

Roll Off Container Service Agreement

ITEMS PERMITTED IN CONTAINERS:

Construction debris, green waste, household waste, scrap metal, furniture, carpet, manure, livestock waste and inert materials such as: Concrete, dirt, rock, sand, gravel, brick and stucco.

ITEMS NOT PERMITTED IN CONTAINERS:

No Hazardous Materials such as wet concrete, appliances that contain freon, paints, pesticides, tires or batteries. No Biohazard Materials or Toxic Materials. No oil or gas. No propane or other flammable liquids.

Terms and Conditions:

All waste shall remain in the confines of the container. Contents must not exceed the top or sides of the container. Every attempt shall be taken to disperse the weight equally within the container. Customer agrees to obtain all necessary permits and ensure all ordinances and laws are observed in accordance with the use of all equipment.

Customer agrees to indemnify and hold harmless DSRO of any damage which may occur to the property where the container is located. All reasonable care will be taken when the container is dropped off and picked up to protect the property surroundings where the container is dropped. DSRO will not be responsible for damage to curbs, pavement markings, pavement, road surfaces, overhead obstructions, sod, lawns, landscaping, etc. By signing this agreement, you whereby agree to not hold DSRO liable for any damage that may occur.

Customer acknowledges that any equipment provided by DSRO is done so for the convenience of the customer and remains the property of DSRO. Customer agrees to provide proper care and safekeeping of all rented equipment. Customer is liable for any loss or damage to DSRO rented equipment in excess of reasonable wear and tear.

Customer acknowledges that during the container rental period they will retain and control the containers contents. Customer will indemnify and hold harmless DSRO, its owners, employees, agents and corporate associates of any damage or injury to persons or property while container is in possession and until its contents are disposed of and processed.

Customer is responsible for the entire contents of the container and is the rightful owner of the contents of the container until its contents are disposed of and accepted without protest by the respective disposal facility. In the event that contents in container which are not allowed by this contract, or any Town, State or Federal Agency are disposed of in the rented unit, all costs, fines, penalties, or any other actions taken for such disposal, the customer is fully responsible for any and all charges associated with the handling and disposing of all unauthorized items. Costs may include and not be limited to cleanup, monitoring, testing, legal fees, penalties, and or any other charges arising from the proper disposal of unauthorized items in the container.

Unless otherwise specified or superseded by project specific contract, the terms and conditions of this contract shall remain in effect for all current and/or future projects between customer and DSRO. Prices are subject to change due to unforeseeable conditions or geographical location.



Payment:

Once this agreement is signed, it is valid, and payment is due based upon the rates. Any invoiced amount over the deposit amount will be charged against the credit card provided. If invoiced, all charges are due within terms on invoice. Payments unpaid after 14 days shall bear interest at the rate of (18%) per year until paid in full. In the event of a failure to pay, customer is responsible for all reasonable expenses (including any attorney or court fees) incurred by DSRO. All payments shall be in U.S. Dollars. Customer is responsible for any applicable taxes. If this contract is paid by check, and check is returned insufficient funds from a banking institution, customer is responsible for any returned check fees.

Rates:

Container Size: 11 Yard Roll Off: \$300.00 to include delivery, pick-up and 2 tons of waste/debris for 7 days.

If roll off is rented back-to-back, each additional container will be charged at \$200 to include delivery, pick-up and 2 tons of waste/debris for 7 days.

Tonnage: \$50.00 Per ton in excess of 2 tons.

Overweight: \$75.00 Per additional ton if over 6 tons.

Dirt Road: \$50.00 Additional charge if container is to be delivered down a dirt road.

Additional Charges:

A Trip Fee of \$250.00 will be accessed for the following:

- Unable to haul container due to overweight (If container is over the 6-ton limit).
- Unable to haul container due to over height (Do not fill above top of the container).
- Container is blocked or gate is locked.
- If we are called out to re-spot the container other than initial drop off.

Contact Name:	 	 	
Delivery Address:	 	 	
Phone Number:	 	 	
Acceptance:			

Customer Signature

Date

If you are ready to have your container picked up early or exchanged, call 520-668-6740.