

CONDITIONS OF HIRE

1. All skips to be paid for on delivery unless otherwise arranged .
2. Deliveries are made to the nearest point of the Public Highway. No responsibility can be accepted for any damage if the driver is requested to leave the Public Highway.
3. All skips are left at the customers responsibility.
4. No skip is to be overloaded beyond its rated capacity. Any excess will be charged to the hirer
5. No materials are to be burned in the skip.
6. The Hirer shall ensure that no poisonous or Hazardous Waste to which the Control of Pollution Regulations 1980 SI1980 No 1709 (or subsequent amendments) apply will be placed in the container unless prior notification in accordance with the regulations has been made.
7. The customer warrants that all requirements of the Environment Protection Act 1990 and subsequent regulations are complied with.
8. The Hirer is reminded that where the container is sited on the Public Highway it is his responsibility to ensure that the container is properly lighted and coned during the hours of darkness and unsatisfactory visibility in accordance with the provision of The Highways Act 1980 and the Local Authority Conditions or Permission for placing builders skips on the highways.
9. All prices quoted for hire of a skip are for a maximum hire period of 14 days, any longer periods must be agreed with A.M. Skip Hire and will be charged for in line with A.M. Skip Hire pricing policy.
10. Unless otherwise agreed in writing contents of the container pass to A.M. Skip Hire at the point the container leaves the Hirers premises.
11. A.M. Skip Hire reserve the right to collect (without contacting the Hirer) any skip that has been held at the hirers premises beyond the date agreed at the time of the Hirer ordering the skip or after 14 days from the point of the hire.
12. We reserve the right to charge interest on overdue accounts, and for any expenses and costs incurred in recouping any overdue invoices.