

A.E.BURGESS & SONS Ltd.

Waste Management Ulverscroft Road Leicester. LE46BY

t: 0116 262 0065 e: info@aeburgess.com w: aeburgess.com

Standard terms and conditions of business

1. Definitions

- **a.** The "Owners" are A.E.Burgess & Sons Ltd.
- **b.** The "Hirer" is the company, firm, person, corporation or public authority receiving the owners' waste containers and includes their successors or personal representatives.

2. Liability of the Hirer

The Hirer shall be responsible for and indemnify the owners against:

- **a.** Loss or damage to the waste container whilst in the possession of the Hirer.
- **b.** All claims whatsoever for death or injury to any person or damage to any property caused by or in connection with or arising out of the use or positioning of the waste container.
- **c.** All loss costs, charges, damages, expenses and consequential loss of whatsoever nature arising in connection with the waste container or delivery vehicle during the period between and including delivery and collection of the waste container which are not provided for under paragraphs **(a)** and **(b)** above and which arise from causes outside the control of the Owners.

3. Use of containers

- **a.** The waste container shall **NOT** be used for the deposit of inflammable, explosive, noxious, putrescible or offensive matter. During use the contents of the waste container shall be kept "damped down" to prevent nuisance from dust and any spillage on the highway shall be immediately removed.
- **b.** The contents of the container are NOT to be ignited.
- **c.** The Hirer shall not dispose of fridges, freezers, gas bottles, tyres or asbestos in the waste container without prior agreement.

4. Period of hire

The Owners reserve the right after two weeks to remove from site any skip, full or not, without the Hirer's consent and shall not forfeit any part of the hire charge.