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ROLL OFF CONTAINER SERVICE AGREEMENT

Container Rental Contract [Non-Hazardous Materials Only]

Thank you for renting a roll off container from us. This document was designed to make your rental as efficient and cost effective as possible. Please read the entire document prior to signing it as it is a contract.

If you have any questions regarding this agreement, please contact this office as soon as possible at 724-350-8996

This Contract is made and entered into, by and between, **Xtreme Services llc** and _____.

The following is a rental agreement that explains what Xtreme Services llc charges for the Roll-Off container. By law we have to charge different prices rates for the various types of trash you might dispose of in the container. The following is a description of the waste types.

Construction and Demolition Debris (CDD): Building material land debris related to remodeling, construction or demolition of a building and or structure including but not limited to : lumber, sheetrock, carpet, windows, doors, concrete, scrape iron and painting supplies (dry material only).

Mixed Municipal Solid Waste (MMSW): Includes but not limited to food and beverage containers, toys clothes, magazines and or paper, bikes and any other general household trash.

State Law requires Roll-Off containers containing any amount of MMSW to be treated as a MMSW container and the appropriate price applied. This means if you order a CDD Roll- Off container, fill it mostly with CDD debris and then throw in anything considered as MMSW, the load will be considered as MMSW, and will be charged the rate of a MMSW container.

- A. **Unacceptable materials:** Hazardous Materials which are Asbestos, Batteries, Brake Fluid Cleaning Solvents, Computers and their components, Contaminated Soils, Disinfectants, Household Appliances such as but not limited to refrigerators, conventional ovens, microwave ovens, washer, dryer, and dishwashers, Driveway Sealers, Tars, Fluorescent Light Bulbs, Lead, Solvent Based Adhesives, Petroleum Fuels, Insecticides, Herbicides, Mercury Containing Lamps & Equipment, Motor Oil, Oil Filters, Paint, Oven Cleaners, Polychlorinated Bi-Phynels (PCBs) Poisons, Pool Chemicals, Railroad Ties, Strippers, Thinners, Turpentine, Wood Preservatives, Finisher, and Varnish, or any other product that is expressly prohibited by federal, state or local law.
- B. Medical or Infectious Waste
- C. Dead Animals
- D. Sludge

Customer is fully responsible for the entire contents of the container and is the rightful owner of the contents of the container until the contents are disposed of and accepted without protest by the respective disposal facility. In the event that contents 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 action is taken for such disposal, the customer is fully responsible for any and all charges associated with the handling of unauthorized items. Costs may include and not be limited to cleanup, monitoring, testing, legal fees, penalties, and or any other charges arising from depositing of unauthorized terms in the container.

Loading-off: All refuse shall remain within the confines of the container. Contents must not exceed the top or sides of the container. Additional charges may apply if not within accordance. Every attempt shall be taken to disperse the weight within the container equally. If loading with skid-steer or other equipment, or attempt to move the Roll-Off, and damages occur, charges will be assessed for damages.

Customer agrees to obtain all necessary permits and insure that all ordinances and laws are observed in accordance with the use of the equipment.

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

Customer responsibilities The customer will provide suitable roadways or access roads permitting access by Xtreme Services LLC trucks to the point of delivery or pickup.

If the customer orders delivery and / or pickup to be made beyond the curb line or off the main roadway, the customer agrees to assume all liability for damages to sidewalks, driveways and / or other property caused by the operator truck in making of such deliveries and /or pickup.

The customer agrees to assume all responsibility for cleaning and removing mud as well as all debris tracked from the job site onto neighboring streets.

Price:

15 Yard Roll-Off plus 3 tons of debris: Call for price

30 Yard Roll-Off plus 5 tons of debris: Call for price

40 Yard Roll-Off plus 7 tons of debris: Call for price

Over Weight charge \$50.00 per ton.

Overfull Charge (Do not fill above top of dumpster) \$40.00.

Tires (EACH) \$40.00

Roll off boxes can also be rented without tonnage included. Customer will be charged for the tonnage used.

Your rental is based upon 15 days from the date the container is dropped off. The rental term starts the day after the day you receive the dumpster.. After 15 days \$100 will be charged every 15 days until the dumpster is pulled. The normal rate will start again after the pull.

UNIT INFORMATION

Roll-Off Size _____yard

Duration of Rental _____days

Rental Rate _____

Customer Information

Company Name _____

Contact Name _____

Billing Address _____

Contact Telephone Number _____

Service Address _____

Requested Delivery Date _____

I have read and understood the above terms and conditions and agree to comply and pay in full all related fees. I agree to hold Xtreme Services llc harmless for any accidental or personal injury due to circumstances beyond the control of Xtreme Services llc. Please Sign below.

X _____