

Buck Disposal's Container Services Agreement

By accepting our services, customers agree that potential damage to concrete, asphalt, grass/dirt surfaces, water, sewer, telephone lines, gas lines, underground lines, trees, and other elements could occur due to the weight and operation of our trucks and containers during the service process. Buck Disposal LLC holds no liability for such damages. Customers acknowledge their responsibility for the Roll-Off container owned by Buck Disposal LLC, as well as its contents. Container rentals for 20, 30, and 40-yard sizes come with a 7-day rental period. Once the rental period ends, Buck Disposal LLC reserves the right to remove the container without requiring customer authorization. It is, however, expected that customers call for pickup upon completion to avoid additional rental charges.

Customers also acknowledge that Buck Disposal LLC has the authority to remove the contents of the container at the service location if the container service remains unpaid. Roll-Off containers must not exceed their maximum weight capacity. The customer is liable for any fines related to overloading or exceeding weight limits.

Customers commit to not disposing of hazardous waste, 55-gallon drums, appliances, tires, or other restricted materials in the containers. Furthermore, customers agree to indemnify Buck Disposal LLC from any damage, fines, or liability arising from such actions.

Equipment responsibility rests with the renter from the moment of possession until the time of return. Regardless of the cause, the renter assumes all risks of loss or damage. In case of loss, theft, or damage, the renter is responsible for replacement or repair costs, including labor and materials.

When customers pay for services using methods such as credit cards (without requiring a signature), checks, money orders, or cash, they acknowledge that the terms and conditions outlined in this service agreement are fully applicable.

Refund Policy of Buck Disposal LLC: Refunds for prepaid services are subject to approval. Any work conducted as part of a paid service will incur fuel, labor, and material costs. To ensure a refund of avoid charges, customers should contact our office at 913-242-7695 at least a day before any scheduled service. If dissatisfaction arises from services rendered, customers are encouraged to contact the office for resolution.

By accepting services from Buck Disposal LLC, customers recognize that damage may arise due to the weight and operation of trucks and containers, and that Buck Disposal LLC bears no responsibility for such damage. Customers are responsible for arranging timely removal to prevent rental fees. If the container exceeds the rental period of 7 days, a fee of \$15 per day will be applied. Containers should not be filled beyond capacity when requesting removal. Overweight fees amount to \$60 per ton. Crushing and compacting companies are strictly prohibited. Any damage caused will lead to liability for the customer or the crushing company. Hazardous waste and prohibited items listed below will result in a fee. When payment is made

without requiring a signature, customers affirm their acceptance of the terms and conditions in this agreement.

The Department of Transportation requires that all containers be LEVEL FULL for any transport. The following prohibited items include but are not limited to:

Hazardous Materials: Materials that are considered hazardous, such as chemicals, paint, solvents, pesticides, and asbestos, are generally not allowed in commercial dumpsters. These substances can pose a risk to human health and the environment if not properly disposed of.

Electronics (E-Waste): Most jurisdictions have specific regulations for the disposal of electronic waste (e-waste), including items like computers, monitors, televisions, and batteries. E-waste often contains toxic components and should be recycled or disposed of separately.

Tires: Tires are typically not allowed in commercial dumpsters because they are difficult to dispose of properly and can pose a fire hazard at landfill sites.

Appliances: Large appliances such as refrigerators, air conditioners, and washing machines may be prohibited due to their size and potential environmental impact. They often need to be disposed of separately to recover or properly handle refrigerants and other components.

Yard Waste: Yard waste, including grass clippings, leaves, branches, and tree stumps, is often not allowed in commercial dumpsters. Many areas have separate curbside pickup or recycling programs for these materials.

Medical Waste: Medical waste, such as needles, syringes, and contaminated materials, must be handled and disposed of according to strict regulations to prevent the spread of disease and protect public health.

Flammable or Explosive Materials: Items that are flammable or explosive, such as gasoline, propane tanks, fireworks, and ammunition, are generally prohibited due to safety concerns.

Hazardous Liquids: Liquids like motor oil, chemicals, and paint thinner should not be dumped in commercial dumpsters because they can contaminate groundwater and pose environmental hazards.

Biohazardous Waste: Waste that is contaminated with biological or infectious materials, such as medical waste from healthcare facilities, is subject to specific regulations and should not be placed in regular dumpsters.