

General Terms and Conditions of Acceptance of Jost Mulden & Recycling AG
Industriestrasse 121, 4147 Aesch (VeVa* Operating No. 276600158)

Scope of the General Terms and Conditions of Acceptance:

The following General Terms and Conditions (GTC) and conditions of acceptance are an integral part of all contracts for services provided by Jost Mulden & Recycling AG.

These conditions also apply to the waste wood acceptance point and the skip transfer station at the Langenhagstrasse 64, 4127 Birsfelden site and the disposal centre in Laufen at Güterstrasse 25, 4242 Laufen.

Conditions of Acceptance:

Hazardous Waste and Contaminated Construction Debris:

Hazardous waste as defined by the Ordinance on the Movement of Waste (VeVa) and its annexes, as well as contaminated construction debris, must be delivered to a disposal facility that meets the requirements for accepting hazardous waste. Hazardous waste and contaminated construction debris are not accepted by Jost Mulden & Recycling AG.

Examples of hazardous waste (not exhaustive): liquid, oily waste, paint, varnish, adhesive residues, solvent-containing waste, sludges, combustion residues, waste from wastewater treatment plants and wastewater purification plants, discharge lamps, batteries, or electronic waste.

Excavated Material:

Only clean excavated material without contamination or foreign substances will be accepted.

Mineral Construction Waste:

All types of concrete, brickwork, sand-lime bricks, natural stones, ceramics must be free of asbestos-containing materials and tar-containing surfaces. Contaminated construction debris will not be accepted.

Waste Wood:

Problematic wood waste (VeVa Code: 030104, 150110, 170298, 191206, 200137) must always be declared separately by the supplier. Examples of problematic wood waste (not exhaustive): fences, park benches, wooden bridges, telephone poles, railway sleepers, waste wood with a high proportion of foreign substances.

Liability:

The supplier of waste or the company delivering the waste to the acceptance point is liable for all damages to Jost Mulden & Recycling AG and third parties caused by the delivery of prohibited substances and incorrect declaration of the delivered waste. The internal relationship between fleet operators and customers is irrelevant to Jost Mulden & Recycling AG, as the party delivering the goods is liable for damages. According to the instructions of the Office for Environmental Protection and Energy Baselland, Jost Mulden & Recycling AG is obliged to report any violations of the acceptance conditions.

Acceptance of the GTC

By placing an order, the customer acknowledges the GTC of Jost Mulden & Recycling AG.

Delivery of Transport Containers:

Transport containers (skips, containers) are delivered to the site according to the instructions of the client's site management or property owner by Jost Mulden & Recycling AG.

Permits and Markings:

All necessary permits and markings, such as traffic safety, barriers, lighting, public land permits (not exhaustive), are the responsibility of the client or the orderer.

Exclusion of Liability (Disclaimer):

Any liability of Jost Mulden & Recycling AG towards the contracting party and third parties is expressly excluded in full. The contracting party of Jost Mulden & Recycling AG and third parties expressly waive liability of the company.

Payment Terms:

Invoices from Jost Mulden & Recycling AG are payable net within 30 days from the invoice date.

Jurisdiction:

For all disputes with Jost Mulden & Recycling AG, Arlesheim is agreed as the exclusive place of jurisdiction.

*Ordinance on the Movement of Waste

Delivery and Collection Conditions for Skips:

All orders are binding. The delivery area for skips is limited to Switzerland.

Placement of the skip is carried out according to the customer's instructions.

If there is no contact person on site, Jost cannot be held responsible if the skip is placed incorrectly.

The customer is responsible for ensuring that the intended location for the skip is accessible by truck.

Permits for placement must be obtained by the customer.

In case of refusal of acceptance or absence of the customer at the agreed time, the resulting costs will be charged.

Waiting times are charged according to actual time. Per hour CHF 240.00 (quarter hours are charged).

Lockable skips must be locked with the client's padlock.

The lock must be removed before collection. Otherwise, it will be broken open. No compensation possible.

Additional costs for unclean waste, e.g., finding bulky waste in a wood skip, will be charged to the customer.

Liability and Insurance:

The customer bears full liability for damages, additional costs, or expenses incurred during the use of the skip, including:

- Damage to property or injury to persons.
- Improper handling of skips.
- Insufficient clarification of access routes (ground load, surface protection, access restrictions, etc.).

Signalling and lighting of skips or containers is the responsibility of the customer.

Overfilling of skips is prohibited and forbidden by law. The customer is liable for all consequences; skips may only be filled up to the top edge.

Hazardous waste must be disposed of separately according to legal regulations and must not be mixed. Additional costs will be charged to the client.

The customer is responsible for ensuring that the contents of the skip match the materials specified by them.

Example: If metal is found in a skip intended for paper disposal and equipment is damaged, any repair costs will be charged to the customer.

Cancellation:

Cancellations of orders must be made at least 24 hours in advance (within one working day from Monday to Friday). Cancellations on the same day are subject to a processing fee of CHF 200.00.

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