

WAIVER (Return by FAX 242-4994 or EMAIL insidesales@loraas.ca)

Please call (306) 242-2300 for container pickups, relocations or cancellations

Date: _____ Customer: _____
Service Address: _____
Size: _____ Quantity: _____
Comments: _____



LORAAS IS NOT RESPONSIBLE FOR ANY DAMAGES TO PERSONAL PROPERTY INCURRED FROM EQUIPMENT PLACEMENT, HAULAGE OR REMOVAL.

TERMS AND CONDITIONS

Customer or agent agrees:

1. Not to place in the equipment, any materials unacceptable to local landfill sites or in any way hazardous or potentially hazardous by designation under any Municipal, Provincial, Federal or other applicable laws or regulations.
2. To assume responsibility and additional costs for off-loading overweight or over height containers within 24 hours. Customer is responsible for securing all lids, end-gates and movable attachments to any containers to make them safe at all times.
3. To pay any additional charges resulting from container utilizing more than the one Company vehicle or for any service outside normal Company hours of operation, including weekend service.
4. To defend, indemnify and hold harmless Loraas Disposal North Ltd. (the "Company") from and against all claims for loss of, or damage to property or injury to or death of person or persons resulting from or arising in any manner out of the Customer's use, operation or possession of Company equipment; ii) to provide a safe, suitable site for the equipment and shall provide the Company with access to the equipment at all reasonable times; iii) that the Company shall not be liable of any damage to pavement, curbing and/or other surfaces resulting from its truck's servicing equipment.
5. To bear the cost of repair to Company equipment, resulting from improper or abusive handling or relocation by Customer or agents including accidental damage and/or vandalism of equipment.
6. To ensure any and all fence panels are sufficiently affixed to ground to prevent toppling. Company is not responsible for any damages due to fence that falls over once placed on site.
7. That all equipment is and shall remain the property of the Company. Customer shall solely and exclusively use Company's equipment and service for the disposal of non-hazardous solid waste during the project period
8. To pay all charges as outlined, including interest on a monthly basis (2%) within thirty (30) days from receipt of invoice. Customer agrees to reimburse Company for all costs in enforcing this agreement.

The undersigned warrants they have the authority to sign this WAIVER; agrees that Loraas is not responsible for any damage to pavement, concrete, dirt/gravel, grass or any subsurface; and release, discharge and waive any and all actions, and claims for property damage that may be caused by Loraas equipment when delivering, hauling or removing the equipment and services requested.

I am the owner of the above property and agree to the above terms and conditions.

Owner Signature: _____ Name (printed) _____
Cell # _____

I am authorized by the owner(s) of the above property to sign and accept the above terms and conditions on their behalf.

Agent Signature: _____ Name (printed) _____
Company Name: _____ Cell # _____