



CONSTRUCTION AND DEMOLITION CONTAINER SERVICES

Dear Contractor:

The City of Savannah’s Commercial Refuse Collection Department is now offering to local contractors, a construction and demolition roll-off container service.

This service gives you, the contractor, the convenience of a hassle-free approach to your construction and demolition waste disposal needs by providing:

- ❖ **PROMPT AND COURTEOUS CUSTOMER-ORIENTED SERVICE**
- ❖ **SCHEDULED AND/OR CALL-IN PICK-UP AND DELIVERY SERVICE ANYWHERE IN THE COUNTY**
- ❖ **IMMEDIATE RESPONSE (24 HRS) TO CUSTOMER REQUESTS TO ENSURE UNINTERRUPTED CONTRACTOR’S OBLIGATIONS**
- ❖ **NO HIDDEN OR ADDED SURCHARGES FOR SERVICES RENDERED**



CONTACTS:

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COMMERCIAL REFUSE SUPERVISOR
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COMMERCIAL REFUSE ADMINISTRATOR
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SERVICE AGREEMENT

SERVICES

Construction and Demolition containers (roll-offs) will be available in 20 cubic yard and 30 cubic yard capacities. We will provide you, the Contractor, with the non-hazardous solid waste collection, transportation, and disposal services as described in this Agreement.

If the disposal of "Special Waste" is needed, you will notify us in advance and provide for us a "profile sheet" describing all "Special Waste" and any hazards associated with its handling. Representative sample of the special waste must be provided on demand to determine its conformity to EPA standards for disposal of such materials. Any added or optional costs associated with the disposal of such waste will be the sole responsibility of the Contractor.

USE OF EQUIPMENT

The City of Savannah will provide the mode of transportation (truck) as well as the container (roll-off) for the purposes of delivery and disposal of the contracted waste materials. The Contractor will not overload by weight or volume, move, or alter the equipment and will take reasonable precautions to prevent others from doing the same. Any loss or damage suffered from anything other than normal use shall be the responsibility of the Contractor. The Contractor shall also be responsible for placement of the container, insuring that no damage results from the weight and placement of the container on driving or other surfaces.

FEES AND DEPOSITS

Usage fees for all sizes of containers will be as follows:

\$ 30.00	-	Delivery Charge
125.00	-	Pull Charge
33.00	-	Disposal Fee Per Ton

Added or optional charges related to the disposal of "Special Waste" materials will be the sole responsibility of the Contractor. Prior arrangements with disposing agent will also be the responsibility of the Contractor.

A**\$155.00 deposit per container is to be paid upon delivery of the container to the usage site. This deposit represents the delivery fee of \$30.00 and the first pull charge of \$125.00. All other charges for subsequent pulls will be paid at the time of the removal of the container unless billing arrangements have been made with the Commercial Refuse Collection Administrator or the City's Finance Officer.

All out-of-county Contractors will pay an advance deposit of **\$440.00 upon delivery of the container to the usage site. All subsequent pulls will be paid at the time of removal of the container unless billing arrangements can be made with the Commercial Refuse Collection Administrator or City's Finance Officer. No out-of-county Contractor may have an outstanding balance greater than seven days (1 week).

**This fee may also be paid at the time of application for the container.

Daily fees for container rental will be assessed at the rate of \$3.00 per day when container placement exceeds ten working days without a disposal pull. Monthly rates for rental shall be \$75.00 per month for the initial 30 day period and prorated at \$2.50 per day on the 31st day and thereafter.

PICK UP AND DELIVERY

Pick up and delivery schedules can be pre-arranged or done on a call-in notice. City personnel will be on-site within 24 hours for pick up or delivery of containers unless equipment is unavailable in inoperable due to mechanical failure.

RIGHTS AND RESPONSIBILITIES

The City of Savannah absolves the Contractor of any and all responsibilities and liabilities that result in bodily harm, property damage or death, or any violation of law that is the result of any negligent act, omission, or willful misconduct on the part of its employees during the collection, transportation, or disposal of the Contractor's waste materials.

The Contractor shall be responsible for any and all liabilities that result in bodily harm, property damage, death, or any violation of law due to negligent acts, omissions, willful misconduct of employees, or a breach of this contractual Agreement after the delivery of the container to the agreed upon site.

Any breach of contract resulting in the termination of the contract on the part of the Contractor will result in payment of demand of all monies past and current owed to the City at the time of the contract's termination. Any legal fees incurred to recover monies owed to the City shall be the responsibility of the contractor.

This Agreement will be governed by the laws of the State in which services are performed, and is binding on both parties involved.