

General Terms and Conditions – Domestic Skip Hire

1. During The period of hire (defined as the period after delivery and prior to collection by Taylors Industrial Services), the customer is responsible for the costs of making good all damage including fire and or replacing the skip(s) following physical loss, including theft, regardless of the cause except where such costs arise from fair wear and tear.
Customer agrees to indemnify Taylors Industrial Services for all claims for damage, injury and death, or any other financial loss sustained by any party, including customer, that arise from this contract.
Customer is not responsible under this clause to the extent that any damage, loss, claim or liability results from negligence on the part of Taylors Industrial Services and their employees.
2. No Hazardous or Special waste permitted unless previously agreed with the company.
3. It is the customer's responsibility to ensure proper lighting and cones are placed round containers left in public highways unless otherwise agreed with the company.
4. Customers must load containers evenly and on no account overload containers.
5. It is the customer's responsibility for any damage to pavements, paths and roads etc. when delivering or uplifting containers from public highways.
6. If the Customer requests that the equipment be placed in a position which requires the vehicle to leave the Public Highway, the Customer shall indemnify and hold Taylors Industrial Services harmless against all loss, costs, claims, damages or expenses which Taylors Industrial Services may thereby incur whether as a result of damage to the Vehicle, the Equipment, the property of the customer or a third party including damage to the road margin or pavements.
7. The customer must provide evidence that a valid permit is available permitting the delivery of a container on public highways.
8. The customer warrants that all the requirements of the Environmental Protection Act 1990 and subsequent Regulations are complied with.
9. Waste uplifted and transported to landfill is subject to landfill tax charged at the appropriate rate.
10. It is the customer's responsibility to ensure that none of the wastes listed are deposited in this skip;
ASBESTOS WASTES, TYRES, LIQUID WASTES (including OIL, PAINT, CHEMICALS), MATTRESSES OR ANY HAZARDOUS/SPECIAL WASTES
If any are found, without our company's knowledge and proper documentation, you could be liable to an unlimited fine to cover additional disposal costs and any clean-up costs.
11. Pre-treatment will occur on all waste unless it is inert or where it is not technically feasible.
12. Important: You may be required to retain this Advice/Transfer Note for 2 years as required in the Environmental Protection Act 1990.