

ACCOUNT APPLICATION

P	lease Provide your (Compan	y Details		
	ompany Name:				
	rading Name:				
Т	rading Address:				
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_	elephone No.			Fax No.	
V	at No.				
Α	ccounts Contact Nai	me:		Accounts Tel No.	
Α	ccounts Contact Em	ail:			
W	ould you like to rec	eive inv	voice by email? YES / NO		
	ype of Business		Ltd Company 🗆	Sole Trader 🗆	Partnership □
If	Ltd Company, pleas	se			
provide Registered Office					
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	ompany Registered	No		Telephone No.	
_	ear of incorporation			Annual Sales:	
<u>'</u>	ear or incorporation	1.		Ailliuai Sales.	
P	lease provide full na	ames, ad	ddresses and telephone number	s of all Partners/Sole Tra	der/Proprietors
	Name:				
	Address:				
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	Telephone No.			Email:	
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P	lease provide your E	Bank Ac	count details		
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ACCOUNT APPLICATION

Please provide your Credit a	nd Authorisation Details			
Amount of credit required:				
Do you require your purchas	se order number to be quoted on your invoice	s?		YES / NO*
*If yes, please provide the num	ber to be quoted:			
	The Below is a required to be completed for Sylvagen	YES	NO	

Personal Credit Guarantee - Only to be completed by director(s) of a limited company or members of an LP or LLP.

In consideration of your agreement to supply goods on credit to the Company described above applying for credit herein ("the Company") I/we the undersigned being director(s)/member(s) of the Company/LP/LLP hereby unconditionally & personally, jointly & severally guarantee payment of all monies due & owing by the Company to Sylvagen Ltd, its subsidiaries & successors, including all monies due & owing by reason of any increases in the credit limit granted by Sylvagen Ltd from time to time following review of the Company's credit account & note the additional terms below:

	Guarantor 1	Guarantor 2	Guarantor 3	
Signature				
Print Name				
Date				

For any Personal Credit Guarantee

Any credit limit on a credit account being the initial credit limit, which would be subject to increase; If the credit amount is increased, it will be covered by the Personal Guarantee and notice of the increase to the customer is deemed notice to the Personal Guarantor and if the customer uses the increased credit limit, then this is deemed consent by the Personal Guarantor to the increase in credit limit.



ACCOUNT APPLICATION

		Limit of Cover	Certificate	Received?	Renewal Date
Please provide	Employers Liability	£	YES / NO	Please send a copy of the certificate	
Insurance details:	Public Liability	£	YES / NO	Please send a copy of the certificate	
	Product Liability	£	YES / NO	Please send a copy of the certificate	
credit reference agency, when formation relating to your information with other bus /we accept the above & agerms of Trading – Receipt receiving the invoice. This does not affect your st	hich will record & share rade performance & suinesses in assessing appgree that if a credit account of payment within 30 details.	that information w uch reports will be n lications for credit unt is opened, payr ays from date of In	ith other busing ade available & fraud prevents will be revoice, Queries	and that Sylvagen Ltd may make nesses. We will also monitor an to credit reference agencies wh intion made in agreement to Sylvagen s are to be raised to Sylvagen Ltd	d record to will share that Ltd standard
Company, to the contrary. Declaration: I wish to open am authorized by my com The applicant acknowledge	n a credit account with S opany to do so. es having received a copy	ylvagen Ltd.	erms & Condit	e of any written authority, strict	
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Company, to the contrary. Declaration: I wish to open I am authorized by my com The applicant acknowledge Sylvagen Ltd payment tern Signature (must be aut Please PRINT full name Position/Title: In order forus to start acc provided/sent to the acc	a a credit account with Son pany to do so. Is having received a copy ms are strictly 30 days from thorized signatory): Execute the counts of	ylvagen Ltd. y of the suppliers Tom date of invoice waste material we	erms & Condit	cions and agrees to the condition	ns therein.
Company, to the contrary. Declaration: I wish to open I am authorized by my com The applicant acknowledge Sylvagen Ltd payment term Signature (must be authorized Please PRINT full name Position/Title: In order forus to start act provided/sent to the act Please provide the EWO	a a credit account with Son pany to do so. The shaving received a copy ms are strictly 30 days from thorized signatory): Coccepting your current was counts@sylvagen.co. Coccepting the material anagement Licence:	ylvagen Ltd. y of the suppliers Tom date of invoice waste material we	erms & Condit	cions and agrees to the condition	ns therein.

Will you be organising your own haulage?	YES / NO
If yes, Please confirm that your Company/Organisation has ensured it has met all of its Duty of Care obligat to transport of waste, and that it has checked all relevant Waste Carrier Licences for hauliers conf Company/Organisation and that these licences are valid.	•
Signed: Date:	

Terms and Conditions of Business

SYLVAGEN TERMS AND CONDITIONS OF BUSINESS

Definitions In theseConditions

"Applicable Law" means:

(i) any Act of Parliament or subordinate legislation, any exercise of the Royal Prerogative, any enforceable community right within the meaning of Section 2 of the European Communities Act 1972, any planning or building permission or regulation (including any development consent order) and any other official request or requirement made by any regulator or statutory authority or other body of competent jurisdiction in respect of which SYLVAGEN or the Company has a legal obligation to comply,

(ii) any rule of equity or common law or the ruling, judgment or order of any Court; or

all orders, rules, regulations, ordinances, notices, guidance notes, schemes, warrants, bye-laws, directives

franchises, licences, permits, circulars and codes of practice issued or raised under or inconnection with any of the foregoing:

| Value of the consignment of the content of the content

"Consignee" means the person to whom SYLVAGEN is to deliver the Consignment as confirmed in the Order.

"Consignor" means the person who sends a Consignment to SYLVAGEN as confirmed in the Order;
"Consignment" means each individual consignment of Goods which SYLVAGEN is to receive and/or collect and/or

deliver pursuant to the Contract: "Consignment Note" shall be the transport document specifying the Goods to be consigned or received and which

"Contract" means the agreement between SYLVAGEN and the Company for the supply of the Services, which shall incorporate these Conditions, together with SYLVAGEN's quotation or estimate and the Company's acceptance (whether in writing, orally or by conduct) (as provided pursuant to Condition 2.2 below);

"Company" means the party with whom SYLVAGEN makes the Contract with;
"Controlled Waste" has the meaning given to it in Section 75(4) of the Environmental Protection Act 1990 (as

"Dangerous Goods" means goods which are listed in Part 3 of Annex A to the European Agreement concerning the International Carriage of Dangerous Goods by Road (as amended):

| Delivery Address" means the address to which the Company instructs SYLVAGEN to deliver the Consignment as

"EWC Code" means, in respect of any Controlled Waste, the relevant waste characterisation code as prescribed by

the European Waste Catalogue 2002 (as amended);
(m) "Goods" means the goods that SYLVAGEN agrees to receive, carry or supply under the Contract;

"Order" means as defined in Clause 2.2 below:

Thica's half be the amount determined in the August 2 below, (in the August 2 below), (in the Au

"Services" means the services which SYLVAGEN agrees to provide under the Contract;
"Specification for Collected Goods" means the specification provided by SYLVAGEN and forming part of the

Order

"Specification for Delivered Goods" means the specification provided by the Company and agreed by SYLVAGEN. and forming part of the Order

"Specification for Received Goods" means the specification provided by SYLVAGEN and forming part of the Order

"Tonne" means metric tonne

"Waste Transfer Note" means a note compliant with Section 34(1)(c) of the Environmental Protection Act 1990 (as

amended) and Regulation 35 of the Waste (England and Wales) Regulations 2011 (as amended); and
"Working Day" means a day on which high street cleaning banks in the UK are open for business (except Saturday,
Sunday and Public Holidays) and "Working Hours" means the hours falling within 0600 and 1800 on such days. 1.2 in these Conditions, a reference to the "Conditions" shall also include, where applicable, the "Contract",

Introduction

SYLVAGEN undertakes all Services solely uponthe basis of this Contract. These Conditions, or any other terms and conditions of the Contract, may not be varied except with the prior written approval of SYLVAGEN.

22 The Company shall be bound by the terms of these Conditions by confirming its acceptance of SYLVAGEN's response to their enquiry for the provision of Services orally or in writing. Such oral or written acceptance of SYLVAGEN's response to their enquiry shall represent the order for the purposes of these Conditions and the Company shall be deemed to have unreservedly and unconditionally accepted these Conditions by accepting SYLVAGEN's response to their enquiry which may have included SYLVAGEN's quotation or estimate and the Company agrees to deal with SYLVAGEN on the basis of these Conditions to the company agree of the company ag exclusion of all other conditions, warranties, terms, promises, understandings or representations, whether express or implied by statute a course of dealing or otherwise howsoever (the "Order"). If the Order is concluded which includes any purchase order or other such documentation containing or referring to any terms and conditions additional to or at variance with these Conditions, then any such additional or varying terms or conditions shall be of no effect and shall not bind SYLVAGEN in any way whatsoever.

The Contract constitutes the entire agreement between the Company and SYLVAGEN.

2.4 The Company acknowledges that in entering into the Contract it has not relied upon any representation, promise, understanding or assurance other than those set out in these Conditions.

The Company warrants to SYLVAGEN that it is authorised and has all the necessary capacity to enter into this Contract with SYLVAGEN

The Order

3. The Order Will include details of the Goods to be collected or delivered.

11 The Order will include details of the Goods to be collected or delivered.

12 Where the Goods are to be collected Goods. Or the Company shall ensure that the Goods meet all of the Specification for Collected Goods. In the event that they do not, STV LAGEN shall not be required to collect the same and where a Price is payable by STVLAGEN, shall not be obliged to pay the Company the Price. In the event that STVLAGEN collects the Goods which on ont meet the Specification for Collected Goods. STVLAGEN shall charge an amended Price for such collection and that Price shall be payable in accordance with the terms of the Order.

Where the Goods are to be delivered by SYLVAGEN, SYLVAGEN shall ensure that the Goods meet all of the 3.3 Specification for Delivered Goods. In the event that they do not, the Company may elect not to have the Goods delivered and shall not be obliged to pay the Company may elect not to have the Goods delivered and shall not be obliged to pay the Company the Price in the event that the be obliged to pay the Company was expecting a Price in the return for receiving the Goods which do not meet the Specification for Delivered Goods, SYLVAGEN shall agree an amended Price for such delivery and that Price shall be payable in accordance with the terms of the Order.

payable in accordance with the terms of incorder.

3.4 Where the Goods are to be received by SYLVAGEN, the Company shall ensure that the Goods meet all of the Specification for Received Goods. In the event that they do not, SYLVAGEN shall not be required to receive the same; and where appropriate, SYLVAGEN shall not receive any Price for the same. In the event that SYLVAGEN elects to receive the Goods which do appropriate, of Devocational information and in the formation and the specification for Received Goods, SYLVAGEN shall agree an amended Price for such receipt and that Price shall be payable in accordance with the terms of the Order.

The Indemnities

The Company shall indemnify SYLVAGEN against any loss, damage, claim, liability, expense, fine, penalty and/or cost suffered or incurred by SYLVAGEN arising out of any breach of any Applicable Law, breach of contract (including these Conditions) or any other term of the Contract implied herein; or bott (including any negligence) or any misstalement, misrepresentation or breach of the Contract and these Conditions by the Company (or its representative) or as a consequence of the Company's willful default or deliberate act or omission (or any negligence, wilful default or deliberate act or omission of the Company's representative).

The Company is entitled to cancel the collection or delivery of a Consignment at any time before arrival of SYLVAGENs vehicle at the Collection Address or prior to departure of SYLVAGENs vehicle en route to any Delivery Address and shall pay all of SYLVAGENs reasonable and unavoidable costs arising from such cancellation; including any transit costs incurred; as well as the difference in cost of reselling any Goods that would have been purchased by the Company or the cost of any higher Price charged by another party in respect of similar Goods incurred by SYLVAGEN, but for such cancellation.

Dangerous Goods

6.1 SYLVAGEN shall not be obliged to store, handle or transport any Dangerous Goods unless SYLVAGEN agrees to do so in writing having first received from the Company written details of the nature of the Goods, the respect(s) in which they are hazardous dangerous and/or offensive; and any special precautions that are required to be taken by SYLVAGEN while handling such

Goods and the reason for special precautions to be taken.

The Company shall ensure that any Dangerous Goods are classified, packed and labelled in accordance with any relevant legislation (including, but not limited to, the Carriage of Dangerous Goods and Use of Transportable Pressure Equipment

Transport of Controlled Waste

7. Harispart of Controlled Waste SYLVAGEN shall not be obliged to store, handle, supply or transport any Controlled Waste unless SYLVAGEN agrees to do so in writing having first received from the Company written details of the nature of the Controlled Waste and the Consignment including, but not limited to, the EWC Code, the Collection Address and the Delivery Address.

7.2 Where the Company requires SYLVAGEN to receive and/or supply and/or transport any Controlled Waste, the Company warrants that the Collection Address and the Delivery Address, where appropriate, is a site which is permitted under the Environmental Permitting Regulations (England and Wales) 2010 (as amended) to consign or receive Controlled Waste and the Company shall indemnily SYLVAGEN against any and all costs (including legal costs), expenses, claims, fines, penalties or otherwise incurred or suffered by SYLVAGEN as a result of the Collection Address or the Delivery Address, where appropriate, not being so permitted including, but not limited to, any such costs (including legal costs), expenses, claims, fines, penalties or otherwise incurred or suffered by SYLYAGEN as a result of disposing of the Consignment by any alternative means.

Any Consignment requiring Transfrontier Shipment of Waste notification shall be subject to the Consignor

1.3 obtaining the necessary consent and the Company shall inform its necessary consent and sometime to do so in respect of any loss, damage, claim, liability, expense, fine, penally and/or cost suffered or incurred by SYLVAGEN in connection with any Consignment that is not in full compliance with this requirement. The Company hereby consents and agrees, without prejudice to the foregoing indemnity, should any Consignment be incapable of being completed for whatever reason; the Company shall accept an obligation to accept the return of the Consignment to it (where the Company is the Consignor) or to be returned to the original place of origin, where the Company is the Consignee of the Goods.

Loading and Unloading

SYLVAGEN shall endeavour to provide a vehicle that is reasonably suitable for the carriage of the Consignment. 8.2 If the Consignment is not ready for loading by the time of the arrival of SYLVAGEN's vehicle at the Collection Address, then SYLVAGEN reserves the right to charge the Company all costs arising from the delayed collection, such charge shall be without prejudice to any other rights and remedies as may be available to SYLVAGEN under these Conditions, the Contract; or

Where Goods are to be collected by SYLVAGEN, the Company shall ensure that the Consignment is securely and properly packed and labelled in accordance with any relevant legislation and in such a condition that it is not likely to cause injury

or damage to any person or property.

8.4 The Company shall, at its own cost, load or arrange and be responsible for the loading and unloading of the Consignment in accordance with SYLVAGEN's driver's directions and instructions. SYLVAGEN shall have no responsibility for loading Consignment in accurate which is a consignment or unloading of the Consignment.

The Company shall, at its own cost, provide and be responsible for all and any plant, labour, facilities or the Company shall, according to the Consignment.

appliances, which are required in order to load or unload aConsignment.

8.6 The Company shall ensure that no loss of or damage to any of SYLVAGEN's vehicles or trailers or any of SYLVAGEN's employees, officers or agents occurs while at the Company's premises and the Company shall indemnify SYLVAGEN and any of its employees, officers or agents against any such loss.

8.7 Where the Goods are to be delivered, and the Goods are not capable of being unloaded or are refused at the Delivery Address, then SYLVAGEN reserves the right to charge the Company all costs arising from the delayed unloading and delivery or non-delivery, such charge shall be without prejudice to any other rights and remedies a may be available to SYLVAGEN under these Conditions, the Contract: or otherwise

Consignment notes and receipts

Consignment Notes, Weighbridge Tickets and Waste Transfer Notes shall accompany the Goods in accordance with the Applicable Law

SYLVAGEN's Charges

Carriage

In the case of the provision of carriage services, the Price to be paid by the Company is the Price set out in SYLVAGEN's estimate or quotation as the case may be and included in the Order. In the absence of any quoted Price, the Price shall be SYLVAGEN'S standard transit charges in force charges from time to time. SYLVAGEN'S shall be entitled to invoice the Company in respect of such services for all amounts due immediately after carriage is at an end.

Any Price payable by the Company shall be determined by SYLVAGEN in the Order and shall be determined by reference to the weight of the Goods, their moisture content and the chemical composition of the same. These factors shall be supplied by SYLVAGEN and may be subject to determination by the Company at the Delivery Address. The results of any sampling and inspection undertaken by the Company shall be copied to SYLVAGEN for its own verification purposes. SYLVAGEN may, in any event, inspect and sample the Goods upon loading the Goods at the point of loading and upon discharge at the Delivery Address. The Company shall notify SYLVAGEN immediately in the event that it considers the Goods are not compliant with the relevant and agreed

Any Price payable by or to SYLVAGEN in respect of Goods received by SYLVAGEN shall be determined by reference to the weight of the Goods, their moisture content and the chemical composition of the same. These factors shall be supplied by the Consignor and may be subject to determination by the Company at the Delivery Address. The results of any sampling and inspection undertaken by the Company shall be copied to SYLVAGEN for its own verification purposes. SYLVAGEN may, in any event, inspect and sample the Goods upon loading the Goods at the point of loading and upon discharge at the Delivery Address. The Company shall notify SYLVAGEN immediately in the event that it considers the Goods are not compliant with the relevant and agreed

SYLVAGEN's Prices are subject to adjustment at any time by SYLVAGEN to take account of any variation in SYLVAGEN's costs including (but not limited to) variations in wages, the costs of materials, fuel, oil, maintenance costs and or spare parts, exchange rate fluctuations, alteration of duties, Local Authority rates, National Insurance and other employment costs, Value Added Tax and other costs as well as any variations to the cost of any raw materials in respect of the supply of the Goods; including any increased prices from raw material suppliers; since the date of the Contract; or any event of Force Majeure referred to in Condition 14. Charges for additional Services

In the event that SYLVAGEN provides services in addition to those which it originally agreed to provide under the Contract, including (without limitation) providing services outside working hours, making deliveries to locations other than to the Delivery Addr ess or collections from locations other than the Collection Address; or outside the time at which SYLVAGEN is to collect or deliver Goods, then SYLVAGEN shall be entitled to be paid by the Company such additional amount as represents the additional cost incurred by SYLVAGEN as a consequence, together with a management charge and a profit mark-up thereon based on SYLVAGEN's standard rates from time to time.

Value Added Tax

SYLVAGEN's charges are exclusive of any applicable Value Added Tax.

Payment terms

(a) The Company shall pay to SYLVAGEN any amounts payable under this Contract within 28 days from the date of the invoice provided by SYLVAGEN and time of payment of any amounts payable under this Contract shall be of the essence. Invoices shall be deemed to have been received within 2 days of them having been sent by post; or immediately where sent by email. The Company shall notify SYLVAGEN immediately upon receipt of the invoice if it considers that the amounts indicted on such invoice are incorrect. Invoices shall be due and payable without the requirement for any supporting documentation.

(b) SYLVAGEN shall be entitled, without prejudice to any other rights under this Contract, to interest up to 4% above the Lloyds Bank plc base rate current from time to time, calculated daily on all overdue amounts.

(c) SYLVAGEN shall be entitled, without prejudice to any other rights under this Contract, that if for any reason any payment is not made when due, SYLVAGEN reserve the right to be paid on an indemnity basis any costs incurred in recovering any money due under this contract (and the costs of recovering such costs) including administrative costs and any costs incurred with lawyers or debt collection agencies. SYLVAGEN's administrative costs may include the cost of employing the staff concerned and the overheads attributable to them for the timespent.

Any invoices issued to SYLVAGEN must include a purchase order number as provided to the Company by SYLVAGEN. Invoices shall be settled within 45 days of receipt of a valid invoice.

10.7 No set off
The Company shall not be entitled to withhold, deduct or set off against any amount due to SYLVAGEN any sum which it alleges is due to it from SYLVAGEN under the Contract or any other contract. Any sums paid under the Contract by way of a payment in

11. Liability

11.1 Liability

11.1 SYLVAGEN shall not be liable for any injury to any person, loss or deterioration of or damage to or non-delivery or misdelivery of any property (including the Goods) or any other claim in any circumstances whatsoever, howsoever caused in relation to the Contractsave to the event with the same is caused by SYLVAGEN's wilful default or gross negligence.

11.2 SYLVAGEN shall not be obliged to insure the Goods. The Company shall insure the Goods against all risks for

their full insurable value and shall be solely liable for the cost of insuring theGoods.

11.3 SYLVAGEN's liability in respect of Condition 11.1, howsoever arising shall in all circumstances be limited to the

value of the Goods as evidenced by the applicable Price in respect of the same.

as syluxiagen shall not be liable for any costs, claims, damages or expenses:
arising out of any tortious act or omission or any breach of contract or statutory duty calculated by reference to profits, income, production or accruals or loss of such profits, income, production or accruals or by reference to accrual of such costs, claims, damages or expenses on a time basis;

which arises prior to the commencement of loading of any Goods to be collected or following unloading of any

to the extent that the same is caused wholly or partly by breach of any condition, term or warranty of the Contract

unless written notice of the Company's claim in respect of the same is received by SYLVAGEN within 7 Working Days (in respect of damage to property, personal injury or non-delivery) and 21 Working Days (in relation to any other claim) of the time of the events giving rise to the claim coming to the notice of the Company, SYLVAGEN shall in any event be discharged from all liability unless proceeding are brought within 1 year of the date on which the Contract eminates; or

security with a processing are south, within 1 year to the date on within the contract terminates, in in respect of any loss of profits, loss of income, loss of revenue, loss of value, loss of anticipated savings, loss of production or generation or any loss of any subsidy or incentive tariff of whatever nature linked to production or generation or accruais and/or any indirect and/or consequential losses of whatever kind or nature.

and/or any indirect articlor consequential issess of waterety rend or nature.

SYLVACEN half in any event be discharged from all liability unless proceedings are brought within 1 (one) year
of the date on which the Contract expires or terminated in accordance with the provisions of Condition 11 hereinfold in 18.

Nothing in these Conditions shall have the effect of excluding or restricting the liability of SYLVACEN for; (i) death

or personal injury resulting from its negligence in some reare use assets of some professional injury resulting from its negligence in some rearest assets prohibited by English Law, or (iii) for fraudulent misrepresentation; or (iii) any other liability of with cannot be excluded or limited under Applicable Law.

The aggregate liability of YLVAGEN arising out of or in connection with the Contract (whether in contract, for negligence, breach of statutory duty or otherwise) for any loss or damage of whatsoever nature and howsoever caused shall be limited

the lowest sum payable by SYLVAGEN pursuant to Condition 11.3.

12.1 The Contract shall come into existence in accordance with the provisions of Condition 2.2 hereof and shall continue in full force and effect, subject to the provisions of Condition 11.2 hereunder, until such time as the Goods or Services are collected and or delivered and or completed as the case may be. Any such Conditions or terms of the Contract which by their nature are intended to survive expiry or termination of the Contract shall continue in full force and effect thereafter

SYLVAGEN shall be entitled to immediately terminate the Contract if the Company defaults under the Contract or becomes bankrupt, insolvent, or is unable to pay its debts as they fall due; or compounds with its creditors or shall have distress or execution levied upon its property or is wound up or receives a winding up petition which is not defeated within the notice period thereof; or goes into liquidation (except for the purposes of a bona fide reconstruction) or shall have a receiver, administrative receiver or administrator appointed of the whole or any part of its assets or shall suffer the appointment of any similar person under the laws of its domicile.

Following termination of the Contract for any reason, the Company shall forthwith pay to SYLVAGEN all of SYLVAGEN's outstanding invoices in respect of Services provided prior to the date of termination.

13. Lieft

SYLVAGEN shall have a general lien against the Company, in respect of Goods which the Company owns.

Where the Company is not the owner of the Goods, SYLVAGEN shall have a particular lien against the said owner, allowing

SYLVAGEN to retain possession but not dispose of the Goods against the monies due from the Company in respect of the Goods.

13.2 Subject to the foregoing, SYLVAGEN shall be entitled to sell any Goods in its possession and tender of the sale

proceeds, after deduction of all proper charges and expenses in relation to the sale, to all outstanding sums due to SYLVAGEN in respect of the Contract. In the event that, after deduction of all proper charges and expenses in relation to the sale of the Goods, the proceeds of the sale of the Goods pursuant to clause 13.2 are not sufficient to satisfy all outstanding sums due to SYI VAGEN in espect of the Contract, then the remainder shall be due as a debt from the Company.

Force Majeure

SYLVAGEN shall be relieved of its obligations under the Contract and shall not be in breach of the Conditions to 14.1 is YLVAGEN shall be relieved of its obligations under the Contract and shall not be in breach of the conditions to the extent that it is prevented from or hindered in performing them by reason of circumstances outside its reasonable control, including, without limitation, Act of God, war, act of foreign power, terrorism, requisition or destruction of or damage to properly by or under any government or public or local authority, accium of reference under legal power, riot, civil commontion, strike, lockout, shortage of utilities, fuel or other supplies, general or partial stoppage or restant offabour.

If SYLVAGEN his prevented or Thindered from performing its obligations under the Contract due to any cut of the control and soft of the prevented or Thindered from performing its obligations under the Contract due to any cut of the control and soft of the prevented or the protection of the Control and the Contr

The time of performance of the Services shall not be of the essence of the Contract and any time frames indicated or accepted by SYLVAGEN as to the performance of the Services are good faith estimates only and are not intended to be legally binding commitments.

All rights and remedies granted to either of the parties under these Conditions shall be cumulative and no exercise of any right under these Conditions shall restrict or prejudice the exercise of any other right granted by the Contract or

The failure by SYLVAGEN to enforce at any time or for any period any of its rights arising out of or under the terms and conditions of the Contract shall not be a waiver of such right or in any respect affect SYLVAGENs subsequent entitlement to enforce or exercise all or any of its rights arising out of or under the Contract. Any notice required or permitted to be given under the Contract shall be delivered by hand or sent by recorded

delivery to the registered office of the recipient. Such notices shall be deemed to be given when actually received or, if recorded delivery mail is returned marked "gone away" or to like effect, on return of such mail.

The Company may not assign, transfer, sub-contract, novate or otherwise part with any right or obligation arising

out of or under the Contract without the prior written consent of SYLVAGEN. SYLVAGEN shall be entitled to assign, transfer or subcontract the Contract, in whole or in part, without the need to obtain the Company's prior consent.

15.6 If SYLVAGEN arranges the carriage of a Consignment by rail, sea, inland waterway or air it does so as the

130 If STEVANCEY attribuge the duringed in a doublegament of this, see, intentiveles any own in consistency of the control of the part of carriages shall be between the Company and the relevant carrier.

157 Save it is relation to the carriers referred to it Condition 15, bit in parties shall not enjoy any rights under these Conditions or the Contract as consequences of the Contracts (Rights of Third Parties) Act 1999.

15.8 In the event of any dispute or difference arising between the Company and SYLVAGEN in connection with the implementation or operation of these Conditions, the party raisingsuch dispute or difference ball notify the chief operating officer (or equivalent) of the other party and that person shall attempt to resolve such dispute or difference amicably with his counterp at within 14 days of receipt of such notice (or such other period as the parties may agree). Where the chief operating officers of the parties fail

to reach agreement, Condition 15.9 shall apply.

The Contract shall be governed by English law and any dispute arising out of or inconnection with the Contract (including these Conditions) shall, subject to Condition 15.8, be subject to the exclusive jurisdiction of the Courts of England and

If a competent court or any other competent authority finds any provision of the Contract and/or these Conditions to be invalid, illegal or unenforceable, that provision or part provisions shall to be extent required, be deemed deleted, and the validity and enforceability of the other provisions of the Contract and/or these Conditions shall not be affected.

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Certificate of Registration under the Waste (England and Wales) Regulations 2011

Regulation authority

Address

Name Environment Agency

National Customer Service Centre

99 Parkway Avenue

Sheffield

S9 4WF

Telephone number 03708 506506

The Environment Agency certify that the following information is entered in the register which they maintain under regulation 28 of the Waste (England and Wales) Regulations 2011.

Carriers details

Name of registered

carrier

Sylvagen

Registered as An upper tier waste carrier, broker and dealer

Registration number CBDU357705

Unit F, Old Winery

Lamberhurst Vineyard,

Address of place of

business

Furnace Lane

Lamberhurst

TN3 8LA

Telephone number 01892280290

Date of registration 12 October 2020

Expiry date of

registration (unless

revoked)

12 October 2023

Making changes to your registration

Your registration will last 3 years and will need to be renewed after this period. If any of your details change, you must notify us within 28 days of the change.



Company details

Invoice/Billing address;

Sylvagen Ltd, Unit F, First Floor, Old Winery, Lamberhurst Vineyard, Furnace Lane, Lamberhurst, Kent TN3 8LA United Kingdom

Correspondence; Accounts@sylvagen.co.uk

Company number; 10992234

VAT number; 280614609

Bank Details

Address

Barclays, 1st Floor, 3 Hardman Street, Manchester M3 3HF

Details

Account Number - 60415936

Sort Code - 206124

SWIFT(BIC) - BARCGB22

IBAN - GB55BARC20612460415936



Sylvagen Specification Sheet

Acceptable Material Grades

General

Recycled wood to conform with the below specification for use as recycled feedstock in the panel board manufacturing industry or as wood-fuel for combustion in boilers compliant with the Waste Incineration Directive.

Moisture Content will range from 10-30%, the Supplier should take all appropriate steps to ensure that the Moisture Content is not increased due to insufficient storage or transportation measures.

If maximum quantity of manufactured board in a load exceeds 40% Sylvagen must be contacted in advance of loading.

Grade A

EWC Codes: 03 01 05 – Wastes from wood processing and the production of panels and furniture /15 01 03 –

Waste Wood Packaging

Soft Unpainted White Wood including - Pallets, Off cuts, Scaffold Boards, Joists, Untreated Floor Boards, Skids, Crates and Boxes.

May contain small amounts of nails and metal fixings, paints and surface coatings are not acceptable.

Grade B

EWC Codes: Grade A + 17 02 01 – Construction & Demolition/19 12 07 – Wood not containing dangerous

substances from waste management facility

All Grade A Material

Window Frames & Doors, Roof Trusses, Painted Soft Wood, Treated Floor Boards.

May contain small amounts of nails, metal fixings, small amounts of paints and surface coatings are acceptable (non CCA or Creosote).

Grade C

EWC Codes: Grades A + B plus 20 01 38 - Municipal/Industrial Waste

All Grade A and B Material

Fencing products, flat pack furniture, MDF, plywood, OSB, fibreboard, Civic Amenity Waste, Formica, Kitchen

May contain small amounts of nails, metal fixings, paintings, plastics, glass, binders, glues, grit, surface treatments (non CCA or Creosote).

Unacceptable Materials

Recycled wood will face immediate rejection or charges if it contains any of the following:
Creosote Treated Products, CCA Treated Railway Sleepers, Telegraph Poles or Fence Panels, Asbestos Insulation
Board and any Other Hazardous Waste.

Contamination in Loads

Recycled wood will face rejection or picking charges if deemed to contain the following:

Paper, Foam, Textiles, Felt, Tar, Rubber, Polythene, Cardboard, Black Bags, Plastic Coated Wire, Degraded Wood, Burnt or Charred Material, Excessive Fines, Nails, Metal Fixings, Plastics, Glass, Grit Mud and Stones.



Sylvagen Specification Sheet

An informative description of the various grades of Waste-Wood is included below, it is Annex A from PAS111.

Grade	Typical markets	Typical sources of raw material for recycling	Typical materials	Typical non – wood content prior to processing	Notes
Grade A "Clean" recycled wood	A feedstock for the manufacture of professional and consumer products such as animal bedding and horticultural mulches. May also be used as fuel for renewable energy generation in non-WID installations, and for the manufacture of pellets and briquettes.	Distribution. Retailing, Packaging, Secondary manufacture, e.g. joinery. Pallet reclamation.	Solid softwood and hardwood. Packaging waste, scrap pallets, packing cases, and cable drums. Process off-cuts from the mandature of untreated products.	Nails and metal fixings. Minor amounts of paint, and surface coatings.	Some visible particles of coatings and light plastics will remain. Is a waste for the requirements of Waste Management Regulations. Does not require a WID installation. Should not contain lower grade material.
Grade 8 Industrial feedstock	A feedstock for industrial wood processing operations, such as the manufacture of panel products, including chipboard and medium density fibreboard.	As Grade A, plus construction and demolition operations transfer stations.	May contain up to 60% Grade A material as above, plus building and demolition materials and domestic furniture made from solid wood.	Nails and metal fixings. Some paints, plastics, glass, grit, coatings, binders and glues. Limits on treated or coated materials as defined by WID.	The Grade A content is not only costly and difficult to separate, it is essential to maintain the quality of feedstock for chipboard manufacture, and for PRN revenues. Some feedstock specifications contain a 5% to 10% limit on former panel products such as chipboard, MDF and plywood. Should not contain lower grade material. Is a waste for the requirements of Waste Management Regulations. May require a WID installation, unless the operator of the biomass energy plant can demonstrate to the Regulation adequate quality controls in the supply chair to ensure no Grade C material is included.
Grade C Fuel	Biomass fuel for use in the generation of electricity and/or heat in WID compliant installations.	All above, plus municipal collections, recycling centres transfer stations and civic amenity recycling sites.	All of the above plus fencing products, flat pack furniture made from board products and DIY materials. High content of panel products such as chipboard, MDF, plywood, OSB and fibreboard.	Nails and metal fixings. Paints coatings and glues, paper, plastics and rubber, glass, grit. Coated and treated timber (non CCA or creosote).	Suitable only For WID installations. Material coated and treated with preservatives as defined by WID may be included. Should not contain lower grade material. Is a waste for the requirements of Waste Management Regulations.
Grade D Hazardous waste	Requires disposal at facilities licensed to accept hazardous waste.	All of the above plus fencing, track work and transmission pole contractors.	Fencing, transmission poles, railway sleepers, cooling towers.	Copper / chrome / arsenic (CCA) preservation treatments and creosote.	is a waste for the requirements of Waste Management Regulations. Requires disposal in a process regulated as a hazardous waste incinerator.

Source: Derived from Wood Recyclers' Association

NOTE 1 There will be some coated or treated wood in all grades, as it is impossible to identify or exclude every particle of such material.

NOTE 2 Waste regulatory requirements may further limit inputs for specific end-uses. Check with the regulator for the most up to date information.

Sylvagen retains the right to review and modify this specification from time to time and in agreement with the Suppliers. Reasonable notice (1 month) will be given prior to any change of specification.