



### SERVICE AGREEMENT AND RELEASE OF LIABILITY

In consideration for the delivery and servicing of a Roll-Off container for the purpose of disposal of conforming, non-hazardous solid waste at \_\_\_\_\_, Customer agrees to pay to C&S Waste Solutions of Lassen County, LLC ("C&S Waste") the following charges, if applicable:

- (1) **Deposit** = \_\_\_\_\_ (3) **Delivery/Hauling Charge** = \_\_\_\_\_  
(2) **Tonnage Charge** = \_\_\_\_\_ (4) **Additional Fees** = \_\_\_\_\_

In further consideration, Customer understands and agrees to the following **Terms and Conditions**:

- (1) Length of Rental: You will have the box for **7 Business Days** (*day of delivery, removal day and weekends are not included*). Should you need to keep the box at your location longer than the allotted time, please contact the office to make arrangements and there may be an additional per day fee assessed, which you agree to pay.
- (2) The following types of waste ARE NOT ACCEPTABLE in the Roll-Off container:
  - Wet paint, thinners, gas/diesel fuel, tires, medical waste, explosives/ammunition, oils, solvents, chemicals, cell phones, dry cell batteries, fluorescent lights, and any appliance or item with compressor units attached;
  - NO E-Waste (computers, TV's, Monitors, Microwaves, etc.).
- (3) Please **DO NOT** overfill the box. Be sure to load the container to "water level" with no debris sticking over the rim of the box. If the box is determined to be overloaded the Customer may be asked to "off load" the box before it is removed.
- (4) Customer acknowledges that the Roll-Off containers and the C&S Waste vehicles transporting the containers are heavy in weight and may cause damage to driveways, pavement and adjacent areas. Customer agrees to hold C&S Waste harmless from any such damage.
- (5) Customer and/or their designee are solely responsible for the placement of the container requested under this Agreement, and accept full responsibility for any and all damages associated with such placement. Customer grants to Company a full release against any such claim(s) or damages, including, but not limited to, cracks or gouges to driveway surfaces, damage to utilities, such a power lines, septic systems and/or sewer and water lines.
- (6) Customer hereby releases, discharges, and holds C&S Waste harmless from any and all liabilities, claims, causes of action, damages, loss, costs, and expenses for property damage and/or personal injury or death arising out of (1) Customer's use, operation or possession of the container, and/or (2) C&S Waste actions in delivering, placing, and/or removing the container, including movement of C&S Waste vehicles to and from the container location, and shall indemnify C&S Waste against any claim or damage associated with the service provided under this Agreement.
- (7) Customer agrees to pay any remaining invoiced balance promptly per the terms of the invoice.

This agreement and release of liability shall be binding on the successors, assigns, heirs, administrators and executors of the Customer, and shall apply to any roll off container rented by customer in the future at the above location.

\_\_\_\_\_  
Customer Signature

\_\_\_\_\_  
Date Signed

\_\_\_\_\_  
Printed Name

\_\_\_\_\_  
Relationship of Customer to location  
(homeowner or contractor)