



Levenseat Ltd

Specialists in Waste Management

Terms of Business

Prices and Payments:

1. Unless otherwise stated all prices quoted are subject to the addition of landfill tax and VAT, as required. To be clear with regard to landfill tax:
 - 1.1 Torphin (inert material only) is exempt from landfill tax
 - 1.2 For material delivered to Levenseat:
 - 1.2.1 unless a valid exemption certificate (obtainable from HM Revenue & Customs) has been supplied to us prior to delivery, we charge landfill tax on all material deposited directly into the landfill at Levenseat
 - 1.2.2 material deposited in a recycling area will be subject to a provision for landfill tax (at the rate prevailing for landfill tax), unless we have specifically stated otherwise in writing
2. Our standard price list is available on inquiry and unless an alternative price has been agreed in writing prior to delivery of material, prices charged will be in accordance with our standard price list. (The standard price list is normally revised with effect from 1 April and 1 October in each year and customers are advised to check that any price information which they hold is up to date.)
3. We will grant credit to customers only by agreement and following receipt of a completed customer credit application form.
4. Although we generally invoice at the end of each calendar month, we reserve the right to invoice more frequently.
5. We require all invoices to be paid in full within 30 days of the invoice date.
6. We may charge interest on all overdue amounts at the rate of 2% per month compound. (NB This rate of interest is extremely high and we strongly advise customers not to seek to finance their own working capital by way of extended credit from us.)
7. We also reserve the right to charge for all administrative, court, legal and other professional expenses which we may incur in seeking payment of overdue amounts. Such expenses may be incurred by us at our sole discretion.

Waste Management:

8. All waste brought to one of our sites for disposal or recycling must conform to the terms of our licences and permits. It is the duty of the person bringing the waste to satisfy themselves that this is the case.
9. If waste deposited is subsequently found to contain non-conforming material:
 - 9.1 we will inform SEPA
 - 9.2 we may require the waste carrier to remove the material
 - 9.3 we may charge the customer or the carrier for all expenses which we may incur in dealing with the incident, including costs of removal and disposal and of protecting the environment

General

10. While on our sites, drivers and other personnel must obey our site rules and all relevant health and safety instructions.