





Commercial Roll-off Container Application

	_ Zip code
Email	

Delivery Information

Scheduled delivery date	Work order #
Size of container	
Instructions for placement	
Customer signature	Date

Requests can be submitted via email at CommercialService@dekalbcountyga.gov, and in person or through USPS mail or secure drop box at the Sanitation Division's administration building. Payments must be made prior to container delivery.

Containers are delivered within two to three business days after payment and hold harmless agreement are received. Containers should not be used in place of normal long-term commercial garbage service. Containers will automatically remain at the delivery site for two weeks (an earlier container removal date can be requested).

Requests to service and return containers require fees to be paid again in full.

Commercial Roll-off Container Fees (2-week rental)

Container Size	2-Week Service Fees
10-yard container (5ft high x 12ft long x 8ft wide)	\$226.00
20-yard container (3ft 11in high x 23ft long x 8ft wide)	\$451.00
30-yard container (5ft 9in high x 23ft long x 8ft wide)	\$677.00
40-yard container (7ft high x 23ft long x 8ft wide)	\$902.00

For Office Use Only

Account #	
Form of payment Card	□ Check
Total amount paid \$	Receipt #/Check #
Service request #	
Container removal date	

DeKalb County Sanitation Division • Administrative Office • 3720 Leroy Scott Drive, Decatur, GA 30032 1.404.294.2900 • Commercialservice@dekalbcountyga.gov • www.dekalbsanitation.com Follow us on № @DKalbSanitation

Commercial Roll-off Container

10-yard roll-off container



CNG Station - Seminole Road Landfill

Sanitation Division CNG Fleet



Glass Recycling Program

Customized Commercial Recycling Programs

DeKalb County School District DeKalb Senior Center Recycling Program Institutions of Higher Education Recycling Program And more





Hold Harmless Agreement for Commercial Roll-off Container Equipment

The undersigned property owner(s) or authorized representative of the property owner

Name _____

(Hereinafter "Lessee") does hereby agree, in exchange for the lease of any commercial roll-off container(s), hereinafter "equipment" provided by the Sanitation Division, hereinafter "County" and for other valid consideration, to indemnify and hold harmless the County, its agents, servants and employees from all claims and liability which may be made against the County for the County's rental of the equipment to Lessee. During the rental period, said equipment shall be located at the following address:

The addressee above willingly and knowingly assumes any and all risk, and known accidents, anyway associated with the rental and use of the equipment.

In accordance with the terms of this agreement, the Lessee shall immediately report any accident claims or damage related in any way to the rental or use of the equipment to the County, and deliver to the County by certified mail to - **DeKalb County Sanitation Division, 3720 Leroy Scott Drive, Decatur, GA 30032**, **Att:** Division Director - a copy of all processes, pleading notices or papers of any kind received by the Lessee or any other operator or agent of the Lessee relating to any claim, suit or proceeding connected with any accident or event involving the equipment.

Lessee hereby agrees to **RELEASE, INDEMNIFY AND HOLD HARMLESS**, to the fullest extent permissible by law, the County, its officials, officers, employees and agents, from any and all losses, liabilities, damages, injuries, claims, cost and expenses of every character whatsoever, including without limitation: (1). Demands arising from injuries or death of persons, including officials, officers, employees and agents of Lessee or County; (2). Claims or liabilities to third parties arising out of the abandonment, conversion, secretion, concealment, or unauthorized sale of the equipment by the Lessee or its operator, agents or employees, or the confiscation of the equipment by any government authority for illegal or improper use of said equipment; and (3). Damage to property arising directly or indirectly from the obligation herein undertaken, or out of, or connected with the possession, maintenance or use of the equipment. The provision of the indemnity described herein shall apply regardless of whether the Lessee's negligence, active or passive, contributed in any way to alleged injury or harm, and shall not be limited.

I have read the above and agree to the terms contained in this agreement.

Lessee Signature _	
--------------------	--

_____ Date _____

Lessee Address