



Redox Environmatics Inc.

2640 N. Mount Juliet Road, Mount Juliet, TN 37122 Tel:615-553-4066 , 615-481-3982

Email: info@renvironmatics.com, obi@renvironmatics.com

Terms and Conditions: 20 and 30 Cubic Yards Roll-off Containers Rental

Delivery Terms and Conditions:

1. Redox Environmatics Inc. guarantees delivery of containers to the curb only. Redox Environmatics is not responsible for damages to driveways, sidewalks, buildings, parking lots, low wires, trees or other property after leaving the curb. Redox Environmatics drivers have the right to refuse placement based on safety and/or damage concerns as lawns and driveways/sidewalks can get damaged from the weight of the container/truck. Our drivers also reserve the right not to place containers on unstable or soft surfaces due to rain or inclement weather to avoid getting stuck. The undersigned agrees to pay for any towing charges incurred after our trucks leave public roadways.

2. Redox Environmatics Inc. is not liable for 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. We will only place container across property lines, if you provide a property damage liability waiver form duly signed by the property owner.

3. PLEASE DO NOT MOVE OUR CONTAINERS after we have placed them. If the container has been moved, by signing this agreement you agree to be liable for all associated property damages, move, or clean up fees.

4. Your local municipality may require you to have a parking permit/license for certain placements of containers (e.g. on the street). Redox Environmatics Inc. is not liable for any fines or citations as a result of your non-compliance with local ordinances, and you by signing this agreement agree to comply with all local ordinances, and are liable for any citations/fines.

5. Redox Environmatics will charge \$75.00 dumpster delivery fee to customer's location/designated site.

6. Redox Environmatics will charge \$10 a day after 14 days if the 20 or 30 yard dumpster is not dumped in the 14 day period. The 14 days resets if the dumpster is dumped within the 14 day period.

.....
Signature – Approving \$10 a day charge after 14 days if the
dumpster is not dumped in the 30day period.

.....
Date

Loading Terms and Conditions:

1. Redox Environmatics accepts no liability for the contents of the container/dumpster until we pick-up the container/dumpster from you. The container is strictly your responsibility while in your possession.
2. Please adhere strictly to loading procedures. Do not load materials above the top of the container. Overloaded containers may be left on site for you to dispose of excess materials.
3. Tennessee Department of Transportation requires 62,000 GROSS load rate and weight. Do not fill containers FULL of dirt, concrete block, bricks, stone or rock. ANY Redox Environmatics Inc. containers too heavy to lift and haul will be the customer's responsibility to off-load prior to another attempt at pickup. Extra Trip or Overweight fee may apply.
4. Redox WILL NOT ACCEPT the following materials: hazardous wastes, corrosive wastes, radioactive waste, tires, batteries, Computers, TVs, hot water heaters, barrels, liquid Paint, liquid Waste, microwaves, lawn mowers, gas engines, ballast, condensers, residential garbage, solvents, paint thinners, motor oil, used Oil filters, dead animals, medical waste, asbestos, propane tanks, gas tanks, gas cylinders, freon tanks, toxic waste, ignitable waste and explosives. All materials placed in the container by you or other parties are your responsibility. Any of the listed materials would be rejected and additional fees will be charged.

Pickup Terms and Conditions:

1. Please do not block the container after calling in for pickup, containers blocked in may be subject to a dead run fee.

Payment Terms and Conditions:

1. All outstanding balances are subject to a Net 15 day payment, and 2.0% per month on outstanding balances owed Redox Environmatics, Inc. over 30 days. You agree to pay all legal / collection fees accrued in conjunction with the collection of these outstanding debts. Customer is responsible for all credit extended by us on account by any person authorized by you.
2. Redox Environmatics, Inc. is not responsible for any verbal contracts, bindings or agreements made by its drivers, or agents. This agreement and its terms and conditions are the binding authority between you and Redox Environmatics, Inc. for 20 and 30 cubic yard roll-off container rental service.

By signing this agreement below, I/we agree, and are bound by these terms and conditions.

Company/Business Name:

Name/Title of Owner/Company Authorized Representative:

.....

Signature

.....

Date

Billing Address

Business Phone.....

Business Fax

Contact and Cell Number

We hereby apply for credit and affirm financial responsibility, ability and willingness to pay invoices in accordance with published terms. The above information is warranted to be true and complete. We hereby authorize you to verify and collect information on us, including but not limited to bank references, trade credit references, consumer and/or commercial credit reports. We agree to pay all costs of collection and litigation on this account in accordance with the laws of the Creditor's State of Incorporation. We agree that all decisions with respect to the extension or continuation of credit shall be in the sole discretion of the Creditor.

I have read the terms and conditions stated below and agree to all of these terms and conditions.

Authorized Signature:

Date:

Printed name:

Title:

General Terms and Conditions and Personal Guarantee

1. Net 15 days dumpsters
2. No additional credit will be extended to past due accounts unless satisfactory arrangements are made with our management to defray and repay outstanding balance.
3. Personal Guarantee: If the credit customer is a corporation, LLP or LLC, the signing party or authority for this application, signing as authorized or not, personally guarantees payment for all items purchased on credit by the entity.
4. Redox Environmatics Inc. reserves the right to decline credit to any customer