

RECEIPT

DATE 09/26/24No. 654576RECEIVED FROM Waste Industries of Delaware, Casella Waste\$ 1550.00One thousand five hundred fifty and $\frac{00}{100}$ DOLLARS FOR RENT FORDE-SW-2041

ACCOUNT	
PAYMENT	
BAL. DUE	

 CASH CHECK MONEY ORDER CREDIT CARDFROM 9298170 TO _____BY M.M.



RECEIVED

SEP 26 2024

DNREC - WHS

STATE OF DELAWARE
DEPARTMENT OF NATURAL RESOURCES
AND ENVIRONMENTAL CONTROL
DIVISION OF WASTE AND HAZARDOUS SUBSTANCES
COMPLIANCE AND PERMITTING SECTION

89 KINGS HIGHWAY
DOVER, DELAWARE 19901

TELEPHONE: (302) 739-9403
FAX: (302) 739-5060

SOLID WASTE TRANSPORTER PERMIT APPLICATION

Instructions: You must complete this application in its entirety and attach all applicable documentation. (Note: For applicants renewing an existing permit, this application requires the submission of updated information and documentation. References to material submitted under previous applications are no longer accepted.)

The application must be signed by the company owner or a corporate officer. A check or money order payable to the "**State of Delaware**" must accompany this application and be sent to:

Delaware Department of Natural Resources and Environmental Control
Compliance and Permitting Section
89 Kings Highway
Dover, DE 19901

1. Type of Permit

- New – **SCRAP TIRES ONLY** Submit a check or money order, payable to the "State of Delaware," in the amount of \$75.00.
- New – **ALL OTHERS** Submit a check or money order, payable to the "State of Delaware" in the amount of \$350.00.
- Renewal: Permit # DE-SW- 2041 Expiration Date 12/31/2024

Please indicate the term for which you desire your permit to be issued. Submit a check or money order, payable to the "State of Delaware," for the indicated permit fee.

SCRAP TIRES ONLY

- One Year - \$75.00
- Two Years - \$125.00
- Three Years - \$175.00
- Four Years - \$225.00
- Five Years - \$275.00

ALL OTHERS

- One Year - \$350.00
- Two Years - \$650.00
- Three Years - \$950.00
- Four Years - \$1250.00
- Five Years - \$1550.00

2. Release to Public

Do you wish to be included on the list of transporters that is provided to persons requesting a list of Delaware permitted solid waste transporters? Yes No

3. Company Information

Company Name Waste Industries of Delaware, LLC dba Casella Waste

Location Address:	Mailing Address:
604 Cannery Avenue	25 Greens Hill Lane
Townsend, DE 19734	Rutland, VT 05701

Contact: Bryan Kastor Title: Market Area Manager

Business Phone: 302-378-5400 Fax: 302-378-0917

E-mail: bryan.kastor@casella.com

24 hr Emergency Contact Phone: 302-381-8940

4. Company Ownership Information

(a). Please indicate the company type:

- Proprietorship
- Partnership
- Corporation - If company is a corporation, indicate city, state, and date of incorporation.

City: _____ State: _____ Date: _____

- Municipality
- Public institution
- Limited Liability Corporation (LLC) State: DE
- Other: (must specify) _____

(b). For each Owner, Partner, or Corporate Officer, attach a list with name, title, mailing address, date of birth, and % ownership. Include all stockholders owning greater than 5% outstanding shares.

Attachment A

(c). If company is owned by or affiliated with a parent company, attach parent company name, address & mailing address, and % ownership.

- Attachment A
- No parent company

5. Company locations in Delaware

List name and street address of each company location, including freight terminals, within the State of Delaware.

- Attachment A
- No Delaware locations

6. Company Affiliates

List name, location and mailing addresses, nature of business relationship of all company Affiliates, which affiliates are engaged in the business of waste transport, treatment, storage, disposal, recovery or reclamation. (Affiliated companies are defined as those companies owned by the same owners, corporate officers, or parent company.)

- Attachment A
- No affiliates

7. Type of Waste to be Transported

(a). Check all that apply. Refer to Delaware's *Regulations Governing Solid Waste* for definitions of waste categories.

- Residential waste
- Commercial waste (from **non-manufacturing, non-processing** businesses and offices)
- Industrial waste (from a manufacturing or industrial process)
- Dry waste: construction/demolition debris
 trees/stumps
 other (must specify) _____
- Ash: municipal incinerator
 coal ash
 other (must specify) _____
- Infectious waste
- Non-hazardous petroleum-hydrocarbon contaminated soils
- Asbestos-containing waste
- Scrap Tires

(b). Does your company collect and transport residential (household) waste from single family homes, condominiums and apartment complexes in Delaware? Yes No

(c). If you answered "YES" to question 7.b., above, does your company provide recycling services to those customers? Yes No N/A

(d). If you offer recycling services, does your company collect and transport the recyclables separately from the waste generated by your customers? Yes No

(e). If you offer recycling services, are the recyclables ultimately taken to an incinerator (waste-to-energy) or landfill? Yes No

8. Treatment, Storage, and Disposal Facilities

- (a). Do you cross state lines with the waste? Yes No
- (b). Identify in an attachment **all** solid waste Treatment, Storage, Disposal Facilities, Reclamation Facilities and Transfer Stations to which the waste will be transported.
- Delaware Solid Waste Authority locations: (attachment) A
 - Clean Earth of New Castle, Inc. (thermal treatment facility for PHC-soils)
 - Delaware Recyclable Products, Inc. (dry waste, commercial, industrial, and PHC-soils)
 - Other in-state solid waste facilities, including private facilities: (attachment) _____
 - Out of state solid waste TSD facilities: (attachment) _____

9. Other Transporter Permits

- (a). Attach a copy of your home state solid waste transporter permit. (N/A if Delaware is your home state.)
- Attachment _____
 - Not applicable-No transporter permit required for these solid waste types in our home state.
- (b). List solid waste transporter permits held in other states.
- Attachment _____
 - No transporter permits in other states
- (c). Indicate your Federal DOT number and Motor Carrier number:
- DOT# 2141692 MC# 2141692
- N/A If N/A, please provide an explanation, on the following page, as to why you are not required to have a DOT or MC number.

10. Proof of Financial Responsibility

The transporter must submit proof of financial responsibility as established in section 7.2.4 of Delaware's *Regulations Governing Solid Waste*. This proof may be established by a Certificate of Insurance, with MCS-90 endorsement where applicable, or by other means approved by the Department. (The Certificate of Insurance must identify the **Department of Natural Resources and Environmental Control, Compliance and Permitting Section** as the certificate holder.)

- (a). Are you for-hire in interstate commerce? Yes No (For-Hire means you are in the business of transporting, for compensation or payment, wastes generated by a company other than your own.)
- (b). Do you transport in the State of Delaware Only (Intrastate)? Yes No
- (c). Do you transport Interstate? Yes No

- (d). Certificate of Insurance must be attached and include minimum automobile liability coverage as follows:

	FOR-HIRE INTERSTATE	ALL OTHERS
Residential Waste	\$750,000.00 + MCS-90 <input type="checkbox"/>	\$350,000.00 <input type="checkbox"/>
Commercial Waste	\$750,000.00 + MCS-90 <input type="checkbox"/>	\$350,000.00 <input type="checkbox"/>
Industrial Waste	\$750,000.00 + MCS-90 <input type="checkbox"/>	\$350,000.00 <input type="checkbox"/>
Dry Waste	\$750,000.00 + MCS-90 <input type="checkbox"/>	\$350,000.00 <input type="checkbox"/>
Ash	\$750,000.00 + MCS-90 <input type="checkbox"/>	\$350,000.00 <input type="checkbox"/>
Infectious Waste	\$1,000,000.00 + MCS-90 <input type="checkbox"/>	\$750,000.00 + MCS-90 <input type="checkbox"/>
Non-Hazardous Petroleum Contaminated Soils	\$750,000.00 + MCS-90 <input type="checkbox"/>	\$350,000.00 <input type="checkbox"/>
Asbestos	\$1,000,000.00 + MCS-90 <input type="checkbox"/> (For Hire & Private)	\$350,000.00 <input type="checkbox"/>
Scrap Tires Only	\$350,000.00 <input type="checkbox"/>	\$350,000.00 <input type="checkbox"/>

11. Spill Control and Safety

List all spill control and safety equipment which will be carried on each vehicle. (**Note:** Separate lists by type of vehicle and type of waste may be required.) Attach a copy of the Spill Control Plan. The Spill Control Plan **must** contain the following elements: (1) List of safety and spill control equipment carried in the vehicle, (2) Driver preventive measures, (3) Driver immediate corrective actions, (4) Company internal communications, (5) Company external communications including the **Delaware Emergency Reporting Numbers: 1-800-662-8802 and 302-739-9401**, and (6) Cleanup and decontamination measures.

- ✓ Spill Control Plan: Attachment C

12. Driver Training

IN SUMMARY OR OUTLINE FORM, describe the procedures that your company takes to ensure that all company drivers are safe and competent drivers. Small owner-operators may describe their years of experience and driving record in lieu of a formal program.

- (a). Include requirements for special licenses (e.g. CDL, including any special endorsements), any special training received, including dates training was received (e.g. asbestos training), and any ongoing company programs. (e.g. weekly safety meetings or annual refresher courses);
- (b). Include your company procedure for periodic checks of the driver's records for moving violations, and your company policy on progressive counseling/discipline based on points;
- (c). Describe how drivers are instructed in the following:
- (i) Knowledge of proper handling procedures for the type of solid waste being transported.
 - (ii) Familiarity with the approved accidental discharge containment plan. (Spill Control Plan)
 - (iii) Familiarity with the conditions of the solid waste transporter's permit.

- ✓ Driver Training, attachment A

13. Vehicle Identification

On the form provided with this application, list **MAKE, MODEL, YEAR, SERIAL NUMBER, LICENSE PLATE NUMBER, STATE OF REGISTRATION, MANUFACTURER'S GVWR and OWNERSHIP** of all vehicles used for the transportation of solid waste. You must list both motorized and container units. (If you maintain a list of company vehicles in a computer database you may submit a print out of the vehicles provided it contains the information requested herein.)

NOTE: You must notify CAPS in writing of any changes to information contained within this application, such as additions or deletions of vehicles, in accordance with conditions of the issued permit.

Vehicle List Attached

14. Vehicle Operator Information

Is a list of all vehicle operators attached? Yes

What tax form do you submit to the IRS for your vehicle operators?

- Form W-2
 Form 1099-Misc
 Other

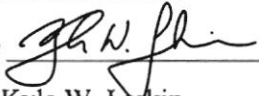
15. Environmental Record

List all criminal citations, arrests, convictions, civil or administrative violations, and civil or administrative enforcement actions, and the disposition(s) thereof for the violation or alleged violation of any environmental statute, regulation, permit, license, approval, or order, regardless of the state in which it occurred. Indicate whether it was a local, state, or federal violation or alleged violation. List all such items for the applicant, and if the applicant is other than an individual, for any employee while employed by the applicant, or any partner, officer, or director of the applicant as an individual or for any former business of such partner, officer, or director. For civil or administrative violations or alleged violations, list all such items for the last five (5) years from the date of the application. Information submitted under this section is subject to verification. **Failure to submit complete and accurate information may lead to permit denial or revocation.**

- Attachment A
 No violations within the specified time period

16. Certification

I certify under penalty of law that I have personally examined and am familiar with the information submitted in this application and all attachments and that, upon personal knowledge and information, the information is true, accurate, and complete. I am aware that there are significant penalties for submitting false information.

**Signature  Date 9/23/24
Print Name Kyle W. Larkin Title VP, Mid-Atlantic Region

****A legal owner or corporate officer must sign the application****

ATTACHMENT A
Supplemental Information



ESTABLISHED 1975

ATTACHMENT A

Casella Mid-Atlantic, LLC, a wholly owned subsidiary of Casella Waste Systems, Inc., purchased the stock of Waste Industries of Delaware, LLC dba GFL Environmental on July 1, 2023.

Question 4 (b)

Waste Industries of Delaware, LLC, dba Casella Waste

Owner of Waste Industries of Delaware, LLC = Casella Mid-Atlantic, LLC, 100% stock owner

Officers and Directors:

John W. Casella President & Secretary, Director

Address: 25 Greens Hill Lane, Rutland, VT 05701

Date of Birth: [REDACTED]

Edmond R. Coletta VP & Treasurer, Director

Address: 25 Greens Hill Lane, Rutland, VT 05701

Kevin Drohan VP, Director

Address: 25 Greens Hill Lane, Rutland, VT 05701

Conor McKenzie VP

Address: 25 Greens Hill Lane, Rutland, VT 05701

Date of Birth: [REDACTED]

Kyle Larkin VP

Address: 25 Greens Hill Lane, Rutland, VT 05701

Question 4 (c)

Owner = Casella Mid-Atlantic, LLC, 100% stock owner

Address – 25 Greens Hill Lane, Rutland, VT 05701

Question 5

Delaware Locations:

28471 John J Williams Hwy
Millsboro, DE 19966

604, 614, 624 Cannery Avenue
Townsend, DE 19734

903 Lambson Lane
New Castle, DE 19720

Question 6

Company Affiliates – All perform waste and recycling collection and transport

Ultimate Parent Company

Casella Waste Systems, Inc.

Main Physical Location: 25 Greens Hill Lane, Rutland, VT 05701

Mailing Address: 25 Greens Hill Lane, Rutland, VT 05701

Parent Company

Casella- Mid Atlantic, LLC

Main Physical Location: 604 Cannery Lane, Townsend, DE 19734

Mailing Address: 25 Greens Hill Lane, Rutland, VT 05701

Affiliate

Waste Industries of Pennsylvania, LLC

Main Physical Location: 230 Obie Road, Newmanstown, PA

Mailing Address: 25 Greens Hill Lane, Rutland, VT 05701

Affiliate Waste Industries of Maryland, LLC

Physical Location: 3634 Conowingo Road, Street, MD

Mailing Address: 25 Greens Hill Lane, Rutland, VT 05701

Affiliate

County Waste of Pennsylvania, LLC

Main Physical Location: 50 Breaker Road, Hanover Township, PA

Mailing Address: 25 Greens Hill Lane, Rutland, VT 05701

Affiliate

Pink Trash Company, LLC

Physical Location: 19042 & 19050 Woodfield Road, Gaithersburg, MD

Mailing Address: 25 Greens Hill Lane, Rutland, VT 05701

Question 8(b)

Treatment, Storage, and Disposal Facilities

Delaware Solid Waste Authority locations:

- Jones Crossroads Landfill, Georgetown, DE 19947
- Sandtown Landfill, Felton, DE 19943
- Cherry Island Landfill, Wilmington, DE 19809
- Rt. 5 Transfer Station, Harbeson, DE 19951
- Milford Transfer Station, Milford, DE 19963
- Pine Tree Corners Transfer Station, Townsend, DE 19734

Other in-state solid waste facilities, including private facilities:

- Revolution Recovery, New Castle, DE 19720 (construction & demolition debris)
- Delaware Recycle Center, New Castle, DE 19720 (comingled recyclables)
- Blue Hen Organics, Frankford, DE 19945 (yard waste)
- Diamond State Recycling, Wilmington, DE 19802 (scrap metal)
- Dover Scrap Metal, Hartly, DE 19953 (scrap metal)
- Fitzgerald Salvage & Recycling, Lincoln, DE 19960 (scrap metal)
- Holland Mulch, Edgemoor, DE 19809 (yard waste)
- Middletown Materials, Middletown, DE 19709 (yard waste)
- Porter Sand & Gravel, Harrington, DE 19952 (yard waste)

Question 9(a)

Waste Industries of Delaware, LLC has a domestic jurisdiction of Delaware.

Question 12

Below is a summary of driver training:

Waste Industries of Delaware LLC dba Casella Mid-Atlantic, LLC requires a CDL Class B with Air Brake endorsement. All drivers, operational employees, and maintenance staff attend mandatory monthly safety meetings which follow a predetermined safety training curriculum.

We run annual MVRs for each driver via a 3rd party compliance company, Concorde. Per company safety policy, Waste Industries of Delaware LLC dba Casella Mid-Atlantic, LLC practices progressive discipline for safety violations, including moving violations.

Drivers are trained during onboarding and then receive refresher training annually to remain current on waste handling procedures, accidental spill control and containment, and the conditions of the solid waste transporter's permit.

Question 15

Below is a summary of the environmental record for Waste Industries of Delaware, LLC for the past five (5) years:

- Notice of Violation 23-SW-31 was issued on 10/26/2023 for not properly displaying the permit name and number on a rental truck. This violation is being resolved with submission of this solid waste transporter permit application and ordering of 3" decals and magnets with the name Waste Industries of Delaware LLC dba Casella Waste. Permit number decals and magnets (for rentals) will be ordered once the new solid waste transporter permit number is determined.
- Notice of Violation 23-SW-32 was issued on 10/26/2023 for failure to transfer existing solid waste transporter permit DE-SW-0935 or to obtain a new waste transporter permit in a timely fashion when the ownership of Waste Industries of Delaware, LLC changed. This violation is being resolved with submission of this solid waste transporter permit application.

ATTACHMENT B
Certificate of Insurance



CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY)
9/10/2024

THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURER(S), AUTHORIZED REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER.

IMPORTANT: If the certificate holder is an **ADDITIONAL INSURED**, the policy(ies) must be endorsed. If **SUBROGATION IS WAIVED**, subject to the terms and conditions of the policy, certain policies may require an endorsement. A statement on this certificate does not confer rights to the certificate holder in lieu of such endorsement(s).

PRODUCER Noyle Johnson Group an Alera Group Company P.O. Box 279 119 River Street Montpelier VT 05601-0279	CONTACT NAME: Amanda Hamilton PHONE (A/C, No, Ext): (802) 684-8096 E-MAIL ADDRESS: casella@nwjinsurance.com	FAX (A/C, No): (802) 223-7515
	INSURER(S) AFFORDING COVERAGE	
INSURED Waste Industries of Delaware, LLC 28471 John J Williams Highway Millsboro DE 19966	INSURER A: Westchester Surplus Lines Ins Co NAIC # 10172	
	INSURER B: Old Republic Insurance Co. 24147	
	INSURER C: The Cincinnati Casualty Company 28665	
	INSURER D:	
	INSURER E:	
	INSURER F:	

COVERAGES **CERTIFICATE NUMBER:** Millsboro 2024#2 **REVISION NUMBER:**

THIS IS TO CERTIFY THAT THE POLICIES OF INSURANCE LISTED BELOW HAVE BEEN ISSUED TO THE INSURED NAMED ABOVE FOR THE POLICY PERIOD INDICATED. NOTWITHSTANDING ANY REQUIREMENT, TERM OR CONDITION OF ANY CONTRACT OR OTHER DOCUMENT WITH RESPECT TO WHICH THIS CERTIFICATE MAY BE ISSUED OR MAY PERTAIN, THE INSURANCE AFFORDED BY THE POLICIES DESCRIBED HEREIN IS SUBJECT TO ALL THE TERMS, EXCLUSIONS AND CONDITIONS OF SUCH POLICIES. LIMITS SHOWN MAY HAVE BEEN REDUCED BY PAID CLAIMS.

INSR LTR	TYPE OF INSURANCE	ADDL INSD	SUBR WVD	POLICY NUMBER	POLICY EFF (MM/DD/YYYY)	POLICY EXP (MM/DD/YYYY)	LIMITS
A	<input checked="" type="checkbox"/> COMMERCIAL GENERAL LIABILITY <input type="checkbox"/> CLAIMS-MADE <input checked="" type="checkbox"/> OCCUR <input checked="" type="checkbox"/> XCU is Included GEN'L AGGREGATE LIMIT APPLIES PER: <input type="checkbox"/> POLICY <input checked="" type="checkbox"/> PROJECT <input type="checkbox"/> LOC OTHER:			G74302178_001	04/30/2024	04/30/2025	EACH OCCURRENCE \$ 2,000,000 DAMAGE TO RENTED PREMISES (Ea occurrence) \$ 1,000,000 MED EXP (Any one person) \$ 5,000 PERSONAL & ADV INJURY \$ 1,000,000 GENERAL AGGREGATE \$ 4,000,000 PRODUCTS - COMP/OP AGG \$ 4,000,000
B	AUTOMOBILE LIABILITY <input checked="" type="checkbox"/> ANY AUTO <input type="checkbox"/> ALL OWNED AUTOS <input type="checkbox"/> SCHEDULED AUTOS <input checked="" type="checkbox"/> HIRED AUTOS <input checked="" type="checkbox"/> NON-OWNED AUTOS <input checked="" type="checkbox"/> MCS-90			MWTB 311995 24	01/01/2024	01/01/2025	COMBINED SINGLE LIMIT (Ea accident) \$ 5,000,000 BODILY INJURY (Per person) \$ BODILY INJURY (Per accident) \$ PROPERTY DAMAGE (Per accident) \$
	<input type="checkbox"/> UMBRELLA LIAB <input type="checkbox"/> OCCUR <input type="checkbox"/> EXCESS LIAB <input type="checkbox"/> CLAIMS-MADE <input type="checkbox"/> DED <input type="checkbox"/> RETENTION \$						EACH OCCURRENCE \$ AGGREGATE \$
B	WORKERS COMPENSATION AND EMPLOYERS' LIABILITY ANY PROPRIETOR/PARTNER/EXECUTIVE OFFICER/MEMBER EXCLUDED? (Mandatory in NH) If yes, describe under DESCRIPTION OF OPERATIONS below	Y/N	N/A	MWC 311994 24	01/01/2024	01/01/2025	<input checked="" type="checkbox"/> PER STATUTE <input type="checkbox"/> OTH-ER E.L. EACH ACCIDENT \$ 1,000,000 E.L. DISEASE - EA EMPLOYEE \$ 1,000,000 E.L. DISEASE - POLICY LIMIT \$ 1,000,000
B	Excess Auto Liability			MWZX 315503 24	04/30/2024	04/30/2025	\$2M Excess \$5M Auto Liability 2,000,000
C	Excess Auto Liability			EXS0575546	04/30/2024	04/30/2025	\$3M Excess \$7M Auto Liability 3,000,000

DESCRIPTION OF OPERATIONS / LOCATIONS / VEHICLES (ACORD 101, Additional Remarks Schedule, may be attached if more space is required)

CERTIFICATE HOLDER Kevin.Schwar@delaware.gov DNREC - Division of Waste and Hazardous Substance 89 Kings Hwy SW Dover, AB 19901	CANCELLATION SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS. AUTHORIZED REPRESENTATIVE Timothy Ayer/AUDREY
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ATTACHMENT C
Spill Control Plan

SPILL CONTROL PLAN FOR NON-HAZARDOUS SOLID WASTE TRANSPORTERS

**ALL PERMITTED TRANSPORTERS MUST PREPARE
AND
CARRY A SPILL CONTROL PLAN IN EACH VEHICLE**

At a minimum, the following information is required when preparing the spill control plan to address the discharge, spill or release of solid waste, including vehicle fluids. You may attach additional pages or submit your company's prepared spill control plan.

Company Name: Waste Industries of Delaware LLC dba Casella Waste

1. List all safety equipment carried in each vehicle.

<input checked="" type="checkbox"/>	Safety Equipment in the Vehicle	<input checked="" type="checkbox"/>	Safety Equipment in the Vehicle, continued
<input checked="" type="checkbox"/>	Emergency reflective triangles and/or flares		
<input checked="" type="checkbox"/>	Fire extinguisher		
<input checked="" type="checkbox"/>	First aid kit		
<input checked="" type="checkbox"/>	Wheel Chocks		
<input checked="" type="checkbox"/>	Gloves		
<input checked="" type="checkbox"/>	Reflective Vest		
<input checked="" type="checkbox"/>	Hard hat		
<input checked="" type="checkbox"/>	Flashlight		

2. List all spill containment and control materials carried in each vehicle for use by properly trained personnel.

<input checked="" type="checkbox"/>	Spill Containment Materials in the Vehicles	<input checked="" type="checkbox"/>	Spill Containment Materials in the Vehicles, continued
	Spill Absorbents (e.g., Oil Dri®)	<input checked="" type="checkbox"/>	Oil-Dri Auto Spill Kit which includes
	Absorbent pads		3 general socks, 15 universal bonded
	Absorbent socks		pads, 10 wipes, 1 disposal bag & tie.
	Disposal bags or bins		
	Biohazard sorbents such as pillows and mats		
	Nitrile safety gloves		
<input checked="" type="checkbox"/>	Safety goggles		
<input checked="" type="checkbox"/>	Shoe or boot covers		
<input checked="" type="checkbox"/>	Shovel		
<input checked="" type="checkbox"/>	Broom		

3. Waste Industries of Delaware LLC dba Casella Mid-Atlantic acknowledges that all loads will be enclosed, covered, or tarped to prevent accidental discharges of solid waste during transportation to the disposal facility.

4. Waste Industries of Delaware LLC dba Casella Mid-Atlantic is responsible for all associated costs related to discharges, spills and releases of waste, including but not limited to waste containment, clean-up, waste disposal and environmental remediation. This includes expenses incurred by the Department of Natural Resources and Environmental Control (DNREC), should DNREC be required to respond or perform the spill abatement activities.
5. In the event an incident causes any portion of a load to be released, or if there is a release of vehicle fluids, Waste Industries of Delaware LLC dba Casella Mid-Atlantic will at a minimum contain the release.
6. Waste Industries of Delaware LLC dba Casella Mid-Atlantic will implement the following measures to contain any discharge, spill or release of waste. In the case of vehicle fluids, explain how the release will be prevented from entering sewers or storm drains, or spreading from the location where the release occurred into adjoining soils or waterways.

In the case of discharge of vehicle fluids, Waste Industries of Delaware LLC dba Casella Mid-Atlantic will take the following measures to prevent the release from entering sewers or storm drains, or spreading from the location where the release occurred into adjoining soils or waterways: 1.) Driver will stop and secure the truck, power off the engine and PTO, shut off the main hydraulic tank line, and disconnect the battery. 2.) Driver will apply the spill kit to temporarily contain the released fluid where the release occurred creating a barrier around the release or between the point of release and sewer, storm drain, or adjoining soil or waterway. 3.) Driver will report release to company coordinator. 4.) Company coordinator will coordinate an immediate response from the appropriately trained company response team. 4.) Company coordinator will contact DNREC Emergency Response Team or 911 if the release is determined to exceed DRQ or if released fluid has reached sewer, storm drain, or adjoining soil or waterway. Most heavy truck discharges will fall under Title 7 Section 3.5 governing petroleum substances. 5.) Company will then follow the guidance and direction of the Delaware state emergency response team and contract a third-party regional vendor to assist.

The measures to contain discharges of waste will be performed by (check all that apply):

- The driver, who is familiar with and appropriately trained to perform the activity.
- The transporter through company representatives appropriately trained to perform the activity and available to immediately respond.
- The regional third-party vendor identified below that is capable of immediately responding.

Vendor Name	Miller Environmental Group
Address	544 Webbs Lane
Address	
City, State Zip+4	Dover, DE 19904
Telephone	

	302-653-0333
--	---------------------

If additional clean-up services are required to address discharges, spills and releases, including vehicle fluids, the following company(ies) will respond.

Vendor Name	CES (Chesapeake Environmental Services, LLC)
Address	29631 Foskey Lane
Address	
City, State Zip+4	Delmar, MD 21875
Telephone	410-742-2718

- In the event of an accident, if the driver is able, the driver will contact the following designated company coordinator:

Name	Telephone Number
Bryan Kastor, Market Area Manager	302-381-8940

**In the event the company coordinator cannot be reached, or there is none,
the driver is responsible and will contact all authorities as required.**

- The transporter acknowledges the designated coordinator/driver will contact the state and municipal authorities where the accident occurred.
- If the accident results in the discharge, spill or release of any amount of a petroleum substance, or a discharge exceeding a Delaware Reportable Quantity (DRQ) as included in the regulations of 7 Del. Admin. Code 1203, *Reporting of a Discharge of a Pollutant or Air Contaminant* or has the potential to impact human health or cause environmental damage (either due to the nature of the waste, location of the accident, or additional factors such as leaking oil, gasoline, or hydraulic fluid), the company coordinator or driver will immediately notify the state emergency response team, by calling one of the following numbers:

911
(302) 739-9401
(800) 662-8802

- List any other contacts and numbers that must also be called.

Name	Telephone Number
Walter Best Jr, Site Manager	302-241-4241
Terez Gardner, Site Manager	302-228-0644
Gary Houston Jr, Maintenance Manager	302-650-9352

ATTACHMENT D

Truck List

Waste Industries of Delaware LLC dba Casella Mid-Atlantic LLC Truck List
 Delaware Solid Waste Transporter Permit DE-SW-2041

Location ID	Truck Number	Asset Description	Serial Number	Insurance Class Description	License Plate Number	State of Registration	Manufacturer's GVWR	Ownership
014	L6683	2024 Mack TE64R	1M2TE2GC0PM008253	Front Load Truck	PWN7308	OH	62000	Rental
014	3023005	2024 Mack LR 64R	1M2LR2GC9RM008968	Front Load Truck w Currotto Can	DLW6987	FL	79000	Rental
014	L6258	2023 Freightliner M2 106	3ALHCYFE3PDUL3958	Rear Load Truck	PWW6870	OH	60600	Rental
034	L5513	2022 FREI M2106	3ALHCYFE0NDNH3832	Rear Load Truck	PWV2387	OHIO	56,000	Rental
034	L6667	2024 MACK TE64R	1M2TE2GC1RM010760	Front Load Truck	PWN4920	OHIO	66,000	Rental
034	L6464	2024 KW T880	1NKZK4TX5RJ331973	Roll Off Truck	PWJ8610	OHIO	86,000	Rental
034	L6812	2024 MACK LR64R ASL	1M2LR2GC0RM009426	Side Load Truck	PXA2686	OHIO	54,000	Rental
034	L5481	2022 FREI M2106	3ALHCYFE3NDNJ7517	Rear Load Truck	PW6931	OH	54000	Rental
014	5699	2022 Mack TE64	1M2TE2GC1NM007089	Front Load Truck	Q974192	OH	79500	Yes
014	11050	2000 International 4900	1HTSDAAN1YH229753	Front Load Truck	C70975	DE	32000	Yes
014	11283	2017 PETERBILT 337	2NP2HJ7XXHM450594	Front Load Truck	C16592	DE	33000	Yes
014	3456	2013 Mack MRU613	1M2AV02CXDM009859	Front Load Truck	C90407	DE	70000	Yes
014	3465	2013 Mack MRU613	1M2AV02C1DM009894	Front Load Truck	C107471	DE	70000	Yes
014	3469	2013 Mack MRU613	1M2AV02C7DM009897	Front Load Truck	C107470	DE	70000	Yes
014	3471	2012 AUTOCAR ACX64	5VCACL8F3CH214446	Front Load Truck	XD285128	DE	77000	Yes
014	3753	2017 AUTC ACX64	5VCACLVF1HH223612	Front Load Truck	C16595	DE	77000	Yes
014	3868	2019 AUTC ACX64	5VCACLVF9KC229731	Front Load Truck	C71865	DE	77000	Yes
014	910014	2020 AUTC ACX64	5VCACLEF8LC232460	Front Load Truck	C101093	DE	77000	Yes
014	912104	2022 Mack TE64	1M2TE2GC9NM006482	Front Load Truck	PWM9001	PA	79500	Yes
014	5753	2022 Mack TE64	1M2LR2GC4NM005941	FRONT LOAD TRUCK - Curroto	C140815	DE	79000	Yes
014	5754	2022 Mack TE64	1M2LR2GC3NM005932	FRONT LOAD TRUCK - Curroto	C140819	DE	79000	Yes
014	5755	2022 Mack TE64	1M2LR2GC0NM005175	FRONT LOAD TRUCK - Curroto	C140818	DE	79000	Yes
014	5756	2022 Mack TE64	1M2LR2GC8NM005585	FRONT LOAD TRUCK - Curroto	C140816	DE	79000	Yes
014	10791	2017 MACK LR613	1M2LR02C4HM001775	Front Load Truck w Currotto Can	C29042	DE	33000	Yes
014	10792	2017 MACK LR613	1M2LR06C8HM002907	Front Load Truck w Currotto Can	C29036	DE	33000	Yes
014	10793	2018 MACK LR613	1M2LR02C0JM003013	Front Load Truck w Currotto Can	CL21982	DE	33000	Yes
014	3623	2015 AUTOCAR ACX64	5VCACDV9FH218788	Front Load Truck w Currotto Can	C494930	DE	77000	Yes
014	3624	2015 AUTOCAR ACX64	5VCACDV9F0H218789	Front Load Truck w Currotto Can	C494937	DE	77000	Yes
014	3625	2015 AUTOCAR ACX64	5VCACDV9F7H218790	Front Load Truck w Currotto Can	C494943	DE	77000	Yes
014	3626	2015 AUTOCAR ACX64	5VCACDV9F9H218791	Front Load Truck w Currotto Can	C494962	DE	77000	Yes
014	3639	2015 AUTOCAR ACS64	5VCACDV9FH219455	Front Load Truck w Currotto Can	CL116765	DE	77000	Yes
014	3640	2015 AUTOCAR ACS64	5VCACDV9F0H219456	Front Load Truck w Currotto Can	CL116766	DE	77000	Yes
014	11054	2010 F150 Ford PU	1FTMF1CWAKE73335	Operations Support Vehicle	C32062	DE	NA	Yes
014	11078	2010 Ford F-150	1FTMF1CW5AKE78345	Operations Support Vehicle	C102723	DE	NA	Yes
014	11108	2013 CHEVROLET SILVERAD	1GB3CZC80DF128739	Operations Support Vehicle	C103795	DE	NA	Yes
014	11232	2015 CHEVROLET SILVERAD	1GB3CYC83FF648852	Operations Support Vehicle	C475140	DE	NA	Yes
014	11272	2015 CHEVROLET SILVERAD	1GCNCPEH3FZ437824	Operations Support Vehicle	CL14747	DE	NA	Yes
014	11280	2011 CHEVROLET BOX TRUC	1GB3G4CG0B1148563	Operations Support Vehicle	CL14462	DE	NA	Yes
014	11333	2018 CHEVROLET 3500	1GB3CYC7JF170461	Operations Support Vehicle	C50298	DE	NA	Yes
014	10152	2005 Mack MR	1M2K189C75M028634	Rear Load Truck	C70491	DE	33000	Yes
014	10153	2007 Mack MR	1M2K189C47M037214	Rear Load Truck	C70996	DE	33000	Yes
014	10195	2012 Mack MRY613	1M2AV04C8CM008754	Rear Load Truck	C104271	DE	66000	Yes
014	10196	2012 Mack MRU613	1M2AV04C3CM008757	Rear Load Truck	C104347	DE	66000	Yes
014	10299	2013 Mack MRU613	1M2AV02C3DM009895	Rear Load Truck	C98639	DE	33000	Yes
014	10300	2013 Mack MRU613	1M2AV02C6DM009891	Rear Load Truck	CL11724	DE	33000	Yes
014	10307	2013 Freightliner M2106	1FVHCYBSODHBZ5314	Rear Load Truck	C487745	DE	33000	Yes
014	10355	2012 MACK MRU613	1M2AV04C8CM009192	Rear Load Truck	CL115608	DE	33000	Yes
014	10585	2015 ISUZU NRR	JALE5W168F7302633	Rear Load Truck	C479765	DE	33000	Yes
014	10633	2016 PETERBILT 320	3BPZLJ0X9GF107545	Rear Load Truck	CL58541	DE	33000	Yes
014	10634	2016 PETERBILT 320	3BPZLJ0X0GF107546	Rear Load Truck	CL58544	DE	66000	Yes
014	10730	2013 MACK LEU 613	1M2AU02C6DM007495	Rear Load Truck	CL35926	DE	33000	Yes
014	10732	2011 MACK LE 613	1M2AU02C5BM005928	Rear Load Truck	C106978	DE	33000	Yes
014	10747	2018 AUTOCAR ACMD	516MCLEF9JH224033	Rear Load Truck	C24922	DE	33000	Yes
014	10748	2018 AUTOCAR ACMD	516MCLEF0JH224034	Rear Load Truck	CL32742	DE	33000	Yes
014	10749	2018 AUTOCAR ACMD	516MCLEF2JH224035	Rear Load Truck	CL32716	DE	33000	Yes
014	10802	2018 MACK LR613	1M2LR02C5JM002908	Rear Load Truck	C29037	DE	66000	Yes
014	10803	2018 MACK LR613	1M2LR02C3JM002972	Rear Load Truck	C29041	DE	66000	Yes
014	10813	2018 AUTC ACX64	5VCACSAF1JH224989	Rear Load Truck	CL86330	DE	33000	Yes
014	10814	2018 AUTC ACX64	5VCACSAF8JH224990	Rear Load Truck	CL86643	DE	33000	Yes
014	10815	2018 AUTC ACX64	5VCACSAF9JH224991	Rear Load Truck	C32427	DE	33000	Yes
014	10816	2018 AUTC ACX64	5VCACSAF1JH224992	Rear Load Truck	C32426	DE	33000	Yes
014	10817	2018 AUTC ACX64	5VCACSAF3JH224993	Rear Load Truck	CL76213	DE	33000	Yes
014	10820	2016 MACK LR613	1M2LR02C2GM001255	Rear Load Truck	C96941	DE	33000	Yes
014	10821	2016 MACK LR613	1M2LR02C4GM001256	Rear Load Truck	CL55234	DE	33000	Yes
014	10822	2017 MACK LR613	1M2LR02CXHM002901	Rear Load Truck	C32273	DE	33000	Yes
014	10866	2017 MACK LR613	1M2LR02O7HM002709	Rear Load Truck	CL14499	DE	33000	Yes
014	10914	2018 MACK LR613	1M2LR02C5JM003458	Rear Load Truck	C56259	DE	33000	Yes
014	10915	2018 MACK LR613	1M2LR02C4JM003497	Rear Load Truck	C56261	DE	33000	Yes
014	10922	2015 INTERNATIONAL 4300	3HAMMMML4GL164345	Rear Load Truck	ZMA7602	PA	33000	Yes
014	10924	2017 INTERNATIONAL 4300	1HTMKSTR6HH751847	Rear Load Truck	ZMA7604	PA	33000	Yes
014	10955	2019 MACK LR64	1M2LR2GC0KM001705	Rear Load Truck	C61016	DE	66000	Yes
014	10956	2019 MACK LR64	1M2LR2GC2KM001706	Rear Load Truck	C61206	DE	66000	Yes

Waste Industries of Delaware LLC dba Casella Mid-Atlantic LLC Truck List
 Delaware Solid Waste Transporter Permit DE-SW-2041

Location ID	Truck Number	Asset Description	Serial Number	Insurance Class Description	License Plate Number	State of Registration	Manufacturer's GVWR	Ownership
014	10974	2019 AUTC ACX64	5VCACSAF3KC229724	Rear Load Truck	C71857	DE	66000	Yes
014	11195	2007 GMC T7500	1GDK7F1307F414169	Rear Load Truck	CL34981	DE	33000	Yes
014	11384	2019 HINO 155	JHXXDM1H6KK010471	Rear Load Truck	C70943	DE	14000	Yes
014	7004	2004 Intern'l 4300	1HTMMAAM04H610701	Rear Load Truck	CL15353	DE	26000	Yes
014	713018	2023 Mack LR64	1M2LR1GC9PM007276	Rear Load Truck	CL42548	DE	66000	Yes
014	810028	2021 Autc ACX64	5VCACDAF7MC233399	Rear Load Truck	C106743	DE	66000	Yes
014	DE Trash 1	2001 Freightliner 999	1FVABXAK41HJ99973	Rear Load Truck	C140878	DE	26000	Yes
014	DE Trash 2	2002 GMC TSE	1GDG6C1362J518324	Rear Load Truck	C112916	DE	23100	Yes
014	40023	2024 Mack 425	1M2GR2GC5RMO041046	Roll Off Truck	Not Yet Registered - Temp Tags		66000	Yes
014	2398	2006 Mack CV	1M2AG11C06M042809	Roll Off Truck	CL115601	DE	62000	Yes
014	2521	2014 PETERBILT 365	1NPSL70X1ED215482	Roll Off Truck	CL117813	DE	62000	Yes
014	2546	2000 MACK RD6885	1M2P267C3YM051553	Roll Off Truck	C494760	DE	62000	Yes
014	2863	2020 PETERBILT 567	1NPCL70X3LD650358	Roll Off Truck	C89158	DE	62000	Yes
014	410004	2020 AUTC DC64	5VCCCLEG5LC233194	Roll Off Truck	CL86674	DE	73280	Yes
014	413015	2023 Mack GR64B	1M2GR1GC2PM034532	Roll Off Truck	CL48001	DE	86000	Yes
014	810018	2020 AUTC ACX64	5VCACDAF9LC232690	Side Load Truck	C95824	DE	66000	Yes
014	813024	2023 Mack LR64	1M2LR1GC3PM007225	Side Load Truck	C124439	DE	66000	Yes
014	813025	2023 Mack LR64	1M2LR1GC4PM007220	Side Load Truck	C124977	DE	66000	Yes
014	813027	2023 Mack LR64	1M2LR1GC6PM007221	Side Load Truck	C124978	DE	66000	Yes
014	813028	2023 Mack LR64	1M2LR1GC7PM007227	Side Load Truck	CL49154	DE	66000	Yes
014	813029	2023 Mack LR64	1M2LR1GC8PM007222	Side Load Truck	CL24979	DE	66000	Yes
014	813030	2023 Mack LR64	1M2LR1GCXPM007223	Side Load Truck	CL48885	DE	66000	Yes
014	826009	2016 MACK 600 - MSL	1M2AV02C8GM010130	Side Load Truck	ZHN0505	PA	66000	Yes
014	826016	2016 MACK LEU613 - MSL	1M2AU02CXGM010615	Side Load Truck	ZHY8957	PA	66000	Yes
034	L6667	2024 Mack TE64R	1M2TE2GC1RM010760	Front Load Truck	PWN4920	OH	62000	Rental
034	L5513	2021 Freightliner M2 106	3ALHCYFE0NDNH3832	Rear Load Truck	DB66FQ	FL	60600	Rental
034	11100	2011 HINO 338 CDU	5PVNV8JV9B4552020	Front Load Truck	C270155	DE	33000	Yes
034	3449	2011 Mack MRU613	1M2AV02CXBMO07848	Front Load Truck	C489299	DE	66000	Yes
034	3498	2013 MACK MRU613	1M2AV02C5DM009896	Front Load Truck	C24289	DE	70000	Yes
034	3520	2014 MACK MRU613	1M2AV02C5EM011214	Front Load Truck	C497195	DE	66000	Yes
034	3751	2018 AUTC ACX64	5VCACLUF1JH224007	Front Load Truck	C475355	DE	77000	Yes
034	3754	2018 AUTC ACX64	5VCACLUF1JH224006	Front Load Truck	C15844	DE	77000	Yes
034	912039	2022 Mack TE64	1M2TE2GC6NM007069	Front Load Truck	C115337	DE	79500	Yes
034	5751	2022 Mack TE64	1M2LR2GC8NM006154	FRONT LOAD TRUCK - Curroto	C140813	Delaware	79000	Yes
034	5752	2022 Mack TE64	1M2LR2GCXNM006169	FRONT LOAD TRUCK - Curroto	C140812	Delaware	79000	Yes
034	60554	2023 Ford F150	1FTFW1E56PKE92597	Operations Pick up	491A285	Vermont	NA	Yes
034	11237	2015 CHEVROLET SILVERADO	1GCNCPHF0FZ422648	Operations Support Vehicle	CL34449	DE	NA	Yes
034	11398	2018 CHVRL 3500	1GB3CVCY6KF122871	Operations Support Vehicle	C65530	DE	NA	Yes
034	10282	2011 International Work St	1HTWGAZTOBJ321156	Rear Load Truck	C106674	DE	33000	Yes
034	10317	2010 International 4400	1HTMKAAN4AH286288	Rear Load Truck	C106164	DE	33000	Yes
034	10600	2012 HINO 338	5PVNV8JM6C4550265	Rear Load Truck	C86952	DE	33000	Yes
034	10635	2016 PETERBILT 320	3BPZLJ0X0HF107547	Rear Load Truck	CL17742	DE	66000	Yes
034	10663	2014 PETERBILT 337	2NP2HM7X3EM214558	Rear Load Truck	CL35671	DE	33000	Yes
034	10679	2017 AUTC ACX64	5VCACRVF0HH223006	Rear Load Truck	C67873	DE	66000	Yes
034	10684	2013 FREIGHTLINER M2	1FVHCYBS2DHF6711	Rear Load Truck	CL67612	DE	52000	Yes
034	10697	2017 AUTC ACX64	5VCACSVF5HH223302	Rear Load Truck	C68172	DE	66000	Yes
034	10754	2017 AUTC ACX64	5VCACRVF9HH223778	Rear Load Truck	C491771	DE	66000	Yes
034	10776	2018 PETERBILT 348	2NP3LJ0X0JM455161	Rear Load Truck	CL74808	DE	64000	Yes
034	10859	2018 PETERBILT	2NP3LJ0X1JM486211	Rear Load Truck	C30200	DE	64180	Yes
034	10934	2007 MACK 6885 RL	1M2K189C77M036784	Rear Load Truck	ZMA7621	DE	66000	Yes
034	10953	2019 AUTC ACX64	5VCACRAF0KC227938	Rear Load Truck	C116567	DE	66000	Yes
034	10992	2019 PETERBILT 348	2NP3LJ0X0KM495855	Rear Load Truck	CL69553	DE	60000	Yes
034	11223	2015 ISUZU NPR HD	JALC4W164F7005160	Rear Load Truck	C486573	DE	14500	Yes
034	3643	2015 AUTC ACX64	5VCACDVF3FH219824	Rear Load Truck	C82341	DE	77000	Yes
034	2463	2003 Mack Granite	1M2AG11CO4MO10603	Roll Off Truck	CL115602	DE	62000	Yes
034	2522	2014 PETERBILT 365	1NPSL70X3ED215483	Roll Off Truck	CL118725	DE	62000	Yes
034	2705	2018 PETERBILT 567	1NPCL70X3JD479396	Roll Off Truck	CL119126	DE	79500	Yes
034	2732	2003 MACK GRANITE CV712	1M2AG11C93M002644	Roll Off Truck	ZMA7611	DE	80000	Yes
034	411021	2021 Autocar DC64	5VCCCLEGOMC234061	Roll Off Truck	CL121396	DE	77000	Yes
034	413021	2023 Mack GR64B - Chassis	1M2GR1GC3PM034510	Roll Off Truck	CL122902	DE	79000	Yes
034	810020	2020 AUTC ACX64	5VCACDAF2LC232692	Side Load Truck	CL40209	DE	66000	Yes

ATTACHMENT E

Driver List

Waste Industries of Delaware LLC dba Casella Waste

Delaware Solid Waste Transporter Permit 2024 Driver List

Employee Name	Department ID	Department Name
Allen, Michael	34030D	Millsboro DE Collection RL Driver
Ames, Beau	34030D	Millsboro DE Collection RL Driver
Bailey, Christopher	34030D	Millsboro DE Collection RL Driver
Baker, James	14039D	Townsend DE Collection RL Driver
Barnes, Ivan E	34030D	Millsboro DE Collection RL Driver
Beck, Joshua Micheal	14016D	New Castle DE Collection FL Driver
Belle Jr, Glenn Carlton	34030D	Millsboro DE Collection RL Driver
Bing, Tarren	14036D	New Castle DE Collection RL Driver
Bolado, William	14039D	Townsend DE Collection RL Driver
Bragg, Andrea	14039D	Townsend DE Collection RL Driver
Brock II, Karl	14036D	New Castle DE Collection RL Driver
Brooks, Lamar T	14039D	Townsend DE Collection RL Driver
Brown Jr, Jonathan W.	14016D	New Castle DE Collection FL Driver
Burns, Roy	34030D	Millsboro DE Collection RL Driver
Burrell, Arik N	14039D	Townsend DE Collection RL Driver
Butler Jr, Franklin	14009Z	Townsend DE Collection Cont Delivery
Caine, Lariyah	14039D	Townsend DE Collection RL Driver
Campbell, John R	14016D	New Castle DE Collection FL Driver
Colon, Joel	14039D	Townsend DE Collection RL Driver
Conaway, Christopher	34010D	Millsboro DE Collection FL Driver
Costello, Brian	14036D	New Castle DE Collection RL Driver
Crockett, Ricardo Mendez	34010D	Millsboro DE Collection FL Driver
Davis, Daniel	14036D	New Castle DE Collection RL Driver
Day IV, Harvey J	14036D	New Castle DE Collection RL Driver
Eastridge Sr, Randall P	14039D	Townsend DE Collection RL Driver
English, Sherman	14036D	New Castle DE Collection RL Driver
Everett, Roger	14036D	New Castle DE Collection RL Driver
Forrest, Shevon	14019D	Townsend DE Collection FL Driver
Gardner, Zimir	34030D	Millsboro DE Collection RL Driver
Gorgoretti, Frank	14019D	Townsend DE Collection FL Driver
Griffin, Tex	14039D	Townsend DE Collection RL Driver
Hall, Myron	34020D	Millsboro DE Collection RO Driver
Hamilton, John	34020D	Millsboro DE Collection RO Driver
Hinderhofer, Brian	14029D	Townsend DE Collection RO Driver
Horsey, Shawn	34030D	Millsboro DE Collection RL Driver
Howard, Jeffery	34030D	Millsboro DE Collection RL Driver
Irons, Andre	14036D	New Castle DE Collection RL Driver
Jackson Jr, Raymond	34030D	Millsboro DE Collection RL Driver
Johnson Jr, Dondrill	34030D	Millsboro DE Collection RL Driver
Johnson, Antonio	14036D	New Castle DE Collection RL Driver
Johnson, Dondrill	14039D	Townsend DE Collection RL Driver
Jones Jr, Bowser	34010D	Millsboro DE Collection FL Driver
Jones, Keyon	14039D	Townsend DE Collection RL Driver

Waste Industries of Delaware LLC dba Casella Waste

Delaware Solid Waste Transporter Permit 2024 Driver List

Kelley, Sean	14039D	Townsend DE Collection RL Driver
Kirca, Yusuf	14039D	Townsend DE Collection RL Driver
Kraft Jr, Gerald	34000Z	Millsboro DE Collection Cont Delivery
Lambert, Jermaine	34030D	Millsboro DE Collection RL Driver
Lewis, Brantley	34020D	Millsboro DE Collection RO Driver
Loeb, Brian	34010D	Millsboro DE Collection FL Driver
Long, Michael J	14039D	Townsend DE Collection RL Driver
Long, Nicholas Anthony	14036D	New Castle DE Collection RL Driver
McDougale, Sharon	14036D	New Castle DE Collection RL Driver
McIntosh, Justin	14039D	Townsend DE Collection RL Driver
Merrell, Jamal	14036D	New Castle DE Collection RL Driver
Miller, Jordan	34030D	Millsboro DE Collection RL Driver
Moultrie, Donta A	14039D	Townsend DE Collection RL Driver
Myers, Philip	14036D	New Castle DE Collection RL Driver
Napier, Stephen T	14036D	New Castle DE Collection RL Driver
Nichols, Terrance	14039D	Townsend DE Collection RL Driver
Opdenaker, John	14009Z	Townsend DE Collection Cont Delivery
Ortiz Jr, Robert	14036D	New Castle DE Collection RL Driver
Parker, Joseph F	34010D	Millsboro DE Collection FL Driver
Penix, Cory	14039D	Townsend DE Collection RL Driver
Perez, Gaspar	34010D	Millsboro DE Collection FL Driver
Perkins, Marquise	14016D	New Castle DE Collection FL Driver
Pierce, Kevin	14039D	Townsend DE Collection RL Driver
Pierre Louis, Jean	34030D	Millsboro DE Collection RL Driver
Pingitore, Frank	14029D	Townsend DE Collection RO Driver
Powers, Eric	14016D	New Castle DE Collection FL Driver
Quinn, Sean	14039D	Townsend DE Collection RL Driver
Rawlings, Dameon M	14039D	Townsend DE Collection RL Driver
Raye, Randolph	14036D	New Castle DE Collection RL Driver
Reddix, George	34010D	Millsboro DE Collection FL Driver
Reed, Zion	34000Z	Millsboro DE Collection Cont Delivery
Robinson, Quintin	14036D	New Castle DE Collection RL Driver
Sample, Davine A	34010D	Millsboro DE Collection FL Driver
Schiff, Allen C	14039D	Townsend DE Collection RL Driver
Scholl, Jacob	14039D	Townsend DE Collection RL Driver
Short, Robert	14039D	Townsend DE Collection RL Driver
Shorter, George	14036D	New Castle DE Collection RL Driver
Simmons, Matthew Tyler	14039D	Townsend DE Collection RL Driver
Smith II, David	14019D	Townsend DE Collection FL Driver
Smith, Kennedy	14036D	New Castle DE Collection RL Driver
Stanley, Darnell	14009Z	Townsend DE Collection Cont Delivery
Stewart, Edward	34020D	Millsboro DE Collection RO Driver
Strauss, Larry	34030D	Millsboro DE Collection RL Driver
Stucky, Joseph	14036D	New Castle DE Collection RL Driver

Waste Industries of Delaware LLC dba Casella Waste

Delaware Solid Waste Transporter Permit 2024 Driver List

Thatcher, Stephen	14036D	New Castle DE Collection RL Driver
Thomas Jr, Tony A	14016D	New Castle DE Collection FL Driver
Torres, Wilfredo	14009Z	Townsend DE Collection Cont Delivery
Ventura, Hermenegildo	34030D	Millsboro DE Collection RL Driver
Vicente Perez, Juan	34030D	Millsboro DE Collection RL Driver
Weiss, Russell	14039D	Townsend DE Collection RL Driver
West, Antonio	14036D	New Castle DE Collection RL Driver
Williams, James	14039D	Townsend DE Collection RL Driver
Woodson, Donald	14029D	Townsend DE Collection RO Driver
Worley, Leonard	14016D	New Castle DE Collection FL Driver
Wright, Rick	14039D	Townsend DE Collection RL Driver

ATTACHMENT F
Lease Agreements for Rental
Vehicles



Rental Agreement

Contract No.: RC16604
 Starting Date: 9/18/2023
 Customer ID: WIDEL
 Phone No.:
 P.O. Number:

Bill Waste Industries of Delaware, LLC
 To: 604 CANNERY LN
 TOWNSEND, DE 19734-9409
 United States

Ship Waste Industries of Delaware, LLC
 To: Jason McKinney
 604 CANNERY LN
 TOWNSEND, DE 19734-9409
 United States

A COPY OF THIS AGREEMENT MUST BE IN VEHICLE AT ALL TIMES

Eq. No/ Description	Estimated Rental Period	Quantity	Weekly Rate	4 Week Rate
L6683 2024 MACK TE64R FL 1M2TE2GC0PM008253	Rental Period: 09/18/23 - 12/18/23	1	0.00	9,500.00

Related Charges

No.	Description	Quantity	Unit Price
FRL	Rental Delivery Charge	1	1,250.00

Comments

4 week minimum rental duration

- * \$5000/TRUCK OR \$2500/TRAILER DEPOSIT REQUIRED.
- * UNLESS OTHERWISE PUBLISHED, PICKUP FREIGHT CHARGES ARE SAME AS DELIVERY CHARGES.
- * CUSTOMER HAS READ BOTH SIDES OF THIS AGREEMENT AND AGREES TO THE TERMS AND CONDITIONS ON THE REVERSE SIDE.
- * ALL ACCIDENTS MUST BE REPORTED IMMEDIATELY AND ARE THE CUSTOMER'S RESPONSIBILITY. CUSTOMER IS RESPONSIBLE FOR ALL DAMAGE TO THE EQP WHILE IN THE CUSTOMER'S POSSESSION, INCLUDING TIRES.
- * CUSTOMER IS RESPONSIBLE FOR ALL TOLLS, TRAFFIC VIOLATIONS AND MUST TURN IN ALL SUMMONS UPON CHECK-IN.
- * EQUIPMENT MUST BE RETURNED CLEAN. MINIMUM CHARGE OF \$150 WILL BE ASSESSED IF EQP IS RETURNED DIRTY.
- * EXTRA CHARGES APPLY FOR OVER 50 HOURS/5 DAYS PER WEEK.
- * FOR RENTAL OVER 30 DAYS, USDOT NUMBER AND CUSTOMER NAME MUST BE DISPLAYED ON THE UNIT.
- * CUSTOMER AGREES TO PAY FOR ALL FUEL USED. FUEL RECEIPTS/GALLONS OF FUEL USED & MILEAGE MUST BE REPORTED MONTHLY.
- * DO NOT USE ANY HAND HELD DEVICES WHILE DRIVING.
- * TO TERMINATE RENTAL PLEASE EMAIL MILES & HOURS TO Rental@PremierTruckSales.com.
- * CUSTOMER AGREES ALL OUTSTANDING BALANCES ARE DUE UPON THE RETURN OF THE VEHICLE. PAYMENT MUST ACCOMPANY THE VEHICLE RETURN. IF CUSTOMER FAILS TO PAY, CUSTOMER AUTHORIZES PREMIER TO CHARGE BALANCE DUE TO CUSTOMER'S CREDIT CARD. * 25% OF RENTAL BILL MAY BE APPLIED TO PURCHASE UNIT.
- * THE PRICING ON THIS CONTRACT IS VALID FOR 1 YEAR FROM CONTRACT START DATE.
- * PLEASE KEEP TRACK OF FUEL USAGE AND MILES PER STATE * FUEL RECEIPTS/GALLONS OF FUEL USED & MILEAGE MUST BE REPORTED MONTHLY *

CUSTOMER'S SIGNATURE OR AUTHORIZED REPRESENTATIVE ACCEPTS ALL TERMS & CONDITIONS

DocuSigned by: 	Mickel J Wilson	9/13/2023
SIGNATURE	PRINTED NAME	DATE



Company Address 4221 W. Boy Scout Blvd
Suite 400
Tampa, FL 33607

Created Date 9/29/2023

Quote Number 00036589

Prepared By Amy Solorzano

CUSTOMER'S INFORMATION

Billing Customer Casella Waste Systems Inc. - Townsend

Rental Customer Casella Waste Systems Inc. - Townsend

Billing Contact Bryan Kastor

Shipping Contact Walter Best Jr.

Billing Address 604 Cannery Avenue
Townsend DE 19734

Shipping Address 604 Cannery Avenue
Townsend DE 19734
United States

Billing Phone 302-378-5400

Shipping Mobile 302-423-3692

Billing Mobile 3023818940

Billing Email bryan.kastor@casella.com

Shipping Email walter.best@casella.com

TERMS & CONDITIONS

This Master Rental Agreement ("Master Agreement") is between BIG TRUCK RENTAL, LLC, a Florida limited liability company, ("Big Truck Rental") and the customer named on the first page of this Master Agreement ("Customer"). Big Truck Rental and Customer shall sometimes be collectively referred to as the "Parties." This Master Agreement provides the basic terms of every rental contract between Big Truck Rental and Customer, however, the specifics of each rental contract shall be found in the Supplemental Rental Agreement(s) ("Supplemental Agreement(s)") or the Rental Extension Agreement(s) ("Extension Agreement (s)"). All capitalized terms are defined herein or in the Supplement Agreement or Extension Agreement.

1. Vehicles Covered: Big Truck Rental agrees to rent to Customer and Customer agrees to rent from Big Truck Rental certain vehicles (the "Vehicle(s)") subject to all terms, conditions and provisions set forth herein.

2. Payment of Rental: Customer agrees that it will pay the rental rate and other charges as set forth in the Supplemental Agreement(s) and Extension Agreement(s) (the "Rental Charges"), including, but not limited to, time, mileage, fuel, service, transportation, delivery, pick-up and all other charges, in advance on the day specified. In addition to the Rental Charges, Customer shall pay and/or reimburse Big Truck Rental for any sales tax, use tax, personal property tax, license fee, registration fee or fees levied or based upon the rental, use or operation of the Vehicle. During the term of this Master Agreement, the rental rate set forth in the corresponding Supplemental Agreement or Extension Agreement (the "Rental Rate") shall entitle Customer to use the Vehicle for a maximum of one-shift, which is defined as not more than 50 hours per week. If Customer uses the Vehicle beyond one-shift, Customer agrees that it will pay an additional charge for such use, calculated in the following manner: more than 50 hours per week but less than 80 hours per week, Customer shall pay an additional charge equal to one-half (½) times the Rental Rate; 80 or more hours per week, Customer shall pay an additional charge equal to one (1) times the Rental Rate. All Rentals Charges shall be paid by Customer to Big Truck Rental at its address set forth in the Supplemental Agreement or Extension Agreement or in such other manner or at such other place as Big Truck Rental notifies the Customer. Customer shall make all payments under this Master Agreement, all Supplemental Agreements and Extension Agreements without set-off, counterclaim or defense.

3. Security for Customer's Performance: Concurrently with the execution of this Master Agreement, Big Truck Rental may demand delivery of a valid credit card account (the "Credit Card Account") to secure the performance by the Customer of its financial obligations under this Master Agreement, Supplemental Agreement(s) and Extension Agreement(s). Customer hereby authorizes Big Truck Rental to charge the Credit Card Account in an amount equal to one (1) times the Rental Rate as additional Security Deposit for Customer's obligations on each vehicle rented, which amount shall be credited to the Credit Card Account within five (5) days of the return of the Vehicle, less any unpaid Rental Charges or damages assessments. Additionally, Customer hereby authorizes Big Truck Rental to charge the Credit Card Account in the event of default, loss, damage or other occurrence of default, including, but not limited to, failure to pay the Rental Charges, notwithstanding Big Truck Rental may avail itself of any other available remedies hereunder. The customer is responsible for collection of prepaid security deposit. Uncollected security deposits older than one year, will be forfeited.

4. Big Truck Rental's Disclaimer of Warranty; Customer's Obligations Unconditional: THERE ARE NO WARRANTIES, EXPRESSED OR IMPLIED, BY BIG TRUCK RENTAL TO THE CUSTOMER, EXCEPT AS CONTAINED IN THIS MASTER AGREEMENT OR ANY SUPPLEMENTAL AGREEMENT OR EXTENSION AGREEMENT, AND BIG TRUCK RENTAL SHALL NOT BE LIABLE FOR ANY LOSS OR DAMAGE TO CUSTOMER, NOR TO ANYONE ELSE, OF ANY KIND AND HOWSOEVER CAUSED, WHETHER BY THE VEHICLE, OR THE REPAIR, MAINTENANCE, OR EQUIPMENT OF THE VEHICLE, OR BY THE FAILURE OF THE VEHICLE, OR INTERRUPTION OF SERVICE OR USE OF THE VEHICLE RENTED UNDER THIS AGREEMENT. CUSTOMER HAS INSPECTED AND IS FULLY FAMILIAR WITH THE VEHICLE AND ACCEPTS THE VEHICLE "AS IS" AND "WITH ANY AND ALL FAULTS". NO DEFECT IN OR UNFITNESS OF THE VEHICLE AND NO LOSS OR DAMAGE THERETO AND NO OTHER CONDITION CIRCUMSTANCE WHATSOEVER, INCLUDING, WITHOUT LIMITATION, THE UNAVAILABILITY THEREOF FOR ANY REASON WHATSOEVER, SHALL RELIEVE CUSTOMER OF ITS OBLIGATIONS UNDER THIS AGREEMENT OR RESULT IN THE ABATEMENT OR SUSPENSION OF ANY SUCH OBLIGATIONS, WHICH ARE ABSOLUTE AND UNCONDITIONAL. TO THE MAXIMUM EXTENT PERMITTED BY LAW, BIG TRUCK



RENTAL SHALL INCUR NO LIABILITY WHATSOEVER TO CUSTOMER ARISING OUT OF OR IN CONNECTION WITH ANY DEFECT IN OR CONDITION OF THE VEHICLE OR THE USE, OPERATION OR FUNCTIONING OF THE VEHICLE. In addition to, and without limiting the provisions of this Section, Customer confirms that in entering into this Master Agreement and by accepting each Vehicle rented (1) it has relied solely on (i) its knowledge and (ii) its inspection of each Vehicle, and (2) it has not relied on any promise, affirmation, description, or other statement by Big Truck Rental, all of which are superseded by this Master Agreement. Customer authorizes the deletion of any safety equipment and accepts all liability for injury or loss incurred thereby.

5. Location of the Vehicle; Inspections: Customer shall keep each Vehicle in Customer's possession and control at Customer's place of business or job site, except that the Vehicle may be moved in the normal course of Customer's business or to such other location to which the Vehicle may be moved with the prior written consent of Big Truck Rental. Big Truck Rental may, without notice to Customer, at any time during normal business hours, enter the premises where any Vehicle owned by Big Truck Rental is located and inspect the same.

6. Repairs; Maintenance; Use; Alterations: Customer shall perform and pay for all normal, periodic and other basic service, adjustments, and lubrication of any Vehicle in its control and possession, including, but not limited to: checking the fuel, oil and water levels of the Vehicle before each daily shift, and supplying same; checking cooling system (engine only); and checking tire pressures and battery fluid and charge levels weekly. Customer shall, at its sole expense and cost, keep any and all Vehicles in good repair, condition and working order and furnish, at its sole expense and cost, all labor, parts, materials and supplies required therefor; including performing, or having performed, an A service on each Vehicle, replacing engine fuel filters, air filters and oil filters, every six hundred (600) hours and providing all service suggested by the manufacturer of the Vehicle. Customer is responsible for inspecting and greasing both the body and the Chassis every (150) hours. Customer will maintain accurate and complete records and logs of all repairs to and maintenance on each Vehicle; Customer will furnish copies thereof to Big Truck Rental and will allow Big Truck Rental to inspect such records and logs at any time during normal business hours. Each Vehicle shall at all times be used solely for commercial or business purposes, and shall be operated in a careful, safe and proper manner and in compliance with all applicable laws, rules, regulations, ordinances and insurance requirements. All Vehicles rented are licensed for travel on the Federal Highways in 48 States. Any and all state or local permits for state or county road use, waste pickup or disposal is the responsibility of the Customer. Any modifications or additions to the Vehicle required by any governmental entity shall be promptly made by Customer at its sole expense and cost. No Vehicle shall be used, operated, or driven (i) to carry person other than the driver, or employees of the Customer, or (ii) to transport property for hire, unless the necessary and applicable permits and licenses have been obtained by Customer which are the sole and exclusive responsibility of Customer. The Vehicles rented under this Master Agreement and the corresponding Supplemental Agreement(s) and Extension Agreement(s) are owned by Big Truck Rental. No Vehicle identification, other than DOT numbers, shall be removed, covered, or defaced in any way. Customer agrees that they will be the motor carrier operator during the rental period and will display their DOT numbers on said rental vehicle. If the Vehicle is used in violation of any part of this Section, or is obtained from Big Truck Rental by fraud or misrepresentation, or is used in furtherance of any illegal purpose, all use of the Vehicle is and shall be deemed without Big Truck Rental's permission. Each Vehicle shall be operated only by a qualified operator, licensed where required by the law of the state or states in which the Vehicle is being operated in, who is either the Customer or an authorized operator and employee of Customer. The use of a Vehicle by Customer or its employees shall be at Customer's sole risk and subject to the terms and conditions of this Master Agreement. Without the prior written consent of Big Truck Rental, Customer shall not make any modifications or additions to or changes in any Vehicle except as may be required in order to comply with or under this Section. All modifications or additions to or changes in a Vehicle shall belong to and immediately become the property of Big Truck Rental, without charge or cost to Big Truck Rental, and shall be returned to Big Truck Rental with the Vehicle upon the expiration or earlier termination of this Master Agreement unless Big Truck Rental notifies Customer to remove any of the same, in which case Customer shall promptly do so at its sole expense and cost without causing damage to the Vehicle or impairing its operation in any way. Short term rentals are not subject to the International Fuel Tax Agreement (IFTA). Therefore, all fuel tax and reporting thereof is the responsibility of the Customer. Any violations and/ or fines due to violation of the laws regarding fuel taxes and reporting shall be the sole responsibility of the Customer.

7. Risk of Loss; Damage: Big Truck Rental documents the condition of the Vehicle(s) rented upon delivery to the Customer, and again when the Vehicle(s) is returned. If the Vehicle is damaged or partially lost or destroyed, Customer shall, at its sole expense and cost, promptly repair the Vehicle in a permanent manner and in its same condition and working order as at the acceptance of the Vehicle by the Customer, using parts and materials of comparable quality. Failure for the Customer to repair the Vehicle before returning it to Big Truck Rental shall result in Big Truck Rental back billing the Customer for the damages, and the Customer shall continue to be obligated to pay the Rental Charges, under and in accordance with Section 2 hereof, until such time as the Vehicle is again operable. If the Vehicle is totally lost (including by theft) or destroyed or if it becomes a constructive, agreed or compromised total loss, Customer shall promptly pay Big Truck Rental the current market value of the Vehicle (the "Termination Payment"). Without relieving Customer of its obligation to make the Termination Payment and without deferring that obligation, Big Truck Rental will apply toward the Termination Payment any amounts received by and payable to Big Truck Rental under this Master Agreement or any Supplemental Agreement or Extension Agreement and any payments with Big Truck Rental receives on account of such total loss or such constructive, agreed or compromised total loss under the insurance maintained pursuant to Section 8. Upon receipt of the Termination Payment and performance by Customer of all of its other obligations under the Master Agreement and corresponding Supplemental Agreement(s) and Extension Agreement(s), Big Truck Rental will transfer and assign to Customer, without recourse, any remaining rights which Big Truck Rental has under such insurance and, to the extent permitted by the insurer in writing, any title and interest which Big Truck Rental has in the Vehicle. Big Truck Rental's transfer of any title and interest in the Vehicle will be "AS IS, WHERE IS", SUBJECT TO THE PROVISIONS OF SECTION 4. All replacements, repairs, or substitutions of parts or equipment shall be at the cost and expense of the Customer and shall be accessions to the Vehicle and shall belong to and immediately become the property of Big Truck Rental.

8. Insurance: Until all of Customer's obligations under this Master Agreement and all corresponding Supplemental Agreements and Extension Agreements have been paid and performed in full, Customer will, at its sole cost and expense, maintain in force and effect the following insurance policies: Auto Liability in the limits of not less than \$10,000,000 per occurrence. Customer may use primary plus umbrella coverage to reach required limits. General liability and property damage with bodily injury and death liability limits of not less than \$1,000,000 per occurrence and in the aggregate and property damage liability limits of at least \$1,000,000 on a primary and not excess or contributory bases against its liability for damages sustained by any person or persons as a result of the maintenance, use, operation, storage, erection, dismantling, servicing or transportation of all Vehicles rented hereunder; but, in any event, the amount and terms of the insurance will be such that no insured under the policy will be a co-insurer of any of the risks covered by the policy. The coverage may have only such exceptions as



Big Truck Rental approves in writing. The insurance will be maintained only with insurers which are licensed in the state or states in which the Vehicles will be operated and which are rated not lower than "A" in Best's Insurance Reports ("Best's") with a Financial Category Size of at least "XII" in Best's ("Approved Insurers"). Big Truck Rental will be a named insured without liability for premiums and will be the sole loss payee under the insurance. The insurance will provide for prompt written notice to Big Truck Rental of any failure to pay a premium and for at least thirty (30) days' prior written notice to Big Truck Rental of cancellation or non-renewal of the policy and of any material change in or to the coverage or in any of the other terms of the insurance. On the execution of this Master Agreement and at any other time on request by Big Truck Rental, Customer will furnish Big Truck Rental with a certificate issued by the insurer or by an insurance broker licensed in the state or states in which the Vehicles will be operated confirming that the insurance coverage required under this Section is maintained and in full force and effect, and upon Big Truck Rental's request shall provide Big Truck Rental with a true and correct copy of the policy in effect. Customer irrevocably appoints Big Truck Rental as its attorney-in-fact to make claim for and to execute any documents in connection with any claim for, to receive payment of, and to execute and endorse all checks, drafts or other instruments received as payment for any loss, damage or destruction covered by the insurance. Customer will not settle any claim under the insurance without Big Truck Rental's prior written consent, and Big Truck Rental may settle any claim under the insurance for such amount and on such terms as Big Truck Rental, in its sole and absolute discretion, determines; and Big Truck Rental will incur no liability to Customer by reason of any settlement which it makes. Customer will execute such documents as Big Truck Rental requests to confirm or effect the provisions of this entire Section 8.

9. Customer's Indemnity: Customer will indemnify and hold Big Truck Rental harmless from any liability loss, damage, cost, expense, fee, fine or penalty (including, without limitation, attorneys' fees as provided in Section 16), regardless of whether the same is also indemnified against by any other person, which Big Truck Rental in any way incurs arising from or in connection with (i) this Master Agreement or any corresponding Supplemental Agreement or Extension Agreement, or (ii) the delivery, possession, use, operation or return of any Vehicle, or (iii) any condition relating to any Vehicle delivered to the possession of customer REGARDLESS OF HOW OR WHEN THE CONDITION ARISES AND REGARDLESS OF WHETHER IT ARISES OUT OF ANY ACT, OMISSION OR NEGLIGENCE OF Big Truck Rental, or (iv) any other matter relating to any Vehicle after the term of this Master Agreement to the extent such matter arises from a condition that arose or a modification, addition or change that was made during the term of this Master Agreement or any extension hereof or at any other time when the Vehicle was in the possession or under the control of Customer, or (v) the failure by Customer to perform any of its obligations under this Master Agreement, Supplemental Agreement or Extension Agreement. Customer will pay any expenses and costs (including, without limitation, attorneys' fees as provided in Section 16) which Big Truck Rental incurs in enforcing or defending (i) any of its rights or remedies under this Master Agreement or otherwise granted to it by law or in equity, or (ii) any provision of this Master Agreement, or (iii) any of Customer's obligations under this Master Agreement. The provisions of this Section 9 will survive the termination or expiration of this Master Agreement.

10. Return of Vehicles: At the expiration of each Supplemental Agreement or Extension Agreement, Customer shall, at its expense, return the Vehicle rented under the Supplemental Agreement or Extension Agreement to and into the custody of Big Truck Rental, at its business location set forth on the first page of this Master Agreement or at such other place as Big Truck Rental specifies in writing, in the same repair, condition and working order as at the commencement of the Supplemental Agreement, reasonable wear and tear resulting from proper use excepted. Failure for the Customer to repair the Vehicle before returning it to Big Truck Rental shall result in Big Truck Rental back billing the Customer for the damages, and the Customer shall continue to be obligated to pay the Rental Charges, under and in accordance with Section 2 hereof, until such reasonable time as the Vehicle is again operable. All Vehicles shall be returned free of trash in the cab, body, hopper, and behind the packing blades or they will be subject to a clean out fee and any related disposal costs. Security deposit will be applied to any and all damages.

11. Tires: As a tire is a consumable item, Big Truck Rental documents the condition of the tires on its trucks at the inception of the rental and at the time that the truck is returned. It is the Customer's responsibility to assure that the tires are in substantially the same condition at the end of the rental as when the truck is received by the Customer. Tires worn substantially more at the time they are returned than at the rental inception shall be back billed. In addition, any Non-Steer Tires(s) replaced during the duration of the rental period shall be replaced with a recappable casing. All Steer Tires must be replaced with a virgin tire. No exceptions. If Customer fails to replace the tire(s) as outlined herein, Big Truck Rental shall back bill for the cost of replacing said tire(s). Any casing deemed un-recappable by our tire vendor will be back billed.

12. Default by Customer; Remedies of Big Truck Rental; Waiver of Bond: Any of the following events or conditions shall constitute an event of default: (1) Customer's failure to pay when due any Rental Charges or any other amount payable; (2) Customer's failure to perform, or its violation of any other term, covenant or condition of this Master Agreement or any Supplemental Agreement or Extension Agreement and the failure to cure same within five days after the occurrence; (3) seizure of the Vehicle under legal process; (4) failure of Customer to report, at the beginning of each week or at the request of Big Truck Rental, the miles and hours on the truck or (5) any reasonable ground for insecurity on the behalf of Big Truck Rental with respect to the performance of Customer's obligations hereunder. While an event of default exists, Big Truck Rental shall have the right to exercise any one or more of the following remedies: (1) terminate this Master Agreement and all Supplemental Agreements and Extension Agreements held with the Customer; (2) sue for any damages incurred by Big Truck Rental due to the event of default and/or termination of the contract between Big Truck Rental and Customer; (3) require Customer to redeliver any and all rented Vehicles immediately to Big Truck Rental as provided in Section 10; or (4) repossess any and all Vehicles without notice, legal process, prior judicial hearing, or liability for trespass or other damage, Customer voluntarily and knowingly agrees to and waives the same. If Big Truck Rental attempts but is unable to repossess the Vehicle for any reason whatsoever, Big Truck Rental may, at its option, declare the Vehicle to be a total loss, in which case Customer shall pay to Big Truck Rental the Termination Payment and the provisions of Section 7 will apply. All of the foregoing remedies are cumulative and are in addition to any other rights or remedies available to Big Truck Rental at law or in equity. Big Truck Rental may enforce any of its rights separately or concurrently and in such order as Big Truck Rental determines. In any proceeding by Big Truck Rental to recover possession of the Vehicle, Big Truck Rental shall not be required to post a bond or other security or undertaking, and Customer hereby waives any right to require, and any requirement for, any such bond or other security or undertaking.

13. Payments by Big Truck Rental; Interest: If Customer fails to pay any amount which it is required to pay or to perform any of its obligations under this Master Agreement and the corresponding Supplemental Agreement(s) and Extension Agreement(s), Big Truck Rental may, at its option, pay such amount or perform such obligation; and Customer shall, on demand by Big Truck Rental, reimburse Big Truck Rental for the amount of such payment or the cost of such performance. Customer shall pay Big Truck Rental interest at one- and-a half percent (1½%) per month or at the highest lawful rate that may be charged, whichever is lower,



on amounts payable by Customer under any provision of this Agreement (i) from the due date thereof until it is paid, or (ii) in the case of any amount paid or any cost incurred by Big Truck Rental, from the date of such payment or the expenditure of such cost until Big Truck Rental receives reimbursement therefor.

14. **Assignment:** This Master Agreement and all Supplemental Agreement(s) and Extension Agreement(s) are agreements for rental only and Customer shall not be deemed an agent or employee of Big Truck Rental for any purpose. Customer will not sell, assign, transfer, lease, pledge or otherwise encumber any Vehicle or any of Customer's rights under this Master Agreement or corresponding Supplemental Agreement(s) or Extension Agreement(s) or in or to the Vehicle, or permit any of its rights under this Master Agreement or corresponding Supplemental Agreement(s) or Extension Agreement(s) to be subject to any lien, charge or encumbrance of any nature. Big Truck Rental may, subject to the terms of this Master Agreement and corresponding Supplemental Agreement(s) or Extension Agreement(s), sell, transfer or assign any of its rights in or to any Vehicle or under this Master Agreement. Subject to the provisions of this Section, this Agreement shall inure to the benefit of and be binding upon the successors and assigns of Big Truck Rental and Customer.

15. **Termination:** This Master Agreement will become effective upon its execution and continues until it is terminated by an affirmative revocation by either party or as provided herein. Each Supplemental Agreement terminates at the expiration of the rental term as set forth in the terms of the Supplemental Agreement (the "Rental Term"), or at the expiration of any mutually agreed upon Extension Agreement. If the Customer wishes to terminate its Supplemental or Extension Agreement prior to the stated expiration ("Early Termination") it must either (a) return the Vehicle to Big Truck Rental in a rentable condition, or (b) inform Big Truck Rental five (5) days prior to the proposed Early Termination date that the Customer wishes for Big Truck Rental to pick up its Vehicle.

16. **Governing Law; Jurisdiction; Venue:** This Master Agreement and all Supplemental Agreements and Extension Agreements shall be governed by and construed in accordance with the law of the State of Florida and jurisdiction and venue shall properly lie in the County Court in and for Hillsborough County, the Thirteenth Judicial Circuit Court of the State of Florida, or in the United States District Court for the Middle District of Florida (Tampa Division).

17. **Attorneys' Fees:** Should the parties not agree on resolution of any issues surrounding this agreement, the successful party will be entitled to collect fees and costs associated with enforcement of this agreement.

18. **Severability of Provisions:** If any provision of this Master Agreement or the Supplemental Agreement(s) or Extension Agreement(s), or the application of any such provision to any person or circumstance is held invalid, the remainder of this Master Agreement or Supplemental Agreement(s) or Extension Agreement(s) and the application of such provision, other than to the extent it is held invalid, will not be invalidated or affected thereby.

19. **Entire Agreement; Amendment and Waiver; Facsimile and Counterparts:** This Master Agreement and the corresponding Supplemental Agreement(s) and Extension Agreement(s) constitute the entire agreement and understanding between Big Truck Rental and Customer relating to the Vehicle and the subject matter hereof, and supersedes all prior agreements or understandings, whether written or oral, among the Parties to this Master Agreement and the with respect to the subject matter hereof. This Master Agreement and any Supplemental Agreement and Extension Agreement may be amended only by written agreement executed by all of the Parties hereto, and no provision of this Master Agreement or corresponding Supplemental Agreement (s) or Extension agreement(s) and no right or obligation of either party under this Master Agreement or corresponding Supplemental Agreement(s) or Extension Agreement(s) may be waived except by written agreement executed by the party waiving the provision, right or obligation. A facsimile of this Master Agreement and/ or corresponding Supplemental Agreement(s) and Extension Agreement(s), or any part of thereof, shall be enforceable as an original. This Master Agreement or corresponding Supplemental Agreement (s) or extension Agreement(s) may be executed and enforced in counterparts, each of which shall be deemed an original, but all of which together shall constitute one and the same instrument.

20. **Section Headings:** Section headings contained in this Agreement are for purposes of reference only and shall not affect the meaning or interpretation of any provision of this Master Agreement.

21. **Waiver of Trial by Jury:** THE CUSTOMER HEREBY EXPRESSLY CONSENTS TO THE WAIVER OF THE CUSTOMER'S RIGHT TO TRIAL BY JURY.

By execution of this Master Rental Agreement, Customer acknowledges that all Vehicles rented hereunder are rented to and in accordance with the terms, conditions, and provisions of this Agreement and evidences such Agreement by signing below.
DRIVER'S LICENSE INFORMATION IS MANDATORY FOR RENTAL.

Customer Acknowledgement

CUSTOMER NAME Case11a

DRIVER'S LICENSE #: _____

DATE: 9/29/2023 | 4:28 PM EDT

DocuSigned by: (Company Name)
BY Mickel J Wilson
BE029C26FFAF47C...
(Signature)

TAX ID #: _____

PRINT NAME: Mickel J Wilson

STATE: _____



DS
MJW

Initial here acknowledging you have read Section 6 on maintenance responsibility.

TITLE: **VP Fleet**

Please sign quote and email to btrsales@bigtruckrental.com or fax to (813) 261-0821.

Customer's Agents who are Authorized to Effectuate the Rental of a Vehicle under this Master Agreement are:

Agent's Name: _____ Driver's License #: _____ State: _____

Agent's Name: _____ Driver's License #: _____ State: _____

Agent's Name: _____ Driver's License #: _____ State: _____

Agent's Name: _____ Driver's License #: _____ State: _____

GUARANTY

To induce Big Truck Rental LLC ("Big Truck") to enter into this Master Rental Agreement with Customer, the undersigned Guarantor unconditionally and personally guarantees the payment and performance of all current and future obligations and sums due to be paid by Customer pursuant to the Master Rental Agreement, including any subsequent Extension Rental Agreements or Supplemental Rental Agreements. Therefore, Guarantor agrees:

- Guarantor is directly benefitting from Big Truck's decision to enter into the Master Rental Agreement with Customer.
- Guarantor acknowledges this Guaranty is absolute, irrevocable, unconditional, unlimited and continuing in nature.
- The terms and conditions of the Master Rental Agreement, including length and number of rental vehicles included thereunder, whether through Extension Rental Agreements, Supplemental Rental Agreements or otherwise, and Customer's obligations and liabilities, may be increased without notice to Guarantor and without limiting Guarantor's liability therefor.
- Guarantor waives notices of the acceptance of this agreement, presentment, protest, notice of protest and all demands for performance and all notices of nonperformance or nonpayment which might otherwise be a condition precedent to Guarantor's liability. In the event Customer fails to make a payment when due or perform a performance obligation, Big Truck may proceed directly against Guarantor without first proceeding or making claim or exhausting any remedy against Customer. To this extent, Guarantor acknowledges this is a guaranty of payment and performance, not collection.
- Guarantor agrees to pay all of Big Truck's costs, expenses and reasonable attorney's fees incurred to enforce the Master Rental Agreement, in addition to any costs, expenses or reasonable attorney's fees incurred by Big Truck to enforce this Guaranty against Guarantor.
- Guarantor's liability under this Guaranty shall not be deemed waived, released, discharged, mitigated or in any way affected by release or discharge of Customer's obligations through bankruptcy, reorganization, or other insolvency proceedings.
- This Guaranty shall inure to the benefit and shall be binding on the successors and assigns Big Truck. This Guaranty may not be assigned by Guarantor without the express written consent of Big Truck.
- This Guaranty shall be construed and enforced under Florida law. Guarantor irrevocably submits to the jurisdiction and venue of the state and federal courts located in Tampa, Florida, specifically the County Court of Hillsborough County, Florida; the Circuit Court of the Thirteenth Judicial Circuit of the State of Florida; or the United States District Court for the Middle District of Florida, for any action or proceeding regarding this Guaranty. Guarantor irrevocably waives the right to a trial by jury arising out of or relating to this Guaranty or enforcement of this Guaranty.
- If any provision of this Guaranty, or the application of any such provision to any person or circumstance is held to be illegal, invalid or unenforceable, the remainder of this Guaranty shall not be affected and shall remain enforceable as drafted.

In the event this signature is delivered by facsimile or email, such signature shall create a binding obligation of the party executing (or on whose behalf such signature is executed) with the same force and effect as if such facsimile or emailed signature page were an original.

GUARANTOR:



I have read this Guarantee and agree to its terms:

(Signature)

(Print Name)



Rental Agreement

Contract No.: RC16586
 Starting Date: 9/11/2023
 Customer ID: NWCASTL
 Phone No.:
 P.O. Number:

Bill To: Waste Industries of Delaware, LLC
 Jay McKinnev
 903 LAMBSON LN
 NEW CASTLE, DE 19720-2259
 United States

Ship To: Waste Industries of Delaware, LLC
 Jay McKinnev
 903 LAMBSON LN
 NEW CASTLE, DE 19720-2259
 United States

A COPY OF THIS AGREEMENT MUST BE IN VEHICLE AT ALL TIMES

Eq. No/ Description	Estimated Rental Period	Quantity	Weekly Rate	4 Week Rate
L6258 2023 FREI M2106 RL 3ALHCYFE3PDUL3958	Rental Period: 09/11/23 - 03/11/24	1	0.00	8,100.00

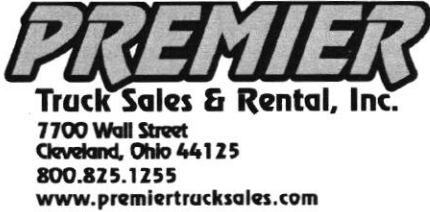
Related Charges		Quantity	Unit Price
No.	Description		
FRL	Rental Delivery Charge	1	1,200.00

Comments
 4 week minimum rental duration.

- * \$5000/TRUCK OR \$2500/TRAILER DEPOSIT REQUIRED.
- * UNLESS OTHERWISE PUBLISHED, PICKUP FREIGHT CHARGES ARE SAME AS DELIVERY CHARGES.
- * CUSTOMER HAS READ BOTH SIDES OF THIS AGREEMENT AND AGREES TO THE TERMS AND CONDITIONS ON THE REVERSE SIDE.
- * ALL ACCIDENTS MUST BE REPORTED IMMEDIATELY AND ARE THE CUSTOMER'S RESPONSIBILITY. CUSTOMER IS RESPONSIBLE FOR ALL DAMAGE TO THE EQP WHILE IN THE CUSTOMER'S POSSESSION, INCLUDING TIRES.
- * CUSTOMER IS RESPONSIBLE FOR ALL TOLLS, TRAFFIC VIOLATIONS AND MUST TURN IN ALL SUMMONS UPON CHECK-IN.
- * EQUIPMENT MUST BE RETURNED CLEAN. MINIMUM CHARGE OF \$150 WILL BE ASSESSED IF EQP IS RETURNED DIRTY.
- * EXTRA CHARGES APPLY FOR OVER 50 HOURS/5 DAYS PER WEEK.
- * FOR RENTAL OVER 30 DAYS, USDOT NUMBER AND CUSTOMER NAME MUST BE DISPLAYED ON THE UNIT.
- * CUSTOMER AGREES TO PAY FOR ALL FUEL USED. FUEL RECEIPTS/GALLONS OF FUEL USED & MILEAGE MUST BE REPORTED MONTHLY.
- * DO NOT USE ANY HAND HELD DEVICES WHILE DRIVING.
- * TO TERMINATE RENTAL PLEASE EMAIL MILES & HOURS TO Rental@PremierTruckSales.com.
- * CUSTOMER AGREES ALL OUTSTANDING BALANCES ARE DUE UPON THE RETURN OF THE VEHICLE. PAYMENT MUST ACCOMPANY THE VEHICLE RETURN. IF CUSTOMER FAILS TO PAY, CUSTOMER AUTHORIZES PREMIER TO CHARGE BALANCE DUE TO CUSTOMER'S CREDIT CARD. * 25% OF RENTAL BILL MAY BE APPLIED TO PURCHASE UNIT.
- * THE PRICING ON THIS CONTRACT IS VALID FOR 1 YEAR FROM CONTRACT START DATE.
- * PLEASE KEEP TRACK OF FUEL USAGE AND MILES PER STATE * FUEL RECEIPTS/GALLONS OF FUEL USED & MILEAGE MUST BE REPORTED MONTHLY *

CUSTOMER'S SIGNATURE OR AUTHORIZED REPRESENTATIVE ACCEPTS ALL TERMS & CONDITIONS

DocuSigned by:
 X *Mickel J Wilson* Mickel J Wilson 9/8/2023
 BE029C2BFFAF47C...
 SIGNATURE PRINTED NAME DATE



Rental Agreement

Contract No.: RC16585
Starting Date: 9/11/2023
Customer ID: MILLSBRO
Phone No.: 302-538-8402
P.O. Number:

Bill Waste Industries of Delaware, LLC
To: Brian/Gary Houston
28471 JOHN J WILLIAMS HWY
MILLSBORO, DE 19966-4098
United States

Ship Waste Industries of Delaware, LLC
To: Brian/Gary Houston
28471 JOHN J WILLIAMS HWY
MILLSBORO, DE 19966-4098
United States

A COPY OF THIS AGREEMENT MUST BE IN VEHICLE AT ALL TIMES

Eq. No/ Description	Estimated Rental Period	Quantity	Weekly Rate	4 Week Rate
L5513 2022 FREI M2106 RL 3ALHCYFE0NDNH3832	Rental Period: 09/11/23 - 03/11/24	1	0.00	8,100.00

Related Charges

No.	Description	Quantity	Unit Price
FRL	Rental Delivery Charge	1	1,200.00

Comments

4 week minimum rental duration.

- * \$5000/TRUCK OR \$2500/TRAILER DEPOSIT REQUIRED.
- * UNLESS OTHERWISE PUBLISHED, PICKUP FREIGHT CHARGES ARE SAME AS DELIVERY CHARGES.
- * CUSTOMER HAS READ BOTH SIDES OF THIS AGREEMENT AND AGREES TO THE TERMS AND CONDITIONS ON THE REVERSE SIDE.
- * ALL ACCIDENTS MUST BE REPORTED IMMEDIATELY AND ARE THE CUSTOMER'S RESPONSIBILITY. CUSTOMER IS RESPONSIBLE FOR ALL DAMAGE TO THE EQP WHILE IN THE CUSTOMER'S POSSESSION, INCLUDING TIRES.
- * CUSTOMER IS RESPONSIBLE FOR ALL TOLLS, TRAFFIC VIOLATIONS AND MUST TURN IN ALL SUMMONS UPON CHECK-IN.
- * EQUIPMENT MUST BE RETURNED CLEAN. MINIMUM CHARGE OF \$150 WILL BE ASSESSED IF EQP IS RETURNED DIRTY.
- * EXTRA CHARGES APPLY FOR OVER 50 HOURS/5 DAYS PER WEEK.
- * FOR RENTAL OVER 30 DAYS, USDOT NUMBER AND CUSTOMER NAME MUST BE DISPLAYED ON THE UNIT.
- * CUSTOMER AGREES TO PAY FOR ALL FUEL USED. FUEL RECEIPTS/GALLONS OF FUEL USED & MILEAGE MUST BE REPORTED MONTHLY.
- * DO NOT USE ANY HAND HELD DEVICES WHILE DRIVING.
- * TO TERMINATE RENTAL PLEASE EMAIL MILES & HOURS TO Rental@PremierTruckSales.com
- * CUSTOMER AGREES ALL OUTSTANDING BALANCES ARE DUE UPON THE RETURN OF THE VEHICLE. PAYMENT MUST ACCOMPANY THE VEHICLE RETURN. IF CUSTOMER FAILS TO PAY, CUSTOMER AUTHORIZES PREMIER TO CHARGE BALANCE DUE TO CUSTOMER'S CREDIT CARD. * 25% OF RENTAL BILL MAY BE APPLIED TO PURCHASE UNIT.
- * THE PRICING ON THIS CONTRACT IS VALID FOR 1 YEAR FROM CONTRACT START DATE.
- * PLEASE KEEP TRACK OF FUEL USAGE AND MILES PER STATE * FUEL RECEIPTS/GALLONS OF FUEL USED & MILEAGE MUST BE REPORTED MONTHLY *

CUSTOMER'S SIGNATURE OR AUTHORIZED REPRESENTATIVE ACCEPTS ALL TERMS & CONDITIONS

DocuSigned by:
X Mickel J Wilson 9/8/2023
BE029C20FFAF47C
SIGNATURE PRINTED NAME DATE



Rental Agreement

Contract No.: RC16599
Starting Date: 9/18/2023
Customer ID: MILLSBRO
Phone No.: 302-538-8402
P.O. Number:

Bill To: Waste Industries of Delaware, LLC
Brian/Gary Houston
28471 JOHN J WILLIAMS HWY
MILLSBORO, DE 19966-4098
United States

Ship To: Waste Industries of Delaware, LLC
Brian/Gary Houston
28471 JOHN J WILLIAMS HWY
MILLSBORO, DE 19966-4098
United States

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Eq. No/ Description	Estimated Rental Period	Quantity	Weekly Rate	4 Week Rate
L6667 2024 MACK TE64R FL 1M2TE2GC1RM010760	Rental Period: 09/18/23 - 12/18/23	1	0.00	9,500.00

Related Charges			
No.	Description	Quantity	Unit Price
FRL	Rental Delivery Charge	1	1,400.00

Comments

4 week minimum rental duration

- * \$5000/TRUCK OR \$2500/TRAILER DEPOSIT REQUIRED.
- * UNLESS OTHERWISE PUBLISHED, PICKUP FREIGHT CHARGES ARE SAME AS DELIVERY CHARGES.
- * CUSTOMER HAS READ BOTH SIDES OF THIS AGREEMENT AND AGREES TO THE TERMS AND CONDITIONS ON THE REVERSE SIDE.
- * ALL ACCIDENTS MUST BE REPORTED IMMEDIATELY AND ARE THE CUSTOMER'S RESPONSIBILITY. CUSTOMER IS RESPONSIBLE FOR ALL DAMAGE TO THE EQP WHILE IN THE CUSTOMER'S POSSESSION, INCLUDING TIRES.
- * CUSTOMER IS RESPONSIBLE FOR ALL TOLLS, TRAFFIC VIOLATIONS AND MUST TURN IN ALL SUMMONS UPON CHECK-IN.
- * EQUIPMENT MUST BE RETURNED CLEAN. MINIMUM CHARGE OF \$150 WILL BE ASSESSED IF EQP IS RETURNED DIRTY.
- * EXTRA CHARGES APPLY FOR OVER 50 HOURS/5 DAYS PER WEEK.
- * FOR RENTAL OVER 30 DAYS, USDOT NUMBER AND CUSTOMER NAME MUST BE DISPLAYED ON THE UNIT.
- * CUSTOMER AGREES TO PAY FOR ALL FUEL USED. FUEL RECEIPTS/GALLONS OF FUEL USED & MILEAGE MUST BE REPORTED MONTHLY.
- * DO NOT USE ANY HAND HELD DEVICES WHILE DRIVING.
- * TO TERMINATE RENTAL PLEASE EMAIL MILES & HOURS TO Rental@PremierTruckSales.com
- * CUSTOMER AGREES ALL OUTSTANDING BALANCES ARE DUE UPON THE RETURN OF THE VEHICLE. PAYMENT MUST ACCOMPANY THE VEHICLE RETURN. IF CUSTOMER FAILS TO PAY, CUSTOMER AUTHORIZES PREMIER TO CHARGE BALANCE DUE TO CUSTOMER'S CREDIT CARD. * 25% OF RENTAL BILL MAY BE APPLIED TO PURCHASE UNIT.
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- * PLEASE KEEP TRACK OF FUEL USAGE AND MILES PER STATE * FUEL RECEIPTS/GALLONS OF FUEL USED & MILEAGE MUST BE REPORTED MONTHLY *

CUSTOMER'S SIGNATURE OR AUTHORIZED REPRESENTATIVE ACCEPTS ALL TERMS & CONDITIONS

<small>DocuSigned by:</small> 	Mickel J Wilson	9/13/2023
<small>BE029C26FFAF47C...</small> SIGNATURE	PRINTED NAME	DATE



Rental Agreement

Contract No.: RC17114
Starting Date: 4/3/2024
Customer ID: MILLSBRO
Phone No.: 302-538-8402
P.O. Number:

Bill Waste Industries of Delaware, LLC
To: Brian/Gary Houston
28471 JOHN J WILLIAMS HWY
MILLSBORO, DE 19966-4098
United States

Ship Waste Industries of Delaware, LLC
To: Brian/Gary Houston
28471 JOHN J WILLIAMS HWY
MILLSBORO, DE 19966-4098
United States

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Eqp. No/ Description	Estimated Rental Period	Quantity	Weekly Rate	4 Week Rate
L6464 2024 KW T880 RO 1NKZX4TX5RJ331973	Rental Period: 04/03/24 - 10/03/24	1	0.00	8,300.00

Comments

Transferred from Gaithersburg, MD.
Pickup from Millsboro, DE is \$1,200

- * \$5000/TRUCK OR \$2500/TRAILER DEPOSIT REQUIRED.
- * UNLESS OTHERWISE PUBLISHED, PICKUP FREIGHT CHARGES ARE SAME AS DELIVERY CHARGES. SURCHARGES MAY APPLY.
- * TAXES ARE BASED ON SHIP-TO LOCATION.
- * CUSTOMER HAS READ BOTH SIDES OF THIS AGREEMENT AND AGREES TO THE TERMS AND CONDITIONS ON THE REVERSE SIDE.
- * UPON DELIVERY OR CUSTOMER PICKUP, THE RENTAL IS IN THE CUSTOMERS CARE, CUSTODY & CONTROL.
- * ALL ACCIDENTS MUST BE REPORTED IMMEDIATELY AND ARE THE CUSTOMER'S RESPONSIBILITY. CUSTOMER IS RESPONSIBLE FOR ALL DAMAGE TO THE EQP WHILE IN THE CUSTOMER'S POSSESSION, INCLUDING TIRES.
- * CUSTOMER IS RESPONSIBLE FOR ALL TOLLS, TRAFFIC VIOLATIONS AND MUST TURN IN ALL SUMMONS UPON CHECK-IN.
- * EQUIPMENT MUST BE RETURNED CLEAN. MINIMUM CHARGE OF \$500 WILL BE ASSESSED IF EQP IS RETURNED DIRTY.
- * EXTRA CHARGES APPLY FOR OVER 50 HOURS/5 DAYS PER WEEK.
- * FOR RENTAL OVER 30 DAYS, USDOT NUMBER AND CUSTOMER NAME MUST BE DISPLAYED ON THE UNIT.
- * CUSTOMER RESPONSIBLE FOR FUEL. FUEL RECEIPTS/GALLONS OF FUEL USED & MILEAGE MUST BE REPORTED MONTHLY. PREMIER IS RESPONSIBLE FOR IFTA REPORTING.
- * DO NOT USE ANY HAND HELD DEVICES WHILE DRIVING.
- * RENTAL IS OPEN ENDED. UNIT MUSTED BE CALLED OFF -RENT TO END THE RENTAL. TO TERMINATE RENTAL CONTACT Rental@PremierTruckSales.com.
- * CUSTOMER AGREES ALL OUTSTANDING BALANCES ARE DUE UPON THE RETURN OF THE VEHICLE. PAYMENT MUST ACCOMPANY THE VEHICLE RETURN. IF CUSTOMER FAILS TO PAY, CUSTOMER AUTHORIZES PREMIER TO CHARGE BALANCE DUE TO CUSTOMER'S CREDIT CARD.
- * 25% OF PAID RENTAL RATE MAY BE APPLIED TO PURCHASE UNIT.
- * THE PRICING ON THIS CONTRACT IS VALID FOR 1 YEAR FROM CONTRACT START DATE.
- * CUSTOMERS SPECIFICATIONS, ONLY PREMIER CAN RE-PAINT AT COST TO CUSTOMER BASED ON CURRENT MARKET PRICING.
- * LONG TERM OR DISCOUNTED RENTAL RATES MAY BE SUBJECT TO EARLY TERMINATION FEES.
- * PLEASE KEEP TRACK OF FUEL USAGE AND MILES PER STATE * FUEL RECEIPTS/GALLONS OF FUEL USED & MILEAGE MUST BE REPORTED MONTHLY *

CUSTOMER'S SIGNATURE OR AUTHORIZED REPRESENTATIVE ACCEPTS ALL TERMS & CONDITIONS

DocuSigned by:

Mickel J wilson

VP Fleet

4/2/2024

SIGNATURE

PRINTED NAME

TITLE

DATE



Rental Agreement

Contract No.: RC17136
Starting Date: 4/12/2024
Customer ID: NWCASTL
Phone No.:
P.O. Number:

Bill To: Waste Industries of Delaware, LLC
Jav McKinney
903 LAMBSON LN
NEW CASTLE, DE 19720-2259
United States

Ship To: Waste Industries of Delaware, LLC
Bryan Kastor
903 LAMBSON LN
NEW CASTLE, DE 19720-2259
United States

A COPY OF THIS AGREEMENT MUST BE IN VEHICLE AT ALL TIMES

Eqp. No/ Description	Estimated Rental Period	Quantity	Weekly Rate	4 Week Rate
L6812 2024 MACK LR64R SL 1M2LR2GCM009426	Rental Period: 04/12/24 - 08/02/24	1	0.00	10,900.00

Related Charges

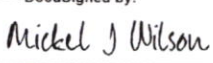
No.	Description	Quantity	Unit Price
FRL	Rental Delivery Charge	1	1,250.00

Comments

4 week minimum rental duration.

- * \$5000/TRUCK OR \$2500/TRAILER DEPOSIT REQUIRED.
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DocuSigned by:

 X SIGNATURE Mickel J wilson VP Fleet 4/5/2024
 PRINTED NAME TITLE DATE



Rental Agreement

Contract No.: RC17598
Starting Date: 9/9/2024
Customer ID: MILLSBRO
Phone No.: 302-538-8402
P.O. Number:

Bill To: Waste Industries of Delaware, LLC
Brian/Gary Houston
28471 JOHN J WILLIAMS HWY
MILLSBORO, DE 19966-4098
United States

Ship To: Waste Industries of Delaware, LLC
Brian/Gary Houston
28471 JOHN J WILLIAMS HWY
MILLSBORO, DE 19966-4098
United States

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Eq. No/ Description	Estimated Rental Period	Quantity	Weekly Rate	4 Week Rate
L5481 2022 FREI M2106 RL 3ALHCYFE3NDNJ7517	Rental Period: 09/09/24 - 03/09/25	1	0.00	8,100.00

Comments

Transferred from Gaithersburg, MD

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CUSTOMER'S SIGNATURE OR AUTHORIZED REPRESENTATIVE ACCEPTS ALL TERMS & CONDITIONS

DocuSigned by:
Kim Webster
BB1E9CD5AACE4D0

kim webster

Manager of Procurement and Warranty 9/6/2024

SIGNATURE

PRINTED NAME

TITLE

DATE