

Sec. 8.1600 Charge for Collection of Garbage and Trash

(a) It shall be the duty of all residential customers to subscribe to a commercial garbage collection service which is licensed by the city. The city council may authorize an individual to dispose of his own garbage and trash where hardship is shown. The city manager shall cause an investigation to be made of the circumstances surrounding any application for exception and shall report to the city council on the results of his investigation. A list of such exempt persons shall be kept and given to any city garbage company monthly. The city council may revoke said exemption at any time.

(b) (1) Residence Service: The residences of the city and small professional and business firms who receive twice a week regular service have been divided into fair and reasonable types according to their structure and uses, for the purposes of collection of garbage and trash. Fair and reasonable charges for service where pickups are made from alleys or from front or side line street curbs shall be and are herein shown in terms of dollars and cents opposite each type for a calendar month as follows:

(A)	One-family residence	\$ 7.45
(B)	Small business, using residential-type service	\$14.90
(C)	Two family duplex residence	\$14.90
(D)	Apartment house (where large containers are not used) per unit	\$ 7.45
(E)	One-family residence for those residents receiving "supplemental security income" payments from the Social Security Administration	\$5.00

(F) If customer desires trash or garbage removed from a location other than one designated by Section 11.802(c), an additional one dollar (\$1.00) per month may be charged.

(2) Inspection Charge, Reports: In addition to the above specified amounts, the city shall charge an inspection fee of ten cents (\$0.10) per month for each customer of all licensed garbage haulers. In all cases wherein the city acts as collecting agent for a licensed garbage hauler, the city shall include such additional fee in the monthly bills for garbage collection. The funds thus obtained shall be retained by the city and shall be separate and distinct from any funds retained by the city according to the terms of any contract existing between the city and such garbage hauler. All private garbage haulers shall submit to the City Water Department a monthly report of the number of customers served by such private garbage haulers and shall remit therewith a sum equal to ten cents (\$0.10) per customer. In the event any private garbage hauler fails or refuses to submit such report and remittance, the city council may immediately revoke the permit granted to such private garbage hauler under the provisions of this Code.

(3) Landfill Surcharge:

(A) In addition to the above specified amounts, the city will charge a landfill surcharge of twenty cents (\$0.20) per month for each commercial customer of all licensed garbage haulers. In all cases in which the city acts as collecting agent for a licensed garbage hauler, the city shall include such additional fees in the monthly bills for garbage collection. All private garbage haulers shall submit to the City Water Department a monthly report of the number and type of customers served by such haulers and shall remit therewith a sum equal to twenty cents (\$0.20) per residential customer unit and fifty cents (\$0.50) per commercial customer. In the event any private garbage hauler fails or refuses to submit such report and remittance, the city council may immediately revoke the permit granted to such private garbage hauler under the provisions of this Code.

(B) All funds collected hereby shall be retained by the city and shall be separate and distinct from any funds retained by the city under any contract between the city and any garbage hauler.

(C) The purpose of this surcharge is to defer the expense of engineering, testing and maintaining the city's landfill in accordance with all state and federal rules, regulations and permits; and for future landfill development and expansion.

(4) State Landfill Surcharge Fee:

(A) In addition to the above specified amounts, the city will charge a state landfill surcharge fee of fifty cents (\$0.50) per month for each residential customer, one dollar (\$1.00) per month for each commercial dumpster (box), and seven dollars and fifty cents (\$7.50) for each commercial roll off container. In all cases in which the city acts as collecting agent for a licensed garbage hauler, the city shall include such additional fees in the monthly bills for garbage collection.

(B) All private garbage haulers shall submit to the City Water Department a monthly report of the number and type of customers served by such haulers and shall remit therewith a sum equal to fifty cents (\$0.50) per month per residential customer, one dollar (\$1.00) per month for each commercial dumpster (box), and seven dollars and fifty cents (\$7.50) for each commercial roll off container. In the event any private garbage hauler fails or refuses to submit such report and remittance, the city council may immediately revoke the permit granted to such private garbage hauler under the provisions of this code.

(C) All funds collected hereby shall be retained by the city and shall be separate and distinct from any funds retained by the city under any contract between the city and any garbage hauler. The charges set forth under this section will be identified in the water bill as a state surcharge fee.

(1959 Code of Ordinances, Sec. 11-3-3)

Code reference—Chapter 11, Article 11.700, Section 11.703

Sec. 8.1700 Fee for Permit to Collect Garbage

Issuance of Permits: Permits shall be issued to qualified applicants for a period of one year provided,

however, that qualified holders of a permit shall be required to pay an initial permit fee of two hundred dollars (\$200.00) for the first year. Thereafter an annual fee of twenty five dollars (\$25.00) or two percent (2%) of the gross receipts, whichever is larger, shall be charged. All permits granted shall be non-transferable and may be revoked by the council after ten (10) days' notice and hearing before the council upon a finding by said council that the holder thereof is operating under his permit in such a manner as to be detrimental to the public safety, health or the general welfare of the city. (1959 Code of Ordinances, Sec. 11-3-4)

Code reference—Chapter 11, Article 11.700, Section 11.704

Sec. 8.1800 Landfill Charges

(a) Each person or licensed collector who desires to dispose of waste, garbage, trash and refuse at any city landfill or dump shall pay the following charges for the privilege of using such areas:

	<u>City Residents</u>	<u>Non-Residents</u>
(1) Flat Rate for Municipal Solid Waste	\$21.00 per ton (minimum)	\$23.00 per ton (minimum)
(2) Car, Pickup and/or Trailer Load, hauled by homeowner from residence, which contains brush, rubbish, garbage	\$ 9.50 per load	\$23.00 per load
(3) Car, Pickup or Trailer Load, from business or institution or residence where it is hauled by a person other than the homeowner for a fee ton	\$21.00 per ton	\$23.00 per
(4) Car or Pickup with Trailer Load, from business or institution or residence where it is hauled by a person other than the homeowner for a fee	\$21.00 per ton	\$23.00 per ton
(5) Animal Waste	\$ 3.00 per cubic yard	\$ 4.50 per cubic yard

(6)	Asbestos (non-friable)	\$20.00 per cubic yard	\$30.00 per cubic yard
(7)	Biomedical ("red bag") Wastes	\$30.00 per cubic yard	\$45.00 per cubic yard
(8)	Tires:		
	Car, Motorcycle	\$ 1.50 each	\$ 2.25 each
	Truck	\$ 3.50 each	\$ 5.25 each
	Off Road	\$12.00 each	\$18.00 each

(Ordinance adopted 2/3/98)

(9)	Class II Waste	\$12.00 per cubic yard	\$18.50 per cubic yard
		Plus	Plus
		\$65.00 per hour pro- cessing time	\$65.00 per hour pro- cessing time
(10)	Appliances, Furniture and other Bulky Items	\$4.00 per item	\$6.00 per item
(11)	Each vehicle entering the landfill with an untarped or unsecured load will be charged an additional \$5.00 per load. Said fee will be reimbursed to the City of San Angelo.		

(b) The landfill operator shall remit to the City of San Angelo \$.71 per ton for garbage collected by the operator in the City of San Angelo, \$5.11 per ton or load, for waste in categories (1) through (4) deposited in the landfill by or for city residents, as applicable, and \$7.11 per ton or load, for waste in categories (1) through (4) deposited in the landfill by or for non city residents who live within Tom Green County and \$10.11 per ton or load for waste in categories (1) through (4) deposited in the landfill by or for people living outside Tom Green County. The landfill operator shall remit to the City of San Angelo \$.50 for car tires, \$1.00 for truck tires, \$2.00 for off road tires and \$1.00 for bulky items deposited in the landfill by or for city residents; and \$1.50 for car tires, \$1.75 for truck tires, \$6.00 for off road tires and \$2.00 for bulky items deposited in the landfill by or for non city residents.

(c) In addition to the above specified amounts, the city will charge a state landfill surcharge fee on uncompacted waste of fifty cents (\$0.50) per ton or ten cents (\$0.10) per cubic yard, whichever amount

is greater, and on compacted waste of fifty cents (\$0.50) per ton or fifty cents (\$0.50) per cubic yard, whichever amount is greater, for all waste, garbage, trash or refuse brought into the landfill.

(d) The landfill operator shall remit to the City of San Angelo all state landfill surcharge fees collected. Any billing or documentation will identify the above charge as a state surcharge fee.

(e) Said charges shall not apply to waste, garbage, trash, or debris resulting from city operations or services.

(f) Any solid waste collected by, or under contract with, a governmental entity outside the city limits but within Tom Green County, shall be authorized to dump at the city landfill only under special contract arrangements with the City of San Angelo at the rate of \$23.00 per ton plus the State Landfill Surcharge fees specified above.

(g) Any solid waste collected by, or under contract with, the following counties or a governmental entity within the following counties: Sterling, Coke, Runnels, Concho, Menard, Schleicher, Sutton, Irion and Crockett, shall be authorized to dump at the city landfill only with prior approval of the city council at the rate of \$25.95 per ton plus the State Landfill Surcharge fees specified above.

(Ordinance adopted 10/6/98)

Code reference—Chapter 11, Article 11.700, Section 11.705