



**City Roll Off Application**

**PLEASE PROVIDE COPY OF DRIVERS LICENSE**

Name \_\_\_\_\_ Phone# \_\_\_\_\_

Service Address \_\_\_\_\_ Email \_\_\_\_\_

Billing Address \_\_\_\_\_

Credit Card# \_\_\_\_\_ Cvv# \_\_\_\_\_ Exp. Date \_\_\_\_\_

Card Authorization Signature \_\_\_\_\_

Delivery Date: \_\_\_\_\_ Removal Date: \_\_\_\_\_ (see note below)

**All containers are picked up after 7 days unless specified on Removal Date**

**SELECT CONTAINER SIZE:**

- 40 Yard Roll Off holds approx. 8 to 10 tons of material. One container haul fee \$379.31**
- 30 Yard Roll Off holds approx. 9 tons of material. One container haul fee \$357.51**
- 25 Yard Roll Off holds approx. 9 tons of material. One container haul fee \$314.59**
- 10 Yard (Low-boy concrete, asphalt & roofing ONLY. One container haul fee \$143.27**
- 30-40 Yard Customer owned compactor. One container \$389.29**

Containers will be weighed and charged a disposal fee of \$78.52 per ton. Late fees of 1.5% will apply to delinquent accounts. \*Prices subject to change

A \$600.00 deposit per container is required at time of request. All fees will be applied to your deposit. Remainder deposit will first be applied toward any other open account, then refunded by check or credit card reimbursement. Additional fees will be charged to your credit card or billed.

**ADDITIONAL DAILY FEE: \$11.18 per day.**

**Please be advised of rules: NO batteries, liquids, chemicals, tires or hazardous waste. No heavy material,(dirt, rock, sand, plaster, or sod more than 18"deep from the bottom or end to end). Tree trimmings must not be larger than 28 inches in diameter and 4 ft in length. Never load above side rails.. All damage done to the container on job site is customer's responsibility. HARD TO HANDLE TONNAGE FOR CONTAMINATED LOADS \$140.13 PER TON OR A SPECIFIC HAZARDOUS WASTE FEE DEPENDING UPON THE TYPE OF MATERIAL FOUND.**

**Containers must be ready when driver arrives; if not a trip charge will apply of \$142.25. A 24 hour notice must be given to keep containers over 7 days.**

Preliminary Notice information for Mechanic Liens:

Property Owner: \_\_\_\_\_

Address: \_\_\_\_\_

Property Owner Signature \_\_\_\_\_

Name of General Contractor \_\_\_\_\_ Phone# \_\_\_\_\_

Construction Lender: \_\_\_\_\_

Address: \_\_\_\_\_

**Please list in the space provided, persons who are authorized, and the specifics of what they can authorize (order containers, dump and returns, charging to credit card, etc.)**

**Placement of roll off**

**Very important: Please Read carefully & initial**

**I HEARBY GIVE PERMISSION TO ADVANCE DISPOSAL CO. TO AUTOMATICALLY CHARGE MY CREDIT CARD IF THE CHARGES FOR THE USE AND DISPOSAL OF CONTAINERS EXCEED THE INITIAL DEPOSIT OF \$600.00 AT THE END OF THE BILLYING CYCLE.**

**ADVANCE DISPOSAL CO. HAS MY PERMISSION TO DRIVE ON CONCRETE & BLACKTOP PORTIONS OF DRIVEWAY OR DELIVERY AREA. I UNDERSTAND THAT THE WEIGHT OF THE TRUCK COULD CAUSE DAMAGE TO PIPES, CONCRETE, BLACKTOP ETC.**

**I UNDERSTAND IF HAZARDOUS WASTE, ELECTRONIC WASTE, TIRES OR ANY OTHER MATERIAL THAT IS NOT PERMITTED IS FOUND INSIDE THE BIN, I WILL BE CHARGED A HARD HANDLE TONNAGE RATE FOR THE CONTAMINATED LOAD OF \$140.13 PER TON OR A SPECIFIC HAZARDOUS WASTE FEE DEPENDING UPON THE TYPE OF MATERIAL FOUND.**

**I have read, understand & agree to the terms & conditions of this agreement.**

Signature \_\_\_\_\_ Date \_\_\_\_\_

Print Name \_\_\_\_\_



## **City Ordinance**

The property owner of record within the city where any solid waste accumulates shall pay to the franchisee a fee in such amounts and in such manner as shall be established by resolution of the city council for solid waste and recyclables collected and removed from the place or premises by the franchisee. This section shall apply to all residential and non-residential property within the city. Nothing in this section is intended to prevent an arrangement, or the continuance of an existing arrangement, under which payments of solid waste collection fees are made by a tenant or tenants or any agent on behalf of the owner. Any such arrangement shall not affect the property owner's obligation for payment to the franchisee.