

CONTAINER HIRE – TERMS & CONDITIONS.

Crichton Containers and the Hirer agree that Austwel Holdings shall hire the Container to the Hirer in accordance with these Terms & Conditions. The legal and beneficial ownership of the Container shall at all times remain exclusively with Austwel Holdings and the Hirer will not acquire any rights of ownership.

The Contract term shall commence on the day of delivery and shall continue until the agreed expiry subject to termination in accordance with these Conditions. Notice for termination of hire is 14 days and not to expire before the end of the minimum term of 4 weeks. Any requested extension should be made at least 14 days before then end of the initial term.

The Hirer agrees to pay the Hire Charges in accordance with this agreement, which shall be paid no later than 14 days after receipt of the invoice and paid by BACS to the account details provided. A padlock can be supplied and the bill for this service passed on to the hirer. Please note all costs stated are subject to VAT at the standard rate.

If payment is not made when due, Crichton Containers are entitled to charge interest or increase the weekly charge out rate on the overdue. The Hirer shall also be liable to pay any charges incurred by Crichton Containers in the recovery of the overdue amount or the Container. All Hire Charges must be paid on the due date for payment without deduction or set off for any reason whatsoever.

Delivery to site and siting will be arranged by Crichton Containers with the fee for transportation, Siting, delivery and return to site delivery being the financial responsibility of the hirer. The ground and area must be prepared in advance in preparation for delivery. If the area is not suitable the container may be returned to site and a failed delivery fee would be incurred. The hirer must make sure that access is free and ready for the container to be delivered and collected at agreed times. The container will not be moved from site by using a 3rd party without the express permission of the container owner.

If connections of services are required for the hired equipment it is the Hirers responsibility to do this where applicable. Units fitted with electrical elements will be tested prior to delivery. However, during the hire period it is the responsibility of the Hirer to ensure all testing is up to date, if any works are to be carried out it would be at the hirers own cost with approval from Crichton Containers

T: 07376 176159
E: info@crichtoncontainers.co.uk
W: www.crichtoncontainers.co.uk



Unit 18, Thornton Industrial Trading Estate
Milford Haven, Pembrokeshire SA73 2RR

It is the responsibility of the hirer to add the container and all contents to their existing insurance policy and at their own cost for the duration of the hire.

Any damages that occur during the hire that were not present on the day of first hire will be billed accordingly. It is the responsibility of the hirer or their designated person to notify the container owner of any issues that may occur and of any damages reported by staff or persons using the container. Upon delivery the container will be inspected both parties and deemed to be accepted. Present damages will be noted on day 1 and recorded along with photo evidence.

The use of the container is for storage purposes for business or personal items and is strictly not to be used for social or other meeting points or residential purposes.

Any damages caused to the contents of the container are not the responsibility of Crichton Containers and are entirely the responsibility of the hirer. Training on correct methods of opening and closing can be provided upon request. It is the responsibility of the hirer to ensure that those using the container are effectively trained and use the container in accordance with its intended use and no other.

Crichton Containers reserve the right to make any changes in the Specification of the Container which are required to conform to any applicable statutory, legislative or other requirements relevant to the hire of the Container, which do not materially affect their quality or performance.

If any breaches are deemed to have happened, the container owner, Crichton Containers reserve the right to remove the container and bill for the removal as well as the remaining term of the agreement forfeiting the use of the container.

On receipt of these Terms & Conditions, please sign two copies; one is to be kept for the hirer records and one is to be returned to Crichton Containers

Signature Hirer

Date.....

Signature Container Owner.....

Date.....

