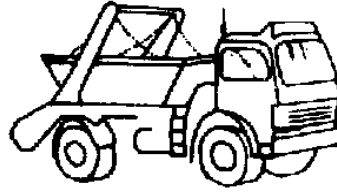


LONDON SKIP HIRE LTD.

(Property Management & Waste Disposal Solutions)

VAT Reg. 981 5446 92 Waste Carriers Licence: CB/EP3016JG
Registered in England and Wales: 4069571



7 Lyon Road
London
SW19 2RL
Tel: 020-8542 3333
Fax: 020-8540 4999
Email:
londonskips@dsl.pipex.com

TERMS AND CONDITIONS

- Containers must be loaded ONLY to the top of the sides. Customers are responsible for siting containers and are solely responsible for any accident or damages resulting from, or during such siting and ultimate removal of containers. Customers are responsible for any necessary permits and for the adequate lighting of containers during the hours of darkness in accordance with the requirements of the Local Authorities. Rubbish must not be burnt inside the containers and a charge of £200 will be made against any customer so doing. Customers are responsible for containers whilst they are on hire to them and will be charged for any lost, stolen or damaged containers.*
- Customers warrant that with respect to each container ordered to be placed other than on private property, the permission of the Highway Authority has been duly obtained under Section 32 of the Highways Act 1971 and customers undertake that they will ensure that all the conditions subject to which the aforesaid permission is granted shall be observed at all times and in particular will secure that the container will be **PROPERLY LIGHTED DURING THE HOURS OF DARKNESS.***
- Customers requesting or ordering vehicles delivering or collecting containers to leave the public highway shall reimburse us in full in respect of any loss, costs, claims, damages or expenses we may thereby sustain whether as a result of or damage to the vehicles or the property of customers or third parties.*
- Customers shall reimburse us in respect of any damage loss or damage to the containers whilst on hire to them from whatsoever cause the same may arise (fair wear and tear expected). They shall also fully indemnify us in respect of any claims for injury to persons or property arising out of the use of the containers whilst on hire to them howsoever the same may be caused to arise.*
- In addition to customers undertaking to observe at all times the condition subject to which the permission of the Highway Authority is granted as aforesaid (including in particular the provision of lamps and traffic cones) if containers are sited anywhere else where they are likely to be a contributory cause of damage or injury to third parties during the hours of darkness customers shall provide adequate warning lights on the containers and they shall also ensure the safe loading of material into the containers.*
- The customer undertakes to fill the skip within the period of the licence and to inform the company in good time of its readiness for collection.*
- The company can accept no responsibility for failure to supply or for delay in supplying or supplying or collecting containers which may be due directly or indirectly to any cause or circumstances beyond his control or collecting containers which may be due directly or indirectly to any cause or circumstances beyond his control or any unforeseen or abnormal condition.*
- The Customer shall not move the container from the site to which it was delivered unless prior consent be obtained from the owner and the Highway Authority.*
- Please note we do not accept any of the following waste:**
Fridges, Fluorescent Tubes, Gas Bottles, Liquid Waste, Asbestos, Tyres, Mattresses or any type of Hazardous Waste.*
- For customers on account, please note that our payment terms and conditions are strictly 30 days from the date of invoice.*