

Credit Account Terms & Conditions



General

- 1 The completed Credit Application Form sent to Oxford City Cars is a request from the business/person detailed on the form for the provision of credit account facilities.
- 2 The signed form is permission where applicable for Oxford City Cars to seek particulars from the applicant's Bank or Business references named on the Credit Application form.
- 3 Oxford City Cars reserves the right at its own discretion and without giving reasons to reject the application and decline to enter into a contract.
- 4 The Agreement exists between Oxford City Cars, 49/51 Jeune Street, Oxford, OX4 1BN and the Account Holder.
- 5 A password will be added to the account for use when ordering a taxi under this contract. No credit bookings will be accepted by Oxford City Cars unless the correct authority details are quoted by the person ordering the taxi.
- 6 The client shall notify Oxford City Cars in writing of ANY change in the particulars stated in their Credit Application. Amendments take effect from the date shown on a confirmation notice issued by Oxford City Cars.
- 7 All our drivers are either directly employed by Oxford City Cars or are contracted by Oxford City Cars.
- 8 All drivers are licensed by Oxford City Council.

Payment

- 1 Payment must be made within 5 working days of the billing date.
- 2 This payment can be made by BACs, cheques; made payable to Oxford City Cars, credit card (by telephone) or cash. If cash, this should be hand delivered to our Accounts Department by appointment. We reserve the right to add or withdraw payment methods without notice as business needs dictate.

Termination of Accounts

- 1 We reserve the right to suspend or terminate an Agreement at any time due to non-payment of the Account. Any outstanding monies become immediately due for payment.
- 2 We reserve the right to terminate this Agreement should The Account Holder or agent(s) of said Account Holder act in an inappropriate manner towards any agent(s) of Oxford City Cars. Any outstanding monies become immediately due for payment.
- 3 Either party shall be entitled to terminate this Agreement by giving 30 days notice, of such in writing to the registered business/home address of the other party.