



Wise Skip Hire Account's Term's & Condition's.

Thank you for taking the interest in becoming one of our valued account customers. After you have read these terms & conditions please download and fill out the application form and return it to us either by fax on "020 8887 7533" or by post to "Wise Skip Hire Ltd., Yard 6 Stonehill Business Park, London N18 3QH."

Being an account customer of Wise Skip Hire Ltd you agree / understand that:

- (a) all account customers have thirty day's from the date of the invoice to settle said invoice, unless you have it in writing from Wise Skip Hire Ltd., been so otherwise directed.
- (b) Wise Skip Hire Ltd. holds the right to cancel the status of account customer for any breach of the terms and conditions as set out in this document.
- (c) Wise Skip Hire Ltd. holds the right to cancel the status of account customer for any non payment of any invoice not paid after the 30 days grace period.
- (d) at any time these terms and conditions may change, it is the responsibility of all customers / account holders of Wise Skip Hire Ltd. to check the Wise Skip Hire web site for any changes to these terms and conditions.
- (e) that all customers / account holder agree to abide by the standard "Conditions of hire from Wise Skip Hire Ltd." as set out below.

Conditions of hire from Wise Skip Hire Ltd.

1. Customers warrant with respect to each container ordered to be placed other than on private property.
 - (a) that the permission of the Highway Authority has been duly obtained under section 31 Highways Act 1971
 - (b) that the said permission will be kept in force by the extension or renewal as necessary until either the container is removed or until the expiry of three working days notice is given to us to remove the container
 - (c) that they will ensure the observation and performance at all times of all the conditions subject to which the aforesaid permission is granted and in particular will SECURE THAT THE CONTAINER IS PROPERLY LIGHTED THROUGHOUT THE HOURS OF DARKNESS
 - (d) that they will not remove the container from the place where it is deposited without first obtaining both the written permission of the Highway Authority and ourselves
 - (e) will ensure that at the time when collection is requested there is a clear space at one end of the container of not less than thirty feet to enable the lorry necessary access to effect the collection and removal
2. The customer further warrants as a term of his contract that he or a responsible officer in his firm or company organisation has read or has explained to him and fully understands the conditions to which the Highway Authority's permission has been granted.

3. Unless specifically otherwise agreed customers shall themselves provide three marker cones by day and three marker cones plus six red lights during the hours of darkness on the container as required by the Highways Act 1971 if the same is placed on the Public Highway (including grass verges and footpaths or pavements) or anywhere damage to property or injury to third parties is foreseeable. It is the customers responsibility to supply covers for the containers if required.
4. Customers warrant either:
 - (a) that the waste material is of such a nature that the regulations issued by the Secretary of State under the Deposit of Poisonous Waste Act 1972 (herein called the Act) in force on the data of the removal of each loaded container exempt the waste material being removed from the provisions of the Act or
 - (b) that the required notice has been served under the provisions of the Section 3(1) of the Act on the required authority in form required by Section 3(2) of the Act covering removal of each loaded container
5. Customers requesting or ordering vehicles delivering or collecting containers to leave the road shall reimburse us in full in respect of any loss, costs, claims, damages or expenses we may sustain whether it is a result of damages to the vehicle to the container or to the property of the customer or third party including damage to the road margins and pavements.
6. Customers shall reimburse us in respect of any loss or damage to the containers whilst on hire to them from whatsoever cause the same may arise (fair wear and tear excepted). Customers shall also fully indemnify us in any claim 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 or arise and in particular customers undertake.
 - (a) NOT TO LIGHT FIRES in the container nor to burn anything therein
 - (b) not to place any corrosive acid or noxious substance or liquid cement or concrete in the container
 - (c) to ensure that the container is not filled above the level of the sides thereof
 - (d) to pay all the extra expense and costs including possibly a new container which may result from non-observance of the above
7. One clear working day's notice is required to terminate the hiring of the container. Customers undertake to fill the skip within the period of the licence granted under the Highways Act and to give us notice of its reading for collection.
8. Customers should ensure the safe loading of materials into containers. Ownership of the contents of any container shall pass to us upon collection unless otherwise agreed in writing.
9. In the event of the Highways Authority or Police exercising their powers to or cause us to light, move or remove the container during the period of hire, the customer acknowledges that he is responsible for all costs thereby incurred.
10. If the hirer directs the vehicle delivering or collecting a container to leave the public highway they shall fully indemnify the above company in respect of any claims/losses.
11. Council permits are compulsory and must be obtained by the customer.
12. Lamps will be supplied by the above company - but it is the hirers responsibility to ensure lamps are charged and lit at night. Failure to do so may result in a call out and service charge from the Council.

(Once we have received your application we will process it within a few days, in the mean time you may still order our services however until your account status has been approved may we ask you to pay by cheque or credit card.)