

Lewisville, Texas, Code of Ordinances >> PART II - CODE OF ORDINANCES >> Chapter 12 - SOLID WASTE
>> ARTICLE III. - NONRESIDENTIAL CUSTOMER RESPONSIBILITIES >>

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Sec. 12-41. - General.

Sec. 12-42. - Collection containers and schedules.

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- (a) All nonresidential customers shall contract with the franchisee for solid waste collection services.
- (b) It shall be unlawful for any person other than franchisee to collect or remove solid waste materials from a commercial container.
- (c) Collection shall not be provided before 7:00 a.m. or after 7:00 p.m. if the site for collection is within 500 feet of any residential dwelling or residential complex including apartments or townhomes.
- (d) Nonresidential customers shall remit payments for solid waste services directly to the franchisee.
- (e) Nonresidential customers are not required to use the services of the franchisee for collection, hauling, and disposal of recyclable materials.

(Ord. No. 3202-04-2005 § 5, 4-13-05)

Sec. 12-42. - Collection containers and schedules.

- (a) Nonresidential customers shall contract for solid waste collection services and acquire an appropriately-sized commercial container at a frequency that prevents the accumulation of waste outside the container and prevents littering or spilling of materials onto public areas or neighboring sites. Collection of nonresidential solid waste shall not be made less than one time per week.
- (b) Overfilled containers will not be emptied if a safety hazard exists. Customer will be responsible for removing the excess, and collection will be rescheduled when the excess material has been removed.
- (c) The customer is responsible for providing access to the solid waste container and keeping area around and on top of the container clear of obstructions so that container can be serviced as scheduled. If container is blocked and not cleared, service will not be provided. Customer will be responsible for the cost of extra collections required.
- (d) The customer will be responsible for odor and insect control around containers.
- (e) Commercial containers shall not be placed on any sidewalk, street, or other public right of way, and shall be placed solely on private property. It shall be unlawful for the owner, occupant or person in control of any premises to allow solid waste or recyclable materials to be piled, placed, or accumulated on any sidewalk, street, or other public right of way within the city limits. Commercial containers shall be placed on the site in such a manner that the collection vehicle is able to service the container without obstructing public right of way.
- (f) All compactor customers that lease compactors must lease such compactors from the

franchisee. Commercial customers shall have the right to purchase compactors from third parties, but must utilize the franchisee for compactor disposal services.

- (g) All solid waste front load and roll-off containers shall display the name and phone number of the franchisee.
- (h) Commercial containers owned by the franchisee shall not be marked, modified, or damaged by customer in any way.
- (i) Commercial construction, remodel, and demolition materials as defined herein must be collected in containers owned and operated by the franchisee, including any roll-off, frontload, or other containerized unit. All commercial construction, remodel, and demolition waste shall be disposed of at the DFW landfill unless the construction and demolition waste is delivered to a recycling facility. Proof of delivery of these materials to such recycling facility must be made available to the city upon request.

Ord. No. 5207-01-2005, § 5 4-18-06