

Dumpster Rental Terms & Conditions

Please print, read, and sign our Release of Liability. These Terms and Conditions apply to all online, email, fax, phone, and person to person customer requests for D&R Disposal.

1. Customer will accept full responsibility for contents of dumpster and agrees to additional charges if the dumpster contains unacceptable materials or is over the allotted weight limit for the rental. Overweight charges are billed at \$60 per ton. The Customer's credit/debit card will be charged after the can has been removed from the property and taken to a Michigan-licensed Transfer Station. The following items carry an additional charge if placed in our dumpsters: Car Tires - \$15.00 each Truck Tires - \$30.00 each Propane Tanks - \$20.00 each Freon Units (air conditioners, refrigerators, freezers, etc.) - \$30.00 each Computer Monitors/Televisions - \$30.00 each Mattresses/Box Springs - \$30.00 each
2. Do not overload dumpster, load to the fill line only. Any overweight citations or legal judgments against D&R Disposal while hauling from the Customer's job site will be paid by customer, and/or *dumpster* may not be hauled for safety reasons. Customer is responsible for unloading excess debris at their expense.
3. Customer is responsible for having a clear and accessible path for servicing containers. If *dumpster* is inaccessible or not ready for pick up, a trip fee will apply. Valid reasons for us to charge a client the trip fee include but are not limited to; overloaded containers, low laying power lines or tree branches, cars or any items or materials blocking access to pick up or drop off a container, material heaped up or hanging over the sides of the container, containers that are too heavy to be removed, locked gates or fences, inaccessible driveways or parking lots, or for any reason(s) out of **our** control. The trip fee can range anywhere from \$100 - \$150. This fee covers drivers pay, fuel, and time for re-routing the drivers planned schedule.
4. We charge a \$25.00 fee to cancel your order, as long as the order is cancelled by **4pm EST on the BUSINESS day prior to delivery**. Orders cancelled after 4pm on the business day prior to the delivery will be charged a \$150 trip fee. This is due to the fact that our scheduling has already been completed and must be adjusted for the last minute changes.
5. Dumpsters are not to be moved by Customers. We will move the *dumpsters* upon request; however a trip fee will apply. Customer is responsible for any damages done to dumpster while on their job site. Costs of damages will be charged back to Customer.
6. If it rains, snows, sleet, hails, etc. while the dumpster is in your possession, please understand that we have no control over these events. This may affect the weight of your dumpster. We do not have in our possession, or at our disposal, any tools or technology to prevent rain, snow, etc. from entering your dumpster. The customer has the option of placing a tarp, sheets of plywood or any other type of barrier over the dumpster to prevent the entry of rain or snow. Additionally, the dumpsters are not water-tight and will not hold water beyond the saturation of materials in the dumpster and/or a minimal pooling on the floor of the dumpster.

Please understand that our company has to pay the landfill for the disposal of the contents of your dumpster. We are charged based on weight and if a dumpster is heavier because of water saturation, we still have to pay the landfill too. No discounts or rebates will be given if rain affects the weight of your dumpster.

7. Customer will accept full responsibility for any damage to their driveway, lawn, etc, which results from delivery and/or pick-up of dumpster under the direction of the Customer or individuals working for the Customer. Our Release of Liability waiver can be downloaded by clicking (AMY!!!).

8. Customer is responsible for any fines, impounds or costs incurred from state, county or city jurisdictions while dumpster is on Customer job site.

9. Customer understands the *rental* time for the **dumpster** and that at any time after the rental period has expired.

10. Customer understands that in the event customer fails to pay in full all monies due, D&R Disposal may refer such matters to an attorney or collection agency. Customer agrees to pay, in addition to any amount due, all costs incurred by D&R Disposal as a result of this action, including court fees, collection fees and late fees. (\$30 fee on returned checks). A Mechanic's Lien will be placed on the property once an account goes into Collections status.

11. Ordering a container from this web site constitutes a personal guarantee. All information is treated with the strictest confidentiality, in accordance with PCI compliance guidelines.

12. I understand that it is my responsibility to contact D&R Disposal when the dumpster is ready for pick up. Rental time stops once the Customer has notified D&R disposal that the dumpster is ready for removal. This only applies to our "standard rentals". Our internet specials are automatically removed after the rental period is up.



Release of Liability

I, _____ (Printed name of property owner or agent), of
_____ (Physical Address), _____ (city),
_____ (state), _____ (zip) understand that the trucks & dumpsters our company uses are
very large and extremely heavy.

I have requested that the dumpster be placed:

_____ .

I do hereby release D&R LLC of any damage that may be sustained to the above stated property to include, but not be limited to: concrete or asphalt curbs, sidewalks, other concrete work, fences, landscaping, sprinkler systems, grass, trees, bushes or any other item, while we are delivering or removing a dumpster on the above stated property. By signing below I accept the terms of this liability release form, and affirm that I am authorized to sign this agreement.

Customer:

Signature: _____ Date: _____