

WASTE REMOVAL SUBSCRIPTION

“The Sustainable Box”



Registration Agreements

I agree to engage in the Sustainable Box service and its flexible pricing model in good faith and with the understanding that lower Pick-Up rates are intended for low income households and/or Boxes which are underfilled at the time of pick-up.

I agree to the Fees outlined in the *Sustainable Box Fees Chart* (subject to change) and the *Box Guidelines*.

I agree to treat The Sustainable Fox representatives with dignity and respect at all times.

I agree to treat The Sustainable Fox’s property with respect and care (includes Box and laminated guide sheet, replacement fees will apply if property is lost or damaged).

I agree to pay Additional Charges which may apply due to incorrect or negligent Box usage at The Sustainable Fox’s discretion.

I acknowledge that The Sustainable Fox has the right to revoke services and reclaim their property if the above agreements are transgressed.

I, _____, have read and agree to the above statements.

Dated this ____ day of _____, 20____.

Pick-up Details

Contact name: _____

Pronouns: _____

Phone: _____

Address: _____

Building type: _____

Email: _____

Other information: _____

The Sustainable Box Fees Chart*		
Registration	\$35	One time fee, flat rate
Pick-Up	\$35-75	PWYC (Pay What You Can)
Pick-Up Add On	\$5/bag	Flat rate, must be clean
Report	\$25/p-u	Upon request
Additional Charges	\$5-10	Charge per broken guideline
Replacement Box	\$25	
Replacement Reference Sheet	\$5	Or Additional Reference Sheet if desired

*Subject to change, updated July 2024

THE SUSTAINABLE FOX

Intersectional Environmentalism
& Waste Reduction Strategies

WASTE REMOVAL SUBSCRIPTION

“The Sustainable Box”



THIS WASTE REMOVAL SUBSCRIPTION CONTRACT (the “Contract”) dated this ____ day of _____, 20____ (the “Effective Date”) is made between:

the “Client”:

Name (print)

Address

Add. Line 2

[Contract outline:

- 1. Outlines registration transaction.*
- 2. Outlines TSF's obligations under the contract.*
- 3. Explains termination policy.*
- 4. Outlines how/when fees apply.*
- 5. Explains ownership of materials.*
- 6. Contract limitations.]*

the “Consultant”:

The Sustainable Fox

██████████
██████████

This Contract outlines the terms and conditions by which the Client shall engage the Consultant, and the obligations of both the Client and the Consultant (hereafter collectively the “Parties”, or individually the “Party”) during the Contract’s term. In consideration of the mutual obligations specified in this Contract, the Parties, intending to be legally bound hereby, agree to the following:

1. Registration:
 - a. The Client hereby agrees to engage the Consultant to provide the Client with the following Registration Services (the “Registration”):
 - i. A container for the Client to use as The Sustainable Box (the “Box”) and Box usage reference sheet (collectively, the “Registration Materials”)
 - ii. Box drop-off and usage onboarding

2. Ongoing Services:

- a. The Consultant agrees to provide the following recurring services as requested by the Client (the "Recurring Services"), subject to the terms of this contract:
 - i. Pick-up filled Box and replace with empty Box (the "Pick-up")
 - ii. Pick-up add on of additional bags of flexible plastics or foam packaging (the "Pick-up Add On")
 - iii. Provide Waste Report of Box contents (the "Report")
- b. The Services may also include any other consulting tasks which the Parties agree on. The Consultant agrees to provide such additional Services to the Client upon request at an agreed upon hourly rate

3. Term of Contract:

- a. The Term of this Contract (the "Term") will begin on the date of this Contract and will remain in effect until it is dissolved by either party, subject to other terms in this contract.
- b. In the event that either Party wishes to terminate this Contract, that Party will be required to provide 14 days written notice to the other Party.

4. Fees:

- a. All fees are subject to change; refer to *The Sustainable Box Fees Chart* for services costs.
- b. The Consultant will charge the Client for the Registration.
- c. The Consultant will invoice the Client for the relevant Recurring Services per Pick-up (collectively, the "Compensation"):
 - i. Pick-up fee is determined on a case by case basis by the Client based on a Pay What You Can (PWYC) scale
 - ii. Pick-up Add Ons are billed per grocer sized bag (in addition to the Client's chosen PWYC rate)
 - iii. Reports are provided (upon request) at an additional charge per Pick-Up
- d. Additional charges may be incurred if program guidelines are not followed by the Client and result in undo labour for the Consultant (the "Additional Charges").
- e. Additional charges may also be added for lost or damaged Registration Materials at the Consultant's discretion (the "Replacement Fees"):
- f. The Consultant will invoice the Client within 1 week of Pick-up.
- g. Submitted invoices are due within 14 days of receipt.
- h. All monetary amounts referred to in this Contract are in CAD (Canadian Dollars).
- i. Should this Contract be terminated by the Client prior to completion of the Recurring Services but where the Services have been partially rendered, the Consultant will be entitled to Compensation payment for Pick-ups conducted

prior to the date of termination provided there has been no breach of contract on the part of the Consultant.

5. Equipment:

- a. The Registration Materials remain the property of the Consultant.
 - i. Should the Client choose to end their waste removal subscription, the value of any good condition Registration Materials in the Client's possession (equivalent to relevant Replacement Fees) will be applied as a discount to the final Pick-up.
- b. Except as otherwise outlined in this Contract, the Consultant will provide at their own expense, any and all equipment, software, materials and other supplies necessary to deliver the Recurring Services as specified in this Contract.

6. General:

- a. This Contract contains the entire contract between the parties hereto with respect to the transactions contemplated herein. The language of all parts of this Contract will in all cases be construed as a whole in accordance with its fair meaning and not for or against either party.
- b. In the event that any of the provisions of this Contract are held to be invalid or unenforceable in whole or in part, all other provisions will nevertheless continue to be valid and enforceable with the invalid or unenforceable parts severed from the remainder of this Contract.

IN WITNESS WHEREOF the Parties hereto have executed this Contract on this ____ day of _____, 20____.

Client

Signature:

Printed name:

The Sustainable Fox

Signature:

Printed name:

