

Collection Details

SECTION A

## COMBINED TRADE WASTE AGREEMENT & CONTROLLED WASTE TRANSFER NOTE ENVIRONMENTAL PROTECTION ACT 1990

Collection Name: THE BEST BUSINESS IN TOW	VN
Collection Address: 77 Lowgate, Hull	
Concolion Address. Theoryale, Fidi	
Post Code: HU1 2AA	SIC Code (2007) 87.91
Contact name and telephone number: Mr. Joe Best an	
*A valid telephone number is mandatory. Contracts without a telephone nu	
Contact e-mail address: bestbusinessintown@giraffem	
*An email address is mandatory. Contracts without an email address will no Type of collection (bin size and quantity): 1 x 1100l get	
Frequency of collection: Twice per week – Monday and	
Nature of business: Hospitality Venue	
Collection Point: To side of building, accessible from m	nain road
Contract Start Date 01/04/2022 Contract Finish Date 3	
* Please do not amend the contract dates this is a legal protocol. You will o	nly be charged from the date collections commence.
SECTION P Invoice Details	
SECTION B – Invoice Details	
(Please complete if different to Section A)	Purchase Order No:
Business Owner: Mr. Joe Best and Mrs. Joanna Best	
Invoice Address: 12 Naylor Row, Hull	
Post Code: HU1 1AD	
Contact name and telephone number: 01482 11111	
SECTION C - Description of the waste being removed	
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<b>Tick one box only.</b> Waste description as per European ' EWC 20 03 01 Mixed General Waste (Non-Hazardous)	Waste Catalogue (EWC)
Tick one box only. Waste description as per European	Waste Catalogue (EWC)
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Please complete sections A, B, C & sign section F and return this form by email to: <u>Commercial.waste@hullcc.gov.uk</u> or by post to: Trade Waste Team, Hull City Council, Staveley House, Stockholm Road, HULL HU7 0XW marked F.A.O. Commercial Waste Officer. A copy will be returned to you by email or post for your records after verification. It is a legal requirement to keep this transfer note for at least 2 years after the final collection. P.T.O.

## **TERMS AND CONDITIONS (REVISED 2022)**

1. This Combined Trade Waste Agreement and Duty of Care Transfer Note **MUST** be completed and signed by the owner of the business. The Council reserves the right to decline a request for service if the agreement is not signed by the owner of the business. In Section B, the owner of the business should be specified as the business owner T/A the business name or as a limited company.

2. Payments for each collection shall be in accordance with the Council's Schedule of Charges prevailing at the date of collection and shall be payable on demand. Failure to make payments will result in termination of service in accordance with Clause 14. In the event that any payment is not made when due, the Council may exercise its statutory right to claim interest and compensation for debt recovery costs. The Council reserves the right to carry out a credit check on The Applicant and make checks with Companies house, prior to offering a service. The Council also reserves the right to request a Security Deposit from new Applicants.

3. Hull City Council ("The Council") hereby agrees to collect controlled waste from the collection address as specified overleaf.

4. "Controlled Waste" is any household, commercial or industrial waste such as waste from a house, shop, office, factory, building site or any other business premises. For the avoidance of doubt The Council will not collect soil, bricks, rubble, MDF or MDF shavings, plasterboard, gypsum plaster or other construction wastes; tyres, waste liquids and oils; loose dusts or shavings from joinery; raw meat waste or packaging from a Butcher, Gypsum dental plaster from a dentist. This list is not exhaustive, and The Applicant must ensure that they comply with all relevant legislation when considering the "controlled waste" that they generate including the Animal By-Product Regulations and Hazardous Waste Regulations.

5. The Applicant hereby agrees to complete the Controlled Waste Transfer Note as required by the Council and identify the various types of controlled waste generated at the premises specified in Section A.

6. The Applicant shall place the containers for collection as per the agreed frequency, but not less than once per week. The container should be accessible from 7am, unless written agreement is made. (Alternative arrangements may be made at Bank Holidays). Failure to place containers for collection at the specified frequency shall constitute an abortive collection due to the fault of the Applicant, and the Council will still be entitled to charge for the collection as if it had taken place.

7. The Council will notify applicants of collection arrangements around bank holidays and any change to scheduled collection days. Should a business close due to a bank holiday resulting in a waste collection not being received, or should you be unable to present your bin for collection due to a change in your collection day, if given 5 days' notice in writing of this business closure, no charge will be made for the collections affected. If we are not notified prior to a bank holiday, a credit will not be given. This policy will only affect business closure around bank holidays when we reschedule your collection day, business closures at other times of the year will not be treated in this way and clause 6 will still stand.

8. This Agreement is for a fixed period as specified in Section A overleaf, but not less than 3 months, and shall expire on the last day of March 2023. Any agreement signed after 1 January 2023, will be for a fixed period until 31 March 2023.

9. This Council reserves the right to review and raise its Schedule of Charges for the collection of controlled waste. The Council shall notify the Applicant, in writing of any variation to the Schedule of Charges.

10. The container(s) shall remain the property of the Council. It should be noted that any loss of, or damage to the container(s), is the responsibility of the Applicant. In the event that this Agreement is terminated by either party, the Applicant will make the container(s) available for collection by the Council, unless such containers are owned by the Applicant. The Council reserves the right to charge for any container(s) which are lost, damaged, or not returned.

## 11. This Agreement may not be assigned to a new owner or business. Any change in the business name or ownership must be notified in writing or by telephone, to the Commercial Waste Officer. (Tel: 300 301).

12. The Applicant warrants that he will exercise the duty of care in relation to the controlled waste in accordance with the Environmental Protection Act 1990 or any other statutory modification thereof and will comply with the "Waste Management -The Duty of Care, A Code of Practice," which is contained within the Act, the terms of which shall be deemed to be incorporated within these terms and conditions. The Applicant hereby indemnifies the Council, its servants, agents or workmen against any claims or damage whatsoever resulting from the failure of the Applicant to comply with the terms of this Agreement, or the Code of Practice.

13. This Agreement constitutes the entire Agreement between the parties and supersedes all prior agreements and representations relating to the collection of Controlled Waste. Any amendment to this agreement shall be made in writing and shall not be effective unless signed by the Applicant and the Council's representative.

14. The Council may by written notice forthwith terminate this Agreement in the event that the Applicant:

- (a) Commits or allows to be committed any breach of his obligation hereunder or as contained within the Code of Practice and fails to remedy the same within 14 days of receipt by him/her of written notice.
- (b) Breaches any of the Terms and Conditions.
- (c) Fails to pay sums due. In this instance, recovery action will be taken, and the Applicant may incur further costs.
- (d) Has a receiver appointed, or an order made, or resolution passed for winding up, or ceases normal trading.

15. The Applicant must ensure that containers are presented with closed lids and no side waste. The Applicant must also ensure that the container is a safe weight for the operatives to move for collection. The Council reserves the right to immediately upon inspection cancel a collection if containers are presented overfilled, with side waste or at an unsafe weight. The Council have the right to charge for such abortive collections, being the fault of the Applicant .The Council reserves the right to upon inspection, following an abortive collection, to arrange for the removal of additional waste presented and charge the applicant accordingly. The Council reserves the right to upon inspection increase your collection requirements and charge the Applicant accordingly, if it is deemed that the quantity of waste being presented for collection is above the capacity of the container provided under this Agreement.

16. The Applicant must ensure clear access to the collection point on collection days. The Council reserves the right to immediately upon inspection cancel a collection if the property does not have clear access as agreed in advance between the parties. The Council have the right to charge for such abortive collections, being the fault of the Applicant.

17. Hull City Council has a 1 working day return policy for missed collections, if notified. Collection failures must be reported to tel: 300 301 on the day of collection and a call reference obtained. A 1 working day return will not apply in the event that it is not reported to tel: 300 301.

18. The Applicant may, by 3 months written notice to the Council, terminate or amend the service stated within this Agreement. This may only be varied by prior agreement between the parties to this Agreement. (Tel: 300 301).

19. This Agreement shall be governed and construed in accordance with English Law.