

Roll-Off Terms and Conditions

Please print this agreement, sign it and fax it to 219.977.4130

or e-mail it as an attachment to info@totaldisposal.com.

All customers requesting Roll-Off Container Service must agree to the following terms and conditions for service. The customer may agree to sign the work order upon delivery of the container or submit an electronic signature below prior to delivery. All of the terms and conditions of this Agreement will remain in force until written notice of termination is provided by either party. Customer agrees to pay an hourly transportation charge for orders cancelled after the truck has been dispatched.

Please keep in mind that prices are based on estimated tonnage. Therefore, there are weight limits on every container. If the weight of the container goes above the tonnage limit, the customer will be charged per ton according to our current rates. By signing this agreement the customer consents to charges placed on the credit card on file.

TERMS AND CONDITIONS OF THIS AGREEMENT

Under no circumstance will any container be placed on grass, dirt or any surface deemed dangerous or un-accessible by the driver.

1. Customer warrants that the waste materials to be collected will not contain any tires, batteries, radioactive, hazardous, volatile, explosive, corrosive, highly flammable, infectious, bio-hazardous, or toxic material as defined by applicable federal, state, or local laws or regulations.
2. Container must not be loaded over the sides. Any and all over-loaded material will be removed at the Customer's expense and become the responsibility of the Customer.
3. Customer agrees to hold Total Disposal, Inc. (TDI) harmless for any damages done by the TDI's trucks, drivers or containers and further agrees to be responsible for any damages or injuries while the container is under Customer's care.
4. Customer understands that any billable material, over the allowable tonnage limit for the size of the container, will be automatically charged to Customer's credit card upon the completion of the service.
5. In the event Customer fails to pay TDI all amounts which become due, or fails to perform its obligation hereunder, and TDI refers such matter to an attorney, Customer agrees to pay, in addition to the amount due, any and all costs incurred by TDI as a result of such action, including, to the extent permitted by law, reasonable attorney fees.
6. This Agreement is a legally binding contract on the part of TDI and Customer and their respective heirs, successors, and assigns, in accordance with the terms and conditions set out herein. This Agreement represents the entire understanding and agreement between the parties hereto and supersedes any and all prior agreements, whether written or oral, that may exist between the parties regarding the same.

Name: _____

Your signature above means you agree to the terms and conditions as stated above. This agreement remains in force until you notify us in writing that you no longer require our service and would like to terminate the agreement.