By signing the Business Application Form, the Customer agrees to and is bound by these Conditions. AES Recycling reserves the right, without agreement or notice, to amend these Conditions from time to time. Any amendment to these Conditions will take effect and will bind the Customer three days after notice of the amendment has been sent to the Customer. A copy of the most recent Conditions is available on request in writing to AES Recycling or on www.aesrecycling.le.

DEFINITIONS

In these Conditions:
"Business Application Form" means the note of Customer details and other particulars in the form prescribed by AES Recycling signed on bet of the Customer and marked with the heading "BUSINESS APPLICATION FORM".

FORM".

Recycling" means AES RECYCLING LIMITED, registered in Ireland no.
224173, whose registered office is at Main Street, Newbridge, County
Kildrar and shall be deemed to include all affiliates and sub-contractors of
AES Recycling to whom AES Recycling sub-contracts the provision of any
of the Services hereunder.

"Commencement Date" shall be the earlier of the date stated on the

Business Application Form or the date on which the first piece of

Equipment is delivered to the Customer.
"Conditions" means these conditions of service and any amendments, alterations or revisions made to them after the date hereof: "Credit Limit" means the Euro amount which is the maximum amount the Customer may have outstanding to AES Recycling at any time during the

"Contract" means the Business Application Form together with the

"Contract" means the Business Application Forth Logenies when the Conditions:
"Customer" means any person, firm, Company, unincorporated association or sole trader to whom AES Recycling is providing the Services:
"Equipment" means the equipment specified in the Business Application Form provided by or on behalf of AES Recycling for the collection of Waste Material, Organic Material, Recycloble Material or any substituted equipment for such equipment and any additional equipment supplied for such purposes from time to time to the Customer by or on behalf of AES Recycling.
"Invoice" means the Invoice given or dispatched to the Customer detailing the Equipment and the Price:

"Invoice" means the Invoice given or dispatched to the Customer detailing the Equipment and the Price:
"Materials" shall mean the collective term used for Organic Material, Recycloble Material and Waste Material:
"Organic Material" shall mean the materials indicated as being suitable for disposal in AES Recycling' organic Equipment, as AES Recycling may provide from time to time and detailed in notices sent by AES Recycling directly to Customers from time to time and detailed.

for recovery.
"Price" means the price, plus any surcharges which may be applied in Price" means the price, plus any surcharges which may be applied in accordance with clause 8.7 that the Custamer shall pay for the Services being the price, exclusive of VAT, indicated on the Business Application Form or as notified to the Custamer in writing by AES Recycling. Recyclable Material" shall mean the materials indicated as being suitable for disposal in AES Recycling Equipment as AES Recycling may provide from time to time, and detailed in notices sent by AES Recycling directly to Custamers from time to time and destined for recycling or recovery. AES Recycling Waste Management I.T. System" means the apparatus used by AES Recycling to calculate the weight of any Materials loaded into/onto AES Recyclings exclude the weight of any Materials loaded into/onto AES Recycling to calculate the weight of any Materials loaded into/onto AES Recyclings ervicing vehicles:
"Services" means:
"Services" access the Equipment for use by the Custamer at the Site:
1.1.1 the supply of the Equipment for use by the Custamer at the Site:
1.1.2 the collection and disposal of the Materials: and
1.1.3 any additional services expressly agreed in the Business Application Form:

1.13 any additional services expressing agreements. "Site/s" shall mean the collection address/s supplied by the Customer in the Business Application Form, where the Equipment and/or Materials are to be collected by AES Recycling:
"Term" shall mean the period of one year from the Commencement Date, unless indicated otherwise on the Business Application Form: and "Waste Material" shall mean all waste material suitable for disposal in AES Recycling Equipment (but excluding Recyclable Material, Organic Material) and shall not include hazardous or toxic waste, unless otherwise agreed in and shall not include hazardous or toxic waste, unless otherwise agreed in writing in advance with AES Recycling, (including but not limited to: liquid waste, car tyres, point tins, plasterboard, dead animals, electrical appliances, batteries, carbon wastes and florescent bulbs) and produced at the Site and placed in the Equipment provided for this purpose by or on behalf of AES Recycling and destined for disposal.

Denoit of AES Recycling and destined for disposal.

2. SUPPLY OF SERVICES

2.1 AES Recycling agrees to provide the Services set out in the Business Application Form in a proper and efficient manner.

2.2 AES Recycling shall have the right to make reasonable changes to times and dates for collection of Materials to meet operational and regulatory requirements and where possible AES Recycling shall give prior notification of such changes to the Customer.

2.3 If the Service is not carried out on the collection day agreed with the Customer. AES Recycling perserves the right to reschedule the visit to the next reasonable opportunity for such Service and no claim shall lie against AES Recycling by the Customer in this respect.

2.4 AES Recycling has the right to sub-contract the provision of any of the Services hereunder.

2.5 Notwithstanding the provisions of clause 5.2 AES Recycling shall repoir

Services nereunder.
2.5 Notwithstanding the provisions of clause 5.2 AES Recycling shall repair damage caused to the Equipment through reasonable wear and tear.

DELIVERY OF EQUIPMENT AND RISK

3.1 AES Recycling shall, so far as practicable, notify the approximate date of delivery of the

1.1 AES Recycling shall, so far as practicable, notify the approximate date of delivery of the Equipment. Unless otherwise agreed with the Customer, AES Recycling shall effect delivery of the Equipment at the Site.

2.2 AES Recycling at oil times reserves the right to refuse delivery of the Equipment at any particular location where in the opinion of AES Recycling, a danger or risk will be created thereby, being in particular, a risk of danger or injury to third parties.

3.3 AES Recycling reserves the right to refuse delivery to any location or Site where such a delivery would be contrary to any law or by-law in force. It is the Customer's obligation to ensure that all necessary consents from town, city or County Councils for delivery of the Equipment at the Site have been obtained. AES Recycling shall have no liability or obligations with regard to obtaining consents from the relevant authorities.

3.4 Delivery of the Equipment shall take place when the Equipment comes within the possession or control (actual or constructive) of the Customer.

3.5 Risk in the Equipment shall pass to the Customer immediately the Equipment is delivered to the Customer, notwithstanding any failure by the Customer to endorse its acceptance. AES Recycling shall not have any responsibility in respect of the safety of the Equipment shall not have passed to the Customer. Equipment damaged by the Customer, its servants or agents whilst loading and unloading Materials are the responsibility of the Customer.

OBLIGATIONS OF THE CUSTOMER

4.1 The Customer Shall ensure that:
4.1.1 when they want the Equipment to be emptied the Equipment is left in an accessible and safe place on the collection date agreed in advance

an accessible and safe place on the collection date agreed in advance with AES Recycling:

4.1.2 the appropriate Equipment is used only for the disposal of the appropriate Materials:
4.1.3 any Material that has the potential to be carried by wind is covered or secured within the Equipment.
4.1.4 they take all reasonable care of the Equipment in their custody, and shall be liable for any damage, howsoever caused to or by the Equipment arising from the neglect or default of the Customer to their agents:
4.1.5 the Equipment is kept in a safe place, away from third party interference; 4.1.6 Materials are not compacted into the Equipment with the aid of mechanical pneumatic, (or any other), compaction devices, except those provided by AES Recycling, for the avoidance of doubt,

AES Recycling reserves the right to charge the Customer for any damage caused to the Equipment by the Customer's use of a mechanical pneumatic, (or any other) compaction devices, (whether supplied or not by AES Recycling) to fill the Equipment;

4.1.7 They comply with all relevant legal requirements in connection with the storage and accumulation of and any relevant treatment of Materials

on the sites.

4.1.8 All packaging waste to be collected for disposal by AES Recycling will be presented in compliance with Article 5 of Part II of the Waste Management (Packaging) Regulations 2003.

4.1.9 All Materials to be collected are segregated correctly securely 4.1.7 Air Indication to be collected and segligated correctly, securing deposited in the appropriate piece of Equipment and that there shall be no obligation upon AES Recycling to collect any Material that is loose, or not contained in the appropriate Equipment, and

A.1.10 Wheelie bin Equipment is not filled beyond the relevant weight restriction imposed for the relevant wheelie bin Equipment as specified in the table below:

Wheelie Bin	Maximum Weight
140Ltr	40kgs
240Ltr	60kgs
360Ltr	70kgs
560Ltr	85kgs
1100Ltr	120kgs

4.2 For the avoidance of doubt, AES Recycling shall not be obliged to pick up wheelie bin Equipment that exceeds the weights specified in that table at 4.1.10.

pick up wheelie bin Equipment that exceeds the weights specified in the table at 4.1.10.

4.3 The Customer shall have the option, in circumstances where the Equipment is overweight or overfull, to either remove sufficient Materials so that the Equipment is no longer overweight or overfull (as the case may be) or order another piece of Equipment, of an appropriate size, to extract sufficient Materials from the Equipment so that neither piece of Equipment is overweight or over full. The Customer shall be liable for the additional costs involved in hiring addition Equipment and shall be responsible for any movement of Material from one piece of Equipment to another.

4.4 The Customer hereby agrees that AES Recycling shall be their Sole Service provider during the Term (or any extended Term).

4.5 Notwithstanding the provision of clause 4.5, the Customer hereby agrees that if during the Term (or any extended Term) an alternative waste material not specified in the Business Application Form requires treatment or disposal or the Customer decides to treat or dispose of Materials themselves they shall in the first instance notify AES Recycling.

THE EQUIPMENT

istomer shall be wholly responsible for the safety of employees 5.1 The Customer shall be wholly responsible for the safety of employees of the Customer, of AES Recycling and any third parties in relation to the presence of the Equipment upon the Site. The Customer shall carry out a proper and sufficient risk assessment relating to the delivery, presence are use of the Equipment on the Site and for its removal from the Site by AES Recycling. The Customer shall supply a copy of same to AES Recycling and communicate such risk assessment to all relevant employees of the Customer. The Customer shall inform AES Recycling if any individual is injured in connection with the use of the Equipment or, if an any reportable incident takes place involving the Equipment or its use. 5.2 The Customer shall immediately inform AES Recycling yoon becoming aware that any of the Equipment is unsafe or not in working order and shall cease to use such Equipment until AES Recycling has had the opportunity to inspect it and if necessary replace it. The cost of any damage to the Equipment (normal wear and tear excepted) shall be met by and invoiced to the Customer.

5.3 AES Recycling may at its discretion replace any of the Equipment at any time while this Contract subsists with other Equipment of a similar ndard and specification.

5.4 The Customer shall not place any names, notices or labels on the

5.5 The Customer hereby grants AES Recycling a licence to enter and remain on the Customer's Site solely to the extent necessary to perform the Services.

FORCE MAJEURE

6. FORCE MAJEURE 6.1 Should AES Recycling be delayed in or prevented from making delivery of the Equipment or providing the Services due to war, strikes, lock-outs, fire, floods, explosion, lobour disturbances, trade disputes or shortages in row material or due to any other cause whatsoever beyond the control of AES Recycling, AES Recycling shall be at liberty (in its sole discretion) to cancel or suspend the Contract without incurring any liability for any loss or damage arising therefrom (whether in contract, negligence in Tort otherwise).

TITLE TO THE EQUIPMENT

7. ITLE TO THE EQUIPMENT 7.1 Notwithstanding delivery and passing of risk in the Equipment, or any other provision of these Conditions, title to the Equipment shall not pass to the Customer and the Equipment shall at all times remain the property of ACE Describe.

the Customer and the Equipment strain of an annual AES Recycling.

7.2 AES Recycling may take possession of the Equipment, at any time. For this purpose AES Recycling may visit (and AES Recycling and its authorised agents are hereby authorised to enter) any premises of the Customer or a third party where the Equipment is kept for the purpose of taking possession of the Equipment.

PRICE AND PAYMENT

8. PRICE AND PAYMENT 8.1 Customer shall be assigned a Credit Limit by AES Recycling which shall not be exceeded by the Customer, AES Recycling may in its absolute discretion change, vary or amend the Customer's Credit Limit. 8.2 AES Recycling reserves the right to amend the Price during the course of the Contract. The Price quoted to the Customer is subject to change in line with AES Recycling pricing preview. 8.3 AES Recycling will invoice Customers in accordance with its current invoicing policy, as agreed in advance with the Customer.

accordance with its current invoicing policy, as agreed in advance with the Customer.

8.4 Unless otherwise agreed in writing between AES Recycling and the Customer the Price shall be payable 30 days from invoicing by AES Recycling to the Customer, (the "Due Date").

8.5 AES Recycling reserves the right to charge interest on overdue accounts of 1.5% per month. If the Price is not poid in full by the Due Date, the Customer shall relimburse AES Recycling (on a full indemnity bosis) for all costs and expenses incurred by AES Recycling in connection with the recovery of any monies due to AES Recycling.

8.6 All prices quoted are exclusive of Value Added Tax and any other taxes payable for the Services which will be payable in addition by the Customer at the appropriate prevailing rates the right to levy Customers a weight surcharge where Equipment is overweight.

8.7 LES Recycling reserves the right to levy Customers a weight surcharge where Equipment is overweight.

8.7 LIS Net first instance, the AES Recycling Waste Management

I.T. System shall calculate the overall weight of the Equipment and subtract the over-weight portion of the Materials.

8.72 The weight surcharge payable by the Customer in respect of overweight bins shall be calculated by reference to the portion of Materials overfilled plus the cost associated with the collection, treatment and disposal of that portion of the Materials.

8.73 The Customer hereby agrees that the reading from the AES Recycling Waste Management I.T. System shall be conclusive prove of the weight recorded thereon.

weight recorded thereon. 8.8 The Customer shall make all payments, without set-off or counterclaim and free and clear of all taxes, deductions, withholdings and other charges. 8.9 Payments made by the Customer to AES Recycling shall be applied by AES Recycling to Invoices, and to Equipment listed in Invoices, in such manner as AES Recycling shall at its sole discretion think

fit.

8.10 it is hereby expressly agreed that, if the Customer does not pay an Invoice on or before the Due Date, this shall be considered a fundamental breach of the terms of the Contract and AES Recycling may, at its option, either suspend all further Services to be provided to the Customer until such Invoice has been poid or cancel the Contract altogether.

9. INDEMNITY
9. The Customer shall indemnify AES Recycling in respect of all loss, damage or injury occurring to any person, firm, Company or property, and against all action, suits, claims and demands, charges or expenses (including legal expenses) in connection therewith for which AES Recycling may become liable in respect of the Equipment and the Material in the event that such loss, damage, or injury shall have been occasioned by the neallgence, misuse of Equipment, breach of duty or breach of the terms of the Control that the Courtee that the Control that the Con

negligence, misuse of Equipment, breach of duty or breach of the terms: the Contract by the Customer.

9.2 AES Recycling shall not be liable for any damage to surfaces, manholes, walls or property, caused by AES Recycling vehicles or Equipment while on the Customer's premises and the Customer will indemnify AES Recycling in respect of all actions, suits, claims and demands, charges or expenses (including legal expenses) in connection therewith by a Third Party for loss or damage resulting as aforesaid.

9.3 The Customer hereby agrees to take out and maintain suitable and adequate Insurance cover for the duration of the Contract, which shall

a)To cover the liability accepted by it in this Contract: and b)To include appropriate public liability Insurance. The Customer hereby agrees to produce at AES Recycling' request a copy of the Insurance policy or policies and relevant Renewal receipts for inspection by AES Recycling.

10. SET-OFF 10.1Whenever under a Contract any sum of money shall be recoverable from or payable by the Customer to AES Recycling, the same amount ma be deducted from any sum due or which may at any time thereafter may become due to the Customer and AES Recycling. Nothing in this clause shall prejudice any other rights or remedies available to AES Recycling under the Contract or at law.

11. LIABILITY

11. LABILITY

11.1 AES Recycling' total liability under or in connection with the Contract (whether in contract, tort (including negligence) or otherwise) shall not exceed in aggregate the total fees for Services received by AES Recycling from the Customer during the previous twelve (12) months.

11.2 AES Recycling shall not under any circumstances be liable to the

This Act Recigning shall not offer any circumstances be induced to the Customer by reason of any representation or warranty, condition or other term or any duty of common law, or under the express terms of these Conditions, for any consequential, special, incidental or punitive loss or

Conditions, for any consequential, special, incidental or punitive loss or damage (whether for loss of current or future profits, loss of enterprise value or otherwise) and whether occasioned by the negligence of AES Recycling, its employees or agents or otherwise, even if advised of the possibility of such damages.

11.3-Nothing in these Conditions shall exclude or limit the liability of AES Recycling for death or personal injury resulting from the negligence of AES Recycling or any of its employees or agents, nor shall they operate to exclude or limit any statutory rights which cannot be legally excluded or limited, including the statutory rights of a consumer.

legally excluded or limited, including the statutory rights of a consumer.

12. DISPUTE RESOLUTION

12.1 Despite the existence of a dispute or difference, the parties will continue to perform their obligations under this Contract in good faith. If any dispute or difference or diress between the parties, the parties will first make every effort to settle the dispute amicably and any dispute or difference is to be notified in writing by the account manager in one party to the account manager of the other party (if applicable) and the account managers (if applicable) will have 6 days in which to resolve the dispute or difference is not resolved under clause 12.1 above either party may give to the other party a written notice of the dispute or difference (a "Olspute Notice"), setting out its nature and such particulars as will be then available to that party. The Dispute Notice will be referred to the Head of Management of the Customer (if applicable) for conciliation who will endeavour to resolve the dispute within 5 business days of the service of a Dispute Notice, each of the parties will prepare and deliver to each other a endeavour to resolve the dispute within 5 business days of the service of a Dispute Notice, each of the parties will prepare and deliver to each other a form of statement setting out their position on the matter in dispute and their reasons for adopting such position. Failing agreement between such persons within a further 14 days ofter the date of the Dispute Notice the matter will be dealt with in accordance with the provisions of Clause 15.1.

13. TERMINATION

13.1 The Contract shall commence with effect from the Commencement Date and shall continue in force for the Term, unless terminated earlier in accordance with the provisions of clauses 8.10 or 13.2. Unless a party gives at least one months written termination notice to the other, on or prior to automatically renew for further periods of twelve months and shall continue in force until terminated by either party giving one months' written termination notice to the other on or prior to the expiry of any such renewed term.

13.2 In the event of the Customer committing any breach of any term or provision of the Contract (including, for the avoidance of doubt, these Conditions), going into liquidation having a receiver, examiner or other similar officer appointed over the whole or any part of its assets, becoming bankrupt or insolvent or granting any trust deed or entering

Conditions), going into liquidation having a receiver, examiner or other similar officer appointed over the whole or any part of its assets, becoming bankrupt or insolvent or granting any trust deed or entering into any composition or similar arrangement with its creditors, or if any circumstances arise which, in the sole opinion of AES Recycling render any of the foregoing likely to occur, then AES Recycling shall be entitled, without notice and without any liability whatsoever, to terminate the Contract forthwith and to enter the Customer's premises for the protection, removal, realization and disposal of any of the Equipment, title in which shall not have passed to the Customer's premises for the protection, removal, realization and disposal of any of the Equipment, title in which shall not have passed to the Customer in accordance with the terms of these Conditions.

13.4 AES Recycling reserves the right at any stage during the Term, or any extended Term, to terminate the Contract for any reason on the giving of one month's written notice to the Customer.

13.4 Upon termination of this Contract, AES Recycling shall have the right to remove Equipment without prior consultation with the Customer and without any liability arising out of such removal.

13.5 At the end of each calendar year, AES Recycling shall have the total savings received by the Customer so a result of any promotional benefits, discounts or financial rewards provided by AES Recycling to the Customer during the Term (a 'savings Statement'). Upon termination of the Contract by the Customer during the Term, or any renewed term, the Customer hereby agrees that monunt reflected in the Savings Statement's a genuine pre-estimate of AES Recycling is large activation of the Contract. The Parties thereby agree that manual reflected in the Savings Statement is a genuine pre-estimate of AES Recycling is large actual losses as a result of the Termination of the Contract.

as a result of the Termination of the Contract.

15.6 Upon termination of this Contract, by either party, any risk assessments carried out by AES Recycling on the Customer's behalf in relation to the Customer's Site(s) shall be revoked.

13.7 The termination of this Contract shall be without prejudice to any rights or obligations which shall have accrued before termination, including any remedy available in respect of a breach of this Contract.

14 ENTIRE AGREEMENT

14. ENTIRE AGREEMENT
14.1 This Contract constitutes the entire agreement and understanding between the parties with respect to the Services, and except as expressly provided, supersedes all prior representations, writings, negotiations or understandings with respect to that subject matter.
14.2 No variation this Contract shall be effective unless it is made in writing, signed by AES Recycling and notified to the Customer. Any amendment to these Conditions will take effect and will bind the Customer three days ofter notice of the amendment has been sent to the Customer. For the avoidance of doubt, express acceptance by a Customer is not required.

15. GENERAL
15.1 The construction validity and performance of the Contract shall be governed by and construed in accordance with the laws of Ireland and for all matters arising under, out of or in connection with the Contract the parties hereby submit to the exclusive jurisdiction of the Irish Courts.