Mittelstaedt has served as a director of the Company since its formation and serves on the Executive Committee. Mr. Mittelstaedt was elected Chairman in January 1998 and served in that capacity until stepping down to serve as President and Chief Executive Officer in April 2023. He also served as President of the Company from its formation through August 2004. Mr. Mittelstaedt has more than 35 years of experience in the solid waste industry. He serves as a director of SkyWest, Inc. Mr. Mittelstaedt holds a B.A. degree in Business Economics with a finance emphasis from the University of California at Santa Barbara.

Darrell W. Chambliss has been Executive Vice President and Chief Operating Officer of the Company since October 2003. From October 1, 1997 to that date, Mr. Chambliss served as Executive Vice President – Operations of the Company. Mr. Chambliss has more than 30 years of experience in the solid waste industry. Mr. Chambliss holds a B.S. degree in Business Administration from the University of Arkansas.

James M. Little has been Executive Vice President – Engineering and Disposal of the Company since July 2019. From February 2009 to that date, Mr. Little served as Senior Vice President – Engineering and Disposal of the Company. From September 1999 to February 2009, Mr. Little served as Vice President – Engineering of the Company. Mr. Little held various management positions with Waste Management, Inc. (formerly USA Waste Services, Inc., which acquired Waste Management, Inc. and Chambers Development Co. Inc.) from April 1990 to September 1999, including Regional Environmental Manager and Regional Landfill Manager, and most recently Division Manager in Ohio, where he was responsible for the operations of ten operating companies in the Northern Ohio area. Mr. Little is a certified professional geologist and holds a B.S. degree in Geology from Slippery Rock University.

Patrick J. Shea has been Executive Vice President, General Counsel and Secretary of the Company since July 2019. From August 2014 to that date, Mr. Shea served as Senior Vice President, General Counsel and Secretary of the Company. From February 2009 to August 2014, Mr. Shea served as Vice President, General Counsel and Secretary of the Company. He served as General Counsel and Secretary of the Company from February 2008 to February 2009 and Corporate Counsel of the Company from February 2004 to February 2008. Mr. Shea practiced corporate and securities law with Brobeck, Phleger & Harrison LLP in San Francisco from 1999 to 2003 and Winthrop, Stimson, Putnam & Roberts (now Pillsbury Winthrop Shaw Pittman LLP) in New York and London from 1995 to 1999. Mr. Shea holds a B.S. degree in Managerial Economics from the University of California at Davis and a J.D. degree from Cornell University.

Mary Anne Whitney has been Executive Vice President and Chief Financial Officer of the Company since February 2021. From July 2018 to that date, Ms. Whitney served as Senior Vice President and Chief Financial Officer of the Company. From February 2018 to July 2018, Ms. Whitney served as Senior Vice President - Finance of the Company.

From March 2012 to February 2018, Ms. Whitney served as Vice President - Finance of the Company. From November 2006 to March 2012, Ms. Whitney served as Director of Finance of the Company. Ms. Whitney held various finance positions for Wheelabrator Technologies from 1990 to 2001. Ms. Whitney holds a B.A. degree in Economics from Georgetown University and an M.B.A. in Finance from New York University Stern School of Business. Ms. Whitney also serves on the Board of Directors of Vestis Corp.

Matthew S. Black has been Senior Vice President – Chief Accounting Officer of the Company since February 2023. From January 2017 to that date, Mr. Black served as Senior Vice President and Chief Tax Officer of the Company. From March 2012 to January 2017, Mr. Black served as Vice President and Chief Tax Officer of the Company. From December 2006 to March 2012, Mr. Black served as Executive Director of Taxes of the Company. Mr. Black served as Tax Director for The McClatchy Company from April 2001 to November 2006, and served as Tax Manager from December 2000 to March 2001. From January 1994 to November 2000, Mr. Black held various positions, including Tax Manager, for PricewaterhouseCoopers LLP. Mr. Black is a Certified Public Accountant and holds a B.S. degree in Accounting and Master's degree in Taxation from California State University, Sacramento.

Aaron J. Bradley has been Senior Vice President – Performance Optimization of the Company since February 2025. From March 2022 to that date, Mr. Bradley served as a Regional Vice President of the Company. From October 2018 to March 2022, Mr. Bradley served as a Divisional Vice President of the Company. From September 2015 to October 2018, Mr. Bradley served as a District Manager of the Company. From April 2010 to September 2015, Mr. Bradley held various positions for the Company, including Assistant District Manager, Division Controller, District Controller, and Assistant Controller. Prior to joining the Company in April 2010, Mr. Bradley served as Controller and Chief Financial Officer for Burks Tractor Company. Mr. Bradley holds a B.S. degree in Finance and an M.B.A. from Idaho State University.

Robert M. Cloninger has been Senior Vice President, Deputy General Counsel and Assistant Secretary of the Company since February 2022. From August 2014 to that date, Mr. Cloninger served as Vice President, Deputy General Counsel and Assistant Secretary of the Company. From February 2013 to August 2014, Mr. Cloninger served as Deputy General Counsel of the Company. He served as Corporate Counsel of the Company from February 2008 to February 2013. Mr. Cloninger practiced corporate, securities and mergers and acquisitions law with Schiff Hardin LLP in Chicago from 1999 to 2004 and Downey Brand LLP in Sacramento from 2004 to 2008. Mr. Cloninger holds a B.A. degree in History from Northwestern University and a J.D. degree from the University of California at Davis.

Eric O. Hansen has been Senior Vice President – Chief Information Officer of the Company since February 2019. From July 2004 to that date, Mr. Hansen served as Vice President – Chief Information Officer of the Company. From January 2001 to July 2004, Mr. Hansen served as Vice President – Information Technology of the Company. From April 1998 to December 2000, Mr. Hansen served as Director of Management Information Systems of the Company. Mr. Hansen holds a B.S. degree from Portland State University.

Susan R. Netherton has been Senior Vice President – People, Training and Development of the Company since February 2022. From July 2013 to that date, Ms. Netherton served as Vice President – People, Training and Development of the Company. From February 2007 to July 2013, Ms. Netherton served as Director of Human Resources and Employment Manager of the Company. From 1994 to 2007, Ms. Netherton held various human resources positions at Carpenter Technology Corporation, a publicly-traded, specialty metals and materials company. Ms. Netherton holds a B.S. in Elementary Education from Kutztown University and an M.B.A. from St. Mary's College of California.

Robert A. Nielsen III has been Senior Vice President – Operations of the Company since July 2023. From April 2002 to that date, Mr. Nielsen served as a Region Vice President of the Company, including for its Southern, Western and Eastern Regions. From May 1999 to April 2002, Mr. Nielsen served as a District Manager of the Company. Prior to joining the Company in May 1999, Mr. Nielsen worked for Browning Ferris Industries as an Area Vice President of Recycling. Mr. Nielsen holds a B.S. degree in Agriculture from University of Maine.

Dan Pio has been Senior Vice President – Operations of the Company since July 2023. From June 2016 to that date, Mr. Pio served as a President of Waste Connections of Canada. From January 2016 to June 2016, Mr. Pio served as Chief Executive Officer and Chief Integration Officer of Progressive Waste Solutions Ltd. prior to its merger with the Company. From October 2013 to January 2016, Mr. Pio served as Executive Vice President, Strategy and Business Development for

Progressive Waste Solutions Ltd. From March 2010 to October 2013, Mr. Pio served as Vice President and Chief Operating Officer of BFI Canada. From January 2001 to October 2005, Mr. Pio served as Senior Vice President with Waste Management, Inc. and President of Waste Management of Canada. During his over 35 years in the solid waste industry, Mr. Pio also held senior level positions at USA Waste Services and Laidlaw Waste Systems. Mr. Pio holds a B.A. Economics degree from McMaster University.

Philip J. Rivard has been Senior Vice President – Business Development of the Company since July 2023. From April 2022 to that date, Mr. Rivard served as Executive Director and Head of M&A of the Company. From July 2001 to March 2022, Mr. Rivard served as a Regional Vice President of the Company. From August 1999 to June 2001, Mr. Rivard served as a Divisional Vice President of the Company. From October 1997 to July 1999, Mr. Rivard served as a Business Development Manager of the Company. From July 1988 to September 1997, Mr. Rivard held various positions with USA Waste Services Inc., Sanifill, Inc. and Browning-Ferris Industries. Mr. Rivard worked as an external auditor at Touche Ross & Co. from June 1986 to June 1988. Mr. Rivard holds a B.S. degree in Accounting from Metropolitan State University of Denver.

### AVAILABLE INFORMATION

Our corporate website address is www.wasteconnections.com. We make our reports on Forms 10-K, 10-Q and 8-K and any amendments to such reports available on our website free of charge as soon as reasonably practicable after we file them with or furnish them to the Securities and Exchange Commission, or SEC, and with the securities commissions or similar regulatory authorities in Canada. The SEC maintains an internet website at www.sec.gov that contains reports, proxy and information statements, and other information regarding issuers that file electronically with the SEC. The references in this Annual Report on Form 10-K to our website address or any third party's website address, including but not limited to the SEC's website and any websites maintained by the securities commissions or similar regulatory authorities in Canada, do not constitute incorporation by reference of the information contained in those websites and should not be considered part of this document unless otherwise expressly stated.

#### ITEM 1A. RISK FACTORS

This Annual Report on Form 10-K and the documents incorporated herein by reference contain forward-looking statements based on expectations, estimates, and projections as of the date of this filing. Actual results may differ materially from those expressed in forward-looking statements. See Item 7 of Part II – "Management's Discussion and Analysis of Financial Condition and Results of Operations."

#### Risk Factors Related to Our Company and Industry

Our industry is highly competitive and includes companies with lower prices, return expectations or other advantages, and governmental service providers, which could adversely affect our ability to compete and our operating results.

Our industry is highly competitive and requires substantial labor and capital resources. Some of the markets in which we compete or will seek to compete are served by one or more large, national companies, as well as by regional and local companies of varying sizes and resources. Some of our competitors may be able to provide or be willing to bid their services at lower prices than we may be willing to offer, which could impact our ability to win new business or retain existing business, including municipal contracts that come up for renewal. We also compete with counties, provinces, municipalities and solid waste districts that maintain or could develop their own waste collection and disposal operations. These operators may have financial advantages over us because of their access to user fees and similar charges, tax revenues and tax-exempt financing. If we are not able to replace revenues from contracts lost through competitive bidding or early termination or from the renegotiation of existing contracts with other revenues within a reasonable time, our revenues could decline. In addition, existing and future competitors may develop or offer new services or technologies, new facilities or other competitive advantages. Our inability to compete effectively could hinder our growth or negatively impact our operating results.

#### Report of Independent Registered Public Accounting Firm

Board of Directors and Shareholders Waste Connections, Inc.

#### Opinion on the financial statements

We have audited the accompanying consolidated balance sheets of Waste Connections, Inc. (an Ontario, Canada corporation) and subsidiaries (the "Company") as of December 31, 2024 and 2023, the related consolidated statements of net income, comprehensive income, equity, and cash flows for each of the three years in the period ended December 31, 2024, and the related notes and financial statement schedule included under Item 15(a) (collectively referred to as the "consolidated financial statements"). In our opinion, the consolidated financial statements present fairly, in all material respects, the financial position of the Company as of December 31, 2024 and 2023, and the results of its operations and its cash flows for each of the three years in the period ended December 31, 2024, in conformity with accounting principles generally accepted in the United States of America.

We also have audited, in accordance with the standards of the Public Company Accounting Oversight Board (United States) ("PCAOB"), the Company's internal control over financial reporting as of December 31, 2024, based on criteria established in the 2013 *Internal Control—Integrated Framework* issued by the Committee of Sponsoring Organizations of the Treadway Commission ("COSO"), and our report dated February 13, 2025 expressed an unqualified opinion.

#### Basis for opinion

These consolidated financial statements are the responsibility of the Company's management. Our responsibility is to express an opinion on the Company's consolidated financial statements based on our audits. We are a public accounting firm registered with the PCAOB and are required to be independent with respect to the Company in accordance with the U.S. federal securities laws and the applicable rules and regulations of the Securities and Exchange Commission and the PCAOB

We conducted our audits in accordance with the standards of the PCAOB. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement, whether due to error or fraud. Our audits included performing procedures to assess the risks of material misstatement of the financial statements, whether due to error or fraud, and performing procedures that respond to those risks. Such procedures included examining, on a test basis, evidence regarding the amounts and disclosures in the financial statements. Our audits also included evaluating the accounting principles used and significant estimates made by management, as well as evaluating the overall presentation of the financial statements. We believe that our audits provide a reasonable basis for our opinion.

### Critical audit matters

The critical audit matters communicated below are matters arising from the current period audit of the financial statements that were communicated or required to be communicated to the audit committee and that: (1) relate to accounts or disclosures that are material to the financial statements and (2) involved our especially challenging, subjective, or complex judgments. The communication of critical audit matters does not alter in any way our opinion on the financial statements, taken as a whole, and we are not, by communicating the critical audit matters below, providing separate opinions on the critical audit matters or on the accounts or disclosures to which they relate.

### Landfill Accounting

As described further in Note 3 to the consolidated financial statements, the net present value of landfill final capping, closure and post-closure liabilities are calculated by estimating the total obligation in current dollars, inflating the

## WASTE CONNECTIONS, INC. NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

## (DOLLAR AMOUNTS IN THOUSANDS OF U.S. DOLLARS, EXCEPT PER SHARE, PER TON AND PER GALLON AMOUNTS OR AS OTHERWISE NOTED)

### Fair Value of Financial Instruments

The Company's financial instruments consist primarily of cash and equivalents, trade receivables, restricted cash and investments, trade payables, debt instruments, contingent consideration obligations and interest rate swaps. As of December 31, 2024 and 2023, the carrying values of cash and equivalents, trade receivables, restricted cash and investments, trade payables and contingent consideration are considered to be representative of their respective fair values. The carrying values of the Company's debt instruments, excluding certain notes as listed in the table below, approximate their fair values as of December 31, 2024 and 2023, based on current borrowing rates, current remaining average life to maturity and borrower credit quality for similar types of borrowing arrangements, and are classified as Level 2 within the fair value hierarchy. The carrying values and fair values of the Company's debt instruments where the carrying values do not approximate their fair values as of December 31, 2024 and 2023, are as follows:

	Carrying Value at			Fair Value (a) at			a) at	
	De	cember 31, 2024	De	cember 31, 2023	De	ecember 31, 2024	De	cember 31, 2023
4.25% Senior Notes due 2028	\$	500,000	\$	500,000	\$	488,500	\$	496,800
3.50% Senior Notes due 2029	\$	500,000	\$	500,000	\$	471,450	\$	478,350
4.50% Senior Notes due 2029	\$	347,500	\$		\$	359,168	\$	MANAGEMENT
2.60% Senior Notes due 2030	\$	600,000	\$	600,000	\$	536,220	\$	539,460
2.20% Senior Notes due 2032	\$	650,000	\$	650,000	\$	535,275	\$	543,725
3.20% Senior Notes due 2032	\$	500,000	\$	500,000	\$	437,150	\$	450,200
4.20% Senior Notes due 2033	\$	750,000	\$	750,000	\$	696,300	\$	729,600
5.00% Senior Notes due 2034	\$	750,000	\$		\$	731,625	\$	-
3.05% Senior Notes due 2050	\$	500,000	\$	500,000	\$	321,700	\$	362,600
2.95% Senior Notes due 2052	\$	850,000	\$	850,000	\$	528,955	\$	601,460

<sup>(</sup>a) Senior Notes are classified as Level 2 within the fair value hierarchy. Fair value inputs include third-party calculations of the market interest rate of notes with similar ratings in similar industries over the remaining note terms.

For details on the fair value of the Company's interest rate swaps, restricted cash and investments and contingent consideration, see Note 12.

### Derivative Financial Instruments

The Company recognizes all derivatives on the balance sheet at fair value. All of the Company's derivatives have been designated as cash flow hedges; therefore, the gain or loss on the derivatives will be recognized in accumulated other comprehensive income (loss) ("AOCIL") and reclassified into earnings in the same period during which the hedged transaction affects earnings and is presented in the same income statement line item as the earnings effect of the hedged item. The Company classifies cash inflows and outflows from derivatives within operating activities on the statement of cash flows.

One of the Company's objectives for utilizing derivative instruments is to reduce its exposure to fluctuations in cash flows due to changes in the variable interest rates of certain borrowings under the Revolving Credit Agreement (defined below). The Company's strategy to achieve that objective involves entering into interest rate swaps. The interest rate swaps outstanding at December 31, 2024 were specifically designated to the Revolving Credit Agreement and accounted for as cash flow hedges.

### WASTE CONNECTIONS, INC.

### NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

## (DOLLAR AMOUNTS IN THOUSANDS OF U.S. DOLLARS, EXCEPT PER SHARE, PER TON AND PER GALLON AMOUNTS OR AS OTHERWISE NOTED)

At December 31, 2024, the Company's derivative instruments included four interest rate swap agreements as follows:

Date Entered	Notional Amount	Fixed Interest Rate Paid <sup>(a)</sup>	Variable Interest Rate Received	Effective Date (b)	Expiration Date
August 2017	\$ 200,000	2.1230 %	1-month Term SOFR	November 2022	October 2025
June 2018	\$ 200,000	2.8480 %	1-month Term SOFR	November 2022	October 2025
June 2018	\$ 200,000	2.8284 %	1-month Term SOFR	November 2022	October 2025
December 2018	\$ 200,000	2.7715 %	1-month Term SOFR	November 2022	July 2027

<sup>(</sup>a) Plus applicable margin.

(b) In October 2022, the Company amended the reference rate in all of its outstanding interest rate swap contracts to replace One-Month LIBOR with One-Month Term SOFR and certain credit spread adjustments. The Company did not record any gains or losses upon the conversion of the reference rates in these interest rate swap contracts, and the Company believes these amendments will not have a material impact on its Consolidated Financial Statements.

The fair values of derivative instruments designated as cash flow hedges at December 31, 2024, were as follows:

Derivatives Designated as Cash	Asset Derivatives		Liability Derivat	ives
Flow Hedges	Balance Sheet Location	Fair Value	Balance Sheet Location	Fair Value
Interest rate swaps	Prepaid expenses and other current assets(a)	\$ 10,545	Accrued liabilities	\$
•	Other assets, net	3,384		
Total derivatives designated as cash flow hedges		\$ 13,929		\$

<sup>(</sup>a) Represents the estimated amount of the existing unrealized gains on interest rate swaps as of December 31, 2024 (based on the interest rate yield curve at that date), included in AOCIL expected to be reclassified into pre-tax earnings within the next 12 months. The actual amounts reclassified into earnings are dependent on future movements in interest rates.

The fair values of derivative instruments designated as cash flow hedges as of December 31, 2023, were as follows:

Derivatives Designated as Cash	Asset Derivatives		Liability Derivatives			
Flow Hedges	Balance Sheet Location	Fair Value	Balance Sheet Location	Fair Value		
Interest rate swaps	Prepaid expenses and other current assets Other assets, net	\$ 15,842 6,945	Accrued liabilities	\$ —		
Total derivatives designated as cash flow hedges		\$ 22,787		\$		

The following table summarizes the impact of the Company's cash flow hedges on the results of operations, comprehensive income (loss) and AOCIL for the years ended December 31, 2024, 2023 and 2022:

Derivatives			Statement of	Amount of (C	Gain) or Loss F	teclassified
Designated as Cash	Amount of	Gain or (Loss) Recog	nized Net Income		OCIL into Earı	nings,
Flow Hedges	as AOCIL o	n Derivatives, Net of	Tax (a) Classification	l	Net of Tax <sup>(b)</sup>	
	Years	Ended December 31,		Years E	nded Decembe	r 31,
	2024	2023 2	022	2024	2023	2022
Interest rate swaps	\$ 8,531	\$ 7,782 \$ 56	,107 Interest expense	\$ (15,043)	\$ (14,411)	\$ 4,815

<sup>(</sup>a) In accordance with the derivatives and hedging guidance, the changes in fair values of interest rate swaps have been recorded in equity as a component of AOCIL. As the critical terms of the interest rate swaps match the underlying debt being hedged, all unrealized changes in fair value are recorded in AOCIL.

See Note 15 for further discussion on the impact of the Company's hedge accounting to its consolidated comprehensive income (loss) and AOCIL.

<sup>(</sup>b) Amounts reclassified from AOCIL into earnings related to realized gains and losses on interest rate swaps are recognized when interest payments or receipts occur related to the swap contracts, which correspond to when interest payments are made on the Company's hedged debt.

# WASTE CONNECTIONS, INC. NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (DOLLAR AMOUNTS IN THOUSANDS OF U.S. DOLLARS, EXCEPT PER SHARE, PER TON AND PER GALLON

AMOUNTS OR AS OTHERWISE NOTED)

#### Income Taxes

Deferred tax assets and liabilities are determined based on differences between the financial reporting and income tax bases of assets and liabilities and are measured using the enacted tax rates and laws that are expected to be in effect when the differences are expected to reverse. The Company records valuation allowances to reduce net deferred tax assets to the amount considered more likely than not to be realized.

The Company is required to evaluate whether the tax positions taken on its income tax returns will more likely than not be sustained upon examination by the appropriate taxing authority. If the Company determines that such tax positions will not be sustained, it records a liability for the related unrecognized tax benefits. The Company classifies its liability for unrecognized tax benefits as a current liability to the extent it anticipates making a payment within one year.

The Company uses the flow-through method to account for investment tax credits earned on eligible development expenditures. Under this method, the investment tax credits are recognized as a reduction to income tax expense in the year they are earned.

#### Share-Based Compensation

Under the 2020 Employee Share Purchase Plan (the "ESPP"), participants will be granted an option to purchase Company common shares on the first business day of each offering period, with such option to be automatically exercised on the last business day of such offering period to purchase a whole number of the Company's common shares determined by dividing the accumulated payroll deductions in the participant's notional account on such exercise date by the applicable exercise price. The exercise price is equal to 95% of the closing price of the Company's common shares on the last day of the relevant offering period; provided, however, that such exercise price will not be less than 85% of the volume weighted average price of the Company's common shares as reflected on the Toronto Stock Exchange (the "TSX") over the final five trading days of the offering period.

The fair value of restricted share unit ("RSU") awards is determined based on the number of RSUs granted and the closing price of the common shares in the capital of the Company adjusted for future dividends. The fair value of deferred share unit ("DSU") awards is determined based on the number of DSUs granted and the closing price of the common shares in the capital of the Company.

Compensation expense associated with outstanding performance-based restricted share unit ("PSU") awards is measured using the fair value of the Company's common shares adjusted for future dividends and is based on the estimated achievement of the established performance criteria at the end of each reporting period until the performance period ends, recognized ratably over the performance period. Compensation expense is only recognized for those awards that the Company expects to vest, which it estimates based upon an assessment of the probability that the performance criteria will be achieved.

All share-based compensation cost is measured at the grant date, based on the estimated fair value of the award adjusted for future dividends, and is recognized on a straight-line basis as expense over the employee's requisite service period. The Company recognizes gross share compensation expense with actual forfeitures as they occur.

Warrants are valued using the Black-Scholes pricing model with a contractual life of five years, a risk free interest rate based on the 5-year U.S. treasury yield curve and expected volatility. The Company uses the historical volatility of its common shares over a period equivalent to the contractual life of the warrants to estimate the expected volatility. The fair market value of warrants issued to consultants for acquisitions are recorded immediately as share-based compensation expense.

## WASTE CONNECTIONS, INC. NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

### (DOLLAR AMOUNTS IN THOUSANDS OF U.S. DOLLARS, EXCEPT PER SHARE, PER TON AND PER GALLON AMOUNTS OR AS OTHERWISE NOTED)

Share-based compensation expense recognized during the years ended December 31, 2024, 2023 and 2022, was \$77,885 (\$58,203 net of taxes), \$70,436 (\$52,708 net of taxes) and \$63,485 (\$47,503 net of taxes), respectively. This share-based compensation expense includes RSUs, PSUs, DSUs, share option and warrant expense. The share-based compensation expense totals include amounts associated with the Progressive Waste share-based compensation plans, continued by the Company following the Progressive Waste acquisition, which allow for the issuance of shares or cash settlement to employees upon vesting. The Company records share-based compensation expense in Selling, general and administrative expenses in the Consolidated Statements of Net Income. The total unrecognized compensation cost at December 31, 2024, related to unvested RSU awards was \$83,706 and this future expense will be recognized over the remaining vesting period of the RSU awards, which extends to 2028. The weighted average remaining vesting period of the RSU awards was \$14,877 and this future expense will be recognized over the remaining vesting period of the PSU awards, which extends to 2027. The weighted average remaining vesting period of PSU awards is 1.1 years.

#### Other Share-Based Awards

As of December 31, 2024, 2023 and 2022, the Company had a liability of \$8,068, \$8,060 and \$8,042, respectively, representing the December 31, 2024, 2023 and 2022 fair values, respectively, of outstanding Progressive Waste restricted share units which are expected to be cash settled. All remaining unvested Progressive Waste restricted share units vested during the year ended December 31, 2019.

#### Per Share Information

Basic net income per share attributable to holders of the Company's common shares is computed using the weighted average number of common shares outstanding and vested and unissued restricted share units deferred for issuance into the deferred compensation plan. Diluted net income per share attributable to holders of the Company's common shares is computed using the weighted average number of common and potential common shares outstanding. Potential common shares are excluded from the computation if their effect is anti-dilutive.

### Advertising Costs

Advertising costs are expensed as incurred. Advertising expense for the years ended December 31, 2024, 2023 and 2022, was \$9,197, \$9,097 and \$8,335, respectively, which is included in Selling, general and administrative expense in the Consolidated Statements of Net Income.

### Insurance Liabilities

As a result of its insurance policies, the Company is effectively self-insured for automobile liability, general liability, employer's liability, environmental liability, cyber liability, employment practices liability, and directors' and officers' liability as well as for employee group health insurance, property and workers' compensation. The Company's insurance accruals are based on claims filed and estimates of claims incurred but not reported and are developed by the Company's management with assistance from its third-party actuary and its third-party claims administrator. The insurance accruals are influenced by the Company's past claims experience factors and by published industry development factors. At December 31, 2024 and 2023, the Company's total accrual for self-insured liabilities was \$243,764 and \$183,546, respectively, which is included in Accrued liabilities in the Consolidated Balance Sheets. For the years ended December 31, 2024, 2023 and 2022, the Company recognized \$323,760, \$261,589 and \$204,347, respectively, of self-insurance expense which is included in Cost of operations and Selling, general and administrative expense in the Consolidated Statements of Net Income.

### WASTE CONNECTIONS, INC.

#### NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

(DOLLAR AMOUNTS IN THOUSANDS OF U.S. DOLLARS, EXCEPT PER SHARE, PER TON AND PER GALLON AMOUNTS OR AS OTHERWISE NOTED)

### 4. USE OF ESTIMATES AND ASSUMPTIONS

In preparing the Company's consolidated financial statements, several estimates and assumptions are made that affect the accounting for and recognition of assets, liabilities, revenues and expenses. These estimates and assumptions must be made because certain of the information that is used in the preparation of the Company's consolidated financial statements is dependent on future events, cannot be calculated with a high degree of precision from data available or is simply not capable of being readily calculated based on generally accepted methodologies. In some cases, these estimates are particularly difficult to determine and the Company must exercise significant judgment. The most difficult, subjective and complex estimates and the assumptions that deal with the greatest amount of uncertainty are related to the Company's accounting for landfills, self-insurance accruals, income taxes, allocation of acquisition purchase price, contingent consideration accruals and asset impairments. An additional area that involves estimation is when the Company estimates the amount of potential exposure it may have with respect to litigation, claims and assessments in accordance with the accounting guidance on contingencies. Actual results for all estimates could differ materially from the estimates and assumptions that the Company uses in the preparation of its consolidated financial statements.

### 5. PREPAID EXPENSES AND OTHER CURRENT ASSETS

Prepaid expenses and other current assets consist of the following:

	December 31,		
	2024	2023	
Income taxes receivable	\$ 37,599	\$ 28,124	
Parts and supplies	71,156	61,673	
Prepaid insurance	40,014	26,607	
Unrealized cash flow hedge gains	10,545	15,842	
Prepaid licenses and permits	14,141	13,898	
Other	56,064	60,289	
	\$ 229,519	\$ 206,433	

### PROPERTY AND EQUIPMENT, NET

Property and equipment, net consists of the following:

	December 31,		
	2024	2023	
Landfill site costs	\$ 5,778,483	\$ 5,507,596	
Rolling stock	3,428,765	3,084,623	
Land, buildings and improvements	2,328,287	1,807,719	
Containers	1,364,624	1,277,594	
Machinery and equipment	1,539,394	1,222,792	
Construction in progress	191,404	167,025	
	14,630,957	13,067,349	
Less accumulated depreciation and depletion	(6,595,028)	(5,839,018)	
	\$ 8,035,929	\$ 7,228,331	

December 31

Machinery and equipment included \$8,956 and \$9,762, at December 31, 2024 and 2023, respectively, of equipment assets accounted for as finance leases. The Company's landfill depletion expense, recorded in Depreciation in the Consolidated Statements of Net Income, for the years ended December 31, 2024, 2023 and 2022, was \$289,696, \$254,633 and \$232,251, respectively.

# WASTE CONNECTIONS, INC. NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (DOLLAR AMOUNTS IN THOUSANDS OF U.S. DOLLARS, EXCEPT PER SHARE, PER TON AND PER GALLON AMOUNTS OR AS OTHERWISE NOTED)

### 7. LEASES

The Company rents certain equipment and facilities under short-term agreements, non-cancelable operating lease agreements and finance leases. The Company determines if an arrangement is or contains a lease at contract inception. The Company recognizes a right-of-use ("ROU") asset and a lease liability at the lease commencement date. The lease liability is initially measured at the present value of the unpaid lease payments at the lease commencement date.

Key estimates and judgments include how the Company determines (1) the discount rate it uses to discount the unpaid lease payments to present value, (2) lease term and (3) lease payments.

The lease guidance requires a lessee to discount its unpaid lease payments using the interest rate implicit in the lease or, if that rate cannot be readily determined, its incremental borrowing rate. Generally, the Company cannot determine the interest rate implicit in the lease because it does not have access to the lessor's estimated residual value or the amount of the lessor's deferred initial direct costs. Therefore, the Company generally uses its incremental borrowing rate as the discount rate for the lease. The Company's incremental borrowing rate for a lease is the rate of interest it would have to pay on a collateralized basis to borrow an amount equal to the lease payments under similar terms.

The lease term for the Company's leases includes the noncancelable period of the lease, plus any additional periods covered by either a Company option to extend (or not to terminate) the lease that the Company is reasonably certain to exercise, or an option to extend (or not to terminate) the lease controlled by the lessor.

Lease payments included in the measurement of the lease liability comprise fixed payments or variable lease payments. The variable lease payments take into account annual changes in the consumer price index and common area maintenance charges, if known.

ROU assets for operating and finance leases are periodically reviewed for impairment losses. The Company uses the long-lived asset impairment guidance in ASC Subtopic 360-10, Property, Plant, and Equipment – Overall, to determine whether an ROU asset is impaired, and if so, the amount of the impairment loss to recognize. The Company did not recognize an impairment charge for any of its ROU assets during the years ended December 31, 2024, 2023 and 2022.

The Company monitors for events or changes in circumstances that require a reassessment of one of its leases. When a reassessment results in the remeasurement of a lease liability, a corresponding adjustment is made to the carrying amount of the corresponding ROU asset. The Company did not recognize any significant remeasurements during the years ended December 31, 2024, 2023 and 2022.

The Company has elected not to recognize ROU assets and lease liabilities for short-term leases that have a lease term of 12 months or less. The Company has elected to apply the short-term lease recognition and measurement exemption allowed for in the lease accounting standard. The Company recognizes the lease payments associated with its short-term leases as an expense on a straight-line basis over the lease term.

# WASTE CONNECTIONS, INC. NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (DOLLAR AMOUNTS IN THOUSANDS OF U.S. DOLLARS, EXCEPT PER SHARE, PER TON AND PER GALLON AMOUNTS OR AS OTHERWISE NOTED)

Lease cost for operating and finance leases for the years ended December 31, 2024, 2023 and 2022 were as follows:

	Years Ended December 31,				
		2024		2023	 2022
Operating lease cost	\$	53,329	\$	47,840	\$ 41,891
Finance lease cost:					
Amortization of leased assets		3,375		2,852	2,484
Interest on leased liabilities		273		228	219
Total lease cost	\$	56,977	\$	50,920	\$ 44,594

Supplemental cash flow information and non-cash activity related to the Company's leases are as follows:

	Years Ended December 31,				1,	
		2024		2023		2022
Cash paid for amounts included in the measurement						
of lease liabilities:						
Operating cash flows from operating leases	\$	50,837	\$	46,688	\$	40,782
Operating cash flows from finance leases	\$	273	\$	228	\$	219
Financing cash flows from finance leases	\$	3,356	\$	2,817	\$	2,427
Non-cash activity:						
Right-of-use assets obtained in exchange for lease						
liabilities - operating leases	\$	62,922	\$	92,503	\$	63,648
Right-of-use assets obtained in exchange for lease						
liabilities - finance leases	\$	2,569	\$	1,388	\$	3,369

Weighted-average remaining lease term and discount rate for the Company's leases are as follows:

	Years Ended December 31,				
	2024	2023	2022		
Weighted average remaining lease term - operating					
leases	9.7 years	10.9 years	8.9 years		
Weighted average remaining lease term - finance leases	2.8 years	3.4 years	4.2 years		
Weighted average discount rate - operating leases	4.34 %	4.04 %	2.93 %		
Weighted average discount rate - finance leases	2.99 %	2.36 %	1.96 %		

As of December 31, 2024, future minimum lease payments, reconciled to the respective lease liabilities, are as follows:

	Operating		Ŧ	Finance	
		Leases		Leases	
2025	\$	53,080	\$	3,870	
2026		50,343		3,284	
2027		46,834		1,858	
2028		39,682		540	
2029		32,950		126	
Thereafter		170,462			
Minimum lease payments		393,351		9,678	
Less: imputed interest		(80,754)		(431)	
Present value of minimum lease payments		312,597		9,247	
Less: current portion of lease liabilities		(40,490)		(3,631)	
Long-term portion of lease liabilities	\$	272,107	\$	5,616	

See Note 11 for further information regarding finance leases.

### WASTE CONNECTIONS, INC.

### NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

(DOLLAR AMOUNTS IN THOUSANDS OF U.S. DOLLARS, EXCEPT PER SHARE, PER TON AND PER GALLON AMOUNTS OR AS OTHERWISE NOTED)

### 8. ACQUISITIONS

The Company recognizes, separately from goodwill, the identifiable assets acquired and liabilities assumed at their estimated acquisition date fair values. The Company measures and recognizes goodwill as of the acquisition date as the excess of: (a) the aggregate of the fair value of consideration transferred, the fair value of the noncontrolling interest in the acquiree (if any) and the acquisition date fair value of the Company's previously held equity interest in the acquiree (if any), over (b) the fair value of assets acquired and liabilities assumed. If information about facts and circumstances existing as of the acquisition date is incomplete by the end of the reporting period in which a business combination occurs, the Company will report provisional amounts for the items for which the accounting is incomplete. The measurement period ends once the Company receives the information it was seeking; however, this period will not exceed one year from the acquisition date. Any material adjustments recognized during the measurement period will be reflected prospectively in the period the adjustment is identified in the consolidated financial statements. The Company recognizes acquisition-related transaction costs as expense.

The Company acquired 20 immaterial non-hazardous solid waste collection, transfer, recycling and disposal businesses and four immaterial E&P waste treatment and disposal businesses during the year ended December 31, 2024. The total transaction-related expenses incurred during the year ended December 31, 2024 for these acquisitions were \$26,059. These expenses are included in Selling, general and administrative expenses in the Company's Consolidated Statements of Net

The Company acquired 12 immaterial non-hazardous solid waste collection, transfer, recycling and disposal businesses and one immaterial E&P disposal business during the year ended December 31, 2023. The total transaction-related expenses incurred during the year ended December 31, 2023 for these acquisitions were \$10,653. These expenses are included in Selling, general and administrative expenses in the Company's Consolidated Statements of Net Income.

The Company acquired 24 immaterial non-hazardous solid waste collection, transfer, recycling and disposal businesses during the year ended December 31, 2022. The total transaction-related expenses incurred during the year ended December 31, 2022 for these acquisitions were \$24,933. These expenses are included in Selling, general and administrative expenses in the Company's Consolidated Statements of Net Income.

The results of operations of the acquired businesses have been included in the Company's consolidated financial statements from their respective acquisition dates. The Company expects these acquired businesses to contribute towards the achievement of the Company's strategy to expand through acquisitions. Goodwill acquired is attributable to the synergies and ancillary growth opportunities expected to arise after the Company's acquisition of these businesses.

# WASTE CONNECTIONS, INC. NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (DOLLAR AMOUNTS IN THOUSANDS OF U.S. DOLLARS, EXCEPT PER SHARE, PER TON AND PER GALLON AMOUNTS OR AS OTHERWISE NOTED)

The following table summarizes the consideration transferred to acquire these businesses and the amounts of identifiable assets acquired and liabilities assumed at the acquisition dates for the acquisitions consummated in the years ended December 31, 2024, 2023 and 2022:

	2024 Acquisitions	2023 Acquisitions	2022 Acquisitions
Fair value of consideration transferred:			
Cash	\$ 2,120,878	\$ 676,793	\$ 2,206,901
Debt assumed	77,766	76,001	127,136
	2,198,644	752,794	2,334,037
Recognized amounts of identifiable assets acquired and liabilities assumed associated with businesses acquired:			
Accounts receivable	100,995	18,006	49,696
Prepaid expenses and other current assets	13,513	5,025	9,428
Restricted investments		5,462	7,469
Operating lease right-of-use assets	24,700	15,364	4,707
Property and equipment	913,729	207,164	1,073,155
Long-term franchise agreements and contracts	159,028	76,401	239,866
Customer lists	214,459	19,719	74,940
Permits and other intangibles	224,728	3,050	187,107
Other assets	1,671	24	243
Accounts payable and accrued liabilities	(27,902)	(14,596)	(56,633)
Current portion of operating lease liabilities	(2,875)	(712)	(1,546)
Deferred revenue	(12,148)	(3,443)	(10,761)
Contingent consideration	(28,885)	(13,450)	(6,642)
Long-term portion of operating lease liabilities	(14,774)	(14,652)	(3,161)
Other long-term liabilities	(67,109)	(10,277)	(6,915)
Deferred income taxes		(3,212)	(51,507)
Total identifiable net assets	1,499,130	289,873	1,509,446
Goodwill	\$ 699,514	\$ 462,921	\$ 824,591

Goodwill acquired in 2024, 2023 and 2022 totaling \$699,514, \$372,671 and \$510,755, respectively, is expected to be deductible for tax purposes. The fair value of acquired working capital related to seven immaterial acquisitions completed during the year ended December 31, 2024, is provisional pending receipt of information from the acquirees to support the fair value of the assets acquired and liabilities assumed. Any adjustments recorded relating to finalizing the working capital for these seven acquisitions are not expected to be material to the Company's financial position. The adjustments recorded during the year ended December 31, 2024 relating to finalizing the acquired working capital for the immaterial acquisitions completed during the year ended December 31, 2023 were not material to the Company's financial position.

The gross amount of trade receivables due under contracts acquired during the year ended December 31, 2024, was \$106,259, of which \$5,264 was expected to be uncollectible. The gross amount of trade receivables due under contracts acquired during the year ended December 31, 2023, was \$19,202, of which \$1,196 was expected to be uncollectible. The gross amount of trade receivables due under contracts acquired during the year ended December 31, 2022, was \$54,332, of which \$4,636 was expected to be uncollectible. The Company did not acquire any other class of receivable as a result of the acquisition of these businesses.

### WASTE CONNECTIONS, INC.

### NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

(DOLLAR AMOUNTS IN THOUSANDS OF U.S. DOLLARS, EXCEPT PER SHARE, PER TON AND PER GALLON AMOUNTS OR AS OTHERWISE NOTED)

### 9. INTANGIBLE ASSETS, NET

Intangible assets, exclusive of goodwill, consisted of the following at December 31, 2024:

	Gross Carrying Amount	Accumulated Amortization	Accumulated Impairment Loss	Net Carrying Amount
Finite-lived intangible assets:		***************************************		
Long-term franchise agreements and contracts	\$ 1,104,585	\$ (400,674)	\$ —	\$ 703,911
Customer lists	1,005,355	(693,594)		311,761
Permits and other	999,357	(164,239)	(40,784)	794,334
	3,109,297	(1,258,507)	(40,784)	1,810,006
Indefinite-lived intangible assets:				
Solid waste collection and transportation permits	181,613			181,613
Intangible assets, exclusive of goodwill	\$ 3,290,910	\$ (1,258,507)	\$ (40,784)	\$ 1,991,619

The weighted-average amortization period of long-term franchise agreements and contracts acquired during the year ended December 31, 2024 was 14.8 years. The weighted-average amortization period of customer lists acquired during the year ended December 31, 2024 was 10.1 years. The weighted-average amortization period of finite-lived permits and other acquired during the year ended December 31, 2024 was 37.8 years.

Intangible assets, exclusive of goodwill, consisted of the following at December 31, 2023:

	Gross Carrying Amount	Accumulated Amortization	Accumulated Impairment Loss	Net Carrying Amount
Finite-lived intangible assets:				
Long-term franchise agreements and contracts	\$ 960,033	\$ (343,099)	\$	\$ 616,934
Customer lists	806,257	(606,192)		200,065
Permits and other	784,905	(139,192)	(40,784)	604,929
	2,551,195	(1,088,483)	(40,784)	1,421,928
Indefinite-lived intangible assets:				
Solid waste collection and transportation permits	181,613			181,613
Intangible assets, exclusive of goodwill	\$ 2,732,808	\$ (1,088,483)	\$ (40,784)	\$ 1,603,541

Estimated future amortization expense for the next five years relating to finite-lived intangible assets owned as of December 31, 2024 is as follows:

For the year ending December 31, 2025	\$ 180,792
For the year ending December 31, 2026	\$ 157,827
For the year ending December 31, 2027	\$ 137,790
For the year ending December 31, 2028	\$ 122,230
For the year ending December 31, 2029	\$ 110,584

# WASTE CONNECTIONS, INC. NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (DOLLAR AMOUNTS IN THOUSANDS OF U.S. DOLLARS, EXCEPT PER SHARE, PER TON AND PER GALLON AMOUNTS OR AS OTHERWISE NOTED)

### 10. ACCRUED LIABILITIES

Accrued liabilities consist of the following:

	December 31,		
	2024	2023	
Insurance claims and premiums	\$ 244,536	\$ 184,403	
Final capping, closure and post-closure liability	199,736	92,946	
Payroll and payroll-related	127,518	108,423	
Interest payable	68,455	52,726	
Property taxes	17,548	15,545	
Environmental remediation reserves	8,808	10,860	
Cell processing reserves	2,148	3,246	
Transaction-related expenses	1,471	958	
Other	66,604	52,321	
	\$ 736,824	\$ 521,428	

### WASTE CONNECTIONS, INC.

### NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

(DOLLAR AMOUNTS IN THOUSANDS OF U.S. DOLLARS, EXCEPT PER SHARE, PER TON AND PER GALLON AMOUNTS OR AS OTHERWISE NOTED)

### 11. LONG-TERM DEBT

The following table presents the Company's long-term debt as of December 31, 2024 and 2023:

	December 31,		
	2024		2023
Revolving Credit Agreement, bearing interest ranging from 4.59% to			
7.50% <sup>(a)</sup>	\$ 2,164,325	\$	_
Revolver under 2021 Revolving and Term Credit Agreement, bearing			
interest ranging from 6.40% to 8.50% (b)	-		453,245
Term loan under 2021 Revolving and Term Credit Agreement, bearing	5		
interest at 6.50% (b)			650,000
Term loan under 2022 Term Loan Agreement, bearing interest at			
6.44% (b), (c)			800,000
4.25% Senior Notes due 2028	500,000		500,000
3.50% Senior Notes due 2029	500,000		500,000
4.50% Senior Notes due 2029	347,500		
2.60% Senior Notes due 2030	600,000		600,000
2.20% Senior Notes due 2032	650,000		650,000
3.20% Senior Notes due 2032	500,000		500,000
4.20% Senior Notes due 2033	750,000		750,000
5.00% Senior Notes due 2034	750,000		
3.05% Senior Notes due 2050	500,000		500,000
2.95% Senior Notes due 2052	850,000		850,000
Notes payable to sellers and other third parties, bearing interest			
ranging from 2.42% to 10.35%, principal and interest payments due			
periodically with due dates ranging from 2028 to 2044 (a)	30,641		48,774
Finance leases, bearing interest ranging from 1.89% to 5.07%, with			
lease expiration dates ranging from 2026 to 2029 (a)	9,247		10,034
	8,151,713	$\epsilon$	5,812,053
Less – current portion	(7,851)		(26,462)
Less - unamortized debt discount and issuance costs	(70,934)		(60,820)
Long-term portion of debt and notes payable	\$ 8,072,928	\$ 6	,724,771

<sup>(</sup>a) Interest rates represent the interest rates incurred at December 31, 2024.

### **Revolving Credit Agreement**

The Company, as borrower, Bank of America, N.A., acting through its Canada Branch, as the global agent, the swing line lender and a letter of credit issuer, Bank of America, N.A., as the U.S. agent and a letter of credit issuer, and the other lenders and financial institutions from time to time party thereto (the "Lenders") are party to that certain Revolving Credit Agreement, dated as of February 27, 2024 (as amended, restated, supplemented or otherwise modified from time to time, the "Revolving Credit Agreement"), pursuant to which the Lenders provide loans and other credit extensions to the Company under a revolving credit facility. Borrowings under the Revolving Credit Agreement are unsecured and there are no subsidiary guarantors under the Revolving Credit Agreement.

<sup>(</sup>b) Interest rates represent the interest rates incurred at December 31, 2024.

<sup>(</sup>c) Interest rate margin for term loan under 2022 Term Loan Agreement was 1.00% at December 31, 2023.

# WASTE CONNECTIONS, INC. NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (DOLLAR AMOUNTS IN THOUSANDS OF U.S. DOLLARS, EXCEPT PER SHARE, PER TON AND PER GALLON AMOUNTS OR AS OTHERWISE NOTED)

The Revolving Credit Agreement (i) has a scheduled maturity date of February 27, 2029 (subject to certain extension mechanics therein by which the Company may request two additional one-year maturity date extensions), (ii) provides for revolving advances up to an aggregate principal amount of \$3,000,000 at any one time outstanding (subject to satisfaction of certain conditions at the time advances are made) and (iii) provides for, at the Company's discretion, flexibility for an uncommitted upsize of the aggregate principal amount by up to \$1,000,000 (to an aggregate principal amount of up to \$4,000,000). As of December 31, 2024, there are no commitments by lenders for any such increases in aggregate principal amount of revolving advances described in the preceding sentence. The Revolving Credit Agreement provides for letters of credit in an aggregate amount not to exceed \$320,000 and swing line loans in an aggregate amount not to exceed \$100,000, in each case, to be issued at the request of the Company subject to the terms therein and with such sublimits included in the aggregate commitments of the credit facility. The Company has \$4,401 of debt issuance costs related to the revolver under the Revolving Credit Agreement recorded in Other assets, net in the Consolidated Balance Sheets at December 31, 2024, which are being amortized through the maturity date, or February 27, 2029.

Advances are available under the Revolving Credit Agreement in U.S. dollars and Canadian dollars. Interest accrues on revolving advances, at the Company's option, (i) at a term rate based on the Secured Overnight Financing Rate as administered by the Federal Reserve Bank of New York (or a successor administrator thereof) ("term SOFR") or a base rate for U.S. dollar borrowings, plus an applicable margin, and (ii) at a term rate based on the Canadian Overnight Repo Rate Average as administered and published by the Bank of Canada (or a successor administrator thereof) ("term CORRA") or at the Canadian prime rate for Canadian dollar borrowings, plus an applicable margin. Interest for term SOFR loans has a credit spread adjustment of 0.10% for all applicable interest periods and interest for term CORRA loans has a credit spread adjustment of 0.29547% for an interest period of one month's duration and 0.32138% for an interest period of three months' duration. Fees for letters of credit in U.S. dollars and Canadian dollars are also based on the applicable margin. The applicable margin used in connection with interest rates and fees is based on the debt rating of the Company's public non-credit-enhanced, senior unsecured long-term debt (the "Debt Rating"). The applicable margin for term SOFR loans, term CORRA loans and letter of credit fees ranges from 0.750% to 1.250%, and the applicable margin for U.S. base rate loans, Canadian prime rate loans and swing line loans ranges from 0.00% to 0.250%. The Company will also pay a commitment fee based on the Debt Rating on the actual daily unused amount of the aggregate revolving commitments ranging from 0.065% to 0.150%.

The Revolving Credit Agreement contains customary representations, warranties, covenants and events of default, including, among others, a change of control event of default and limitations on the incurrence of indebtedness and liens, new lines of business, mergers, transactions with affiliates and burdensome agreements. During the continuance of an event of default, the Lenders may take a number of actions, including, among others, declaring the entire amount then outstanding under the Revolving Credit Agreement to be due and payable.

The Revolving Credit Agreement includes a financial covenant limiting, as of the last day of each fiscal quarter, the ratio of (a) Consolidated Total Funded Debt (as defined in the Revolving Credit Agreement) as of such date to (b) Consolidated EBITDA (as defined in the Revolving Credit Agreement), measured for the preceding 12 months, to not more than 3.75 to 1.00 (or 4.25 to 1.00 during material acquisition periods, subject to certain limitations). As of December 31, 2024, the Company was in compliance with all applicable covenants in the Revolving Credit Agreement.

# WASTE CONNECTIONS, INC. NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (DOLLAR AMOUNTS IN THOUSANDS OF U.S. DOLLARS, EXCEPT PER SHARE, PER TON AND PER GALLON AMOUNTS OR AS OTHERWISE NOTED)

Details of the Revolving Credit Agreement at December 31, 2024 and details of the 2021 Revolving and Term Credit Agreement (as defined below) at December 31, 2023 are as follows:

	December 31,			
		2024	_	2023
Revolver			_	
Available	\$	778,374		1,357,013
Letters of credit outstanding	\$	57,301		39,742
Total amount drawn, as follows:		2,164,325		453,245
Amount drawn – U.S. Term SOFR rate loan	\$	800,000	\$	90,000
Interest rate applicable – U.S. Term SOFR rate loan		5.65 %		6.46 %
Interest rate margin – U.S. Term SOFR rate loan		1.00 %		1.00 %
Amount drawn – U.S. Term SOFR rate loan	\$	500,000	\$	150,000
Interest rate applicable – U.S. Term SOFR rate loan		5.69 %		6.50 %
Interest rate margin – U.S. Term SOFR rate loan		1.00 %		1.00 %
Amount drawn – U.S. Term SOFR rate loan	\$	50,000	\$	************
Interest rate applicable – U.S. Term SOFR rate loan		5.46 %		%
Interest rate margin - U.S. Term SOFR rate loan		1.00 %		%
Amount drawn – U.S. base rate loan	\$	95,000	\$	28,000
Interest rate applicable – U.S. base rate loan		7.50 %		8.50 %
Interest rate margin – U.S. base rate loan		%		%
Amount drawn - Canadian Term CORRA loan	\$	590,750	\$	-
Interest rate applicable - Canadian term CORRA loan		5.24 %		%
Interest rate margin - Canadian term CORRA loan		1.00 %		— %
Amount drawn - Canadian Term CORRA loan	\$	86,875	\$	
Interest rate applicable - Canadian term CORRA loan		4.59 %		%
Interest rate margin - Canadian term CORRA loan		1.00 %		%
Amount drawn - Canadian prime rate loan	\$	41,700	\$	15,122
Interest rate applicable - Canadian prime rate loan		5.45 %		7.20 %
Interest rate margin - Canadian prime rate loan		%		%
Amount drawn - Canadian bankers' acceptance	\$		\$	153,111
Interest rate applicable - Canadian bankers' acceptance		%		6.46 %
Interest rate acceptance fee - Canadian bankers' acceptance		%		1.00 %
Amount drawn - Canadian bankers' acceptance	\$	********	\$	17,012
Interest rate applicable - Canadian bankers' acceptance		— %		6.40 %
Interest rate acceptance fee - Canadian bankers' acceptance		%		1.00 %
Commitment – rate applicable		0.09 %		0.09 %
Term loan				
Amount drawn - U.S. Term SOFR rate loan	\$		\$	650,000
Interest rate applicable - U.S. Term SOFR rate loan		%		6.50 %
Interest rate margin – U.S. Term SOFR rate loan		— %		1.00 %

In addition to the \$57,301 of letters of credit at December 31, 2024 issued and outstanding under the Revolving Credit Agreement, the Company has issued and outstanding letters of credit totaling \$113,385 under facilities other than the Revolving Credit Agreement.

### 2021 Revolving Credit and Term Loan Agreement

On February 27, 2024, the Company used a portion of the proceeds from borrowings under the Revolving Credit Agreement to (i) prepay the amounts outstanding under that certain Second Amended and Restated Revolving Credit and Term Loan Agreement, dated as of July 30, 2021 (as amended, restated, supplemented or otherwise modified from time

## WASTE CONNECTIONS, INC. NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

(DOLLAR AMOUNTS IN THOUSANDS OF U.S. DOLLARS, EXCEPT PER SHARE, PER TON AND PER GALLON AMOUNTS OR AS OTHERWISE NOTED)

to time, the "2021 Revolving and Term Credit Agreement"), among the Company, as borrower, Bank of America, N.A., acting through its Canada Branch, as the global agent, the swing line lender and a letter of credit issuer, Bank of America, N.A., as the U.S. agent and a letter of credit issuer, and the lenders and any other financial institutions from time to time party thereto and (ii) terminate the 2021 Revolving and Term Credit Agreement and the loan documents associated therewith.

#### 2022 Term Loan Agreement

On February 27, 2024, the Company used a portion of the proceeds from borrowings under the Revolving Credit Agreement to (i) prepay the amounts outstanding under that certain Term Loan Agreement, dated as of October 31, 2022 (as amended, restated, supplemented or otherwise modified from time to time, the "2022 Term Loan Agreement"), among the Company, as borrower, Bank of America, N.A., as administrative agent, and the lenders and any other financial institutions from time to time party thereto and (ii) terminate the 2022 Term Loan Agreement and the loan documents associated therewith.

#### Senior Notes

On November 16, 2018, the Company completed an underwritten public offering of \$500,000 aggregate principal amount of 4.25% Senior Notes due December 1, 2028 (the "2028 Senior Notes"). The 2028 Senior Notes were issued under the Indenture, dated as of November 16, 2018 (as amended, restated, amended and restated, supplemented or otherwise modified from time to time, the "Indenture"), by and between the Company and U.S. Bank National Association, as trustee (the "Trustee"), as supplemented through the First Supplemental Indenture, dated as of November 16, 2018. The Company is amortizing \$5,792 of debt issuance costs through the maturity date of the 2028 Senior Notes. The Company may redeem some or all of the 2028 Senior Notes at its option prior to September 1, 2028 (three months before the maturity date) at any time and from time to time at a redemption price equal to the greater of 100% of the principal amount of the 2028 Senior Notes redeemed, or the sum of the present values of the remaining scheduled payments of principal and interest on the 2028 Senior Notes redeemed, plus accrued and unpaid interest to, but excluding, the redemption date. Commencing on September 1, 2028 (three months before the maturity date), the Company may redeem some or all of the 2028 Senior Notes, at any time and from time to time, at a redemption price equal to the principal amount of the 2028 Senior Notes, at any time and from time to time, at a redemption price equal to the principal amount of the 2028 Senior Notes being redeemed plus accrued and unpaid interest to, but excluding, the redemption date.

On April 16, 2019, the Company completed an underwritten public offering of \$500,000 aggregate principal amount of 3.50% Senior Notes due May 1, 2029 (the "2029 Senior Notes"). The 2029 Senior Notes were issued under the Indenture, as supplemented through the Second Supplemental Indenture, dated as of April 16, 2019. The Company is amortizing \$5,954 of debt issuance costs through the maturity date of the 2029 Senior Notes. The Company may redeem some or all of the 2029 Senior Notes at its option prior to February 1, 2029 (three months before the maturity date) at any time and from time to time at a redemption price equal to the greater of 100% of the principal amount of the 2029 Senior Notes redeemed, or the sum of the present values of the remaining scheduled payments of principal and interest on the 2029 Senior Notes redeemed, plus accrued and unpaid interest to, but excluding, the redemption date. Commencing on February 1, 2029 (three months before the maturity date), the Company may redeem some or all of the 2029 Senior Notes, at any time and from time to time, at a redemption price equal to the principal amount of the 2029 Senior Notes being redeemed plus accrued and unpaid interest to, but excluding, the redemption date.

On January 23, 2020, the Company completed an underwritten public offering of \$600,000 aggregate principal amount of 2.60% Senior Notes due February 1, 2030 (the "2030 Senior Notes"). The 2030 Senior Notes were issued under the Indenture, as supplemented through the Third Supplemental Indenture, dated as of January 23, 2020. The Company is amortizing \$5,435 of debt issuance costs through the maturity date of the 2030 Senior Notes. The Company may redeem some or all of the 2030 Senior Notes at its option prior to November 1, 2029 (three months before the maturity date) at any time and from time to time at a redemption price equal to the greater of 100% of the principal amount of the 2030 Senior Notes redeemed, or the sum of the present values of the remaining scheduled payments of principal and interest on the 2030 Senior Notes redeemed, plus accrued and unpaid interest to, but excluding, the redemption date. Commencing

### WASTE CONNECTIONS, INC.

### NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

(DOLLAR AMOUNTS IN THOUSANDS OF U.S. DOLLARS, EXCEPT PER SHARE, PER TON AND PER GALLON AMOUNTS OR AS OTHERWISE NOTED)

on November 1, 2029 (three months before the maturity date), the Company may redeem some or all of the 2030 Senior Notes, at any time and from time to time, at a redemption price equal to the principal amount of the 2030 Senior Notes being redeemed plus accrued and unpaid interest to, but excluding, the redemption date.

On March 13, 2020, the Company completed an underwritten public offering of \$500,000 aggregate principal amount of 3.05% Senior Notes due April 1, 2050 (the "2050 Senior Notes"). The 2050 Senior Notes were issued under the Indenture, as supplemented through the Fourth Supplemental Indenture, dated as of March 13, 2020. The Company is amortizing a \$7,375 debt discount and \$5,682 of debt issuance costs through the maturity date of the 2050 Senior Notes. The Company may redeem some or all of the 2050 Senior Notes at its option prior to October 1, 2049 (six months before the maturity date) at any time and from time to time at a redemption price equal to the greater of 100% of the principal amount of the 2050 Senior Notes redeemed, or the sum of the present values of the remaining scheduled payments of principal and interest on the 2050 Senior Notes redeemed, plus accrued and unpaid interest to, but excluding, the redemption date. Commencing on October 1, 2049 (six months before the maturity date), the Company may redeem some or all of the 2050 Senior Notes, at any time and from time to time, at a redemption price equal to the principal amount of the 2050 Senior Notes being redeemed plus accrued and unpaid interest to, but excluding, the redemption date.

On September 20, 2021, the Company completed an underwritten public offering (the "Offering") of \$650,000 aggregate principal amount of 2.20% Senior Notes due January 15, 2032 (the "2032 Senior Notes") and \$850,000 aggregate principal amount of 2.95% Senior Notes due January 15, 2052 (the "2052 Senior Notes"). The 2032 Senior Notes and the 2052 Senior Notes were issued under the Indenture, as supplemented through the Fifth Supplemental Indenture, dated as of September 20, 2021. The Company is amortizing a \$1,066 debt discount and \$5,979 of debt issuance costs through the maturity date of the 2032 Senior Notes and a \$12,742 debt discount and \$9,732 of debt issuance costs through the maturity date of the 2052 Senior Notes. The Company may, prior to October 15, 2031 (three months before the maturity date), redeem some or all of the 2032 Senior Notes, at any time and from time to time, at a redemption price equal to the greater of 100% of the principal amount of the 2032 Senior Notes redeemed, or the sum of the present values of the remaining scheduled payments of principal and interest on the 2032 Senior Notes redeemed. Commencing on October 15, 2031 (three months before the maturity date), the Company may redeem some or all of the 2032 Senior Notes, at any time and from time to time, at a redemption price equal to the principal amount of the 2032 Senior Notes being redeemed plus accrued and unpaid interest to, but excluding, the redemption date. The Company may, prior to July 15, 2051 (six months before the maturity date), redeem some or all of the 2052 Senior Notes, at any time and from time to time, at a redemption price equal to the greater of 100% of the principal amount of the 2052 Senior Notes redeemed, or the sum of the present values of the remaining scheduled payments of principal and interest on the 2052 Senior Notes redeemed. Commencing on July 15, 2051 (six months before the maturity date), the Company may redeem some or all of the 2052 Senior Notes, at any time and from time to time, at a redemption price equal to the principal amount of the 2052 Senior Notes being redeemed plus accrued and unpaid interest to, but excluding, the redemption date.

On March 9, 2022, the Company completed an underwritten public offering of \$500,000 aggregate principal amount of 3.20% Senior Notes due June 1, 2032 (the "New 2032 Senior Notes"). The New 2032 Senior Notes were issued under the Indenture, as supplemented through the Sixth Supplemental Indenture, dated as of March 9, 2022. The Company is amortizing a \$375 debt discount and \$4,668 of debt issuance costs through the maturity date of the New 2032 Senior Notes. The Company may redeem some or all of the New 2032 Senior Notes at its option prior to March 1, 2032 (three months before the maturity date) (the "New 2032 Senior Notes Par Call Date"), at any time and from time to time at a redemption price equal to the greater of 100% of the principal amount of the New 2032 Senior Notes redeemed, or the sum of the present values of the remaining scheduled payments of principal and interest on the New 2032 Senior Notes redeemed discounted to the redemption date (assuming the New 2032 Senior Notes matured on the New 2032 Senior Notes Par Call Date), plus, in either case, accrued and unpaid interest thereon to the redemption date. Commencing on March 1, 2032 (three months before the maturity date), the Company may redeem some or all of the New 2032 Senior Notes, at any time and from time to time, at a redemption price equal to the principal amount of the New 2032 Senior Notes being redeemed plus accrued and unpaid interest thereon to the redemption date.

# WASTE CONNECTIONS, INC. NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (DOLLAR AMOUNTS IN THOUSANDS OF U.S. DOLLARS, EXCEPT PER SHARE, PER TON AND PER GALLON AMOUNTS OR AS OTHERWISE NOTED)

On August 18, 2022, the Company completed an underwritten public offering of \$750,000 aggregate principal amount of 4.20% Senior Notes due January 15, 2033 (the "2033 Senior Notes"). The 2033 Senior Notes were issued under the Indenture, as supplemented through the Seventh Supplemental Indenture, dated as of August 18, 2022. The Company is amortizing a \$2,040 debt discount and \$6,878 of debt issuance costs through the maturity date of the 2033 Senior Notes. The Company may redeem some or all of the 2033 Senior Notes at its option prior to October 15, 2032 (three months before the maturity date) (the "2033 Senior Notes Par Call Date"), at any time and from time to time at a redemption price equal to the greater of 100% of the principal amount of the 2033 Senior Notes redeemed, or the sum of the present values of the remaining scheduled payments of principal and interest on the 2033 Senior Notes redeemed discounted to the redemption date (assuming the 2033 Senior Notes matured on the 2033 Senior Notes Par Call Date), plus, in either case, accrued and unpaid interest thereon to the redemption date. Commencing on October 15, 2032 (three months before the maturity date), the Company may redeem some or all of the 2033 Senior Notes, at any time and from time to time, at a redemption price equal to the principal amount of the 2033 Senior Notes being redeemed plus accrued and unpaid interest thereon to the redemption date.

On February 21, 2024, the Company completed an underwritten public offering of \$750,000 aggregate principal amount of 5.00% Senior Notes due March 1, 2034 (the "2034 Senior Notes"). The 2034 Senior Notes were issued under an Indenture, as supplemented by the Eighth Supplemental Indenture, dated as of February 21, 2024. The Company is amortizing a \$8,738 debt discount and \$6,978 of debt issuance costs through the maturity date of the 2034 Senior Notes. The Company may, prior to December 1, 2033 (three months before the maturity date) (the "2034 Senior Notes Par Call Date"), redeem some or all of the 2034 Senior Notes, at any time and from time to time, at a redemption price equal to the greater of 100% of the principal amount of the 2034 Senior Notes redeemed, or the sum of the present values of the remaining scheduled payments of principal and interest on the 2034 Senior Notes redeemed discounted to the redemption date (assuming the 2034 Senior Notes matured on the 2034 Senior Notes Par Call Date), plus, in either case, accrued and unpaid interest thereon to the redemption date. Commencing on December 1, 2033 (three months before the maturity date), the Company may redeem some or all of the 2034 Senior Notes, at any time and from time to time, at a redemption price equal to the principal amount of the 2034 Senior Notes being redeemed plus accrued and unpaid interest thereon to the redemption date.

On June 13, 2024, the Company completed an underwritten public offering of CAD \$500,000,000 aggregate principal amount of 4.50% Senior Notes due June 14, 2029 (the "New 2029 Senior Notes" and, together with the 2028 Senior Notes, the 2029 Senior Notes, the 2030 Senior Notes, the 2032 Senior Notes, the New 2032 Senior Notes, the 2033 Senior Notes, the 2034 Senior Notes, the 2050 Senior Notes and the 2052 Senior Notes, the "Senior Notes"). The New 2029 Senior Notes were issued under the Indenture, as supplemented by the Ninth Supplemental Indenture, dated as of June 13, 2024. The Company is amortizing a \$245 debt discount and \$2,656 of debt issuance costs through the maturity date of the New 2029 Senior Notes. The Company may, prior to May 14, 2029 (one month before the maturity date) (the "New 2029 Senior Notes Par Call Date"), redeem some or all of the New 2029 Senior Notes, at any time and from time to time, at a redemption price equal to the greater of 100% of the principal amount of the New 2029 Senior Notes redeemed, and the sum of the present values of the remaining scheduled payments of principal and interest (not including any portion of the payments of interest accrued as of the date of redemption) on the New 2029 Senior Notes redeemed discounted to the redemption date (assuming the New 2029 Senior Notes matured on the New 2029 Senior Notes Par Call Date), plus, in either case, accrued and unpaid interest, if any, thereon to, but excluding, the redemption date. Commencing on May 14, 2029 (one month before the maturity date), the Company may redeem some or all of the New 2029 Senior Notes, at any time and from time to time, at a redemption price equal to the principal amount of the New 2029 Senior Notes being redeemed plus accrued and unpaid interest thereon, but excluding, to the redemption date.

The Company pays interest on the Senior Notes semi-annually in arrears. The Senior Notes are the Company's senior unsecured obligations, ranking equally in right of payment with its existing and future unsubordinated debt and senior to any of its future subordinated debt. The Senior Notes are not guaranteed by any of the Company's subsidiaries.

Under certain circumstances, the Company may become obligated to pay additional amounts (the "Additional Amounts") with respect to the Senior Notes to ensure that the net amounts received by each holder of the Senior Notes

# WASTE CONNECTIONS, INC. NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (DOLLAR AMOUNTS IN THOUSANDS OF U.S. DOLLARS, EXCEPT PER SHARE, PER TON AND PER GALLON AMOUNTS OR AS OTHERWISE NOTED)

will not be less than the amount such holder would have received if withholding taxes or deductions were not incurred on a payment under or with respect to the Senior Notes. If such payment of Additional Amounts is a result of a change in the laws or regulations, including a change in any official position, the introduction of an official position or a holding by a court of competent jurisdiction, of any jurisdiction from or through which payment is made by or on behalf of the Senior Notes having power to tax, and the Company cannot avoid such payments of Additional Amounts through reasonable measures, then the Company may redeem the applicable series of the Senior Notes then outstanding at a redemption price equal to 100% of the principal amount thereof, plus accrued and unpaid interest, if any, to, but excluding, the redemption date (subject to the right of holders of record on the relevant record date to receive interest due on an interest payment date that is on or prior to the redemption date).

If the Company experiences certain kinds of changes of control, each holder of the Senior Notes may require the Company to repurchase all or a portion of the Senior Notes for cash at a price equal to 101% of the aggregate principal amount of such Senior Notes, plus accrued and unpaid interest, if any, to, but excluding, the date of repurchase.

The covenants in the Indenture include limitations on liens, sale-leaseback transactions and mergers and sales of all or substantially all of the Company's assets. The Indenture also includes customary events of default with respect to the Senior Notes.

Upon an event of default, the principal of and accrued and unpaid interest on all the Senior Notes may be declared to be due and payable by the Trustee or the holders of not less than 25% in principal amount of the outstanding Senior Notes of the applicable series. Upon such a declaration, such principal and accrued interest on all of the applicable series of the Senior Notes will be due and payable immediately. In the case of an event of default resulting from certain events of bankruptcy, insolvency or reorganization, the principal (or such specified amount) of and accrued and unpaid interest, if any, on all outstanding series of the Senior Notes will become and be immediately due and payable without any declaration or other act on the part of the Trustee or any holder of the applicable series of the Senior Notes. Under certain circumstances, the holders of a majority in principal amount of the outstanding Senior Notes of any series may rescind any such acceleration with respect to the Senior Notes of that series and its consequences.

As of December 31, 2024, aggregate contractual future principal payments by calendar year on long-term debt are due as follows:

2025	\$ 7,851
2026	7,249
2027	6,030
2028	504,864
2029	3,016,290
Thereafter	4,609,429
	\$ 8,151,713

### 12. FAIR VALUE OF FINANCIAL INSTRUMENTS

The Company uses a three-tier fair value hierarchy to classify and disclose all assets and liabilities measured at fair value on a recurring basis in periods subsequent to their initial measurement. These tiers include: Level 1, defined as quoted market prices in active markets for identical assets or liabilities; Level 2, defined as inputs other than Level 1 that are observable, either directly or indirectly, such as quoted prices for similar assets or liabilities, quoted prices in markets that are not active, model-based valuation techniques for which all significant assumptions are observable in the market, or other inputs that are observable or can be corroborated by observable market data for substantially the full term of the assets or liabilities; and Level 3, defined as unobservable inputs that are not corroborated by market data.

# WASTE CONNECTIONS, INC. NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (DOLLAR AMOUNTS IN THOUSANDS OF U.S. DOLLARS, EXCEPT PER SHARE, PER TON AND PER GALLON AMOUNTS OR AS OTHERWISE NOTED)

The Company's financial assets and liabilities recorded at fair value on a recurring basis include derivative instruments and restricted cash and investments. At December 31, 2024 and 2023, the Company's derivative instruments included payfixed, receive-variable interest rate swaps. The Company's interest rate swaps are recorded at their estimated fair values based on quotes received from financial institutions that trade these contracts. The Company verifies the reasonableness of these quotes using similar quotes from another financial institution as of each date for which financial statements are prepared. For the Company's interest rate swaps, the Company also considers the Company's creditworthiness in its determination of the fair value measurement of these instruments in a net liability position and the counterparties' creditworthiness in its determination of the fair value measurement of these instruments in a net asset position. The Company's restricted cash is valued at quoted market prices in active markets for identical assets, which the Company receives from the financial institutions that hold such investments on its behalf. The Company's restricted cash measured at fair value at quoted market prices in active markets for similar assets, which the Company receives from the financial institutions that hold such investments on its behalf. The Company's restricted investments measured at fair value are invested primarily in U.S. government securities, agency securities and Canadian bankers' acceptance notes.

The Company's assets and liabilities measured at fair value on a recurring basis at December 31, 2024 and 2023, were as follows:

		Fair Val	ıe M	easurement at	Dec	ember 31,	202	4 Using
		Total	Ā	oted Prices in ctive Markets for Identical Assets (Level 1)	O	gnificant Other bservable Inputs Level 2)	Uı	Significant nobservable Inputs (Level 3)
Interest rate swap derivative instruments -								
net asset position	\$	13,929	\$		\$	13,929	\$	number PF
Restricted cash	\$	135,807	\$	135,807	\$		\$	
Restricted investments	\$	77,900	\$		\$	77,900	\$	
Contingent consideration	\$	(87,162)	\$		\$		\$	(87,162)
		Fair Valu	е Ме	asurement at I			2023	Using
		Total	Ãc	oted Prices in tive Markets or Identical Assets (Level 1)	Ob	gnificant Other oservable Inputs Level 2)	Un	ignificant observable Inputs (Level 3)
Interest rate swap derivative								
instruments – net asset position	\$	22,787	\$	w-100-	\$ 3	22,787	\$	<del></del>
Restricted cash	\$ 1	05,639	\$	105,639	\$		\$	
Restricted investments	\$	70,658	\$		\$ '	70,658	\$	
Contingent consideration	\$ (1	15,030)	\$		\$		\$	(115,030)

# WASTE CONNECTIONS, INC. NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (DOLLAR AMOUNTS IN THOUSANDS OF U.S. DOLLARS, EXCEPT PER SHARE, PER TON AND PER GALLON AMOUNTS OR AS OTHERWISE NOTED)

The following table summarizes the changes in the fair value for Level 3 liabilities related to contingent consideration for the years ended December 31, 2024 and 2023:

W----- 10 3 1 1 10 ..... 1 ... 21

	Years Ended December 31		
	2024	2023	
Beginning balance	\$ 115,030	\$ 81,415	
Contingent consideration recorded at acquisition date	28,885	13,450	
Payment of contingent consideration recorded at acquisition date	(27,743)	(13,317)	
Payment of contingent consideration recorded in earnings	(35,035)		
Adjustments to contingent consideration	(3)	30,367	
Interest accretion expense	6,217	3,115	
Foreign currency translation adjustment	(189)		
Ending balance	\$ 87,162	\$ 115,030	

### 13. COMMITMENTS AND CONTINGENCIES

### COMMITMENTS

Financial Surety Bonds

The Company uses financial surety bonds for a variety of corporate guarantees. The two largest uses of financial surety bonds are for municipal contract performance guarantees and asset closure and retirement requirements under certain environmental regulations. Environmental regulations require demonstrated financial assurance to meet final capping, closure and post-closure requirements for landfills. In addition to surety bonds, these requirements may also be met through alternative financial assurance instruments, including insurance, letters of credit and restricted cash and investment deposits.

At December 31, 2024 and 2023, the Company had provided customers and various regulatory authorities with surety bonds in the aggregate amounts of approximately \$934,330 and \$901,283, respectively, to secure its asset closure and retirement requirements and \$1,077,021 and \$743,816, respectively, to secure performance under collection contracts and landfill operating agreements.

The Company owns a 9.9% interest in a company that, among other activities, issues financial surety bonds to secure landfill final capping, closure and post-closure obligations for companies operating in the solid waste industry. The Company accounts for this investment under the cost method of accounting. There have been no identified events or changes in circumstances that may have a significant adverse effect on the carrying value of the investment. This investee company and the parent company of the investee have written financial surety bonds for the Company, of which \$492,711 and \$470,416 were outstanding as of December 31, 2024 and 2023, respectively. The Company's reimbursement obligations under these bonds are secured by a pledge of its stock in the investee company.

### Unconditional Purchase Obligations

At December 31, 2024, the Company's unconditional purchase obligations consist of multiple fixed-price fuel purchase contracts under which it has 59.7 million gallons remaining to be purchased for a total of \$179,272. These fuel purchase contracts expire on or before September 30, 2029. During the years ended December 31, 2024, 2023 and 2022, the Company paid \$139,973, \$145,598 and \$112,136, respectively, under the respective fuel purchase contracts then outstanding.

### NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

# (DOLLAR AMOUNTS IN THOUSANDS OF U.S. DOLLARS, EXCEPT PER SHARE, PER TON AND PER GALLON AMOUNTS OR AS OTHERWISE NOTED)

As of December 31, 2024, future minimum purchase commitments, by calendar year, are as follows:

2025	\$ 140,123
2026	37,284
2027	778
2028	621
2029	466
Thereafter	<del></del>
	\$ 179,272

### CONTINGENCIES

#### Environmental Risks

The Company expenses costs incurred to investigate and remediate environmental issues unless they extend the economic useful lives of the related assets. The Company records liabilities when it is probable that an obligation has been incurred and the amounts can be reasonably estimated. The remediation reserves cover anticipated costs, including remediation of environmental damage that waste facilities may have caused to neighboring landowners or residents as a result of contamination of soil, groundwater or surface water, including damage resulting from conditions existing prior to the Company's acquisition of such facilities. The Company's estimates are based primarily on investigations and remediation plans established by independent consultants, regulatory agencies and potentially responsible third parties. The Company does not discount remediation obligations. At December 31, 2024 and 2023, the current portion of remediation reserves was \$8,808 and \$10,860, respectively, which is included in Accrued liabilities in the Consolidated Balance Sheets. At December 31, 2024 and 2023, the long-term portion of remediation reserves was \$7,186 and \$4,289, respectively, which is included in Other long-term liabilities in the Consolidated Balance Sheets. Any substantial increase in the liabilities for remediation of environmental damage incurred by the Company could have a material adverse effect on the Company's financial condition, results of operations or cash flows.

### Legal Proceedings

In the normal course of its business and as a result of the extensive governmental regulation of the solid waste and E&P waste industries, the Company is subject to various judicial and administrative proceedings involving Canadian regulatory authorities as well as U.S. federal, state and local agencies. In these proceedings, an agency may subpoen the Company for records, or seek to impose fines on the Company or revoke or deny renewal of an authorization held or sought by the Company, including an operating permit. From time to time, the Company may also be subject to actions brought by special interest or other groups, adjacent landowners or residents in connection with the permitting and licensing of landfills, transfer stations, and E&P waste treatment, recovery and disposal operations, or alleging environmental damage or violations of the permits and licenses pursuant to which the Company operates. The Company uses \$1,000 as a threshold for disclosing environmental matters involving a governmental authority and potential monetary sanctions.

In addition, the Company is a party to various claims and suits pending for alleged damages to persons and property, alleged violations of certain laws and alleged liabilities arising out of matters occurring during the normal operation of the Company's business. Except as noted in the matters described below, as of December 31, 2024, there is no current proceeding or litigation involving the Company or its property that the Company believes could have a material adverse effect on its business, financial condition, results of operations or cash flows.

# WASTE CONNECTIONS, INC. NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (DOLLAR AMOUNTS IN THOUSANDS OF U.S. DOLLARS, EXCEPT PER SHARE, PER TON AND PER GALLON AMOUNTS OR AS OTHERWISE NOTED)

### Jefferson Parish, Louisiana Landfill Litigation

Between June 2016 and December 31, 2020, one of the Company's subsidiaries, Louisiana Regional Landfill Company ("LRLC"), conducted certain operations at a municipal solid waste landfill known as the Jefferson Parish Landfill (the "JP Landfill"), located in Avondale, Louisiana, near the City of New Orleans. LRLC's operations were governed by an Operating Agreement entered into in May 2012 by LRLC under its previous name, IESI LA Landfill Corporation, and the owner of the JP Landfill, Jefferson Parish (the "Parish"). The Parish also holds the State of Louisiana permit for the operation of the JP Landfill. Aptim Corporation, and later River Birch, LLC, operated the landfill gas collection system at the JP Landfill under a separate contract with the Parish.

In July and August 2018, four separate lawsuits seeking class action status were filed against LRLC and certain other Company subsidiaries, the Parish, and Aptim Corporation in Louisiana state court, and subsequently removed to the United States District Court for the Eastern District of Louisiana, before Judge Susie Morgan in New Orleans. The court later consolidated the claims of the putative class action plaintiffs (the "Ictech-Bendeck" action). Beginning in December 2018, a series of 11 substantively identical mass actions were filed in Louisiana state court against LRLC and certain other Company subsidiaries, the Parish, and Aptim Corporation. The claims of the mass action plaintiffs were removed to and consolidated in federal court in the Eastern District of Louisiana, also before Judge Susie Morgan (the "Addison" action). On August 10, 2024, the Company's subsidiaries and the Addison plaintiffs reached an agreement in principle to settle the Addison plaintiffs' claims against the Company; the Parish and Aptim Corporation also reached agreements in principle to settle the Addison action. On August 12, 2024, the court entered an order dismissing the Addison action without prejudice pending consummation of the settlement agreements.

The *Ictech-Bendeck* plaintiffs assert claims for damages from odors allegedly emanating from the JP Landfill. The consolidated putative class action complaint alleges that the JP Landfill released "noxious odors" into the plaintiffs' properties and the surrounding community and asserts a range of liability theories—nuisance, negligence (since dismissed), and strict liability—against all defendants. The *Ictech-Bendeck* plaintiffs seek unspecified damages.

The court held an eight-day trial on general causation during January and February 2022. On November 29, 2022, the court issued a 45-page decision on the general causation trial. The court concluded that all putative class plaintiffs established general causation—specifically that emissions and gases from the JP Landfill were capable of causing certain damages alleged by the plaintiffs. The court held that it only needed to determine the level of exposure necessary to result in injuries and that the level existed somewhere offsite, and that it was not required to delineate this level of exposure within a geographic area. The court did, however, limit the time period for damages, to between July 2017 and December 2019, and the types of alleged injuries for which the plaintiffs are able to seek damages, to headaches, nausea, vomiting, loss of appetite, sleep disruption, dizziness, fatigue, anxiety and worry, a decrease in quality of life, and loss of enjoyment or use of property.

After the general causation decision, extensive discovery occurred in 2023 and 2024. On May 15, 2024, the *Ictech-Bendeck* plaintiffs filed an amended motion for class certification, which the defendants opposed. Plaintiffs currently describe the putative class as Jefferson Parish residents suffering an injury as a result of exposure to odors from the Landfill between July 1, 2017 and December 31, 2019, in five proposed geographic sub-classes encompassing residents within a delineated area of Jefferson Parish that extends roughly five miles from the Landfill to the north and east. Counsel for the putative class asks the court to certify a class on liability and allocation issues and that specific causation be left for individual determinations after a class trial. Briefing on the class action plaintiffs' motion for class certification was completed on June 26, 2024. An evidentiary hearing on certain class certification issues was held on February 3 and 4, 2025. The Court's decision is pending.

On August 8, 2024, Jefferson Parish and the *Ictech-Bendeck* plaintiffs notified the court and the other parties that they had reached an agreement in principle on settlement of the plaintiffs' claims against the Parish. The court held a settlement conference on August 9, memorializing the terms of the plaintiffs' settlement with the Parish, including a settlement amount of \$4,500 to be paid by the Parish to the *Ictech-Bendeck* plaintiffs. The settlement agreement purports to assign to

# WASTE CONNECTIONS, INC. NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

# (DOLLAR AMOUNTS IN THOUSANDS OF U.S. DOLLARS, EXCEPT PER SHARE, PER TON AND PER GALLON AMOUNTS OR AS OTHERWISE NOTED)

the *Ictech-Bendeck* plaintiffs the Parish's claims against the Company defendants. The court must approve the proposed settlement after notice is sent to the proposed settlement class and a hearing on the fairness of the settlement terms.

The Company believes it has defenses to certification of the putative class actions and is continuing to vigorously defend itself; however, at this time, the Company is not able to determine the likelihood of any outcome regarding the underlying claims in the class action, including the allocation of any potential liability among the Company, the Parish, and Aptim Corporation.

### Los Angeles County, California Landfill Expansion Litigation

#### A. Chiquita Canyon, LLC Lawsuit Against Los Angeles County

In October 2004, the Company's subsidiary, Chiquita Canyon, LLC ("CCL"), then under prior ownership, filed an application (the "Application") with the County of Los Angeles (the "County") Department of Regional Planning ("DRP") for a conditional use permit (the "CUP") to authorize the continued operation and expansion of the Chiquita Canyon Landfill (the "CC Landfill"). The CC Landfill has operated since 1972, and as a regional landfill, accepted approximately 2.25 million tons of materials for disposal and beneficial use in 2024. The CC Landfill was the second largest landfill in the County and played a vital role in the County's ability to safely and quickly gather, process, and dispose of thousands of tons of waste, six days a week. The Application requested expansion of the existing waste footprint on CCL's contiguous property, an increase in maximum elevation, creation of a new entrance and new support facilities, construction of a facility for the County or another third-party operator to host household hazardous waste collection events, designation of an area for mixed organics/composting, and other modifications.

After many years of reviews and delays, upon the recommendation of County staff, the County's Regional Planning Commission (the "Commission") approved the Application on April 19, 2017, but imposed operating conditions, fees and exactions that substantially reduced the historical landfill operations and represented a large increase in aggregate taxes and fees. CCL objected to many of the requirements imposed by the Commission. Current estimates for new costs imposed on CCL under the CUP are in excess of \$300,000.

CCL appealed the Commission's decision to the County Board of Supervisors, but the appeal was not successful. At a subsequent hearing, on July 25, 2017, the Board of Supervisors approved the CUP. On October 20, 2017, CCL filed in the Superior Court of California, County of Los Angeles a verified petition for writ of mandate and complaint against the County and the County Board of Supervisors captioned Chiquita Canyon, LLC v. County of Los Angeles (the "Complaint"). The Complaint challenges the terms of the CUP in 13 counts generally alleging that the County violated multiple California and federal statutes and California and federal constitutional protections. CCL seeks the following relief: (a) an injunction and writ of mandate against certain of the CUP's operational restrictions, taxes and fees, (b) a declaration that the challenged conditions are unconstitutional and in violation of state and federal statutes, (c) reimbursement for any such illegal fees paid under protest, (d) damages, (e) an award of just compensation for a taking, (f) attorney fees, and (g) all other appropriate legal and equitable relief.

Following extensive litigation in 2018 and 2019 on the permissible scope of CCL's challenge, the Superior Court issued its decision on July 2, 2020, granting CCL's petition for writ of mandate in part and denying it in part. CCL prevailed with respect to 12 of the challenged conditions, many of which imposed new fees and exactions on the CC Landfill. On October 11, 2022, CCL and the County entered into a settlement agreement that requires CCL to file a CUP modification application with the County embodying the terms of the settlement agreement. CCL filed the CUP modification application on November 10, 2022, an addendum to CCL's environmental impact report in accordance with the California Environmental Quality Act on January 12, 2024, and a revised addendum on September 30, 2024. The next steps contemplated by the settlement agreement include: completion of review by the County; scheduling the CUP modification application for a hearing before the Los Angeles County Regional Planning Commission; if appealed, a hearing before the County Board of Supervisors; and, upon approval by the County Board of Supervisors of the CUP modification application and satisfaction of certain other contingencies, CCL would dismiss this lawsuit.

# WASTE CONNECTIONS, INC. NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (DOLLAR AMOUNTS IN THOUSANDS OF U.S. DOLLARS, EXCEPT PER SHARE, PER TON AND PER GALLON AMOUNTS OR AS OTHERWISE NOTED)

At a meeting between the County and the Company on September 23, 2024, the County first stated that it would not be possible to complete the environmental review and present the CUP modification to the Regional Planning Commission in 2024. Absent approval of the modified CUP, beginning January 1, 2025, the CUP requires CCL to reduce its maximum annual solid waste tonnage capacity from approximately two million tons of solid waste per year to approximately one million tons of solid waste per year. CCL and the County are required under the settlement agreement to cooperate to take additional lawful and reasonable measures to effectuate the basic terms and goals of the settlement agreement, which include modifying this tonnage reduction to a gradual step-down in tonnage. However, because the County was unable to fully implement the settlement agreement or provide a viable alternative solution to address the severe tonnage restrictions that took effect on January 1, 2025, maintaining ongoing operations at the Landfill was no longer economically viable. Thus, CCL closed active waste disposal operations as of December 31, 2024.

On January 10, 2025, CCL and the County appeared before the Superior Court for a trial setting conference and the Court set the remaining claims for a bench trial, beginning October 13, 2025. At this time, the Company is not able to determine the likelihood of any outcome in this matter.

### B. December 11, 2017 Notice of Violation Regarding Certain CUP Conditions.

The County, through its DRP, issued a Notice of Violation, dated December 11, 2017 (the "NOV"), alleging that CCL violated certain conditions of the CUP, including Condition 79(B)(6) of the CUP by failing to pay an \$11,600 Bridge & Thoroughfare Fee ("B&T Fee") that was purportedly due on July 25, 2017. The alleged B&T fee was ostensibly to fund the construction of transportation infrastructure in the area of the CC Landfill. At the time the NOV was issued, CCL had already contested the legality of the B&T fee in the October 20, 2017 Complaint filed against the County in Los Angeles County Superior Court, described above under paragraph A (the "CUP lawsuit").

On January 12, 2018, CCL filed an appeal of the alleged violations in the NOV. Subsequently, CCL filed additional legal arguments and exhibits contesting the NOV. On March 6, 2018, a DRP employee designated as hearing officer sustained the NOV, including the \$11,600 B&T fee, and imposed an administrative penalty in the amount of \$83 and a noncompliance fee of \$0.75. A written decision memorializing the hearing officer's findings and order was issued on July 10, 2018. On April 13, 2018, CCL filed in the Superior Court of California, County of Los Angeles, a Petition for Writ of Administrative Mandamus against the County seeking to overturn the decision sustaining the NOV, contending that the NOV and decision are not supported by the facts or law. On July 17, 2018, the court granted CCL leave to pay the \$11,600 B&T fee and to amend its Complaint in the CUP lawsuit to reflect the payment under protest, allowing the challenge to the B&T fee under the Mitigation Fee Act to proceed in the CUP lawsuit. CCL paid the B&T fee under protest on August 10, 2018, and also paid on that date the administrative penalty of \$83 and the noncompliance fee of \$0.75. The court indicated that the NOV case would be coordinated with the CUP lawsuit. On October 11, 2022, CCL and the County entered into the settlement agreement, described above under paragraph A. However, as described above, CCL has now closed the Chiquita Canyon Landfill for the acceptance of waste as of December 31, 2024, and CCL's remaining claims have been set for trial. A status conference and order to show cause in this case is currently set for May 8, 2025. At this time, the Company is not able to determine the likelihood of any outcome in this matter.

### Elevated Temperature Landfill Event

Beginning in May 2023, the Company's subsidiary, Chiquita Canyon, LLC ("CCL"), began receiving notices of violation ("NOVs") from the South Coast Air Quality Management District ("SCAQMD") for alleged violations of Section 41700 of the California Health & Safety Code and SCAQMD Rule 402 based on complaints from the public of odors, which SCAQMD inspectors stated that they verified were from the Chiquita Canyon Landfill (the "CC Landfill"). Each Rule 402 NOV alleges the CC Landfill is "discharging such quantities of air contaminants to cause injury, detriment, nuisance or annoyance to a considerable number of persons." CCL's retained expert consultants in Elevated Temperature Landfill ("ETLF") events have attributed the odors and other impacts to an ETLF event that is occurring in a lined, non-active area of the CC Landfill.

### NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

(DOLLAR AMOUNTS IN THOUSANDS OF U.S. DOLLARS, EXCEPT PER SHARE, PER TON AND PER GALLON AMOUNTS OR AS OTHERWISE NOTED)

Since May 2023, CCL has received approximately 301 NOVs for alleged violations of SCAQMD Rule 402. CCL has also received sixteen additional NOVs from SCAQMD alleging violations of the Stipulated Order for Abatement, the California Health & Safety Code, other SCAQMD rules, and CCL's Title V permit.

On August 15, 2023, SCAQMD petitioned its Hearing Board for an Order for Abatement in Hearing Board Case No. 6177-4 to address the Rule 402 NOVs issued by SCAQMD inspectors as a result of the ETLF event. SCAQMD and CCL negotiated a Stipulated Order for Abatement (the "Stipulated Order"), which was issued by the Hearing Board on September 6, 2023. Modifications to the Stipulated Order were approved by the Hearing Board after hearings on January 16 and 17, March 21, April 24, August 17, 20, and 27, and November 13, 2024. The modified Stipulated Order contains 96 conditions. The next status and modification hearing is scheduled for April 16 and 17, 2025.

On November 22, 2023, CCL received an NOV from the Los Angeles Regional Water Quality Control Board ("Water Board") for alleged violations of CCL's Waste Discharge Requirements Order No. R4-2018-0172, including the Monitoring and Reporting Program. The allegations relate to increased leachate production and leachate seeps caused by the ETLF event. CCL has received three more NOVs from the Water Board regarding alleged discharges, reporting, and other compliance violations. CCL has submitted full responses to each of the November 22, 2023, and January 24, March 28, and April 9, 2024 NOVs from the Water Board.

On June 27, 2024, CCL received a fifth NOV from the Water Board for alleged non-compliance with a March 20, 2024 Investigative Order issued by the Water Board pursuant to California Water Code §§ 13267 and 13383. CCL has provided a full response to the alleged violations.

On February 15 and March 29, 2024, CCL received two Summaries of Violations ("SOV") from the Department of Toxic Substances Control ("DTSC"). The SOVs allege violations of California's hazardous waste control laws and their implementing regulations related to three incidents in which offsite shipments of leachate, which tested above a regulatory threshold, were shipped to non-hazardous waste treatment and disposal facilities. CCL has submitted full responses to both SOVs from DTSC.

On June 4, 2024, CCL received a Finding of Violation ("FOV") from the U.S. Environmental Protection Agency, alleging violations of the New Source Performance Standards ("NSPS") and National Emission Standards for Hazardous Air Pollutants ("NESHAP") for municipal solid waste landfills, the NSPS and NESHAP General Provisions, and certain conditions of CCL's Title V permit. CCL has submitted a full response to the alleged violations.

At this time, CCL is not able to determine the likely penalties that the regulatory agencies will seek for these alleged violations, but they could be substantial. CCL also is incurring substantial costs in conjunction with efforts to address the ETLF event and any related impacts, including attendant air emissions, and to manage the increased production and changing composition of the liquids. At this time, the Company is not able to determine the likelihood of any outcome of the resolution of these alleged violations, including the amount of penalties.

In addition to, and distinct from these alleged violations, CCL had been seeking regulatory approvals to allow the use of new cells needed for waste disposal within the CC Landfill's existing waste footprint permitted under the CUP. However, the Water Board had not yet granted the final approval needed for CCL to access otherwise permitted and constructed airspace when the CC Landfill closed to active waste disposal operations as of December 31, 2024.

## Chiquita Canyon Landfill Civil Litigation

Given the facts related to the ETLF event and the alleged violations described above, a number of civil lawsuits have been filed against CCL and other Company subsidiaries, including Chiquita Canyon, Inc., Waste Connections of California, Inc., Waste Connections Management Services Inc. and Waste Connections US, Inc. These began with Howse et al. v. Chiquita Canyon, LLC, et al. (Los Angeles Co. Superior Court; filed September 5, 2023, removed to U.S.D.C.

### NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

(DOLLAR AMOUNTS IN THOUSANDS OF U.S. DOLLARS, EXCEPT PER SHARE, PER TON AND PER GALLON AMOUNTS OR AS OTHERWISE NOTED)

C.D. Cal. October 4, 2023). That case included class action claims, but in May 2024, those claims were dropped and the case continues as a mass tort case in federal district court. In November 2024, Judge Frimpong in the Central District of California consolidated Howse and all other then filed, related cases into In re Chiquita Landfill Litigation. Master File No. 2:23-CV-08380-MEMF-MAR. (C.D. Cal.). As additional, related cases have been filed, the Company has sought to consolidate them with In re Chiquita.

There are approximately 9,200 total plaintiffs in these civil lawsuits as of February 5, 2025, which includes some from cases filed but not yet served, and the Company expects additional complaints and plaintiffs in the future.

The claims in the ongoing cases allege, among other things, nuisance odors, chemical exposures and other torts, including private nuisance (continuing and permanent), public nuisance (continuing and permanent), negligence, negligence per se, strict liability for ultrahazardous activities, and a violation of Health and Safety Code § 41700. Plaintiffs seek damages for physical injury, fear of future physical injury, increased risk of future injury, including the need for medical monitoring, emotional distress, harm to real and personal property, medical expenses, relocation expenses, and punitive damages. Plaintiffs seek all costs of suits and attorneys' fees. Some of the cases allege that officers and directors and/or agents of the Company's subsidiaries had advance knowledge that failure to properly maintain and operate the CC Landfill would result in the sorts of harms that the plaintiffs allegedly suffered. Some of the cases seek injunctive relief to prevent further harm to the plaintiffs or to close the CC Landfill.

The additional cases include: Suggs et al. v. Chiquita Canyon, LLC, et al. (Los Angeles Superior Court; filed February 2, 2024, removed to U.S.D.C. C.D. Cal. March 25, 2024); Siryani et al. v. Chiquita Canyon, LLC, et al. (Los Angeles Superior Court; filed March 27, 2024, removed to U.S.D.C. C.D. Cal. on April 29, 2024); Adams Evans et al. v. Chiquita Canyon, LLC et al. (Los Angeles Superior Court; filed April 15, 2014, removed to U.S.D.C. C.D. Cal. on July 5, 2024); Aleksanyan et al. v. Chiquita Canyon, LLC et al. (U.S.D.C. C.D. Cal.; filed May 20, 2024); Jolene Acosta et al., v. Chiquita Canyon, LLC et al. (Los Angeles Superior Court; filed May 29, 2024, removed to U.S.D.C. C.D. Cal. on July 12, 2024); Quaiden Fenstermaker et. al. v. Chiquita Canyon, LLC et al. (Los Angeles Superior Court; filed May 29, 2024, removed to U.S.D.C. C.D. Cal. on July 13, 2024); Briana Mejia et al. v. Chiquita Canyon, LLC et al. (Los Angeles Superior Court; filed May 29, 2024, removed to U.S.D.C. C.D. Cal. on July 15, 2024); Araiza et al. v. Chiquita Canyon, LLC et al. (U.S.D.C. C.D. Cal.; filed June 3, 2024); Melineh Gasparians et al. v. Chiquita Canyon, LLC et al. (Los Angeles Superior Court; filed June 10, 2024; removed to U.S.D.C. C.D. Cal. on September 4, 2024); Claudia Rivera et al. v. Chiquita Canyon, LLC et al. (Los Angeles Superior Court; filed June 14, 2024, removed to U.S.D.C. C.D. Cal. on July 22, 2024); Alejandra Suarez et al. v. Chiquita Canyon, LLC et al. (Los Angeles Superior Court; filed June 20, 2024; removed to U.S.D.C. C.D. Cal. on July 29, 2024); Geon Hwang, et al. v. Chiquita Canyon, LLC et al. (U.S.D.C. C.D. Cal.; filed July 8, 2024); Anabel Austin, et al. v. Chiquita Canyon, LLC et al. (Los Angeles Superior Court; filed July 9, 2024; removed to U.S.D.C. C.D. Cal. on August 16, 2024); Isabell Dolores Palomino et al. v. Chiquita Canyon, LLC et al. (U.S.D.C. C.D. Cal.; filed July 12, 2024); Stephanie Audish et al. v. Chiquita Canyon, LLC (Los Angeles Superior Court; filed July 16, 2024); Scott Benjamin Siegal et. al. v. Chiquita Canyon, LLC et al. (Los Angeles Superior Court; filed July 16, 2024); Alina Hakopyan et al. v. Chiquita Canyon, LLC (Los Angeles Superior Court; filed August 6, 2024); Kaiden Alim et al. v. Chiquita Canyon, LLC et al. (Los Angeles Superior Court, filed September 27, 2024); Nicholas Difatta et al. v. Chiquita Canyon, LLC et al. (Los Angeles Superior Court, filed October 5, 2024); Jane Chun-Won Yang et al. v. Chiquita Canyon, LLC et al. (U.S.D.C. C.D. Cal. filed on November 19, 2024); Maria Magdalena Alanis, et al. v. Chiquita Canyon, LLC et al. (U.S.D.C. C.D. Cal. filed January 6, 2025, transferred to Judge Frimpong but not yet consolidated). One law firm filed 359 individual cases in Los Angeles Superior Court, which the Company related and consolidated to that firm's first filed case, Serieddine et al. v. Chiquita Canyon, LLC, et al. (Los Angeles Superior Court; filed January 8, 2024), and removed the cases en masse as In re Serieddine. In re Serieddine is consolidated in In re Chiquita Landfill Litigation.

Three cases have been filed, but not yet served: K.E. et al. v. Chiquita Canyon, LLC et al. (U.S.D.C. C.D. Cal. filed on November 22, 2024), Fernando Perez et al. v. Chiquita Canyon, LLC et al. (U.S.D.C. C.D. Cal. filed December 30, 2024), Nancy Mariel Aguilar et al. v. Chiquita Canyon, LLC et al. (Los Angeles Superior Court, filed January 27, 2025).

# WASTE CONNECTIONS, INC. NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (DOLLAR AMOUNTS IN THOUSANDS OF U.S. DOLLARS, EXCEPT PER SHARE, PER TON AND PER GALLON AMOUNTS OR AS OTHERWISE NOTED)

The Company is continuing to vigorously defend itself in these lawsuits; however, at this time, the Company is not able to determine the likelihood of any outcome regarding the underlying claims.

### County of Los Angeles Litigation

Based upon the same facts alleged in the above-referenced "Chiquita Canyon Landfill Civil Litigation," on December 17 2024, Los Angeles County filed a complaint in the U.S. District Court, Central District of California, No. 2:24-cv-10819-RGK-PD, against Chiquita Canyon, LLC, Chiquita Canyon, Inc. and Waste Connections US, Inc. This case has been assigned to Judge Frimpong, the same judge overseeing In Re Chiquita Landfill Litigation. An answer or responsive pleading is due on February 19, 2025.

The County's lawsuit alleges public nuisance under California statutes and Los Angeles County ordinances, public nuisance per se, and unfair business practices related to the alleged violation of ordinances referenced in the public nuisance claims. The County seeks an injunction to bring the CC Landfill into compliance with all local, state, and federal laws and regulations, including all necessary measures to "contain and extinguish" the ETLF, prevent odors and gases from reaching any residential zone, and eliminate leachate seeps; subsidize the relocation of affected citizens living near the Landfill; and subsidize mitigation measures undertaken by affected citizens living, working, or studying near the Landfill, such as the purchase of air purification systems, double paned windows, home hardening, and assistance with utility bills. Alternatively, the County requests the appointment of a receiver to take possession and control of the Landfill. The County also seeks to recover civil penalties and attorney's fees. The Company is not able to determine the potential penalty amount that the County will seek in this lawsuit.

The Company is continuing to vigorously defend itself in these lawsuits; however, at this time, the Company is not able to determine the likelihood of any outcome regarding the underlying claims.

### Collective Bargaining Agreements

As of December 31, 2024, 3,774 employees, or approximately 16% of the Company's workforce, were employed under collective bargaining agreements. The Company has 25 collective bargaining agreements covering 1,603 employees, or approximately 7% of its workforce, that have expired or are set to expire in 2025. The Company does not expect any significant disruption in its overall business in 2025 as a result of labor negotiations, employee strikes or organizational efforts.

### 14. SHAREHOLDERS' EQUITY

### **Employee Share Purchase Plan**

On May 15, 2020, the Company's shareholders approved the ESPP. Under the ESPP, qualified employees may elect to have payroll deductions withheld from their eligible compensation on each payroll date in amounts equal to or greater than one percent (1%) but not in excess of ten percent (10%) of eligible compensation in order to purchase the Company's common shares under certain terms and subject to certain restrictions set forth in the ESPP. The exercise price is equal to 95% of the closing price of the Company's common shares on the last day of the relevant offering period; provided, however, that such exercise price will not be less than 85% of the volume weighted average price of the Company's common shares as reflected on the TSX over the final five trading days of such offering period. The maximum number of shares that may be issued under the ESPP is 1,000,000. Under the ESPP, employees purchased 29,256 of the Company's common shares for \$4,486 during the year ended December 31, 2024. Under the ESPP, employees purchased 29,808 of the Company's common shares for \$3,909 during the year ended December 31, 2023. Under the ESPP, employees purchased 26,582 of the Company's common shares for \$3,270 during the year ended December 31, 2022.

#### NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

(DOLLAR AMOUNTS IN THOUSANDS OF U.S. DOLLARS, EXCEPT PER SHARE, PER TON AND PER GALLON AMOUNTS OR AS OTHERWISE NOTED)

### Cash Dividend

The Board of Directors of the Company authorized the initiation of a quarterly cash dividend in October 2010 and has increased it on an annual basis. In October 2024, the Company announced that its Board of Directors increased its regular quarterly cash dividend by \$0.03, from \$0.285 to \$0.315 per Company common share. Cash dividends of \$302,258, \$270,604 and \$243,013 were paid during the years ended December 31, 2024, 2023 and 2022, respectively.

### Normal Course Issuer Bid

On July 23, 2024, the Board of Directors of the Company approved, subject to receipt of regulatory approvals, the annual renewal of the Company's normal course issuer bid (the "NCIB") to purchase up to 12,901,981 of the Company's common shares during the period of August 12, 2024 to August 11, 2025 or until such earlier time as the NCIB is completed or terminated at the option of the Company. The renewal followed the conclusion of the Company's NCIB that expired August 9, 2024. The Company received TSX approval for its annual renewal of the NCIB on August 6, 2024. Under the NCIB, the Company may make share repurchases only in the open market, including on the NYSE, the TSX, and/or alternative Canadian trading systems, at the prevailing market price at the time of the transaction.

In accordance with TSX rules, any daily repurchases made through the TSX and alternative Canadian trading systems are limited to a maximum of 60,089 common shares, which represents 25% of the average daily trading volume on the TSX of 240,359 common shares for the period from February 1, 2024 to July 31, 2024. The TSX rules also allow the Company to purchase, once a week, a block of common shares not owned by any insiders, which may exceed such daily limit. The maximum number of shares that can be purchased per day on the NYSE will be 25% of the average daily trading volume for the four calendar weeks preceding the date of purchase, subject to certain exceptions for block purchases.

The timing and amounts of any repurchases pursuant to the NCIB will depend on many factors, including the Company's capital structure, the market price of the common shares, any share buyback taxes applicable and overall market conditions. All common shares purchased under the NCIB will be immediately cancelled following their repurchase.

For each of the years ended December 31, 2024 and 2023, the Company did not repurchase any common shares pursuant to the NCIB in effect during that period. For the year ended December 31, 2022, the Company repurchased 3,388,155 common shares pursuant to the NCIB in effect during that period at an aggregate cost of \$424,999. As of December 31, 2024, the maximum number of shares available for repurchase under the current NCIB was 12,901,981.

### **Common Shares**

The Company is authorized to issue an unlimited number of common shares, that have no par value, and uses reserved but unissued common shares to satisfy its obligations under its equity-based compensation plans. As of December 31, 2024, the Company has reserved the following common shares for issuance:

For outstanding RSUs, PSUs and warrants	2,083,109
For future grants under the 2016 Incentive Award Plan	1,993,310
For future grants under the Employee Share Purchase Plan	903,541
	4.979.960

### Common Shares Held in Trust

Common shares held in trust at December 31, 2024 consist of 48,098 shares of the Company held in a trust that were acquired by Progressive Waste prior to June 1, 2016 for the benefit of its U.S. and Canadian employees participating in certain share-based compensation plans. A total of 735,171 common shares were held in the trust on June 1, 2016 when it

### NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

(DOLLAR AMOUNTS IN THOUSANDS OF U.S. DOLLARS, EXCEPT PER SHARE, PER TON AND PER GALLON AMOUNTS OR AS OTHERWISE NOTED)

was acquired by the Company in the Progressive Waste acquisition. Common shares held in trust are classified as treasury shares in the Company's Consolidated Balance Sheets. The Company will sell shares out of the trust and remit cash or shares to employees and non-employee directors as restricted share units vest and deferred share units settle, under the Progressive Waste share-based compensation plans that were continued by the Company. During the years ended December 31, 2024, 2023 and 2022, the Company sold 11,344, 6,017 and 5,203 common shares held in the trust, respectively, to settle vested restricted share units and deferred share units.

#### Special Shares

The Company is authorized to issue an unlimited number of special shares. Holders of special shares are entitled to one vote in matters of the Company for each special share held. The special shares carry no right to receive dividends or to receive the remaining property or assets of the Company upon dissolution or wind-up. At December 31, 2024, 2023 and 2022, no special shares were issued.

### **Preferred Shares**

The Company is authorized to issue an unlimited number of preferred shares, issuable in series. Each series of preferred shares issued shall have rights, privileges, restrictions and conditions as determined by the Board of Directors prior to their issuance. Preferred shareholders are not entitled to vote, but take preference over the common shareholders rights in the remaining property and assets of the Company in the event of dissolution or wind-up. At December 31, 2024, 2023 and 2022, no preferred shares were issued.

### Restricted Share Units, Performance-Based Restricted Share Units, Share Options and Share Purchase Warrants

In connection with the Progressive Waste acquisition, each Waste Connections US, Inc. restricted stock unit award, deferred restricted stock unit award and warrant outstanding immediately prior to the Progressive Waste acquisition was automatically converted into a restricted share unit award, deferred restricted share unit award or warrant, as applicable, relating to an equal number of common shares of the Company, on the same terms and conditions as were applicable immediately prior to the Progressive Waste acquisition under such equity award. Such conversion of equity awards was approved by the Company's shareholders at its shareholder meeting as part of the shareholders' approval of the Progressive Waste acquisition. At its meeting on June 1, 2016, the Company's Board of Directors approved the assumption by the Company of the Waste Connections US, Inc. 2014 Incentive Plan Award (the "2014 Plan"), the Waste Connections US, Inc. Third Amended and Restated 2004 Equity Incentive Plan (the "2004 Plan"), and the Waste Connections US, Inc. Consultant Incentive Plan (the "Consultant Plan," and, together with the 2014 Plan and the 2004 Plan, the "Assumed Plans") for the purposes of administering the Assumed Plans and the awards issued thereunder. No additional awards will be made under any of the Assumed Plans. Upon the vesting, expiration, exercise in accordance with their terms or other settlement of all of the awards made pursuant to an Assumed Plan, such Assumed Plan shall automatically terminate. The 2014 Plan and the Consultant Plan have each automatically terminated.

Participation in the 2004 Plan was limited to employees, officers, directors and consultants. Restricted share units ("RSUs") granted under the 2004 Plan generally vest in installments pursuant to a vesting schedule set forth in each agreement. The Board of Directors authorized the granting of awards under the 2004 Plan, and determined the employees and consultants to whom such awards were to be granted, the number of shares subject to each award, and the exercise price, term, vesting schedule and other terms and conditions of each award. RSU awards granted under the plan did not require any cash payment from the participant to whom an award was made. No grants have been made under the 2004 Plan since May 16, 2014 pursuant to the approval by the stockholders of the 2014 Plan on such date.

On June 1, 2016, the Company's Board of Directors adopted the 2016 Incentive Award Plan (the "2016 Plan"), which was approved by Progressive Waste's shareholders on May 26, 2016. On each of July 24, 2017 and 2018, the Board of Directors approved certain housekeeping amendments to the 2016 Plan. The 2016 Plan, as amended, is administered by the Company's Compensation Committee and provides that the aggregate number of common shares which may be issued

### NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

(DOLLAR AMOUNTS IN THOUSANDS OF U.S. DOLLARS, EXCEPT PER SHARE, PER TON AND PER GALLON AMOUNTS OR AS OTHERWISE NOTED)

from treasury pursuant to awards made under the 2016 Plan is 7,500,000 common shares. Awards under the 2016 Plan may be made to employees, consultants and non-employee directors and may be made in the form of options, warrants, restricted shares, restricted share units, performance awards (which may be paid in cash, common shares, or a combination thereof), dividend equivalent awards (representing a right of the holder thereof to receive the equivalent value (which may be paid in cash or common shares) of dividends paid on common shares), and share payments (a payment in the form of common shares or an option or other right to purchase common shares as part of a bonus, defined compensation or other arrangement). Non-employee directors are also eligible to receive deferred share units, which represent the right to receive a cash payment or its equivalent in common shares (or a combination of cash and common shares), or which may at the time of grant be expressly limited to settlement only in cash and not in common shares.

### **Restricted Share Units**

A summary of the Company's RSU activity is presented below:

	Years Ended December 31,			
	2024	2023	2022	
Weighted average grant-date fair value of restricted share units				
granted	\$ 164.93	\$ 133.65	\$ 121.26	
Total fair value of restricted share units vested	\$ 39,745	\$ 39,754	\$ 28,751	

A summary of activity related to RSUs during the year ended December 31, 2024, is presented below:

		Weig	hted-Average
	Unvested Shares		nt Date Fair ie Per Share
Outstanding at December 31, 2023	936,267	\$	120.97
Granted	371,343	\$	164.93
Forfeited	(51,520)	\$	138.91
Vested and issued	(343,530)	\$	115.69
Outstanding at December 31, 2024	912,560	\$	139.83

Recipients of the Company's RSUs who participate in the Company's Nonqualified Deferred Compensation Plan may have elected in years prior to 2015 to defer some or all of their RSUs as they vest until a specified date or dates they choose. At the end of the deferral periods, unless a qualified participant makes certain other elections, the Company issues to recipients who deferred their RSUs common shares of the Company underlying the deferred RSUs. At December 31, 2024, 2023 and 2022, the Company had 29,980, 49,129 and 81,352 vested deferred RSUs outstanding, respectively.

### Performance-Based Restricted Share Units

A summary of the Company's PSU activity is presented below:

	rears Ended December 31,			
	2024	2023	2022	
Weighted average grant-date fair value of PSUs granted	\$ 138.29	\$ 133.83	\$ 117.94	
Total fair value of PSUs vested	\$ 14,948	\$ 20,196	\$ 4,674	

### NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

# (DOLLAR AMOUNTS IN THOUSANDS OF U.S. DOLLARS, EXCEPT PER SHARE, PER TON AND PER GALLON AMOUNTS OR AS OTHERWISE NOTED)

A summary of activity related to PSUs during the year ended December 31, 2024, is presented below:

		Weig	hted-Average
	Unvested Shares		nt Date Fair ie Per Share
Outstanding at December 31, 2023	259,532	\$	113.68
Granted	113,166	\$	138.29
Vested and issued	(153,555)	\$	97.35
Outstanding at December 31, 2024	219,143	\$	137.83

During the year ended December 31, 2024, the Company's Compensation Committee granted PSUs with three-year performance-based metrics that the Company must meet before those awards may be earned, and the performance period for those grants ends on December 31, 2026. During the year ended December 31, 2023, the Company's Compensation Committee granted PSUs with three-year performance-based metrics that the Company must meet before those awards may be earned, and the performance period for those grants ends on December 31, 2025. During the year ended December 31, 2022, the Company's Compensation Committee granted PSUs with three-year performance-based metrics that the Company was required to meet before those awards were earned, and the performance period for those grants ended on December 31, 2024. The Compensation Committee determines the achievement of performance results and corresponding vesting of PSUs for each performance period.

### **Share Purchase Warrants**

The Company has outstanding share purchase warrants issued under the 2016 Plan. Warrants to purchase the Company's common shares were issued to certain consultants to the Company. Warrants issued were fully vested and exercisable at the date of grant. Warrants outstanding at December 31, 2024, expire between 2025 and 2029.

A summary of warrant activity during the year ended December 31, 2024, is presented below:

	Warrants	nted-Average ercise Price
Outstanding at December 31, 2023	817,873	\$ 127.85
Granted	301,719	\$ 171.51
Forfeited	(153,306)	\$ 133.59
Exercised	(44,860)	\$ 107.04
Outstanding at December 31, 2024	921,426	\$ 142.21

The following table summarizes information about warrants outstanding as of December 31, 2024 and 2023:

	Warrants		Fair Value of Warrants	Outstanding at	December 31,
Grant Date	Issued	Exercise Price	Issued	2024	2023
Throughout 2019	151,008	\$74.25 to \$95.61	\$ 2,634	· ·	25,490
Throughout 2020	164,890	\$72.65 to \$104.89	\$ 3,140	85,293	145,586
Throughout 2021	218,166	\$99.33 to \$135.97	\$ 5,584	191,155	191,155
Throughout 2022	380,478	\$125.32 to \$143.95	\$ 12,972	289,276	326,085
Throughout 2023	129,557	\$129.75 to \$142.93	\$ 5,133	106,649	129,557
Throughout 2024	301,719	\$149.27 to \$192.47	\$ 14,651	249,053	-
				921,426	817,873

## NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

# (DOLLAR AMOUNTS IN THOUSANDS OF U.S. DOLLARS, EXCEPT PER SHARE, PER TON AND PER GALLON AMOUNTS OR AS OTHERWISE NOTED)

### **Deferred Share Units**

A summary of the Company's deferred share units ("DSUs") activity is presented below:

	Years Ended December 31,			
	2024	2023	2022	
Weighted average grant-date fair value of DSUs granted	\$ 168.71	\$ 136.47	\$ 121.00	
Total fair value of DSUs awarded	\$ 632	\$ 538	\$ 253	

The DSUs consist of a combination of DSU grants outstanding under the Progressive Waste share-based compensation plans that were continued by the Company following the Progressive Waste acquisition and DSUs granted by the Company since the Progressive Waste acquisition.

A summary of activity related to DSUs during the year ended December 31, 2024, is presented below:

		weig	ntea-Average
	Vested Shares		nt Date Fair 1e Per Share
Outstanding at December 31, 2023	30,481	\$	77.34
Granted	3,746	\$	168.71
Cash settled	(9,207)	\$	61.65
Share settled	(4,602)	\$	94.15
Outstanding at December 31, 2024	20,418	\$	97.38

### Other Restricted Share Units

RSU grants outstanding under the Progressive Waste share-based compensation plans were continued by the Company following the Progressive Waste acquisition and allow for the issuance of shares or cash settlement to employees upon vesting or other distribution events. A summary of activity related to Progressive Waste RSUs during the year ended December 31, 2024, is presented below:

Outstanding at December 31, 2023	51,812
Cash settled	(6,346)
Outstanding at December 31, 2024	45,466

No RSUs under the Progressive Waste share-based compensation plans were granted subsequent to June 1, 2016. All remaining RSUs were vested as of December 31, 2019.

### NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

(DOLLAR AMOUNTS IN THOUSANDS OF U.S. DOLLARS, EXCEPT PER SHARE, PER TON AND PER GALLON AMOUNTS OR AS OTHERWISE NOTED)

## 15. OTHER COMPREHENSIVE INCOME (LOSS)

Other comprehensive income (loss) includes changes in the fair value of interest rate swaps that qualify for hedge accounting. The components of other comprehensive income (loss) and related tax effects for the years ended December 31, 2024, 2023 and 2022, are as follows:

	Year Ended December 31, 2024				
	Gross	Tax Effect	Net of Tax		
Interest rate swap amounts reclassified into interest expense Changes in fair value of interest rate swaps Foreign currency translation adjustment	\$ (20,467) 11,607 (189,402) \$ (198,262)	\$ 5,424 (3,076) 	\$ (15,043) 8,531 (189,402) \$ (195,914)		
	Year I	Ended December 3	31, 2023		
	Gross	Tax Effect	Net of Tax		
Interest rate swap amounts reclassified into interest expense Changes in fair value of interest rate swaps Foreign currency translation adjustment	\$ (19,607) 10,588 53,633 \$ 44,614	\$ 5,196 (2,806) 	\$ (14,411) 7,782 53,633 \$ 47,004		
	Year E	Inded December 3			
	Gross	Tax Effect	Net of Tax		
Interest rate swap amounts reclassified into interest expense Changes in fair value of interest rate swaps Foreign currency translation adjustment	\$ 6,551 76,336 (157,336) \$ (74,449)	\$ (1,736) (20,229) ———————————————————————————————————	\$ 4,815 56,107 (157,336) \$ (96,414)		

A roll forward of the amounts included in AOCIL, net of taxes, is as follows:

	Interest Rate Swaps	Foreign Currency Translation Adjustment	Other Comprehensive Income (Loss)
Balance at December 31, 2022	\$ 23,378	\$ (80,208)	\$ (56,830)
Amounts reclassified into earnings	(14,411)	shouldhood	(14,411)
Changes in fair value	7,782		7,782
Foreign currency translation adjustment	_	53,633	53,633
Balance at December 31, 2023	16,749	(26,575)	(9,826)
Amounts reclassified into earnings	(15,043)		(15,043)
Changes in fair value	8,531		8,531
Foreign currency translation adjustment		(189,402)	(189,402)
Balance at December 31, 2024	\$ 10,237	\$ (215,977)	\$ (205,740)

## 16. INCOME TAXES

The Company's operations are conducted through its various subsidiaries in countries throughout the world. The Company has provided for income taxes based upon the tax laws and rates in the countries in which operations are conducted and income is earned.

# WASTE CONNECTIONS, INC. NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (DOLLAR AMOUNTS IN THOUSANDS OF U.S. DOLLARS, EXCEPT PER SHARE, PER TON AND PER GALLON AMOUNTS OR AS OTHERWISE NOTED)

Income before provision for income taxes consists of the following:

	Year	's Ended Decem	iber 31,
	2024	2023	2022
U.S.	\$ 343,255	\$ 622,041	\$ 734,126
Non – U.S.	419,678	361,460	314,837
Income before income taxes	\$ 762,933	\$ 983,501	\$ 1,048,963

The provision for income taxes consists of the following:

Years Ended December 31,				
2024	2023	2022		
\$ 95,007	\$ 120,420	\$ 59,675		
42,725	50,713	28,770		
65,916	43,213	31,036		
203,648	214,346	119,481		
(33,507)	14,130	95,397		
(5,833)	(1,931)	16,840		
(17,945)	(5,870)	(18,756)		
(57,285)	6,329	93,481		
\$ 146,363	\$ 220,675	\$ 212,962		
	\$ 95,007 42,725 65,916 203,648 (33,507) (5,833) (17,945) (57,285)	2024         2023           \$ 95,007         \$ 120,420           42,725         50,713           65,916         43,213           203,648         214,346           (33,507)         14,130           (5,833)         (1,931)           (17,945)         (5,870)           (57,285)         6,329		

The Company is organized under the laws of Ontario, Canada; however, since the proportion of U.S. revenues, assets, operating income and associated tax provisions is significantly greater than any other single taxing jurisdiction within the worldwide group, the reconciliation of the differences between the Company's income tax provision as presented in the accompanying Consolidated Statements of Net Income and income tax provision computed at the federal statutory rate is presented on the basis of the U.S. federal statutory income tax rate of 21%, as opposed to the Canadian statutory rate of approximately 27% to provide a more meaningful insight into those differences. The items shown in the following table are a percentage of pre-tax income:

	Years Ended December 31,			
	2024	2023	2022	
U.S. federal statutory rate	21.0 %	21.0 %	21.0 %	
State taxes, net of federal benefit	4.1	4.3	4.2	
Deferred income tax liability adjustments	0.7	0.3		
Effect of international operations	(3.8)	(3.9)	(4.0)	
Federal tax credits	(1.5)		(0.1)	
Share-based compensation	(0.7)	(0.3)	(0.2)	
Other	(0.6)	1.0	(0.6)	
	19.2 %	22.4 %	20.3 %	

The comparability of the Company's income tax provision for the reported periods has been affected by variations in its income before income taxes.

The effects of international operations are primarily due to a portion of the Company's income from internal financing that is taxed at effective rates substantially lower than the U.S. federal statutory rate.

# WASTE CONNECTIONS, INC. NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (DOLLAR AMOUNTS IN THOUSANDS OF U.S. DOLLARS, EXCEPT PER SHARE, PER TON AND PER GALLON AMOUNTS OR AS OTHERWISE NOTED)

The significant components of deferred income tax assets and liabilities, reduced by valuation allowances as applicable, are presented below:

	December 31,			
		2024		2023
Deferred income tax assets:				
Accrued expenses	\$	38,674	\$	33,358
Compensation		26,589		25,781
Contingent liabilities		16,237		27,154
Tax credits and loss carryforwards		15,477		23,877
Landfill closure and post-closure		90,240		12,476
Finance costs		4,032		6,968
Other		13,306		14,036
Gross deferred income tax assets		204,555	~	143,650
Less: Valuation allowance		· —		
Total deferred income tax assets		204,555		143,650
Deferred income tax liabilities:				
Goodwill and other intangibles		(472,608)		(471,074)
Property and equipment		(595,156)		(602,453)
Prepaid expenses		(19,737)		(15,428)
Investment in subsidiaries		(71,703)		(71,136)
Interest rate swaps		(3,691)		(6,039)
Total deferred income tax liabilities	_(	1,162,895)	(	1,166,130)
Net deferred income tax liability	\$	(958,340)	\$ (	1,022,480)

The Company has \$14,901 of Canadian tax loss carryforwards with a 20-year carryforward period which will begin to expire in 2036, as well as various U.S. state tax losses with carryforward periods up to 20 years.

As of December 31, 2024, the Company had undistributed earnings of approximately \$4,078,543 for which income taxes have not been provided on permanently reinvested earnings of approximately \$2,903,543. Additionally, the Company has not recorded deferred taxes on the amount of financial reporting basis in excess of tax basis of approximately \$401,204 attributable to the Company's non-U.S. subsidiaries which are permanently reinvested. It is not practical to estimate the additional tax that may become payable upon the eventual repatriation of these amounts; however, the tax impacts could result in a material increase to the Company's effective tax rate.

The Company and its subsidiaries are subject to U.S. federal and Canadian income tax, which are its principal operating jurisdictions. The Company has concluded all U.S. federal income tax matters for years through 2020. Additionally, the normal reassessment period for the Company has expired for all Canadian federal income tax matters for years through 2019.

The Company did not have any unrecognized tax benefits recorded at December 31, 2024, 2023 or 2022. The Company does not anticipate the total amount of unrecognized tax benefits will significantly change by December 31, 2025. The Company recognizes interest and/or penalties related to income tax matters in income tax expense.

### 17. SEGMENT REPORTING

The Company's revenues are generated from the collection, transfer, recycling and disposal of non-hazardous solid waste and the treatment, recovery and disposal of non-hazardous E&P waste. No single contract or customer accounted for more than 10% of the Company's total revenues at the consolidated or reportable segment level during the periods presented.

# WASTE CONNECTIONS, INC. NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (DOLLAR AMOUNTS IN THOUSANDS OF U.S. DOLLARS, EXCEPT PER SHARE, PER TON AND PER GALLON AMOUNTS OR AS OTHERWISE NOTED)

The Company manages its operations through the following six geographic solid waste operating segments: Western, Southern, Eastern, Central, Canada and MidSouth. The Company's six geographic solid waste operating segments comprise its reportable segments. Each operating segment is responsible for managing several vertically integrated operations, which are comprised of districts. Certain corporate or regional overhead expense allocations may affect comparability of the segment information presented herein on a period-over-period basis.

The Company's Chief Operating Decision Maker ("CODM") is the Company's President and Chief Executive Officer. The CODM evaluates operating segment profitability and determines resource allocations based on several factors, of which the primary financial measure is segment EBITDA. The Company defines segment EBITDA as earnings before interest, taxes, depreciation, amortization, impairments and other operating items and other income (expense). Segment EBITDA is not a measure of operating income, operating performance or liquidity under GAAP and may not be comparable to similarly titled measures reported by other companies. The Company's management uses segment EBITDA in the evaluation of segment operating performance as it is a profit measure that is generally within the control of the operating segments.

Summarized financial information concerning the Company's reportable segments for the years ended December 31, 2024, 2023 and 2022, is shown in the following tables:

Year Ended December 31, 2024 Revenue Intercompany revenue (b) Reported revenue	Western \$ 2,034,370 (235,701) 1,798,669	Southern \$ 1,984,150 (226,957) 1,757,193	Eastern \$ 1,875,559  (311,348) 1,564,211	Central \$ 1,696,559 (181,657) 1,514,902	Canada \$ 1,385,869 (124,889) 1,260,980	MidSouth \$ 1,218,482 (194,846) 1,023,636	Corporate (a), (f) \$	Consolidated \$ 10,194,989 (1,275,398) 8,919,591
Segment expenses (c)	(1,277,911)	(1,200,768)	(1,146,988)	(972,101)	(709,501)	(740,227)	(27,655)	(6,075,151)
Segment EBITDA (d) Segment EBITDA margin	520,758 29.0 %	556,425 31.7 %	417,223 26.7 %	542,801 35.8 %	551,479 6 43.7 %	283,409 5 27.7 %	(27,655)	2,844,440 31.9 %
Depreciation and amortization Other segment items (e)	(211,111) (596,463)	(203,445) (9,395)	(230,466) (4,398)	(170,424) 1,483	(200,274) 944	(138,671) (33)	(9,378) (309,876)	(1,163,769) (917,738)
Income before income tax provision								<u>\$ 762,933</u>
Capital expenditures Total assets (g)	\$ 198,849 \$ 3,512,253	\$ 190,912 \$ 3,885,522		\$ 174,805 \$ 2,827,108	\$ 147,596 \$ 3,564,052	\$ 129,373 \$ 2,022,594	\$ 22,636 \$ 462,046	\$ 1,055,988 \$ 19,817,809

## NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

## (DOLLAR AMOUNTS IN THOUSANDS OF U.S. DOLLARS, EXCEPT PER SHARE, PER TON AND PER GALLON AMOUNTS OR AS OTHERWISE NOTED)

Year Ended December 31, 2023 Revenue Intercompany revenue (b) Reported revenue	Western \$ 1,878,843 (209,554) 1,669,289	Southern \$ 1,846,713 (204,439) 1,642,274	Eastern \$ 1,639,351  (259,118) 1,380,233	Central \$ 1,620,908 $\frac{(180,751)}{1,440,157}$	Canada \$ 1,109,164 (113,322) 995,842	MidSouth \$ 1,072,753 (178,597) 894,156	Corporate (a), (f)	Consolidated \$ 9,167,732
Segment expenses	(1,186,084)	(1,124,272)	(1,027,172)	(927,874)	(605,178)	(648,020)	(25,032)	(5,543,632)
Segment EBITDA  (d) Segment EBITDA margin	483,205 28.9 %	518,002 5 31.5 %	353,061 25.6 %	512,283 6 35.6 %	390,664 6 39.2 %	246,136 % 27.5 %	(25,032)	2,478,319 30.9 %
Depreciation and amortization Other segment items (e)	(199,426) (160,351)	(179,948) (11,165)	(207,909) (2,492)	(169,370) 6,763	(121,326) (2,930)	(117,397) 3,783	(7,835) (325,215)	(1,003,211) (491,607)
Income before income tax provision								\$ 983,501
Capital expenditures Total assets (g)	\$ 192,148 \$ 3,432,529	\$ 166,961 \$ 3,501,953	\$ 143,484 \$ 3,228,244	\$ 171,748 \$ 2,811,016	\$ 105,453 \$ 2,794,795	\$ 135,650 \$ 1,705,180	\$ 18,556 \$ 442,159	\$ 934,000 \$ 17,915,876
Year Ended December 31, 2022 Revenue Intercompany revenue (b)	Western \$ 1,605,574 (177.543)	Southern \$ 1,670,864 (176,425)	Eastern \$ 1,445,193 (211,498)	Central \$ 1,447,703 (159,355)	Canada \$ 1,047,672 (107,048)	MidSouth \$ 992,922 (166,200)	Corporate (a), (f)	Consolidated \$ 8,209,928 (998,069)
Reported revenue	1,428,031	1,494,439	1,233,695	1,288,348	940,624	826,722		7,211,859
Segment expenses (c)	(1,003,096)	(1,027,920)	(952,173)	(842,033)	(591,221)	(591,017)	(25,019)	(5,032,479)
Segment EBITDA (d) Segment EBITDA margin	424,935 29.8 %	466,519 % 31.2 %	281,522 6 22.8 %	446,315 6 34.6 %	349,403 6 37.1 %	235,705 % 28.5 %	(25,019)	2,179,380 30.2 %
Depreciation and amortization Other segment items (e)	(155,882) (738)	(175,614) (7,330)	(190,480) (4,154)	(156,895) 5,368	(118,388) (1,118)	(112,866) (3,606)	(8,835) (199,879)	(918,960) (211,457)
Income before income tax provision								\$ 1,048,963
Capital expenditures Total assets (g)	\$ 232,714 \$ 3,239,679	\$ 151,093 \$ 3,410,888	\$ 138,028 \$ 2,752,436	\$ 181,065 \$ 2,803,853	\$ 70,051 \$ 2,773,882	\$ 133,849 \$ 1,727,323	\$ 5,877 \$ 426,542	\$ 912,677 \$ 17,134,603

 <sup>(</sup>a) The majority of Corporate expenses are allocated to the six operating segments. Direct acquisition expenses, expenses associated with common shares held in the deferred compensation plan exchanged for other investment options and share-based compensation expenses associated with Progressive Waste share-based grants outstanding at June 1, 2016 that were continued by the Company are not allocated to the six operating segments and comprise the net EBITDA of the Company's Corporate segment for the periods presented.
 (b) Intercompany revenues reflect each segment's total intercompany sales, including intercompany sales within a segment and between segments. Transactions within and between segments are generally made on a basis intended to reflect the market value of the service.
 (c) Segment expenses consist of all expenses that directly impact the CODM's primary financial measure, segment EBITDA. These expenses include cost of operations and selling, general, and administrative expenses as presented in the Company's consolidated statements of operations.

### NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

### (DOLLAR AMOUNTS IN THOUSANDS OF U.S. DOLLARS, EXCEPT PER SHARE, PER TON AND PER GALLON AMOUNTS OR AS OTHERWISE NOTED)

- For those items included in the determination of segment EBITDA, the accounting policies of the segments are the same as those described in
- For all geographic operating segments, other segment items consist of gains and losses on: disposal of assets, disposal of operations, litigation settlements, environmental remediation, real estate leases, landfill closure adjustments, contingent liability adjustments, impairments, foreign currency gains/losses and interest income. See Note 3 for more information relating to landfill closure adjustments and impairments recorded in the Western segment from the Company's decision to cease active waste disposal operations at its Chiquita Canyon Landfill.

  Corporate assets include cash, debt issuance costs, equity investments, operating lease right-of-use assets and corporate facility leasehold
- Goodwill is included within total assets for each of the Company's six operating segments.

The following table shows changes in goodwill during the years ended December 31, 2023 and 2024, by reportable segment:

	Western	Southern	Eastern	Central	Canada	MidSouth	Total
Balance as of December 31, 2022	\$ 732,335	\$ 1,547,894	\$ 1,189,111	\$ 1,003,470	\$ 1,684,670	\$ 744,817	\$ 6,902,297
Goodwill acquired	47,120	11,809	398,380	6,461	*******	1,366	465,136
Goodwill acquisition adjustments			_	*******	(2,215)	******	(2,215)
Goodwill divested				(1,431)		****	(1,431)
Impact of changes in foreign currency			****		40,613	-	40,613
Balance as of December 31, 2023	779,455	1,559,703	1,587,491	1,008,500	1,723,068	746,183	7,404,400
Goodwill acquired	85,147	17,411	148,093	2,074	343,531	103,258	699,514
Impact of changes in foreign currency					(153,508)		(153,508)
Balance as of December 31, 2024	\$ 864,602	\$ 1,577,114	\$ 1,735,584	\$ 1,010,574	\$ 1,913,091	\$ 849,441	\$ 7,950,406

Property and equipment, net relating to operations in the United States and Canada are as follows:

	Decem	December 31,			
	2024	2023			
United States	\$ 6,870,901	\$ 6,456,319			
Canada	1,165,028	772,012			
Total	\$ 8,035,929	\$ 7,228,331			

# 18. NET INCOME PER SHARE INFORMATION

The following table sets forth the calculation of the numerator and denominator used in the computation of basic and diluted net income per common share attributable to the Company's shareholders for the years ended December 31, 2024, 2023 and 2022:

	Years Ended December 31,							
		2024		2023		2022		
Numerator:								
Net income attributable to Waste								
Connections for basic and diluted earnings								
per share	\$	617,573	\$	762,800	\$	835,662		
Denominator:						***************************************		
Basic shares outstanding	2:	57,965,871	25	57,551,129	2:	57,383,578		
Dilutive effect of equity-based awards		696,319		598,115		655,223		
Diluted shares outstanding	2:	58,662,190	258,149,244		2	58,038,801		

### 19. EMPLOYEE BENEFIT PLANS

Retirement Savings Plans: Waste Connections and certain of its subsidiaries have voluntary retirement savings plans in Canada (the "RSPs"). RSPs are available to all eligible Canadian employees of Waste Connections and its subsidiaries.

### NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

# (DOLLAR AMOUNTS IN THOUSANDS OF U.S. DOLLARS, EXCEPT PER SHARE, PER TON AND PER GALLON AMOUNTS OR AS OTHERWISE NOTED)

For eligible non-union Canadian employees, Waste Connections and its subsidiaries make a matching contribution to a deferred profit sharing plan ("DPSP") of up to 5% of the employee's eligible compensation, subject to certain limitations imposed by the Income Tax Act (Canada).

Certain of Waste Connections' subsidiaries also have voluntary savings and investment plans in the U.S. (the "401(k) Plans"). The 401(k) Plans are available to all eligible U.S. employees of Waste Connections and its subsidiaries. Waste Connections and its subsidiaries make matching contributions under the 401(k) Plans of 100% of every dollar of a participating employee's contributions until the employee's contributions equal 5% of the employee's eligible compensation, subject to certain limitations imposed by the U.S. Internal Revenue Code.

Total employer expenses, including employer matching contributions, for the DPSP and 401(k) Plans were \$46,489, \$42,100 and \$37,165, respectively, during the years ended December 31, 2024, 2023 and 2022. These amounts include matching contributions Waste Connections made under the Deferred Compensation Plan, described below.

Multiemployer Pension Plans: The Company also participates in 16 "multiemployer" pension plans. The Company does not administer these multiemployer plans. In general, these plans are managed by the trustees, with the unions appointing certain trustees, and other contributing employers of the plan appointing certain others. The Company is generally not represented on the board of trustees. The Company makes periodic contributions to these plans pursuant to its collective bargaining agreements. The Company's participation in multiemployer pension plans is summarized as follows:

	EIN/Pension Plan Number/ Registration		rotection Act	FIP/RP Status	Compa	ny Contrib	utions (d)	Expiration Date of Collective Bargaining
Plan Name	Number	2024	2023	(b),(c)	2024	2023	2022	Agreement
Western Conference of Teamsters Pension Trust	91-6145047 - 001	Green	Green	Not applicable	\$ 9,676	\$ 8,747	\$ 5,803	12/31/2024 to 6/30/2028
Local 731, I.B. of T., Pension Fund	36-6513567 - 001	Green for the plan year beginning 10/1/2023	Green for the plan year beginning 10/1/2022	Not applicable	5,471	4,939	4,484	9/30/2028
Suburban Teamsters of Northern Illinois Pension Fund	36-6155778 - 001	Green	Green	Not applicable	3,013	2,671	2,516	2/28/2029
Teamsters Local 301 Pension Fund	36-6492992 - 001	Green	Green	Not applicable	1,314	1,183	1,310	9/30/2028
Midwest Operating Engineers Pension Plan	36-6140097 - 001	Green for the plan year beginning 4/1/2024	Green for the plan year beginning 4/1/2023	Not applicable	774	704	542	10/31/2025
Automobile Mechanics' Local No. 701 Union and Industry Pension Fund	36-6042061 - 001	Green	Green	Not applicable	562	452	470	12/31/2025
Local 813 Pension Trust Fund	13-1975659 - 001	Critical and Declining for the plan year beginning 1/1/2024	Critical and Declining for the plan year beginning 1/1/2023	implemented	485	557	429	11/30/2027
IAM National Pension Fund	51-6031295 - 002	Critical	Critical	Implemented	469	442	342	12/31/2025
Locals 302 & 612 of the IOUE - Employers Construction Industry Retirement Plan	91-6028571 - 001	Green	Green	Not applicable	355	341	338	11/30/2026
International Union of Operating Engineers Pension Trust	85512-1	Green as of 4/30/2022	Green as of 4/30/2022	Not applicable	296	285	182	3/31/2025 to 3/31/2028
Multi-Sector Pension Plan	1085653	Critical as of 1/1/2022	Critical as of 1/1/2022	Not applicable	274	246	249	12/31/2026
Recycling and General Industrial Union Local 108 Pension Fund	13-6366378 - 001	Green	Green	Not applicable	246	225	230	2/28/2027
Nurses and Local 813 IBT Retirement Plan	13-3628926 - 001	Green	Green	Not applicable	125	121	97	11/30/2027
Contributions to other multiemployer plans					98 \$ 23,158	\$1 \$20,994	65 \$ 17,156	

<sup>(</sup>a) Unless otherwise noted in the table above, the most recent Pension Protection Act zone status available in 2024 and 2023 is for the plans' years ended December 31, 2023 and 2022, respectively.

<sup>(</sup>b) The "FIP/RP Status" column indicates plans for which a Funding Improvement Plan ("FIP") or a Rehabilitation Plan ("RP") has been implemented.

# WASTE CONNECTIONS, INC. NOTES TO CONSOLIDATED FINANCIAL STATEMENTS THOUSANDS OF U.S. DOLLARS, EVCENT BER SHARE, BER TON AND

# (DOLLAR AMOUNTS IN THOUSANDS OF U.S. DOLLARS, EXCEPT PER SHARE, PER TON AND PER GALLON AMOUNTS OR AS OTHERWISE NOTED)

- (c) A multiemployer defined benefit pension plan that has been certified as endangered, seriously endangered or critical may begin to levy a statutory surcharge on contribution rates. Once authorized, the surcharge is at the rate of 5% for the first 12 months and 10% for any periods thereafter, until certain conditions are met. The Company was not required to pay a surcharge to these plans during the years ended December 31, 2024 and 2023.
- (d) Of the Multiemployer Pension Plans considered to be individually significant, the Company was listed in the Form 5500 as providing more than 5% of the total contributions for the following: 1) Local No. 731, I.B. of T., Pension Fund for plan years ending September 30, 2023, 2022 and 2021; 2) Suburban Teamsters of Northern Illinois Pension Plan for the plan years ending December 31, 2023, 2022 and 2021; 3) Teamsters Local 301 Pension Fund for plan years ending December 31, 2023, 2022 and 2021; 4) Local 813 Pension Trust Fund for the plan year ending December 31, 2023; and 5) Recycling and General Industrial Union Local 108 Pension Fund for the plan years ending December 31, 2023, 2022 and 2021.

The status is based on information that the Company received from the pension plans and is certified by the pension plans' actuary. Plans with "green" status are at least 80% funded. Plans with "yellow" status are less than 80% funded. Plans with "critical" status are less than 65% funded. Under current law regarding multiemployer benefit plans, a plan's termination, the Company's voluntary withdrawal, or the withdrawal of all contributing employers from any under-funded multiemployer pension plan would require the Company to make payments to the plan for its proportionate share of the multiemployer plan's unfunded vested liabilities. The Company could have adjustments to its estimates for these matters in the near term that could have a material effect on its consolidated financial condition, results of operations or cash flows.

Deferred Compensation Plan: The Waste Connections US, Inc. Nonqualified Deferred Compensation Plan was assumed by the Company on June 1, 2016 (as amended, restated, assumed, supplemented or otherwise modified from time to time, the "Deferred Compensation Plan"). The Deferred Compensation Plan is a non-qualified deferred compensation program under which the eligible participants, including officers and certain employees who meet a minimum salary threshold, may voluntarily elect to defer up to 80% of their base salaries and up to 100% of their bonuses, commissions and restricted share unit grants. Effective as of December 1, 2014, the Board of Directors determined to discontinue the option to allow eligible participants to defer restricted share unit grants pursuant to the Deferred Compensation Plan. Members of the Company's Board of Directors are eligible to participate in the Deferred Compensation Plan with respect to their director fees. Although the Company periodically contributes the amount of its obligation under the plan to a trust for the benefit of the participants, any compensation deferred under the Deferred Compensation Plan constitutes an unsecured obligation of the Company to pay the participants in the future and, as such, is subject to the claims of other creditors in the event of insolvency proceedings. Participants may elect certain future distribution dates on which all or a portion of their accounts will be paid to them, including in the case of a change in control of the Company. Their accounts will be distributed to them in cash, except for amounts credited with respect to deferred restricted share unit grants, which will be distributed in the Company's common shares pursuant to the 2004 Plan. In addition to the amount of participants' contributions, the Company will pay participants an amount reflecting a deemed return based on the returns of various mutual funds or measurement funds selected by the participants, except in the case of restricted share units that were deferred and not subsequently exchanged into a measurement fund pursuant to the terms of the Deferred Compensation Plan, which will be credited to their accounts as Company common shares. The measurement funds are used only to determine the amount of return the Company pays to participants and participant funds are not actually invested in the measurement fund, nor are any Company common shares acquired under the Deferred Compensation Plan. For the years ended December 31, 2024, 2023 and 2022, the Company also made matching contributions to the Deferred Compensation Plan of 100% of every dollar of a participating employee's pre-tax eligible contributions until the employee's contributions equaled 5% of the employee's eligible compensation, less the amount of any match the Company made on behalf of the employee under the Waste Connections 401(k) Plan, and subject to certain deferral limitations imposed by the U.S. Internal Revenue Code on 401(k) plans. The Company's total liability for deferred compensation at December 31, 2024 and 2023 was \$36,006 and \$42,270, respectively, which was recorded in Other long-term liabilities in the Consolidated Balance Sheets.

## 20. SUBSEQUENT EVENT

On February 12, 2025, the Company announced that its Board of Directors approved a regular quarterly cash dividend of \$0.315 per Company common share. The dividend will be paid on March 13, 2025, to shareholders of record on the close of business on February 27, 2025.

# ITEM 9. CHANGES IN AND DISAGREEMENTS WITH ACCOUNTANTS ON ACCOUNTING AND FINANCIAL DISCLOSURE

None.

### ITEM 9A. CONTROLS AND PROCEDURES

#### **Disclosure Controls and Procedures**

We carried out an evaluation, under the supervision and with the participation of our management, including our President and Chief Executive Officer and our Executive Vice President and Chief Financial Officer, of the effectiveness of the design and operation of our disclosure controls and procedures, as such term is defined in Rules 13a-15(e) and 15d-15(e) under the Securities Exchange Act of 1934, as amended. Based on this evaluation, our President and Chief Executive Officer and Executive Vice President and Chief Financial Officer concluded that our disclosure controls and procedures were effective as of December 31, 2024, at the reasonable assurance level such that information required to be disclosed in our Exchange Act reports: (1) is recorded, processed, summarized and reported within the time periods specified in the SEC's rules and forms; and (2) is accumulated and communicated to our management, including our President and Chief Executive Officer and Executive Vice President and Chief Financial Officer, as appropriate to allow timely decisions regarding required disclosure.

### Management's Report on Internal Control over Financial Reporting

Our management is responsible for establishing and maintaining adequate internal control over financial reporting, as such term is defined in Rules 13a-15(f) and 15d-15(f) under the Securities Exchange Act of 1934, as amended. Internal control over financial reporting is a process designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with GAAP. This process includes policies and procedures that: (1) pertain to the maintenance of records that in reasonable detail accurately and fairly reflect our transactions and any dispositions of our assets; (2) provide reasonable assurance that transactions are recorded as necessary to permit preparation of financial statements in accordance with GAAP; (3) provide reasonable assurance that receipts and expenditures of ours are being made only in accordance with authorizations of our management; and (4) provide reasonable assurance that unauthorized acquisition, use or disposition of our assets that could have a material affect on our financial statements would be prevented or timely detected.

We carried out an evaluation, under the supervision and with the participation of our management, including our President and Chief Executive Officer and Executive Vice President and Chief Financial Officer, of the effectiveness of the design and operation of our internal control over financial reporting as of December 31, 2024. In conducting our evaluation, we used the framework set forth in the report titled "Internal Control – Integrated Framework" (2013) published by the Committee of Sponsoring Organizations of the Treadway Commission. Based on the results of our evaluation, our management has concluded that our internal control over financial reporting was effective as of December 31, 2024.

The effectiveness of our internal control over financial reporting as of December 31, 2024, has been audited by Grant Thornton LLP, our independent registered public accounting firm, as stated in its report which appears in Item 8 of this Annual Report on Form 10-K.

### Changes in Internal Control Over Financial Reporting

Based on an evaluation under the supervision and with the participation of our management, including our President and Chief Executive Officer and Executive Vice President and Chief Financial Officer, there has been no change to our internal control over financial reporting that occurred during the three month period ended December 31, 2024, that has materially affected, or is reasonably likely to materially affect, our internal control over financial reporting.

### ITEM 9B. OTHER INFORMATION

None.

### ITEM 9C. DISCLOSURE REGARDING FOREIGN JURISDICTIONS THAT PREVENT INSPECTIONS

None.

### PART III

### ITEM 10. DIRECTORS, EXECUTIVE OFFICERS AND CORPORATE GOVERNANCE

Except as set forth above in Part I under "Information About Our Executive Officers" and in the paragraph below, the information required by Item 10 has been omitted from this Annual Report on Form 10-K, and is incorporated by reference to the sections "Election of Directors," "Corporate Governance," "Board Composition" and "Section 16(a) Beneficial Ownership Reporting Compliance" (if applicable) in our definitive Management Information Circular and Proxy Statement for the 2025 Annual Meeting of Shareholders, which we will file with the SEC pursuant to Regulation 14A within 120 days after the end of our 2024 fiscal year.

We have adopted a Code of Conduct and Ethics that applies to our officers, including our principal executive officer, principal financial officer, principal accounting officer and all other officers, directors and employees. We have also adopted our Corporate Governance Guidelines and Board Charter to promote the effective functioning of our Board of Directors and its committees, to promote the interests of shareholders and to ensure a common set of expectations concerning how the Board, its committees and management should perform their respective functions. Our Code of Conduct and Ethics and our Corporate Governance Guidelines and Board Charter are available on our website at www.wasteconnections.com as are the charters of our Board's Audit, Nominating and Corporate Governance and Compensation Committees. Information on or that can be accessed through our website is not incorporated by reference into this Annual Report on Form 10-K. We intend to satisfy the disclosure requirement under Item 5.05 of Form 8-K regarding any amendments to, or waiver from, a provision of our Code of Conduct and Ethics by posting such information on our website.

Shareholders may also obtain copies of the corporate governance documents discussed above by contacting our Secretary at 3 Waterway Square Place, Suite 110, The Woodlands, Texas 77380, or (832) 442-2200.

### ITEM 11. EXECUTIVE COMPENSATION

Information required by Item 11 has been omitted from this Annual Report on Form 10-K and is incorporated by reference to the sections "Compensation Discussion and Analysis," "Executive Compensation Tables and Additional Information," "Corporate Governance," and "Director Compensation and Equity Ownership" in our definitive Management Information Circular and Proxy Statement for the 2025 Annual Meeting of Shareholders.

# ITEM 12. SECURITY OWNERSHIP OF CERTAIN BENEFICIAL OWNERS AND MANAGEMENT AND RELATED SHAREHOLDER MATTERS

Information required by Item 12 has been omitted from this Annual Report on Form 10-K and is incorporated by reference to the sections "Share Ownership" and "Equity Compensation Plan Information" in our definitive Management Information Circular and Proxy Statement for the 2025 Annual Meeting of Shareholders.

# ITEM 13. CERTAIN RELATIONSHIPS AND RELATED TRANSACTIONS, AND DIRECTOR INDEPENDENCE

Information required by Item 13 has been omitted from this Annual Report on Form 10-K and is incorporated by reference to the sections "Certain Relationships and Related Transactions," "Corporate Governance" and "Board Composition" in our definitive Management Information Circular and Proxy Statement for the 2025 Annual Meeting of Shareholders.

### ITEM 14. PRINCIPAL ACCOUNTANT FEES AND SERVICES

Information required by Item 14 has been omitted from this Annual Report on Form 10-K and is incorporated by reference to the section "Appointment of Independent Registered Public Accounting Firm and Authorization of the Board of Directors to Fix the Remuneration of the Independent Registered Public Accounting Firm" in our definitive Management Information Circular and Proxy Statement for the 2025 Annual Meeting of Shareholders.

### PART IV

### ITEM 15. EXHIBITS AND FINANCIAL STATEMENT SCHEDULES

(a) See Index to Consolidated Financial Statements on page 80. The following Financial Statement Schedule is filed herewith on page 150 and made a part of this Annual Report on Form 10-K:

Schedule II - Valuation and Qualifying Accounts

All other schedules for which provision is made in the applicable accounting regulations of the SEC are not required under the related instructions or are inapplicable, and therefore have been omitted.

(b) Exhibits.

Exhibit Number	Description of Exhibits
3.1	Articles of Amendment (incorporated by reference to Exhibit 3.1 of the Registrant's Form 8-K filed on May 26, 2017)
3.2	Articles of Amalgamation (incorporated by reference to Exhibit 3.2 of the Registrant's Form 8-K filed on June 7, 2016)
3.3	Articles of Amendment (incorporated by reference to Exhibit 3.1 of the Registrant's Form 8-K filed on June 7, 2016)
3.4	By-law No. 1 of the Registrant (incorporated by reference to Exhibit 3.3 of the Registrant's Form 8-K filed on June 7, 2016)
3.5	Form of Common Share Certificate (incorporated by reference to Exhibit 3.4 of the Registrant's Form 8-K filed on June 7, 2016)
4.1	Description of Securities (incorporated by reference to Exhibit 4.21 of the Registrant's Form 10-K filed on February 13, 2020
4.2	Indenture, dated as of November 16, 2018, by and between Waste Connections, Inc. and U.S. Bank National Association, as trustee (incorporated by reference to Exhibit 4.1 of the Registrant's Form 8-K filed on November 16, 2018)
4.3	First Supplemental Indenture, dated as of November 16, 2018, by and between Waste Connections, Inc. and U.S. Bank National Association, as trustee (incorporated by reference to Exhibit 4.2 of the Registrant's Form 8-K filed on November 16, 2018)

Exhibit Number	Description of Exhibits
4.4	Second Supplemental Indenture, dated as of April 16, 2019, by and between Waste Connections, Inc. and U.S. Bank National Association, as trustee (incorporated by reference to Exhibit 4.2 of the Registrant's Form 8-K filed on April 16, 2019)
4.5	Third Supplemental Indenture, dated as of January 23, 2020, by and between Waste Connections, Inc. and U.S. Bank National Association, as trustee (incorporated by reference to Exhibit 4.2 of the Registrant's Form 8-K filed on January 23, 2020)
4.6	Fourth Supplemental Indenture, dated as of March 13, 2020, by and between Waste Connections, Inc. and U.S. Bank National Association, as trustee (incorporated by reference to Exhibit 4.2 of the Registrant's Form 8-K filed on March 13, 2020)
4.7	Fifth Supplemental Indenture, dated as of September 20, 2021, by and between Waste Connections, Inc. and U.S. Bank National Association, as trustee (incorporated by reference to Exhibit 4.2 of the Registrant's Form 8-K filed on September 20, 2021)
4.8	Sixth Supplemental Indenture, dated as of March 9, 2022, by and between Waste Connections, Inc. and U.S. Bank Trust Company. National Association, as trustee (incorporated by reference to Exhibit 4.2 of the Registrant's Form 8-K filed on March 9, 2022)
4.9	Seventh Supplemental Indenture, dated as of August 18, 2022, by and between Waste Connections, Inc. and U.S. Bank Trust Company National Association, as trustee (incorporated by reference to Exhibit 4.2 of the Registrant's Form 8-K filed on August 18, 2022)
4.10	Eighth Supplemental Indenture, dated as of February 21, 2024, by and between Waste Connections, Inc. and U.S. Bank Trust Company National Association, as trustee (incorporated by reference to Exhibit 4.2 of the Registrant's Form 8-K filed on February 21, 2024)
4.11	Ninth Supplemental Indenture, dated as of June 13, 2024, by and between Waste Connections, Inc. and U.S. Bank Trust Company National Association, as trustee (incorporated by reference to Exhibit 4.2 of the Registrant's Form 8-K filed on June 13, 2024)
4.12	Revolving Credit Agreement dated as of February 27, 2024 (incorporated by reference to Exhibit 4.1 of the Registrant's Form 8-K filed February 29, 2024)
4.13	Letter of Credit Facility Reimbursement Agreement, dated as of February 25, 2022, by and between the Registrant and The Bank of Nova Scotia (incorporated by reference to Exhibit 10.1 of the Registrant's Form 8-K filed on February 25, 2022)
10.1 +	Form of Indemnification Agreement dated June 1, 2016, between Waste Connections, Inc. and each of its directors and officers (incorporated by reference to Exhibit 10.12 of the Registrant's Form 8-K filed on June 7, 2016)
10.2 +	Waste Connections, Inc. 2016 Incentive Award Plan (incorporated by reference to Exhibit 10.12 of the Registrant's Form 10-Q filed on October 30, 2018)
10.3 +	Form of Restricted Share Unit Award Agreement (with One-Year Performance Period) under the Waste Connections. Inc. 2016 Incentive Award Plan (incorporated by reference to Exhibit 10.14 of the Registrant's Form 8-K filed on June 7, 2016)
10.4 +	Form of Performance-Based Restricted Share Unit Award Agreement (with Three-Year Performance Period) under the Waste Connections, Inc. 2016 Incentive Award Plan (incorporated by reference to Exhibit 10.15 of the Registrant's Form 8-K filed on June 7, 2016)
10.5 +	Form of Restricted Share Unit Agreement for Non-Employee Directors under the Waste Connections. Inc. 2016 Incentive Award Plan (incorporated by reference to Exhibit 10.16 of the Registrant's Form 8-K filed on June 7, 2016)
10.6 +	Form of Restricted Share Unit Agreement under the Waste Connections, Inc. 2016 Incentive Award Plan (incorporated by reference to Exhibit 10.17 of the Registrant's Form 8-K filed on June 7, 2016)

Exhibit Number	Description of Exhibits
10.7 +	Form of Deferred Share Unit Agreement for Non-Employee Directors under the Waste Connections, Inc. 2016 Incentive Award Plan (incorporated by reference to Exhibit 10.3 of the Registrant's Form 10-Q filed on October 31, 2016)
10.8 +	Form of Warrant to Purchase Common Shares of Waste Connections, Inc. under the Waste Connections, Inc. 2016 Incentive Award Plan (incorporated by reference to Exhibit 10.23 of the Registrant's Form 10-K filed on February 15, 2018)
10.9 +	Waste Connections US, Inc. Third Amended and Restated 2004 Equity Incentive Plan (incorporated by reference to Exhibit 10.25 of the Registrant's Form 8-K filed on June 7, 2016)
10.10 +	Waste Connections US. Inc. Nonqualified Deferred Compensation Plan, amended and restated as of December 1, 2014 (incorporated by reference to Exhibit 10.1 of the Registrant's Form 10-Q filed on August 5, 2016)
10.11 +	Amendment to the Waste Connections, Inc. Nonqualified Deferred Compensation Plan (incorporated by reference to Exhibit 10.1 of the Registrant's Form 8-K filed on July 22, 2016)
10.12 +	Amendment No. 2 to the Waste Connections, Inc. Nonqualified Deferred Compensation Plan (incorporated by reference to Exhibit 10.2 of the Registrant's Form 10-Q filed on October 26, 2017)
10.13 +	Separation Benefits Plan of Waste Connections US, Inc., as amended and restated effective July 26, 2022 (incorporated by reference to Exhibit 10.1 of the Registrant's Form 10-Q filed on August 3, 2022)
10.14 +	Separation Benefits Plan Participation Letter Agreement by and between Waste Connections US, Inc. and Darrell W, Chambliss, effective July 25, 2019 (incorporated by reference to Exhibit 10.1 of the Registrant's Form 10-Q filed on July 30, 2019)
10.15 +	Separation Benefits Plan Participation Letter Agreement by and between Waste Connections US, Inc. and James M. Little, effective July 25, 2019 (incorporated by reference to Exhibit 10.2 of the Registrant's Form 10-Q filed on July 30, 2019)
10.16 +	Separation Benefits Plan Participation Letter Agreement by and between Waste Connections US, Inc. and Patrick J. Shea, effective July 25, 2019 (incorporated by reference to Exhibit 10.3 of the Registrant's Form 10-Q filed on July 30, 2019)
10.17 +	Separation Benefits Plan Participation Letter Agreement by and between Waste Connections US, Inc. and Mary Anne Whitney, effective February 1, 2021 (incorporated by reference to Exhibit 10.30 of the Registrant's Form 10-K filed on February 18, 2021)
10.18 +	Separation Benefits Plan Participation Letter Agreement by and between Waste Connections US, Inc. and Robert M. Cloninger, effective February 1, 2022 (incorporated by reference to Exhibit 10.30 of the Registrant's Form 10-K filed on February 17, 2022)
10.19 +	Separation Benefits Plan Participation Letter Agreement by and between Waste Connections US, Inc. and Susan R. Netherton, effective February 1, 2022 (incorporated by reference to Exhibit 10.31 of the Registrant's Form 10-K filed on February 17, 2022)
10.20 +	Separation Benefits Plan Participation Letter Agreement by and between Waste Connections US, Inc. and Matthew S. Black, effective March 30, 2023 (incorporated by reference to Exhibit 10.1 of the Registrant's Form 10-Q filed on April 27, 2023)
10.21 +	Separation Benefits Plan Participation Letter Agreement by and between Waste Connections US, Inc. and Ronald J. Mittelstaedt, effective April 23, 2023 (incorporated by reference to Exhibit 10.2 of the Registrant's Form 8-K filed on April 24, 2023)
10.22 +	Separation Agreement and General Release by and between Waste Connections US, Inc. and Worthing F. Jackman, effective April 23, 2023 (incorporated by reference to Exhibit 10.1 of the Registrant's Form 8-K filed on April 24, 2023)

Exhibit Number	Description of Exhibits
10.23 +	Separation Benefits Plan Participation Letter Agreement by and between Waste Connections US, Inc. and Eric O. Hansen, effective July 10, 2023 (incorporated by reference to Exhibit 10.1 of the Registrant's Form 10-Q filed on August 3, 2023)
10.24 +	Separation Benefits Plan Participation Letter Agreement by and between Waste Connections US. Inc. and Rob Nielsen, effective July 10, 2023 (incorporated by reference to Exhibit 10.2 of the Registrant's Form 10-Q filed on August 3, 2023)
10.25 +	Separation Benefits Plan Participation Letter Agreement by and between Waste Connections US, Inc. and Phil Rivard, effective July 10, 2023 (incorporated by reference to Exhibit 10.3 of the Registrant's Form 10-Q filed on August 3, 2023)
10.26 +*	Separation Benefits Plan Participation Letter Agreement by and between Waste Connections US, Inc. and Aaron J. Bradley, effective February 1, 2025
10.27 +	Employment Agreement by and between Waste Connections of Canada Inc. and Dan Pio, effective October 20, 2023 (incorporated by reference to Exhibit 10.1 of the Registrant's Form 10-Q filed on October 26, 2023)
10.28 +	Form of Addendum to Letter Agreement dated November 10, 2022, between Waste Connections US. Inc. and each of its officers party to a Letter Agreement dated before July 26, 2022 (incorporated by reference to Exhibit 10.27 of the Registrant's Form 10-K filed on February 16, 2023)
10.29 +	Waste Connections, Inc. 2020 Employee Share Purchase Plan (incorporated by reference to Exhibit 10.29 of the Registrant's Form 10-K filed on February 18, 2021)
19.1 *	Insider Trading Policy
21.1 *	Subsidiaries of the Registrant
23.1 *	Consent of Independent Registered Public Accounting Firm
24.1 *	Power of Attorney (see signature page of this Annual Report on Form 10-K)
31.1 *	Certification of Chief Executive Officer
31.2 *	Certification of Chief Financial Officer
32.1 *	Certificate of Chief Executive Officer
32.2 *	Certificate of Chief Financial Officer
97.1 +	Waste Connections, Inc. Compensation Recoupment Policy (incorporated by reference to Exhibit 97.1 of the Registrant's Form 10-K filed on February 14, 2024)
101.INS *	XBRL Instance Document
101.SCH *	XBRL Taxonomy Extension Schema Document
101.CAL *	XBRL Taxonomy Extension Calculation Linkbase Document
101.LAB *	XBRL Taxonomy Extension Labels Linkbase Document
101.PRE *	XBRL Taxonomy Extension Presentation Linkbase Document
101.DEF *	XBRL Taxonomy Extension Definition Linkbase Document
104	Cover Page Interactive Data File – The cover page interactive data file does not appear in the Interactive Data File because its XBRL tags are embedded within the Inline XBRL document.

- Filed herewith.
   Management contract or compensatory plan, contract or arrangement.

# ITEM 16. FORM 10-K SUMMARY

None.

### **SIGNATURES**

Pursuant to the requirements of Sections 13 or 15(d) of the Securities Exchange Act of 1934, the Registrant has duly caused this report to be signed on its behalf by the undersigned, thereunto duly authorized.

Waste Connections, Inc.

By: /s/ Ronald J. Mittelstaedt

Ronald J. Mittelstaedt

President and Chief Executive Officer

Date: February 13, 2025

### POWER OF ATTORNEY

KNOW ALL PERSONS BY THESE PRESENTS, that each person whose signature appears below constitutes and appoints Ronald J. Mittelstaedt and Mary Anne Whitney, jointly and severally, his or her true and lawful attorneys-in-fact, each with the power of substitution, for him or her in any and all capacities to sign any amendments to this Annual Report on Form 10-K, and to file the same with all exhibits thereto and other documents in connection therewith, with the Securities and Exchange Commission and the securities commissions or similar regulatory authorities in Canada, hereby ratifying and confirming all that each of said attorneys-in-fact, or his or her substitutes, may do or cause to be done by virtue hereof.

Pursuant to the requirements of the Securities Exchange Act of 1934, this report has been signed below by the following persons on behalf of the Registrant and in the capacities and on the dates indicated.

Signature	Title	Date
/s/ Ronald J. Mittelstaedt	President and Chief Executive Officer	
Ronald J. Mittelstaedt	(principal executive officer)	February 13, 2025
	Executive Vice President and Chief	
/s/ Mary Anne Whitney	Financial Officer	
Mary Anne Whitney	(principal financial officer)	February 13, 2025
	Senior Vice President - Chief Accounting	
/s/ Matthew S. Black	Officer	
Matthew S. Black	(principal accounting officer)	February 13, 2025
/s/ Andrea E. Bertone		
Andrea E. Bertone	Director	February 13, 2025
/s/ Edward E. Guillet		
Edward E. Guillet	Director	February 13, 2025
/s/ Michael W. Harlan		
Michael W. Harlan	Director	February 13, 2025
/-/ TNI T - I I		•
/s/ Elise L. Jordan Elise L. Jordan	Director	February 13, 2025
Elise E. Joidan	Director	1 coldary 13, 2023
/s/ Cherylyn Harley Lebon		F
Cherylyn Harley Lebon	Director	February 13, 2025
/s/ Susan Lee		
Susan Lee	Director	February 13, 2025
/s/ Carl D. Sparks		
Carl D. Sparks	Director	February 13, 2025
=		