

Terms & Conditions – Shoreline Waste & Hauling LLC

1. Service Agreement

By requesting service, scheduling an appointment, or utilizing any services provided by Shoreline Waste & Hauling LLC (“Company”), the customer (“Client”) agrees to the following Terms & Conditions. These terms apply to all junk removal services, debris hauling, and dump trailer rentals provided by the Company.

2. Service Areas

Shoreline Waste & Hauling LLC provides services throughout Southwest Florida including but not limited to Englewood, Venice, North Port, Nokomis, Port Charlotte, Rotonda West, Punta Gorda, and surrounding communities.

3. Pricing & Volume-Based Rates

Pricing for junk removal services is based on the volume and type of debris loaded. Estimates provided before service are non-binding and final pricing may change depending on total volume, weight, material type, accessibility, or additional labor required.

4. Dump Trailer Rental Terms

Dump trailers are delivered and picked up exclusively by Shoreline Waste & Hauling LLC. Customers are not permitted to tow, transport, or relocate the trailer under any circumstances. The trailer must remain at the original delivery location unless otherwise approved by the Company.

5. Trailer Loading Guidelines

Customers are responsible for loading debris safely within the limits of the trailer. Materials must remain level with the top rail of the trailer and should be evenly distributed.

6. Load Level & Transport Safety

All materials must remain level with the top rail of the trailer. Shoreline Waste & Hauling LLC reserves the right to refuse pickup of any trailer that exceeds safe transport limits.

7. Heavy Material Restrictions

Concrete, dirt, brick, sand, roofing materials, and other dense materials must be approved by Shoreline Waste & Hauling LLC prior to loading. Excessively heavy loads may result in additional disposal fees or refusal of pickup until the load is reduced to a safe weight.

8. Prohibited Materials

Hazardous waste, chemicals, solvents, oils, automotive fluids, paint, tires, batteries, propane tanks, asbestos, medical waste, biohazards, and flammable or explosive materials may not be placed in the trailer. Customers agree to cover any disposal costs, fines, or cleanup fees associated with prohibited materials.

9. Property Access & Placement

Customers must ensure safe and adequate access for trailer delivery and pickup. The Company is not responsible for delays or damages caused by obstructed access, soft ground conditions, underground utilities, or hazards not disclosed prior to service.

10. Driveway & Surface Risk Acknowledgment

Heavy equipment and loaded trailers may cause surface impressions or cosmetic damage to driveways, pavement, lawns, or landscaping due to the weight of debris or equipment. By accepting service, the customer acknowledges and assumes this risk.

11. Photo Documentation

Shoreline Waste & Hauling LLC may photograph trailer placement areas, property conditions, and loaded debris before and after service for documentation and liability protection.

12. Customer Responsibility

Customers are responsible for ensuring debris is safe to handle, does not include prohibited materials, and that the property owner has authorized trailer placement.

13. Payment Terms

Payment is due upon completion of service unless otherwise agreed in writing.

14. Non-Payment & Collections

Unpaid balances may be subject to additional fees and collection efforts. The customer agrees to pay reasonable collection costs or legal expenses incurred in recovering unpaid balances.

15. Bodily Injury & Liability Disclaimer

Shoreline Waste & Hauling LLC shall not be held liable for bodily injury, illness, or death sustained by the customer or any third party resulting from loading debris, interacting with the trailer, or unsafe conditions at the property.

16. Damage or Missing Equipment

The customer is responsible for any damage to the trailer or equipment during the rental period including structural damage, tire damage, electrical issues, or misuse. Customers must reimburse the Company for missing equipment such as straps, tarps, or tools.

17. Overloading & Additional Disposal Fees

If a trailer exceeds safe transport limits or results in additional landfill fees due to weight or material type, the customer agrees to pay any additional disposal or handling charges.

18. Trip Charges & Inaccessible Trailer

If the trailer cannot be safely retrieved due to blocked access, unsafe loading, or property conditions, additional trip or service charges may apply.

19. Rental Time & Overage Fees

Trailer rentals are provided for the agreed rental period. Additional daily rental fees may apply if the trailer remains on-site beyond the scheduled pickup time.

20. Weather & Service Delays

Service schedules may be adjusted due to severe weather, storms, or unsafe operating conditions.

21. Right to Refuse Service

Shoreline Waste & Hauling LLC reserves the right to refuse or discontinue service if unsafe conditions exist, prohibited materials are present, or loads exceed legal transport limits.

Digital Agreement Notice: By checking the 'I agree to the Terms & Conditions' box on our website, booking form, or service request form, you acknowledge that you have read, understood, and agree to be bound by these Terms & Conditions provided by Shoreline Waste & Hauling LLC.