

Commercial Waste T's and C's

We offer to provide a collection service at the charges invoiced and on the following conditions: -

1. You to provide a satisfactory site on the premises to accommodate the wheeled bin(s).
2. That the site is in a position of reasonable access to the vehicle and operatives.
3. If the bin is not in a position of reasonable access or is unable to be lifted, you will still be charged for the collection and will be charged for an extra collection if the crew are required to return to collect the waste.
4. The hirer agrees to indemnify the Council against any damage or loss of Council owned wheeled bin(s).
5. The hirer shall not allow the **wheeled bin(s) to be overfilled (the lids must close)**, nor the contents to catch fire. There is a weight limit for each bin which can be found on the front lip of the bin or on our website.
6. The hirer shall not allow wheeled bin(s) to be filled with offal, bones, skin etc.
7. **The hirer shall be responsible for the cleaning of the wheeled bin(s).**
8. The hirer agrees to comply with the Deposit of Poisonous Waste Act 1972 and will ensure that poisonous or hazardous waste is not placed into wheeled bin(s) or commercial waste sacks.
9. No side waste to wheeled bin(s) will be collected unless contained in MHDC commercial waste sacks that are available from the offices noted at the end of this agreement. All side waste that is not in MHDC commercial waste sacks will be left on the hirer's premises.
10. The hirer agrees to pay the Council quarterly in advance for commercial waste wheeled bin(s) at the price scheduled below which will be reviewed from time to time and alternatives notified to you in writing.
11. Upon receipt of invoice payment must be made within 14 days. Failure to do so will result in non-collection of bin or removal. Charges will continue to apply until payment is received.

Termination of contract must be given in writing three months in advance