F-1 BALANCE SHEET Assets and Other Debits

			Current		Proforma
Line	Acct		Year End	Proforma	Year End
#	#	Account Title	Balance	Adjustments	Balance
(a)	(b)	(c)	(d)	(e)	(f)
		UTILITY PLANT	2 10 14 20 15 16	1000	
1	101-105	Utility Plant	\$1,113,937	\$56,622	\$1,170,559
2	108-110	Less: Accumulated Depreciation & Amortization	526,797	803	527,600
3		Net Plant	\$587,140	\$55,819	\$642,959
4	114-115	Utility Plant Acquisition Adjustment - Net			
5		Total Net Utility Plant	\$587,140	\$55,819	\$642,959
				246	
		OTHER PROPERTY AND INVESTMENTS			
6	121	Nonutility Property			
7	122	Less: Accumulated Depreciation & Amortization			
8.		Net Nonutility Property			
9	124	Utility Investments			
10	127	Depreciation Funds			
11		Total Other Property and Investments			
		CURRENT AND ACCRUED ASSETS			
12	131	Cash	\$513	(\$14,687)	(\$14,174)
13	132	Special Deposits			
14	141-143	Accounts & Notes Receivable Net	148,611		148,611
15	151	Plant Materials and Supplies			
16	162-163	Prepayments	737		737
17	174	Miscellaneous Current and Accrued Assets	2,488		2,488
18		Total Current and Accrued Assets	\$152,349	(\$14,687)	\$137,662
		DEFERRED DEBITS			
19	186	Miscellaneous Deferred Debits	\$476	\$3,491	\$3,967
20	190	Accumulated Deferred Income Taxes			
21		Total Deferred Debits	\$476	\$3,491	\$3,967
		TOTAL ASSETS AND OTHER DEBITS	\$739,965	\$44,623	\$784,588

F-1 BALANCE SHEET Equity Capital and Liabilities

Line # (a)	Acct # (b)	Account Title	Current Year End Balance (d)	Proforma Adjustments (e)	Proforma Year End Balance (f)
		EQUITY CAPITAL			
1	201	Common Stock Issued	\$1	exaft, years of	\$1
2	204	Preferred Stock Issued		Jane High	
3	211	Other Paid In Capital	220,050	netti edita. Il	220,050
4	217	Retained Earnings	(206,542)	\$2,905	(203,637)
5	218	Proprietary Capital (Proprietorships & Partnerships)			
6		Total Equity Capital	\$13,509	\$2,905	\$16,414
		LONG TERM DEBT			
7	224	Other Long-Term Debt	\$289,006	150,003	\$439,009
		CURRENT AND ACCRUED LIABILITIES			
8	231	Accounts Payable			
9	232	Notes Payable			
10	235	Customer Deposits		GRAD I	
11	236	Accrued Taxes			
12	237	Accrued Interest	1,913		1,913
13	241	Miscellaneous Current & Accrued Liabilities	107,355	(108,285)	(930)
14		Total Current and Accrued Liabilities	\$109,268	(\$108,285)	\$983
		OTHER LIABILITIES			
15	252	Advances for Construction			
16	253	Other Deferred Credits			
17	255	Accumulated Deferred Investment Tax Credit			
18	265	Miscellaneous Operating Reserves		and the state of	
19	271-272	CIAC - Net	328,182	naturnum ka	328,182
20	281-283	Accumulated Deferred Income Taxes		chell bed	
21		Total Other Liabilities	\$328,182	\$0	\$328,182
22		TOTAL LIABILITIES AND CAPITAL	\$739,965	\$44,623	\$784,588

F-2 STATEMENT OF INCOME

Line	Acct		Current Year End	Proforma	Proforma Year End
#	#	Account Title	Balance		the same restoration
4.50				Adjustments	Balance
(a)	(b)	(c)	(d)	(e)	<u>(f)</u>
,	400	UTILITY OPERATING INCOME	\$100.01E		440004
1	400	Operating Revenue	\$138,817		\$138,817
2	-	Operating Expenses:			
3	401	Operation and Maintenance	\$79,987		\$79,987
4	403	Depreciation	35,984	803	36,787
5	405	Amortization of CIAC	(15,329)	^	(15,329)
6	406	Amortization of Utility Plant Acquisition Adj			
7	407	Amortization - Other			
8	408	Taxes Other Than Income	3,416		3,416
9	-	Income Taxes (409.1, 410.1, 411.1, 412.1)	1,583		1,583
10		Total Operating Expenses	\$105,641	\$803	\$106,444
11		Net Operating Income (Loss)	\$33,176	(\$803)	\$32,373
		OTHER INCOME AND DEDUCTIONS			
12	419	Interest & Dividend Income			
13	420	Allowance for Funds Used During Construction			
14	421	Non-Utility Income	21,943		21,943
15	422	Gain (Loss) From Disposition Nonutility Property			
16	426	Miscellaneous Non-Utility Expenses	(22,725)		(22,725)
17	427	Interest Expense	(25,434)	3,708	(21,726)
18	-	Taxes Other Than Income (409.2+410.2+411.2+412			
19		Total Other Income and Deductions	(\$26,216)	\$3,708	(22,508)
20		NET INCOME (LOSS)	\$6,960	\$2,905	\$9,865

			<u>Costs</u>		reciation xpense		mulated eciation
360	Collection Main - Force	\$	50,702	\$	1,014	\$	507
354.3	Pumping Plant - Structures & Improvements	_	5,919	_	592	_	296
	Total	\$	56,621	\$	1,606	\$	803

F-1 BALANCE SHEET Capital Structure

Line #	Acct #	Account Title	Current Year End Balance	Proforma Adjustments	Proforma Year End Balance
(a)	(b)	©	(d)	(e)	(f)
		EQUITY CAPITAL			
1	201	Common Stock Issued	\$1		\$1
2	204	Preferred Stock Issued			
3	211	Other Paid In Capital	220,050		220,050
4	215	Unappropriated Retained Earnings			
5	217	Retained Earnings	(206,542)	\$2,905	(203,637)
6	218	Proprietary Capital (Proprietorships & Partnerships)			
7		Total Equity Capital	\$13,509	\$2,905	\$16,414
		LONG TERM DEBT			
8	224	Other Long-Term Debt	\$289,006	\$150,003	\$439,009
9		TOTAL CAPITAL	\$302,515	\$152,908	\$455,423

Capital Structure

Line	Acct	A. Tital	Current Year End	Proforma	Proforma Year End
#	#	Account Title	Balance	Adjustments	
(a)	(b)	©	(d)	(e)	(f)
		EQUITY CAPITAL			
1	201	Common Stock Issued	0.00%		0.00%
2	204	Preferred Stock Issued			
3	211	Other Paid In Capital	72.74%		48.32%
4	215	Unappropriated Retained Earnings			
5	217	Retained Earnings	-68.27%	1.90%	-44.71%
6	218	Proprietary Capital (Proprietorships & Partnerships)			
7		Total Equity Capital	4.47%	1.90%	3.60%
					· 网络外针
		LONG TERM DEBT		1962 12 12 14	
8	224	Other Long-Term Debt	95.53%	98.10%	96.40%
9		TOTAL CAPITAL	100.00%	100.00%	100.00%

		JOURNAL ENTRIES			Impact on NI	
		2016 Net Income (Loss)		1	\$ 6,960	
1	Dr. Cr. To record	Amorization of Debt Expense Misc Def Dr - Unamortized Debt Expense d write off of Unamortizated Debt Financing Costs	476	476	(476)	
2	Dr.	Misc Def Dr Unamortized Debt Expense	4,250			
2	Cr.	Cash d costs associated with financing (See SPS 6)	4,250	4,250		
	10 100010	a costs associated with infalloning (occ of o o)		and the same		
3	Dr. Cr. To record	Cash Other Long Term Debt d receipt of cash and new LTD	450,000	450,000		
4	Dr.	2001 Promissory Note	296,526	Director of		
	Dr. Dr. Dr.	Accrued Liabilities - LaMontagne Accrued Liabilities - Summit Utility Plant - Summit - 80' sewer main replacement	46,582 17,872 22,325	special terral		
	Dr. Dr. Dr. Dr.	Accrued Liabilities - AAA Pump Utility Plant - AAA Pump - 80' of sewer main replacemen Utility Plant - AAA Pump - Auto dialer Utility Plant - Dave's Septic - 80' of sewer main replacem	31,359 26,540 5,919 1,838	Vigan Fradië		
	Dr. Cr.	Accrued Liabilities - St. Cyr Cash d disbursement of funds	12,472	461,433		
5	Dr. Cr.	Depreciation Expense Accumulated Depreciation	803	803	(803)	
		d additional book depreciation		000		
6	Dr. Cr.	Cash Other Long Term Debt	42,999	17,612		
	Cr. To revers	Interest Expense se principal and interest payment on existing Promissory Not	te	25,387	25,387	
	Dr.	Other Long Debt	21,083	oute consider.		
7	Dr. Cr.	Interest Expense Cash	20,920	42,003	(20,920)	
	To record	d principal and interest payment on new MCSB loan		nel termini		
8	Dr. Cr. To record	Amortization of Debt Expense Misc Def Dr - Unamortized Debt Expense d amortization of debt expense	283	283	(283)	
		ct on Cash	492,999	507,686 (14,687)		
	Net Incor	mee			9,865	

Financing / Refinancing

S	ource of Funds:			
	nerrima ck County Savings Bank otal So urce of Funds		\$450,000 \$450,000	
U	se of Funds:			
R	obert S. LaMontagne: epayment of 2001 Promisory Note, 7/31/16 balance ayment of 13 Past Due Monthly Payments under 2001 Promisory Note	\$ 296,526 46,582	\$ 343,108	
P	ummit Excavating: ayment of Past Due Payments to Summit for ayment of 2017 Sewer Main Replacement Project	\$ 17,872 22,325	40,197	
P	AA Pump: ayment of Past Due Payments to AAA Pump for ayment of 2017 Sewer Main Replacement Project ayment of 2017 Installation of Auto Dialer at MillPond Pump Station	\$ 31,359 26,540 5,919	63,818	
	ave's Septic: ayment of 2017 Sewer Main Replacement Project		1,838	
P	t. Cyr & Associates: ayment of Past Due Monthly Payments of Management Fee ayment of financing costs	\$ 12,472 4,000	16,472	

Total Use of Funds

Payment of financing costs

\$465,683

250

SPSt. Cyr 9/9/2017

MCSB:

Financing

Estimated Financing Costs

Stephen P. St. Cyr & Associates MCSB Fees	\$ 4,000 250
Total Financing Costs	\$4,250



89 North Main Street, PO Box 2826 Concord, NH 03302 603.225.2793 | 800.541.0006 themer/mack.com

August 29, 2017

Mr. Robert S. LaMontagne Bodwell Waste Services Corp. 317 South River Road Bedford, NH 03110

Dear Robert:

Pursuant to your request for financing, Merrimack County Savings Bank (the "Bank") or (the "Lender") is pleased to inform you that we have approved a Term Loan in the amount of Four Hundred Fifty Thousand Dollars (\$450,000.00). This commitment is contingent upon the following terms and conditions:

l. Borrower:

Bodwell Waste Services Corp.

2. Unlimited

Guarantors:

Robert S. LaMontagne, personally

3. Lender:

Merrimack County Savings Bank

89 North Main Street Concord, N.H. 03301

. Amount:

\$450,000

5. Type of Loan:

Term Loan

Purpose of Loan: Refinance existing loan and provide funds for system improvements.

7. Points/Fees:

\$250 Document Preparation fee

8. Loan Term:

15 years

Maturity:

15 years

10. Security:

1st security lien on all business assets of Bodwell Waste Services Corp.

11. Prepayment Premium: None

12. Interest Rate: Fixed for 5 years at 4.75%; then adjusting every 5 years based on the FHLB 5/15 amortizing advance rate plus a margin of 2.75%.

13. Monthly Payments: Principal and interest payments of \$3,500.24 monthly

OTHER TERMS AND CONDITIONS:

- 14. Annual Financial Statements: Lender will require from the Borrower annually a copy of the annual report filed with the NHPUC within 30 days of filing; and personal tax returns and personal financial statement from guarantor within 120 days of year end.
- 15. Rent Rolls: N/A
- 16. Insurance: Borrower is to provide at closing, from an insurance company acceptable to the Lender, the following certificates and confirmation that payments are current. The Lender and its successors and assigns, as their interests may appear, shall be listed as Mortgagee/Loss Payee (real estate loans) or Loss Payee (non real estate loans):
 - a) Liability Insurance.
 - b) Hazard insurance, including fire and extended coverage, at 100% of replacement cost.
 - c) Flood insurance: N/A

All policies and certificates shall provide that no cancellation shall be effective without ten (10) days prior written notice to Lender. Failure to maintain the above insurance during the term of the Loan and/or failure to provide the Bank with evidence of such insurance and payment of premiums shall be an event of default.

- 17. Environmental Inspections: N/A
- 18. Title Insurance Policy Including:
 - a) No exception for mechanics liens or taxes and special assessments.
 - b) Variable Rate Endorsement.
 - c) Affirmative Language Endorsement for easements and for any restrictive covenants affecting the premises.
 - d) Affirmative Language Endorsement insuring that any subordinate matters are, in fact, subordinate to the lien of the insured mortgage.
- 19. Property Tax Escrow: N/A
- 20. **Default Rate:** A default rate shall be set as per the loan documents.
- 21. Late Charge: Five Percent (5%) of any monthly installment of principal and interest to be paid to Lender if the Lender does not receive any payment within ten (10) days after it is due.
- 22. Due on Sale Provisions: N/A
- 23. No Adverse Change: If, prior to the closing or prior to any subsequent disbursement, there have been any material adverse changes with regard to any collateral or to any representation heretofore made by Borrower or if the Borrower is involved in any bankruptcy, reorganization or insolvency proceedings, then at Lender's option, it may elect not to close the Loan.
- 24. Legal Services and Opinion: All legal services to be rendered on behalf of Borrower in connection with the Loan shall be performed by an attorney (or attorneys) acceptable to Lender, the expense of which shall be borne by Borrower.
- 25. Termination of Commitment: Lender may terminate its commitment by notice to Borrower in the event that (a) Borrower shall fail to comply with any term or condition hereof; (b) any representation, warranty, statement, certificate, schedule or report made or furnished to Lender is false or misleading in any material respect as of the time made or furnished; (c) Borrower shall: (I) apply for or consent to the appointment of a receiver, trustee or

liquidator for it or for any of its property, (ii) admit in writing it's inability to pay it's debts as they mature; (iii) make a general assignment for the benefit of creditors, (iv) be adjudicated insolvent or (v) file a voluntary petition in bankruptcy, or a petition or an answer seeking reorganization or any agreement with creditors or, (vi) an order, judgment or decree shall be entered without the application, approval or consent of Borrower, by any court of competent jurisdiction, approving a petition seeking reorganization of Borrower, or appointing a receiver, trustee, committee or liquidator for or of Borrower.

- 26. **Assignment**: This commitment is not assignable by Borrower. Lender shall have the right to sell and/or assign all or any portion of this commitment or any document evidencing or securing the Loan.
- Borrower's Affidavit: Borrower shall make such representations to Lender as to matters affecting Borrower and the Security as the Lender or its attorneys may require.
- 28. Costs: Whether or not the loan transaction is completed, the Borrower shall pay all costs incidental to the transaction including, but not limited to: attorney's fees (including the Bank's attorneys' fees), UCC recording and search fees, filings, appraisal fee, cost of title search and title insurance, flood certification fee, environmental inspection fee, and any and all other expenses and costs incurred or required to be paid by the Bank.
- 29. Such other documents and provisions, which may be required by the Bank or its Attorney.

This commitment is evidenced by and is contingent upon your signing and returning this letter to us by the close of business on September 29, 2017. Commitment shall become effective only upon acceptance of and your agreement to be bound by the above terms and conditions.

The closing of the Loan must occur within 180 days after which this approval shall automatically expire and become null and void, unless the closing date is extended in writing by the Bank.

If you have any questions regarding this commitment, please feel free to contact me directly at 223-2667.

Sincerely yours,

Merrimack County Savings Bank		
Thomas R. Dustin		
Vice- President		
TERMS AND CONDITIONS ACCEPTED BORROWER: Bodwell Waste Services Corp.		
	DATE:	
Robert S. LaMontagne President		The second secon
	DATE:	
Robert S. LaMontagne Guarantor		