

DELIVERY NOTE / CONTROLLED WASTE TRANSFER NOTE

SKIPWAY WASTE MANAGEMENT

**SKIP HIRE AND SUPPLIERS
OF RECYCLED HARDCORE**

5 Blackstaff Way, Kennedy Way Industrial Estate
Belfast BT11 9AP

Website: www.skipway.com



**Tel: 028 9062 6464
Fax: 028 9062 1621**

CUSTOMER NAME AND ADDRESS

DELIVERY ADDRESS

DELIVERY DATE

DESCRIPTION

E.W.C.

ORDER No.

RECEIVED BY

.....
PLEASE SIGN HERE

DOCKET NUMBER



RO RO

20yd
35yd
40yd



Recycled Hardcore
Top Soil
Crushed Concrete



SKIP

4yd 6yd
8yd 15yd

NO FIRES IN CONTAINERS

MAXIMUM LEVEL LOADS

SEE CONDITIONS OVERLEAF

Waste Carriers Licence No. NI00109

STANDARD CONDITIONS OF TRADING AND HIRE

-
- 1 Payment for all containers delivered to non-account customers is due on delivery in full.
 - 2 Waste material collected must have been notified to the Authorities specified in the Deposit of Poisonous Wastes Act 1972 whereby 3 clear days notice of such notification must have been given prior to this collection unless this waste material is exempt from notification under regulation 3 classes 1-5 inclusive.
NOTE: Asbestos of all forms is hazardous and must be notified.
 - 3 Our prices are based on the cost of labour, transport and maintenance of machinery ruling at the date when such prices were quoted or in the absence of a quotation when such prices were agreed. In the event of the expense to us of performing the contract being increased or reduced directly or indirectly by reason of any subsequent fluctuation in such costs we reserve the right after notice in writing to make a corresponding increase or reduction in our prices to meet any such fluctuation.
 - 4 We can accept no responsibility for failure to supply or collect or for delay in supplying and collecting containers which may be due directly or indirectly to any cause or circumstances beyond our control or any unforeseen or abnormal conditions.
 - 5 The customer undertakes to direct at his sole discretion to the driver where to deposit the container, the said driver being for the purpose of such deposit the agent of the customer.
 - 6 If the customer directs a vehicle delivering or collecting the container to leave the public highway he shall fully indemnify us in respect of any loss, costs, claims, damages or expenses we may thereby sustain whether as a result of personal injury or as a result of damage to the vehicle itself or to the property of the customer or third parties.
NOTE: This includes any subsidence caused when lifting or removing heavy containers.
 - 7 We reserve the right to refuse to execute any order and remove containers if the arrangements for payment are not satisfactory to us and to suspend or discontinue delivery of containers to any account customer whose account is overdue for payment, and in each and every case we reserve the right to unload the container onto the customer premises without incurring any liability for any loss or damage occasioned by such actions.
 - 8 When one of our lorries calls on a customer to deliver our container or to collect a container load of rubbish ten minutes from the time of arrival of the lorry will be allowed for unloading or loading after which demurrage will be charged at the daywork rate of the vehicle kept waiting.
 - 9 During the continuance of the contract the Hirer shall make good to us all loss or damage to the containers whilst on hire to them from whatever cause the same may arise, fair wear tear excepted and shall also fully and completely indemnify us in respect of all claims by any person whatsoever for injury to person or property caused by or in connection with or arising out of the use of containers and in respect of all damages claims charges and demands in connection therewith howsoever the same may arise.
 - 10 The Hirer shall not move the container from the site to which it was delivered unless prior consent be obtained from us.
 - 11 Unless otherwise agreed by us in writing the terms overleaf and conditions shall apply to all orders placed with us. Any stipulations or conditions contained in a customers order form which would conflict with any of these terms and conditions or in any way qualify or negative the same shall be deemed to be inapplicable to any order placed with us unless expressly agreed to by us in writing when acknowledging the order in question.
 - 12 The customer shall provide adequate warning lights on the container if the same is left on the public highway or wherever else it is likely to cause damage to property or injury to third parties during the hours of darkness and he shall also ensure the safe loading of the material into the container. Warning lights can be hired from ourselves if required and will be charged at the appropriate rate. Although we endeavour to do our best that our lights are in good working order the onus must lie with the hirer to ensure that traffic regulations are met i.e. non functional lights hired from us will be replaced as soon as practically possible after notification.
 - 13 The Customer undertakes that he has lawfully obtained every necessary authority or licence from the Local Authority which may be required in connection with the use of the container supplied under this contract.

**UNDER NO CIRCUMSTANCES MAY FIRES BE LIT IN THE CONTAINERS AS THIS
WILL CAUSE DAMAGE AND WILL BE CHARGED UNDER CLAUSE 8**