Unit 17 Hunters Lane, Rugby, Warwickshire, CV21 1EA 01788 541 549



CONTROLLED WASTE TRASFER NOTE **DELIVERY/COLLECTION TICKET CUSTOMER COPY**

Service Request Email: Orders@clewsrecycling.co.uk Container Transaction Type Customer O/N Date Ticket No Account 16/06/2021 **CLEWSR** 1111222221 5892 8 Yard Deliver Invoice Address: Clews Recycling Clews Recycling Site Address: 17 Hunters Lane 17 Hunters Lane Rugby Rugby CV21 1EA CV21 1EA Office Contact No: 01788541549 SIC: 69201 Site Contact 07777777890 Comments: From 8 am Directions: Last building on Hunters lane **Driver Name:** Vehicle Reg: Customer Sign: AV20OAU Transport office **Customer Print:** Pricing: EWC/Description: 17 09 04 Mixed Construction Disposal Site: Clews Recycling Ltd Skip Price £182.50 Permit 17 Hunters Lane Skip hire period is for 2 weeks from £0.00 the date of hire Extras Rugby Roll on Roll off Hire period is for 30 £36.50 VAT CV21 1EA days from the date of hire £219.00 Total By signing above, I confirm

Containers to be Level loaded, Excess material may incur additional charges or refusal of service. We accept no liability for damage cause by our equipment being placed off the highway or through unsuitable ground or excessive loading of the container

Service Request Email: Orders@clewsrecycling.co.uk

I acknowledge that in signing this waste transfer note, I am confirming that the waste is as described above, and that we accept responsibility for any non-conforming waste subsequently found in the skip; I have read or will read the terms and conditions overleaf and agree to accept them in their entirety.

Terms and Conditions can also be found on www.clewsrecycling.co.uk

that I have fulfilled my duty to apply the Waste Hierarchy as required by Regulation 12 of the Waste (England & Wales) Regulation 2011

Registered Waste Carrier No. CBDU203180, Waste Management License No. EAWML 48106 Company Reg. No. 3856771. VAT Registration Number 747 3166 19

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Clews Recycling www.clewsrecycling.co.uk

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days from the date of hire

Terms and conditions of hire of containers, skips and other equipment

- This contract is with the customer named over leaf and Clews Recycling Ltd hereafter referred to as the Company. The 'customer' includes any person acting on behalf of the customer including but not restricted to their customer, sub-contractor, agent, owner of premises equipment is being used on, friends, relatives, employees, volunteers etc. The customer's legal obligations are set out below with regard to the use of the equipment.
- The customer is responsible for the waste deposited in the equipment during the entire hire period as set out in condition 17 below, regardless of whether illegal or excess waste has been deposited
- in it by known/unknown persons beyond the customer's control.

 The skip must only be filled to within 100mm of the top of the sides. The customer will be asked to remove any excess before the equipment is removed. The company reserves the right to charge
- for waiting time and/or labour at £80 per hour if it is necessary to remove it.

 4. The company's driver will use his/her judgement to assess if the filled skip complies with road transport regulations before it is removed e.g. within weight limit, waste will not escape, leak out, or is loaded unsafe etc. The responsibility to rectify the load before the skip can be removed rests with the customer.
- The customer is responsible under the Duty of Care Regulations to ensure that the skip only contains the waste described below. If it is found to contain a more hazardous waste(s) than given in the description, the company will refuse to collect the equipment until it is removed. Any costs or claims incurred by the company as a result of a mis-description or deliberate act of concealment will be 5. recovered from the customer including any administration and/or legal costs of that recovery.

 Customers instructing our vehicles off the public highway will be responsible for any damage caused by our vehicle due to insufficient assistance, clearance, the weight, height or other aspect
- 6. associated with the vehicle or the equipment.
- Customers must provide a banks man to assist the driver when manoeuvring, any damage caused through lack of instruction to the driver will be the responsibility of the customer.
- The customer shall indemnify the company against any injuries, loss, costs, claims, damages or expenses which the company may incur whether as a result of damage to the delivery vehicle, the equipment, the property of the customer or a third party, including damage to the road margins and pavements.

 The equipment must be left where it was demounted by our vehicle it must not be moved during the period of hire other than by specific arrangement with the management of the company.

 Payment in full for the equipment and service shall be due on delivery unless the company has agreed before hand to provide an account facility in which instance payment must be made within 30 8.
- 10. days from date of invoice.
- Any outstanding account payment after 30 days will accrue interest at 4% over base. Recovery of any outstanding debt will be through due legal process and include our administration costs at £60.00 per hour and any legal costs associated with its recovery. 11.
- In the event of non-payment, the equipment will be retrieved and any waste in the equipment will be left on the premises the customer instructed the equipment to be delivered to. 12.
- No containers or skips will be placed on the public highways including verges and pavement, without a current skip permit. The customer will ensure that any conditions of that permit are met including adequate lighting in accordance with the Highways Act 1980.

 During the period of hire the customer will indemnify the company against any damage caused to the equipment including fire, accidental damage, misuse, theft, vandalism, flood etc. The company 13.
- 14. will not be required to demonstrate blame before seeking recovery of costs under this clause.
- 15. 16.
- The equipment remains the property of the company at all times.

 For contracted service, the contract will run as agreed between the parties unless written notice has been received at the company's registered office giving three months notice of termination.
- No fires are permitted in the equipment. The company will seek to recover the cost of any fire damage from the customer incurred during the hire period. The hire period will commence from the time the equipment is delivered to the customer until it is collected by the company. 17
- 19. The free hire period will be two weeks (skips) and 30 days for Roll on Roll off containers. The company will charge the customer rental at £10.00 per week for chain lift skips and £20.00 per day for Hooklift skips when the free hire period ends.
- Non-contracted service customers are responsible for requesting the collection of the equipment by telephone, fax or written instruction to the company. The hire period will continue until collection 20. and the payment for any additional rental will be required on collection.

 Where the customer has requested or agreed to the service at a certain time and date, and the company's vehicle is unable to complete that service owing to the inability to gain access to the
- 21. equipment, the company reserves the right to recover the cost of the wasted time involved at £80 per hour plus any haulage costs Waiting time will be charged after 15 minutes of being on site at £80.00 per hour.
- The customer must not sell, assign, charge, sub-contract, re-hire, remove or hide the equipment or deface the name on the equipment, all costs associated with rectification, remediation or replacement as a result of any such action will be charged to the customer.
- 24 If the customer is in breach of these conditions, the company may terminate this agreement immediately without notice, and recover all loss or damage resulting to the company including loss of profit or other consequential loss
- 25. The company will use its best endeavours to ensure that the service is in accordance with collection frequency, dates or times agreed either in writing or verbally, however should it fail to meet such an agreed service it will not be responsible for any consequential loss.

 Any terms and conditions contained in the customer's orders will not take precedent over these terms and conditions for the service provided unless expressly agreed in writing by a director of the
- 26. company. Any such additional agreement must be kept with the signed copy of this agreement signed overleaf.

 The customer will provide the company with such information required under the Management of Health and Safety at Work Regulations to enable its employees to work in a safe manner on the
- customer's premises. This information to include but not restricted to, relevant safety rules, COSHH, risk assessments and required PPE.

Waste categories

Inert only - Soil, old tarmac, clay pipes, concrete, vitreous enamel, clay, brick, hardcore, slates, tiles, mortar, sand, aggregates, rock. Specifically excluded are new tarmac, bags paper or plastic, plastic pipes or gutters, plaster, plasterboard, tins, timber, paper, asbestos in any form.

Non-hazardous domestic, industrial and commercial waste only - paper, plastic, timber, builders waste, scrap, green waste, cardboard, food, packaging etc. Specifically excluded are any liquid wastes or sludge's whether or not in containers, tyres, TV's, fridges, florescent tubes, LPG cylinders, paint, oil, asbestos, chemicals, pesticides, clinical waste, prescription only medicines, explosives, radioactive, etc.

Hazardous Waste - Waste as described in the Hazardous Waste Regulations 2005 including TV's, Fluorescent tubes, liquids, oils, any item with a hazard warning label or associated health risk, asbestos, fridges, chemicals, pesticides, clinical waste, prescription only medicines, explosives, radioactive, herbicides etc.