



VOLUNTEER
STATE

VOLUNTEER STATE DISPOSAL LLC TERMS AND CONDITIONS

LOADING YOUR CONTAINER: VSD Containers are Intended for household and/or Construction Debris ONLY. As a customer of Volunteer State Disposal, you agree to load the container so that the weight is distributed evenly, not over the weight (see pricing sheet for maximum tonnage per size), level with the sidewalls, free of prohibited items and that the container doors are properly secured for removal per manufacturer specifications. For us to tarp our containers properly, the container must not be filled above the height of the container walls. Customers will be liable for additional fees if any of these terms are not followed, including a fuel surcharge if we are unable to pick up at the scheduled time. If the container exceeds the maximum tonnage, you will be charged an additional dump fee and/or we may have to deliver another container which will be charged at the flat rate. It will then be your responsibility to offload the overloaded container according to the terms above.

PLACEMENT: Once your container has been placed, the container is not to be moved/relocated by anyone other than Volunteer State Disposal. Your container will be placed on a driveway or other solid level surface. You are also responsible for any damage to the container while it is on your property. Volunteer State Disposal has final approval on the container placement location. If you have requested the container to be placed in any other location (ex: lawn, street, alley), Volunteer State Disposal will not be held liable for any damages, fines, or legal actions resulting from placement/removal of the container. You agree to pay any towing/extraction fees incurred in our attempt to place/remove the container. Volunteer State Disposal shall not be responsible for damage to trees, low hanging wires, gutters, downspouts, eaves, landscaping, etc. in our placement or removal of the container.

PROHIBITED MATERIALS: Please be aware that if any hazardous or prohibited item is seen upon inspection and tarping of container, we can refuse to remove container, or it will be removed and left on premises. If items are not found until unloading and disposing, there will be a hazardous waste penalty charge to properly dispose of the prohibited material. Prohibited materials include but are not limited to: Aerosol cans, All liquids (ex. gasoline, motor oil, transmission fluid, pesticides), Animals, Antifreeze, Appliances, Asbestos (friable and non-friable), Asphalt, Auto shredder fluff, Barrels, Batteries, Bottom ash, Chemical products, Computers, Concrete washouts, Contaminated oil (mixed with solvents, gasoline, etc.), Contaminated soil, Empty containers/drums, Food manufacturing waste, Fluorescent tubes, Fly ash, Hazardous waste, Herbicides and pesticides, Industrial waste, Lead paint waste, Lubricating/hydraulic oil, Medical waste, Oil filters, Other flammable liquids, Oversized items, Paint (cans, filters, waste), PCB ballast/transformers, Petroleum-contaminated soil/lead paint chips, Propane tanks, Radioactive material, Refractory brick, RR ties - Treated wood, Sandblast, Sludge or Wastewater sludge, Solvents, Tanks - UST/AST, Televisions, Tires. ***Soil, concrete, rock and masonry products are allowed only when arranged at time of container order and limited to one half the volume of the 12- and 15-yard containers and one third the volume of the 24-yard container.

LIABILITY & PROPERTY DAMAGE: DO NOT MOVE OUR CONTAINERS. By signing this agreement, you agree to be liable for all property damages, move, or clean up fees associated with moving the container. Parking permits/licenses may be required by local municipalities for certain placements of containers (i.e., on the street). We are not liable for any fines or citations as a result of your non-compliance with local ordinances, and by signing this agreement you agree to comply with all local ordinances and are liable for any citations/fines. Volunteer State Disposal LLC is not liable for property damage done to property not owned by you or your customer. We will not deliver if we cannot perform our service on your property, your customer's property, or public property.

ADDITIONAL FEES:

- 30-day maximum for all dumpster sizes - no more than 30 days may pass without a pickup, dump & return, or exchange. Day 31 will incur a new flat rate charge.
- Overweight Fee: \$100
- Hazardous waste Fee: Minimum \$100
- Tire: \$25 each; Mattress: \$25 each
- Fuel Surcharge: \$50 if we are unable to remove container on scheduled day
- Move/relocate container on job site: \$50
- 20 Minute Rule: Driver's time to level load and secure doors - We allow 20 minutes on your property, any time after that will be billed at \$50 per hour and/or driver may return at a later date.

By signing below, you agree to the terms outlined above.

Signature: _____

Name/Title: _____

Company Name: _____

Date: _____