



TERMS AND CONDITIONS

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YOU MUST READ THESE HIRE TERMS AND CONDITIONS

DEFINITION OF TERMS: The Company signifies Saxon Skips/ABSS Waste Management and Associated Companies and/or persons acting on their behalf. The customer 'Hirer' signifies any person(s), firm, Company. Inert waste signifies; soil, clay, stone, bricks, concrete or rubble. Mixed waste signifies; non-hazardous domestic, trade, commercial, builders or industrial waste material.

IMPORTANT INFORMATION: The hirer must read these Terms and Conditions upon receipt of any delivered skip(s) or materials supplied, as the pre-booking of, the acceptance of, instruction of, the delivery of, indicates a complete and binding acceptance of these Terms and Conditions. The Company may without prior notice collect the skip at any time should the hire Terms and Conditions be breached or if any skip is deemed by the Company to be full as stated in the safe loading of skips criteria as laid out in these Terms and Conditions.

PROOF OF DELIVERY/COLLECTION: As the Hirer may not be present upon delivery of any skip(s) or materials, a customer's signature is not required upon any documentation as proof of delivery or collection of skip or goods, however, all hire Terms and Conditions still apply.

HIRE PERIODS AND COLLECTION: Unless otherwise agreed the hire period is for 2 weeks. Delivery day rules as day one. An excess charge may be applied to any skips still on hire after the hire period shown. All hire Terms and Conditions apply until the skip has been paid for AND collected.

WHAT CAN I PUT IN A SKIP: Any form of non-hazardous domestic, trade and commercial, builders or industrial waste, inert or mixed waste as previously agreed when ordering a skip. While the skip(s) is in the Hirer's possession the Hirer will not light fires in the skip, move the skip from where the driver has placed the skip. **Weight Limits do apply.** The skip price includes the following weights – 4-yard: quarter tonne, 6 & 8-yard: half a tonne and a 12-yard 1 tonne of weight (for landfill products only, please see separate section for non-landfill items). Weights in excess of these amounts are chargeable at a rate of £195 plus VAT per tonne thereafter. For skips comprising solely of non-landfill products individual quotes will be given.

WASTE TYPE: Non landfill products include but not limited to metal, wood, green waste, UPVC plastic, Plasterboard.

PROHIBITED ITEMS: The Hirer will NOT place or allow to be placed in the skip(s); any toxic, corrosive materials or liquids that are hazardous to health. Any liquids of any kind contained in cans, drums or any other containers of any kind unless they are empty and crushed so they are incapable of carrying any liquid. Any medical waste, chemical waste, carcasses of any kind or quantity (animal or human) including in the form of ashes, ashes, food waste unless previously agreed.. Any other material not listed but considered unsuitable for recycling or disposing of in an environmentally safe way including but not limited to; asbestos (concrete board), astroturf, concrete, gas bottles of any size, fibrolite liquids, fluorescent tubes, light bulbs, paint, roofing felt, rubber matting from playgrounds, solvents, tree trunks or large sections of trees (if it needs two people to lift it is too large), no batteries of any kind, vehicle parts, plastic roofing sheets and wet concrete. If in doubt, contact us.

PLEASE NOTE AS PLASTERBOARD IS HAZOURDOUS WASTE WE ONLY ACCEPT IT IF IT IS IN A SEPARATE SKIP BAG THAT WE PROVIDE. IT CANNOT BE IN THE SKIP AT ALL. IF IT IS MIXED IN WITH THE SKIP WASTE THERE IS AN MINIMUM INSTANT CONTAMINATION FEE OF £150 + VAT.

We now charge an additional cost for including but not limited too; beanbags, quantities of bottles or glass, carpets, computer monitors, fridge/fridge freezers, TVs, upholstered items (such as armchairs, kitchen and dining room chairs, sofas and their cushions, sofa beds), mattresses (including futon mattresses) and tyres.

SAFE LOADING: The skip(s) must be loaded only to the height of the skip(s) and not protrude above the level of the sides of the skip(s). The Hirer will not fill the skip(s) so the materials contained in there are at risk of falling out whilst the skip is stationary or in transit.

ADDITIONAL CHARGES: The Hirer agrees to pay the Company any fees incurred for excess weight, incorrect waste, any overdue fees and handling charges for prohibited items. This includes an instant fee of £150 + Vat for any asbestos found due to the yard having to be shut down and cleaned due to contamination.

DELIVERY/PICK-UP: The Company will try to deliver and collect skips on the agreed dates and times, but the Company will not be liable for late delivery and late delivery does not entitle the Hirer to cancel any order or part order, nor does it entitle the Hirer to claim any compensation whatsoever. **The hirer needs to contact the Company to confirm the skip is ready for collection.** We aim to collect skips withing five working days of the Hirer informing us the skip(s) is ready for collection. If the skip is sited on a public highway, it must be collected when full or within the time stated by the highways authority. Late pick up does not entitle the Hirer to any compensation whatsoever from the Company for any reason whatsoever. A photo of the skip is required before collection will be made and this can be sent via Whatsapp to 07498 442818 or email to saxonskips@hotmail.com.

RISK: The Hirer will be liable to the Company for any damage to the skip(s) which occurs whilst in the Hirer's possession.

ACCESS: The Hirer will be responsible for providing free access to and from the delivery site.

GROUND: No responsibility will be accepted for the damage to any surface the skip is placed upon at the request of the Hirer and any surface that is necessary for the vehicle delivering the skips to drive upon, including manhole covers and above and below ground drainage pipes.

THIRD PARTY LIABILITY: You the 'Hirer' shall and completely indemnify the Company in respect of all claims by any person whatsoever for injury to person or loss or damage to property howsoever caused including all cost and charges in connection therewith and arising from or in connection with the use of the skip(s).

INSURANCE AND NOTIFICATION OF ACCIDENTS: The Hirer shall be responsible for obtaining all prudent insurance cover, including third party liability insurance and cover against loss or damage to the skip(s). If the skip(s) is involved in any accident resulting in injury to persons or damage to property, immediate notice must be given to the Company.

LIMITATION OF LIABILITY: The liability of the Company for any claim, damage, loss, or expense related to the supply of services is limited to the cost paid by you for those services except where the statute expressly requires otherwise, to the fullest extent permitted by law. The Company will not be liable for any event whether in tort (including negligence), contract or otherwise for any loss of profits or any consequential, indirect or special damage, loss or injury of any kind suffered by the Hirer or any other person(s).

CHANGE IN TERMS AND CONDITIONS: The Company may alter these Terms and Conditions at any time. You as the 'Hirer' agree to be bound by amended Terms and Conditions.

ACTS OF GOD: The Company will not be liable for any failure or delay that arises directly from any circumstance beyond the Company's control, including without limitation; fire, flood, earthquake, explosion, war, insurrection, sabotage, industrial disputes, transportation and embargo, changes in law, delays or disruption by government or government agencies, traffic jams, illness's or death of the Company's directors or employees.

WAIVER: If at any time the Company does not enforce any of these terms, the Company will not be constructed as having waived terms or its rights to later enforce that or any other term.

SEVERABILITY: If any portion of these terms is deemed to be invalid, illegal or unenforceable the remaining terms and conditions apply.

If having arrived on site, we are unable to complete delivery or collection because of an act of omission by you 'the Hirer' (e.g. car in the way, inadequate space, overhanging trees/cables) you will incur a wasted journey charge of a minimum of £60 + VAT.

REFUND POLICY

This describes how we calculate refunds and outlines our policy. Our refunds policy does not affect your statutory rights.

One clear working days' notice is required to terminate the hiring of a skip. Cancellation must be confirmed to the office via telephone or email.

Orders cancelled by 15.00 on the working day prior to a scheduled delivery will be refunded in full and those cancelled after 15.00 on the working day prior to a scheduled delivery will be subject to a 30% cancellation fee of the hire price.

No refund will be paid once the skip(s) has been delivered to the scheduled address.

Refunds will be refunded to the customers payment method 7-10 days from date of cancellation.