





## Credit Account Standard Terms & Conditions

- 1 Standard Journey Fare**

All journeys commencing and terminating within the City of Edinburgh boundaries will be charged as per standard City of Edinburgh Council fares.
- 2 Fixed / Agreed Fares**

All fixed / agreed fares between frequented routes will be agreed upon by both parties and set for a minimum time of 12 months upon thereafter the fixed / agreed fares will be reviewed. However, if there is a tariff increase both parties will agree to discuss the increase.
- 3 Booking Fee**

A booking charge of 80p is levied against each booking.
- 4 Administration Fee**

An administration fee of 10% will be levied on your monthly account charges.
- 5 Cancellation Charge**

A cancellation fee or 'No Lift' charge (£2.00) shall apply only if notice of cancellation is received after the taxi has been dispatched and shall be as per the displayed Taximeter Fare at the time of the cancellation or the Minimum Fare (which ever is the greater). This is stipulated by The Edinburgh City Council.
- 6 VAT**

Computer Cab (Edinburgh) Ltd, hereinafter called Computer Cab® acts as agents for their clients, placing work with self-employed owner driven taxis. VAT is charged at the standard rate on all administration fees. VAT is charged on the Taximeter Fare only if a directly employed driver of Computer Cab® undertook the journey or if sub-contracted to a VAT registered Owner Driver, Company or Partnership.
- 7 Invoice & Credit Terms**

Accounts must be settled by the last day of the following month after receipt of invoice. We understand and will exercise our statutory rights to claim interest and / or compensation for debt recovery costs under late payment legislation if the account is not settled within the agreed credit terms.
- 8 Security Account Number & Customer Number(s)**

These will be issued for each account and must be quoted with all bookings. Computer Cab® cannot accept any responsibility if account or customer numbers are used by unauthorised personnel.
- 9 Termination of Account**

Either party may terminate the account by giving 30 days notice in writing. In the event of the client being in breach of any of the terms or conditions of this agreement the Company reserves the right to terminate or suspend the account forthwith without notice.

**Notice:** The Company hereby gives notice that, save to extent that any such exclusion of liability is unlawful, it shall not be liable directly or indirectly to the client for any damage or loss whatsoever caused and whether as a result of the negligence or delay on the part of the Company, its servants or agents. Unaccompanied deliveries will be the hirer's or consignee's responsibility to be insured against. Computer Cab® will not accept any claim against them whatsoever.