

LANE COVE RETURN AND EARN

Terms and Conditions

Container Eligibility and Contamination Agreement

You agree that you will only supply used drink containers eligible for the 10 cent refund. You agree that if your supply is more than 10% contaminated with either non-eligible containers, rubbish or any other item that you will forfeit the batch. Photo evidence will be provided to you.

Booking Collection Agreement

By filling in our account form you confirm that we have permission to enter your property for the purpose of collecting our bins or bags supplied by us to you for the purpose of collecting used drink containers eligible under the NSW Governments Return and Earn Initiative.

Declaration for amounts over 1500 containers

To the best of my knowledge no container that is to be collected from me was purchased outside the state of NSW and that no container was purchased before December 2017 and that no container has been previously deposited and refunded under the NSW Container Deposit Scheme and finally that no container that is to be collected from me has been recovered from a Material Handling Facility where it was subject to the MRF Processing Protocol.

Glass Breakages

I agree that Lane Cove Return and Earn use machines provided to them by the Return and Earn Network Operator (Tomra-Cleanaway) and that the machines used to count the containers cannot count containers which are not eligible under the NSW CDS scheme. Some examples include, broken glass bottles, squashed or dented cans, and containers without their original labels. During collection, transit and processing some containers such as glass may become broken or otherwise ineligible and we ask that you agree to not hold us liable for this happening. Our staff will do everything possible to ensure that nothing happens to your containers but unfortunately, things happen beyond our control.