Skip Hire Terms and conditions



- 1. The Customer warrants that all the requirements of the Environmental Protection Act 1990 and subsequent Regulations are complied with.
- Customers ordering vehicles off public highways do so entirely at own risk.
 We will not be responsible for any damaged caused by a skip placement on Gardens, Driveways, parking spaces etc, and this includes any damage to fences or walls, grass areas, shrubs or trees, paving, paths, kerbs or hard standing.
- 3. If you are not happy with where the skip is placed at the time of delivery inform the driver at the time. Once the skip is put in place it can not be moved. It will be placed like this so it can be accessed for removal at a later time. Moving the skip after placement can damage the ground it is on and Ellgia will not accept responsibility for this.
- 4. Level loads only. All waste must stay within the confined shape of the skip and must not exceed the metal sides or ends. No fires are to be lit in skip under any circumstances. Any damaged caused will be charged for.
- No tyres, plasterboard, Fluorescent lights, gas cylinders, asbestos, batteries, Mattresses & upholstered furnishings, carpets, food, electrical goods of any kind, paint, liquids, or any other hazardous waste. If any are found, skip may be returned or will be charged for.
- 5. Section 25 of The Highways Act states that siting of skips on the public highway and illumination during the hours of darkness becomes the sole responsibility of the hirer upon acceptance of the container. Skips will only be placed on the public highway with a permit obtained from council and this is chargeable to the hirer