

Account Application Form

*	Hazardous Waste	

Full Company Name	:					
Trading Name (if diff	ferent) :					
Type Of Company :	Ltd Company		PLC		Government Dept / Professional Body	
	Partnership		Sole Trader		Other - Please State	
Company Registratio	on No :		. VA	AT N	o:	
Nature Of Business :					<u>.</u>	
Established :	: No Of Employees :					
Do You Have A Pare	nt Holding Company	y Yes□	No 🗆 (If	so P	lease Give Details)	
Company Name :						
Holding Company Ro	egistration No :		•		VAT No :	
	Busine	ss Add	ress Deta	ails		
		•	Post Cod	le : _		
Tel No :		<u> </u>	Accounts	s Em	ail:	
Invoicing Address (If diffe	erent to business address)					
Company Name :						
Address :						
					<u> </u>	
			Post C	ode :	·	
Tel No :			Accou	ints I	Email :	



Who Is Your Purchase Contact

Name :	Job Title :		
Department :	: Tel No :		
	Bank Details		
Bank Name :	Bank Account No :		
Account Name :	Bank Sort Code :		
Bank Address :	<u>.</u>		
	Post Code :		
Method Of Payment (Please Tick)	Cheque BACS (Full details will be sent with this form)		
Two	Independent Trade Referees		
Contact Name :	Company Name :		
Address :			
	, Post Code :		
Tel No :	Email :		
Contact Name :	Company Name :		
Address :			
	Post Code :		
Tel No :	_ Email :		
D			
Pro	prietors Or Partners Details		
Proprietors / Partners Name :	_ Date Of Birth :		
Address :	·		
	, Post Code :		
Tel No :	Fax No :		
Proprietors / Partners Name :	Date Of Birth :		
Address :			
	, Post Code :		
Tel No :	Fax No :		



In the case of sole traders or partnerships, this section must be completed. – For credit reference purposes a date of birth is mandatory for proprietors or partners.

Authorised By						
In consideration of HWM Group ("The Company") agreeing to open a Credit Account, I / We:						
Being authorized person (s) of:						
(The Customer) agree that all transactions will be conducted within the conditions stated overleaf.						
Please pay attention to our payment terms and retention of title clauses.						
Please note: We may use the information you provide to make a search with a credit reference agency, which may keep a record of that search. In the case of a limited company, we may also make enquiries with a credit reference agency about the principal directors of that company.						
Signature (s): Date: If in a partners should sign.						
If in a partnership – all partners should sign.						
Full Name (s) in block capitals:						
Job Title:						
Email: Direct Tel No:						
When this form is completed, please forward it with a copy of your letterhead to the address below. We will contact you to advise when your account has been opened. If you require further assistance, contact us via email or the phone number detailed below. HWM Group Otterbourne Farm Kiln Lane, Otterbourne, Winchester SO21 2EN Tel: 01962 718030 E-mail:enquiries@hwmgroup.co.uk						
For Office Use Only Credit Search Complete: Yes No Recommended Credit Limit:						
Credit Given I Yes I No						
Reason For Credit Not Given:						
Credit Limit: <u>£</u> .						
Authorising Signatory: Date:						



1.

- HWM Group 's Conditions Apply Unless otherwise specifically agreed in writing by HWM Group , all quotations and contracts for the supply of goods / services by HWM Group are made upon these conditions which shall at all times override any terms and conditions which the purchaser of such goods / services impose or seek to impose. Delivery of any goods / services following a quotation for supply made by HWM Group will be made only upon the conditions. Orders are accepted subject to the conditions. Any variation must be approved by an authorised HWM Group employee and be in writing. Any quotation or estimate is given subject to the conditions. The 'contract' means any contract made between the parties that incorporate the conditions.
- 1.2 1.3
- 1.4

- **2.** 2.1 Terms of payment are 30 days end of month after invoice date and in default HWM Group shall be entitled without notice to the purchaser to :
- Terminate any outstanding work orders or quotations Withhold and or suspend works, supplies or 2.1.1 2.1.2
- 2.1.3 2.2
- Reduce the purchaser's credit limit. HWM Group shall also be entitled, at its discretion to receive payment of any and all monies in respect of goods or services supplied whether these monies would ordinarily be due for payment at that time or not. In addition, HWM Group shall be entitled to charge the purchaser interest on the amount unpaid at the rate of 8% above Lloyds TSB Bank PLC base rate until payment in full is made and the purchaser will 2.3
- In addition, if the order same contract of things on the encounter intervention of the another instance in the theory of the above have able to be able to 2.4 2.5
- The purchase relations of the purchase of the purchase is a subsequence of the purchase of the 2.6 2.7

Prices

- 3.1 3.2
- All prices quoted are subject to VAT (at the current rate) where applicable Prices are correct at time of issue of quotation and are subject to change with prior notice The price charged to the purchaser will be the quoted price at the time of ordering

3.3

4. 4.1

- Retention Of Title Although risk in the goods / services supplied passes to the purchaser on delivery, legal title in such goods shall not pass to the purchaser until HWM Group has received in cleared funds the full price payable for such goods and all other goods / services by HWM Group to the purchaser for which payment is then due. Until legal title passes, the purchaser shall hold be goods / services as HWM Group for Group / and Group's full-during agent and baile each shall keep them properly protected, insured and stored separately from any other goods (whether or not supplied by HWM Group) Until that time the purchaser is entitled to resell or use the goods in the ordinary course of its business but shall account to HWM Group for the proceeds of sale and pending payment shall hold such proceeds on trust for HWM Group absolutely. The purchaser's right to resell or use the goods / services shall terminate automatically on the occurrence of any event set out in condition 13 and or if any sum owed to HWM Group by the purchaser is not paid when due. 4.2
- 4.3
- pair when use. Until such time as legal title in the goods passes to the purchaser HWM Group may at any time require the purchaser, its liquidator, receiver or administrator to return the goods and or may repossess the goods by entering upon any premises of the purchaser or any third party where the goods are reasonably believed to be stored. In addition and without prejudice to any other right or remedy available to HWM Group, if the purchaser is in breach of the payment terms or of any of its obligations under this condition, HWM Group 4.4
- 4.5 shall be entitled to : 4.5.1 Cancel the contract
- 452
- Cancel the contact Suspend further deliveries or services Terminate any outstanding order or quotation without incurring any liability whatsoever as a consequence of this action. HWM Group reserves the right at any time before title in the goods / services has passes to the purchaser to require the purchaser to deliver up the goods services if any of the events specified in condition 13 4.5.3

- 5.

- Delivery
 Terms and conditions for delivery are only applicable in the UK
 Unless otherwise agreed delivery of the goods / services shall take place at the purchaser's place of business.
 Where HWM Group makes addivery of the goods to the purchaser place of business or any other place as agreed in writing, all charges in relation to carriage including, without limitation transport costs,
 insurance and unloading, will at HWM Group 's option, be borne by the purchaser
 If for any reason the purchaser does not accept delivery of any of the goods when they are ready for delivery then the goods will be deemed to have been delivered, risk passing to the purchaser (including for
 loss or damage caused by HWM Group 's engligence) and HWM Group may;
 Store the goods util actual delivery whereupon the purchaser will be liable for all related costs and expenses (including without limitation storage and insurance);or
 Sell the goods at the best price readity obtainable and (father deduction of all measonable storage and selline expenses); charve the nurchaser for any shortfall below the contract price. 5.4
- 5.4.1
- 5.4.2
- instructing goals and in best price really obtained by the parcinest with occurate the instructions and experiments (instructions) and the set price really obtained be and (after deduction of all reasonable storage and selling expenses) charge the purchaser for system shortfall beboth the contract price. HWM Granity preserves the right to deliver in instalments and any failure to deliver one instalment will not entitle the purchaser to reminate the contract. HWM Granity can consignment of goods are recorded by HWM droug to be despatch from Will Group's place of business shall be conclusive evidence of the quantity received by the purchaser on 5.5 5.6
- delivery unless the purchaser can provide conclusive evidence providing the contrary. Claims for shortages or damage must be made in writing to HWM Group within 3 days of receipt of the goods / service. 5.7
- Claims for non-delivery must be made to HWM Group within 10 days of date of despatch 5.8

6. Returns

- 61
- 6.1.1 6.1.2

- Returns
 Notwithstanding any other provision in the contract, HWM Group may at its option allow the purchaser to return the goods / services upon the following conditions;
 That the relevant goods are goods that are ordinarily held in stock at one of HWM Group 's locations
 That the relevant goods are goods that are ordinarily held in stock at one of HWM Group 's locations
 That the goods / services are returned to HWM Group within 10 days of delivery of its intention to return the goods
 That the goods / services are returned to HWM Group within 15 days of delivery
 HWM Group and the purchaser shall agree whether the goods shall be delivered by the purchaser to HWM Group or collected by HWM Group from the purchaser
 The purchaser agrees to pay HWM Group at 9% handing fee against the return of non-faulty goods.
 Notwithstanding any other provision in the contract, HWM Group may from time to time at its sole option accept the return of non-standard, non-faulty goods upon separate rates, terms and conditions, to be agreed with the purchaser in advance of any such return. 6.1.2 6.1.3 6.1.4 6.1.5 6.1.6 6.1.7

- Quality
 If HWM Group establishes to its reasonable satisfaction that there is a defect in the goods / service or there is some other failure by HWM Group in relation to the conformity of the goods / services with the
 contract, then HWM Group shall, at its option, at its sole discretion and with a reasonable time:
 Replace such goods / services with goods / services with early the contract;
 Issue a credit note to the purchaser in respect of the whole or part of the contract price of such goods / services as appropriate having taken back such goods / services.
 Subject, in every case, to the
 remaining provisions of this condition provided that the liability of HWM Group under this condition shall in no event exceed the purchase price of such goods and performance of any one of the above
 options shall constitute an entire discharge of HWM Group's liability under this warranty.
 This conditions that the total part of the otherser. 7. 7.1
- 7.1.1 7.1.2

- 7.2 7.2.1
- 7.2.2 7.2.3 7.2.4 7.3
- options shall constitute an entire discharge of HWM Group's liability under this warranty.
 This condition shall not apply unless the purchaser
 Notifies HWM Group of the alleged defect within 3 days of the time when the purchaser discovers or ought to have discovered the defect
 Allows HWM Group of the alleged defect within 3 days of the time when the purchaser discovers or ought to have discovered the defect
 Allows HWM Group or the alleged defect within 3 days of the time when the purchaser discovers or ought to have discovered the defect
 Allows HWM Group or the alleged defect within 3 days of the time when the purchaser discovers or ought to have discovered the defect
 Allows HWM Group pareasonable request or instruction from HWM Group
 Alfords HWM Group clects to replace the pools/ services pursuant to this condition, HWM Group shall deliver the replacement goods / services to the purchaser at HWM Group 's own expense at the address to
 which the defective goods / service were delivered and the legal tile to the defective goods / services which are being replaced shall (if it has vested in the purchaser) re vest in HWM Group
 HWM Group shall be under to liability under the warranty in this condition
 In respect of any defect arising from wilful damage, negligence, abnormal storage conditions, failure to follow HWM Group 's or the manufacturer's instructions whichever is appropriate (whether oral or in
 writing) 7.4 7.4.1

- 7.4.2 7.4.3 7.4.4 7.5
- In respect of any type of defect or damage specifically excluded by HWM Group by notice in writing or In respect of any type of defect or damage specifically excluded by HWM Group by notice in writing or If the purchaser makes any further use of the goods / services after giving notice in accordance with this condition. All warranties, conditions and other terms implied by statue or common law (save for the conditions implied by section 12 of the sale of goods act 1979) are, to the fullest extent permitted by law, excluded from the contract

Liability 8. 8.1

- Subject to condition 7 above, this condition sets out the entire liability of HWM Group (including any liability for the acts or omissions of its employees, agents and sub-contractors) to the purchaser in respect of
- Any breach of the conditions or the contract 8.1.1
- 8.1.2 Any use made or resale by the purchaser of any of the goods, or any product incorporating any of the goods
- Any use made or resule by the purchaser of any of the goods, or any product incorporating any of the goods Any representation, statement or tortuous act or omission including negligence arising under or in connection with the contract Nothing in the conditions excludes or limits the liability of HWM Group for death or personal injury caused by HWM Group 's negligence, or for fraudulent misrepresentation or for any matter which would be illegal for HWM Group to exclude or attempt to exclude its liability. Liability for any direct loss or damage which arises out of or in connection with the contract shall be limited to the contract value. HWM Group shall not be liable to the purchaser for any indirect loss of profit, loss of business or depletion of goodwill or consequential loss or any claims for consequential compensation whatsoever which arise out of or in connection with the contract. 8.1.3 8.2
- 8.3 8.4

9. 9.1

Services
Any services which are subject to a separate fee and are to be performed by HWM Group under the contract are performed in accordance with HWM Group's terms and conditional services which are subject to a separate fee and are to be performed by HWM Group under the contract are performed in accordance with HWM Group's terms and conditional services which are subject to a separate fee and are to be performed by HWM Group under the contract are performed in accordance with HWM Group's terms and conditional services which are subject to a separate fee and are to be performed by HWM Group under the contract are performed in accordance with HWM Group's terms and conditional services which are subject to a separate fee and are to be performed by HWM Group under the contract are performed in accordance with HWM Group's terms and conditional services which are subject to a separate fee and are to be performed by HWM Group under the contract are performed in accordance with HWM Group's terms and conditional services which are subject to a separate fee and are to be performed by HWM Group under the contract are performed in accordance with HWM Group's terms and conditional services are services are services are services are services are services.

Force Majeure HWM Group reserves the right to defer the date of delivery or to cancel the contract or reduce the volume of the goods / services ordered by the purchaser (without liability to the purchaser) if it is prevented from or delayed in the carrying on of its business due to circumstances beyond the reasonable control of HWM Group including, without limitation, acts of god, governmental actions, war or national emergency, acts of terrorism, protests, riot, civil commotion, fire, explosion, flood, epidemic, lock-outs, strikes or other labour disputes (whether or not relating to either party's workforce), or restraints or



delays affecting carriers or inability or delay in obtaining supplies of adequate or suitable materials provided that, if the event in question continues for a continuous period in excess of 180 days, the purchaser shall be entitled to give notice in writing to HWM Group to terminate the contract.

11. 11.1

- 11.1.1
- Termination
 HWM Group may, as it thinks fit (without prejudice to any other rights or remedies it may have against the purchaser) immediately suspend further performance of the contract or cancel delivery of the
 goods or stop any goods in transit or by notice in writing to the purchaser terminate the contract without liability to HWM Group if:
 The purchaser commits a material breach of any of its obligations under the contract which is incapable or remedy.
 The purchaser fails to remedy a breach of its obligations under the contract which is capable of remedy, or persists in any breach of any of its obligations under the contract which is capable of remedy.
 Any distress execution or diligence is levied upon any of the purchasers of soft services or property and is not paid out within 7 days of it being levied
 The purchaser (being a partnership) or the purchaser's partner offers to make arrangements with or for the benefit of the creditors of the purchaser's partner generally or there is presented
 relation to the purchaser's not prime and or bankmitter. 11.1.2
- 11.1.3 11.1.4 er or the purchaser's partner generally or there is presented in
- relation to the purchaser or the purchaser's partner a petition or bankruptcy The purchaser (being a limited company) is deemed to be unable to pay its debts within the meaning of section 123 of the insolvency Act 1986 or the purchaser calls a meeting for the purpose of passing a 11.1.5 The purchaser (being a limited company) is deemed to be unable to pay its debts within the meaning of section 125 of the insoftency Act 1986 of the purchaser calls a meeting for the purpose of passing a resolution is passed or the purchaser presents or has presented a petition to wind up to company or such a resolution is passed or the purchaser presents or has presented a petition to wind up or present or have presented a petition or appoint an administrator or have an administrative receiver appointed to the whole or any part of the purchaser's business, undertaking, property or assets The purchaser ceases, or threatens to cease, to carry on business A secured lender to the purchaser takes any steps to obtain possession of the property on which it has security or otherwise to enforce its security. Notwithstanding any such termination or suspension in accordance with the above purchaser shall pay HWM Group at the contract rate all payments subsisting at the time of termination? 11.1.6
- 11.1.7 11.2
- 12. 12.1
- Date Protection HWM Group will at all times comply with its obligations under the Data Protection Act 1998
- **13.** 13.1 13.2 Assignment The purchaser shall not be entitled to assign the contract or any part of it without the prior written consent of HWM Group HWM Group may assign the contract or any part of it to any person, firm or company.

- **14.** 14.1 14.2 14.3 General Each right or remedy of HWM Group under the contract is without prejudice to any other right or remedy of HWM Group whether under the contract or not. Each party agrees to keep secret and confidential all information obtained or disclosed as a result of the relationship of the parties under the contract. If any provision of the contract is found by any court, tribunal or administrative body of competent jurisdiction to be wholly or partly illegal, invalid, void, voidable, unenforceable or unreasonable it shall to the extent of such illegality, invalidity, voidability, unenforceability or unreasonableness be deemed severable and the remaining provisions of the contract and remainder of such provision shall
- the extent of such means in the extent of th 14.4 14.5
- Any waiver by nww groups any breast as a second sec 14.6 14.7

15. 15.1 All Rights Reserved

- An regions reserved No part of any HWM Group publication may be reproduced or transmitted in any form or by any means including photo-copying and recording, without the written permission of the copyright holder, application for which should be addressed to the publisher. Such written permission must be obtained before any part of this publication is stored in a retrieval system of any nature All prices are subject to VAT. All prices are subject to alteration with notice. We reserve the right to amend the conditions which are subject to confirmation at the time of application
- 15.2
- 15.3

HWM Group Otterbourne Farm Kiln Lane Otterbourne, Winchester SO21 2EN

Tel: 01962 718030 Fax: 01962 718031

E-mail info@hwmgroup.com.uk

Website : www.hwmgroup.co.uk