



Application for Roll-off Services FY 2011-2012

SECTION A - APPLICANT INFORMATION (Please print or type)

Complete this section with your billing information.

Name (Business): _____ A/PContact: _____
 Care of: _____
 Billing Address: _____ City: _____ State: _____ Zip: _____
 Telephone No: () _____ Fax No: () _____
 City Account No: RO- _____ Kern Co Gate Fee Acct No: 01- _____

SECTION B - SERVICE LOCATION INFORMATION

Complete this section for each location to be serviced.

Service Address: _____ Telephone No: () _____
 Business Name: _____ or Location Description _____
 On Site Contact: _____ Cell No: () _____
 Roll-Off Size: _____ Cu. Yd. Placement of Box: _____
 Delivery Date: _____ Type of Project: _____

Service Fees (effective July 1, 2011)

Rental: \$6.55/day (free 7 days for each haul) **Delivery:** \$88.98 **Haul:** \$220.64 **County C&D Gate Fee:** 51.75/ton.
New services require a prepayment of **\$827.12** (\$88.98 Delivery, \$220.64 Haul, and \$517.50 Gate Fee) per container delivered. **Additional hauls** for the same project require a prepayment of **\$738.14**. Payment of the county gate fee for loads in excess of ten tons (\$517.50) is the customer's responsibility unless a sufficient prepayment is made. If material is delivered to a recycler, responsibility of payment for material is between the recycler and the customer.
 *****Please Note: County Gate Fee for non-C&D material: \$42.25/ton.

****WE ACCEPT PAYMENTS OF CASH, CHECK, VISA OR MASTER CARD****

Persons authorized by applicant / owner to order service or request additional roll-off service by:

Phone Writing

Name/Title: _____ Name/Title: _____

SECTION C - PROPERTY OWNER INFORMATION (Not applicable for prepaid accounts)

Property owner is responsible for all charges, including but not limited to, late fees, taxes and fines, accruing to the refuse collection services supplied under this request that have not been paid by applicant in a timely manner. Property owner is fully obligated hereunder to follow all the applicable rules and regulations concerning refuse collection as if the property owner had received the service.

Owner Name: _____ Telephone No: () _____
 Mailing Address: _____ City: _____ State: _____ Zip: _____

It is understood and agreed that all rules, rates, regulations and ordinances, as they presently exist or as they may be amended in the future by the Mayor and City Council, pertaining to the collection and disposal of materials, will be adhered to and are incorporated herein. The following statements and terms, included on the next page, are acceptable to the undersigned.

Applicant Signature _____ Date _____
 Business License No: _____ Driver's License No: _____

**City of Bakersfield
Refuse Service Guide**

It is our goal to provide you with the best and safest refuse collection service. To do so, we need your cooperation in placing your refuse for collection. Please review items 1 through 8 below to become familiar with proper service conditions. If your container is unserviceable, there may be an additional charge for the time spent going to and from your location.

1. Clear access to container must be available.
2. Containers locked up or locked in will not be serviced, unless prior arrangements are made through our office.
3. Containers with material sticking up above rim, or overweighted with dirt, concrete, etc. will not be serviced. Loads limited to 10 tons evenly distributed.
4. Debris on ground, in front, or under the wheels of your container will prevent servicing.
5. Containers with broken wheels, doors, lids, or other parts will prevent servicing.
6. Our trucks may not drive on pavement under construction.
7. We cannot accept hazardous material (e.g. flammable liquids, motor oils, corrosives, etc...) in refuse containers or other materials, which are not accepted by the county. Call 862-8900 for proper disposal.
8. We cannot accept railroad ties, telephone poles, whole tires, or metal appliances.

Temporary or special bins and roll-off boxes will be charged for service by the load and rental by the day, beginning the eighth day after being delivered or serviced (weekends included).

1. Twenty cubic yard containers must not be loaded more than 1/3 full (capacity) with rocks, dirt, asphalt, roofing material, or concrete.
2. Thirty and forty cubic yard containers must not be loaded with rocks and concrete, only regular refuse or light-weight construction materials.
3. Unscheduled service must be requested 24 hours in advance.
4. For additional questions, please call the service provider.

Payment for refuse collection is to be made prior to service, unless an account is established. Payment for service on established, regular accounts must be made within 30 days of the closing date for monthly billing. The bill is due and payable upon presentation. If your bill becomes delinquent, your service is subject to being discontinued and your account will be turned over to the city's collection department. Service will not restart until all fees have been collected. It is the responsibility of the customer to notify the Solid Waste Division in writing when canceling, changing, or commencing service. Your account will be charged until this office is notified. Notification must be made by property owner or authorized agent.

Where trucks belonging to City or its agents must enter upon private property for collection of refuse as here in applies, applicant affirms that any paved surfaces are adequate to support the truck weight.

The City is not responsible for damages resulting from the use of private or City-owned containers while City employees are not present. Applicant agrees to hold harmless, indemnify and defend the City, its officers, agents, employees, and service providers for any damages or any action for damages.

Bakersfield Municipal Code Section 8.32.080

It is unlawful and declared to be a public nuisance for any owner and/or occupant to permit the accumulation of refuse to become or remain offensive, unsightly, or unsafe to public health or hazardous from fire, or to deposit, keep, or permit or cause any refuse to be deposited, kept, or accumulated upon any lot or parcel of land, or any public or private place, street, lane, alley, or driveway, except as provided in this chapter. The city manager or designee may take action to abate the nuisance pursuant to the procedures set forth in Chapter 8.80 of this code.