

CREDIT APPLICATION

GINHOUSE LANE, ROTHERHAM, S61 4QN
CO. REG NUMBER 08180835
VAT REG NUMBER 173 4454 05



KCM
waste management
recycling for your future

COMPANY DETAILS

Company Name	<input type="text"/>	Phone Number	<input type="text"/>
Company Number	<input type="text"/>	Fax Number	<input type="text"/>
Address	<input type="text"/>	Email Address	<input type="text"/>
Postcode	<input type="text"/>		

FINANCIAL CONTACT DETAILS

Name	<input type="text"/>
Email	<input type="text"/>
Invoice Address	<input type="text"/>

BANK ACCOUNT DETAILS

Bank Name	<input type="text"/>		
Account Number	<input type="text"/>	Sort Code	<input type="text"/>
Bank Address	<input type="text"/>		

CREDIT APPLICATION DETAILS

Credit Level Requested Sought £

KCM will require the signature and identification of at least one Director where the application is made on behalf of a Limited company. By signing this form, you agree to personally guarantee the amount(s) due from the Limited company to KCM, past, present and future.

Name and addresses of two trade references:

1. <input type="text"/>	2. <input type="text"/>
-------------------------	-------------------------

CREDIT APPLICATION

GINHOUSE LANE, ROTHERHAM, S61 4QN
CO. REG NUMBER 08180835
VAT REG NUMBER 173 4454 05



KCM
waste management
recycling for your future

CREDIT APPLICATION DETAILS cont.

Please confirm whether you require us to obtain order numbers from you: YES NO

Please note

All credit accounts are subject to KCM's Terms of Business. If you require an electronic or printed copy of these, please ask.

Our invoices are due for payment at the latest 30 days after issue.

By signing this form you confirm knowledge of and agreement to those terms.

KCM will require the signature and identification of at least one Director where the application is made on behalf of a Limited company.

By signing below, you agree to personally guarantee the amount(s) due from the Limited company to KCM.

BRIEF OUTLINE OF WORKS

Please provide a brief overview of how much work you intend to book with us over the next 3 months.

Signed

Signed

Name(s)

Name(s)

Date

Date

TERMS AND CONDITIONS OF BUSINESS

1. The Company will provide Skip(s) to the customer on hire for the period specified/agreed.
2. The skip(s) are the property of the Company.
3. If the Company delivers and/or collects the skip(s) the customer will indemnify the Company in respect of any actions, costs and claims and demands arising from damage to any property at which the customer is working or at which the skip is left as a result of the delivery or collection of the skip(s).
4. The customer will indemnify the Company against all actions costs claims and demands brought by third parties in respect of the use of a skip(s) by the customer in all respects.
5. The customer will use his best endeavours to leave the skip(s) in a safe and secure position at night away from the highway but if the skip is left by the customer in or adjoining a highway or private road it will be the responsibility of the customer to ensure that it is properly lighted at all times at night in accordance with the traffic regulations.
6. The customer will notify the Company forthwith of any accident involving or damage to the skips(s).
7. The customer will use the skip(s) only at the location agreed in the terms of hire and shall not move the skip(s) to any other location or place whatsoever without the prior consent of the Company in writing.
8. The customer will not over-load the skip(s) and the Company shall have an absolute right to remove material from the skip or take such steps as may be necessary to make the skip(s) safe before movement.
9. No relaxation, forbearance or indulgence by the Company in enforcing any of these terms and condition shall prejudice or affect the rights and powers of the Company hereunder no shall any waiver of any breach of terms and conditions operate as a waiver of any subsequent or continuing breach.
10. The rubbish contained in the skip(s) will become the property of the Company.
11. MATTRESSES, FRIDGES, FREEZERS and TYRES can be placed in the skip, providing the Company has been notified in advance and any extra charges incurred have been paid for in advance.
12. No ASBESTOS, OIL or ANY TOXIC WASTE should be placed in the skip. Any of these materials found in the skip will, subject to notification, be returned to (or collected by) the customer or they will be disposed of in accordance with the Waste Regulations. The customer shall reimburse all costs incurred in the disposal to the Company. We do accept all the above materials at our site via other services, please call us on 01709 361 144 to arrange disposal.
13. The Company reserves the right to charge for any repairs or replacements which may be required should the skip be damaged or stolen whilst on hire to the customer.
14. No fires are allowed in the skip(s).
15. KCM accept no responsibility for damage - however caused
16. Payment strictly on the 30th day to invoice date. Interest will be charged at the current rate on overdue accounts.