

## **RENTAL AGREEMENT**

This agreement is entered into between Bouchard Hauling, LLC	
	ΓOMER).
Location of Dumpster	,
Payment amount and method \$ Date & Time of delivery Date	Date of Pickup
CUSTOMER'S AGREEMENT TO PAY FOR SERVICES. CUSTOMER payment is due to Bouchard Hauling & Removal, LL adjustments as set forth in this contract at the time of delivery. The rate for the proper disposal of the contents of driveway friendly dumpster is indicated by customer initials on chart below for each roll off container. Additional echarges may apply. Bouchard Hauling & Removal, LLC may terminate this agreement if CUSTOMER fails to pay the credit worthiness of the CUSTOMER not be acceptable to Bouchard Hauling & Removal, LLC. Initial here  PICK UP SCHEDULE. The container shall be picked up at the end of the contract period if CUSTOMER has not made end of the contract term, an additional rental charge of \$75 per day will be applied to the account. If unable to pload size, a portion of the load must be removed by CUSTOMER. If not all excess debris is removed, Bouchard Haule excess on site to collect said container.	C for the service charge and fithe roll off container or extended service area fuel service charge or should the eprior arrangements. After the pick up container due to excessive ling & Removal, LLC may dump
DUMP FEES: Dump fees for this dumpster rental provided by Bouchard Hauling & Removal will be charged at a redisposed. Initial Here	rate of \$150 per ton of waste
EXCLUSIONS: NO Loose soils (DIRT,CONCRETE) NO Hazardous waste, industrial waste, chemical products, oil filters radioactive material, solvents, paint (except completely dried latex paint cans), other flammable liquids, aerosol catransmission oil/lubricating/hydraulic oil/oil filters, contaminated oils (mixed with solvents, gasoline, etc.), antifree contaminated soil, lead paint chips, tires, microwaves, fluorescent tubes, railroad ties, medical waste, asbestos, an flammable, toxic, and/or hazardous material, thinners, lacquers, batteries, infectious waste, contaminated soils, further definition of the container must be removed or load at the job site. If such items are hidden in the dumpster and COMPANY is charged at the dumpsite, CUSTOMI and fines. CUSTOMER is responsible for contents of container during rental period, and for any charges associated here	ans, propane tanks, motor oil, eze, appliances, petroleum- nimals, barrels, all liquids, uels, car batteries, food wastes, ions. We cannot accept we have the right to dump the ER agrees to pay actual charges
CONTAINERS: All containers furnished by Bouchard Hauling & Removal, LLC shall remain the property of Bouchard Customer SHALL not modify or use the containers for any purpose other than relating to Bouchard Hauling & Remonot move, transport or otherwise relocate the container(s) while in the CUSTOMER'S possession. CUSTOMER accessing loss of, or damage to the container(s) while in CUSTOMER'S possession. CUSTOMER shall provide a suitable sit Bouchard Hauling & Removal, LLC the right to access to the container(s) at all reasonable times. Additional charge container(s) are unserviceable due to CUSTOMER'S failure to provide access and a return trip is required for pick requested pickup and customer requests dumpster not be taken (even if it is within the original rental period). For govern the transportation and gross vehicle weight of over-the-road vehicles. Construction and Demolition debris	oval, LLC service. CUSTOMER shall epts responsibility and liability for the for the container(s) and grants of \$75.00 will apply if: (a) kup, or (b) driver arrives for ederal, state, and local laws
LINE – GENERAL DEBRIS" of the roll off container. If company is unable to tarp container due to overfill or if unsafe & Removal, LLC has the right to dump all or part of the load on site. Initial here	CUSTOMER'S pavement or ntainer. If CUSTOMER requests
placement of container on any grass or dirt surface, Bouchard Hauling & Removal, LLC is not liable for any damage container. CUSTOMER must assure a minimum of 15' overhead clearance for all power, phone, cable, and other lir Bouchard Hauling & Removal, LLC, in addition, shall indemnify, defend, and hold harmless Bouchard Hauling & Removal, LLC, in addition, shall indemnify, defend, and hold harmless Bouchard Hauling & Removal, LLC, in addition, shall indemnify, defend, and hold harmless Bouchard Hauling & Removal, LLC, in addition, shall indemnify, defend, and hold harmless Bouchard Hauling & Removal, LLC, in addition, shall indemnify, defend, and hold harmless Bouchard Hauling & Removal, LLC, in addition, shall indemnify, defend, and hold harmless Bouchard Hauling & Removal, LLC, in addition, shall indemnify, defend, and hold harmless Bouchard Hauling & Removal, LLC, in addition, shall indemnify, defend, and hold harmless Bouchard Hauling & Removal, LLC, in addition, shall indemnify, defend, and hold harmless Bouchard Hauling & Removal, LLC, in addition, shall indemnify, defend, and hold harmless Bouchard Hauling & Removal, LLC, in addition, shall indemnify, defend, and hold harmless Bouchard Hauling & Removal, LLC, in addition, shall indemnify, defend, and hold harmless Bouchard Hauling & Removal, LLC, in addition, shall indemnify, defend, and hold harmless Bouchard Hauling & Removal, LLC, in addition, shall indemnify, defend, and hold harmless Bouchard Hauling & Removal, LLC, in addition, shall indemnify, defend, and hold harmless Bouchard Hauling & Removal, LLC, in addition, shall indemnify, defend, and hold harmless Bouchard Hauling & Removal, LLC, in addition, shall indemnify, defend, and hold harmless Bouchard Hauling & Removal, LLC, in addition, shall indemnify, defend, and hold harmless Bouchard Hauling & Removal, LLC, in addition, shall indemnify, defend, and hold harmless Bouchard Hauling & Removal, LLC, in addition, shall be added to the shall be added to the shall be added to the shall be added to	nes. CUSTOMER releases moval, LLC against all claims, & Removal, LLC shall not be liable kes, riots, fires, floods, and
governmental actions, changes in law, weather, traffic, or acts of God. CUSTOMER is responsible for any necessary fines or fees associated with obtaining permits or moving the dumpster in case a permit was not obtained and was If driver believes placement will cause damage to property, container, or vehicles: driver can refuse placement of or suitable location. If CUSTOMER wants to take financial responsibility for damage resulting in placement of original WEIGHT LIMITS. Any overweight load over 3 TONS will be billed at \$175 per ton, in exact increments over the lile load, exceeds the legal limits of the container or vehicle; customer must remove that weight sufficient to bring the Bouchard Hauling & Removal, LLC reserves the right to dump all or any portion of the load at the job site. Initial he Credit Card on File:	s required. Move fee is \$100.00. container and suggest a more request. Initial heremit. If the Hydraulics can't lift the load into legal compliance.

To secure payment for dumpster rental fees and any additional charges incurred during the rental period, Bouchard Hauling & Removal requires a valid credit card on file. By providing your credit card information, you authorize Bouchard Hauling & Removal to charge the following:

- 1. **Rental Fees:** The agreed-upon rental fee for the selected dumpster size and rental period.
- 2. **Dump Fees:** Charges based on the weight of waste disposed, calculated at \$150 per ton.
- 3. **Additional Charges:** Any applicable fees such as overweight fees, cleaning fees, damage fees, permit fees, fuel surcharges, late payment fees, or cancellation fees as outlined in the rental agreement.

Your credit card will be charged after the dumpster drop off and after emptying the dumpster and after any additional charges have been determined. A receipt detailing all charges will be provided via email.

ling the
li