



A R Richards Ltd

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TERMS & CONDITIONS OF SKIP HIRE

The expression "the Supplier" shall mean A.R.Richards Ltd

The expression "the Customer" shall mean those companies, firms or individuals wishing to enter an agreement for hire with the supplier.

The expression "the Supply Conditions" shall mean the conditions for supply of equipment as detailed below.

The expression "the Equipment" shall mean skips and associated items.

HIRE:

1. Standard hire period for a skip from A R Richards for non- account holders is 14 days. When the hire period is nearing completion, the team will contact you to see whether an exchange or off hire is required.
2. If you do not require the skip for the full 14 days it is the customers responsibility to contact the Supplier to arrange the collection.
3. The customer will protect the equipment from a theft and will meet all obligations necessary to ensure this. The customer remains liable for theft or damages until point of collection.
4. The customer will use the equipment properly, observing any instructions from the supplier or from the makers of the equipment and will keep the equipment undamaged, free of defacement and free of damage.

LIABILITES & INSURANCES:

5. If the equipment is damaged in any way the customer will notify the supplier without delay and the supplier will arrange for the work of repair, adjustment or replacement to be carried out as quickly as possible. If the need for such repair, adjustment or replacement arises from the customers act or default the cost of the work or replacement will be done by the customer in full and paid to the supplier immediately on request. Repairs and adjustments must not, except with the written permission of the supplier, be carried out by anyone accept the suppliers authorised agents and employees.
6. During a period of hire the equipment shall remain in ownership of the supplier and the customer will not attempt to sell, offer, pledge, lend, hire or part with the equipment or create any line on it or remove it from the place in which it has been supplied by the supplier.

DELIVERY & SITITNG:

7. If the customer when ordering specifies a delivery date the supplier will make every effort to meet it but delivery (especially of large quantities) depends on availability. The team at A R Richards will advise the customer if we are unable to meet a specified delivery date deadline.
8. If a Permit is supplied or arranged the supplier will place the skip on the public highway. If the customer requires placement of the skip on their own property, they must make available adequate area to locate the skip.
9. It is the responsibility of the Customer to ensure that the siting of the equipment on the public highway is authorised by the required authorities including the Local Authority and Police. In addition,

it is the Customers responsibility to ensure that all terms of authorisation are complied with including coning and lighting. Where necessary, the Supplier will supply the correct Equipment at the time of delivery but cannot take any responsibility during the hire period.

10. The supplier is not liable for any damages caused when asked to place a skip on customer property
11. The customer will keep clearly legible the suppliers naming and other wording on the equipment.
12. The supplier's duty is to supply and remove the equipment only and the responsibility of siting the equipment and the responsibility for the equipment during the period of hire are that of the customer. The customer shall be responsible for any siting which results in damage to person or property during the hire period. The supplier is under a duty to remove the equipment at the end of the hire period from the position at which it was originally supplied (and no other position).
13. The customer will permit the supplier, the supplier's employees and authorised agents to inspect the skips(s) at all reasonable times, this includes the taking of pictures for the purpose of establishing condition and position of skip(s).

COLLECTION:

14. The supplier shall decide upon removal of the Equipment whether overloading has taken place and if the Supplier is of the opinion that overloading has taken place the Supplier shall be at liberty to remove the excess before removing the Equipment. Further removal of excess shall be charged at the hire rate at that time in force.
15. Any hazardous waste found in the skip will be charged at the full disposal rate

PAYMENT:

16. A customer that does not have an account with the supplier must pay on delivery of the equipment
17. Online booking only accepts pre- payment. This will be taken through the online portal as part of the online booking process.
18. Ownership of the goods which are the subject of this contract shall not pass to the customer until they are paid in full.

The above terms and conditions do not limit either parties' rights under the general law. A R Richards reserves the right to amend or cancel any bookings within 48 hours of orders being processed. On the rare occasion that this may happen the Supplier will contact the Customer directly and offer a full refund to the Customers should the cancellation be through fault of the Supplier.