

CONTAINER SERVICE AND DAMAGE AGREEMENT

Container Access: The customer agrees to provide a hard level surface and maintain a clear path for truck access to and from containers for loading and transport. In the event a truck is dispatched to empty or pick up a full container at the customer's request. But is unable to gain access, a dispatch fee will be charged at the rate of \$85.00 per hour, if a return trip is necessary.

Container Overloading: Light loads such as wood waste, landscape trimming's, sheet metal, cardboard, etc. can use the total volume of the container without overweighting. However. If loading heavy materials, such as composition roofing, steel, broken concrete, soil, rock, etc. We base our container hauling on the maximum legal weight capacity of the truck, not on available container volume. It is the customer's responsibility to determine and monitor the weight of materials being loaded into the container. If overloading beyond maximum weight occurs. The customer is responsible to off load enough material as necessary to allow for legal hauling. If the container is unknowingly hauled and later scale weighed and found to be grossly overweight, or ticketed for an overweight violation. The customer will be allowed (1000 pounds) grace for a reasonable margin of error. Any amount over that will be charged at the rate of \$40.00 for each ton overweight, plus cost of container / vehicle damage, and or any violation charges incurred. We strive to operate safely and professionally. **Maximum legal weight is 70,000 G.V.W.** The useful load will vary according to the size and weight of the container. Please call our office to discuss your specific container load and requirements..

NO HAZARDOUS MATERIALS OF ANY KIND: NO Liquid paints, chemicals, fertilizer, oil, barrels, refrigerators, batteries, oil drums, televisions, computers, monitors, sealed containers, propane bottles/ pressure tanks, or liquids of any kind. Additional fees will be charged if any of the above items listed are found in our containers when dumped.

NO HOUSEHOLD GARBAGE, FOOD OR ANIMAL WASTE OF ANY KIND!

PAW MATERIALS provides recycling services only. We are not a solid waste company

Container Damage Agreement: The customer agrees to assume full liability, and is directly responsible for any type of damage to the containers while in your possession. Including: Vandalism, graffiti or damage caused by yourself or others loading equipment and or improper loading or moving of our container. We do not allow our containers to be moved by customers, as damage is always the result. We will gladly come out and move our box for a small fee. If the customer or its employees move our container and damage the box in the process, you will be charged for the cost to repair the box and the transportation costs to and from a repair facility. The customer is responsible to monitor and secure their container from illegal dumping by others while in your possession.

WARNING AND WAIVER: If trucks and/or containers are to be driven inside the curb line, be advised that the size and weight of the vehicle and container could cause property damage. **Please sign below to verify that you:**

- 1) Have the authority to grant permission to allow our vehicle to enter the property or jobsite.
- 2) Acknowledge that placement of a container could result in property damage.
- 3) Accept responsibility of potential damage to driveway surfaces, tree branches, low wire's, etc.
- 4) Accept responsibility for any such damage and waive damage claims against PAW Materials. As we are being directed, told, shown, or described where to place the container by the property owner or their authorized contractor.
- 5) Accept liability and fees for towing if our truck becomes stuck, due to a container being placed in un-compacted dirt, grass or soft unstable surface at the customer's request or direction.

The undersigned has read and agrees to all of the above terms and conditions for service.

Print Name:_____

Date :

Signature:

Company / Title____



Credit Card Authorization Form

This form has been created in order to allow you to charge expenses for our services to your credit card. Please provide all information requested below to ensure prompt processing. We ask that you would please sign and date the form before submitting online or returning to us by email or fax.

Card Holder Information

Name as it appears on the credit card:	
Card Type: () Visa () MasterCard () American Express () D	iscover
Account Type: () Personal Card () Corporate / Company Name	
(16 digit) Account Number	Exp. Date
(3-digit number on back of card) CCV Code	Phone No

I Authorize payment for the following services provided. Please (x) check all that apply to your order.

() Roll off Container/Dumpster delivered to my home or jobsite. () Delivery of Materials to my jobsite.

() Materials picked up at: PAW Materials yard.

I hereby authorize (PAW Companies / PAW Materials) to collect payment for all charges related to this request for materials and or services. I hereby give permission for the credit card number given on this form to be charged and processed for payment in full. I hereby certify that I am the authorized signer for the credit card account number indicated on this form.

Card Holder Name:	
Card Holder Signature:	Date:

Thank you for your business!!!



Prohibited / Hazardous materials list

- 1. Liquids of any kind
- 2. Paints, stains, solvents
- 3. Food waste or Household garbage
- 4. Wet Concrete or Slurry
- 5. Fertilizers and pesticides
- 6. Computer monitors, T.Vs , Electronics
- 7. A/C units, Refrigerators, freezers
- 8. Tires, Batteries (of any kind)
- 9. Oil, oil filters, antifreeze, fuels, lubricants
- 10. Human, animal, or medical waste
- 11. Hazardous or Toxic waste, Animal remains of any kind
- 12. Propane tanks, Pressurized containers, fire extinguishers
- 13. Septic tanks, Sealed containers or barrels of any type or size
- 14. Asbestos, PCB waste, Transformers, Mercury
- 15. Fluorescent & Mercury bulbs, Ballasts,

Materials listed above are deemed hazardous by the Department of Ecology, and are not accepted at landfills or transfer stations. If any of these prohibited items are found in your container, there will be an itemized handling charge for the added labor and drive time involved with removing the item(s) from your load and legally disposing of them at a hazardous waste facility. If the item(s) are not found until they are dumped at a landfill or transfer station, you will be responsible for any fees they may charge for the contamination/Damages as well. It is possible for unauthorized individuals to dump items into your container without your knowledge, however, it is still your responsibility to secure and monitor what goes into your container while it is in your possession. In addition to our handling fees, you will also be responsible for any incidental damages to equipment, other vehicles or property as a result of any prohibited material in your container. Check your container daily and remove any hazardous items prior to calling for pick up. As a recycling company, we are committed to operating in an environmentally responsible manner.

By signing below you agree that you understand what materials are accepted and what materials are not accepted. If unsure call us before placing questionable items in your load.

Signed name:	Date:
Printed name:	Company/ Job Title