

# NEWARK LORRY WASH LIMITED

Cattle Market Lorry Park, Great North Road, Newark, Notts, NG24 1BL  
 Telephone/Fax: 01636 605511  
 Email: [info@newarklorrywash.co.uk](mailto:info@newarklorrywash.co.uk)

## Credit Application Form

Form must be completed in full in **BLOCK CAPITALS** and returned.

Full trading title	
Full trading address	
Postcode	
Telephone No.	
Email address	
Fax No.	
Trading Status (Limited Company/Sole Trader/ Partnership)	
Invoicing address (if different from above)	
Postcode	
Telephone No.	
Fax No.	
<b>ONE PRIMARY TRADE REFERENCE</b>	<b>TO BE COMPLETED BY LIMITED COMPANIES</b>
Company Name:	Registered address:
Address:	
	Registered number:
	Date incorporated:
<b>OUR BANK DETAILS</b>	
HSBC	Sort Code: 40 34 08
Market Place	
Newark	Account Number: 21624105
NG24 1EQ	

I/We make this application to open a credit account with Newark Lorry Wash Limited. I/we consent to credit reference searches being undertaken. I/We understand that credit terms are that payment is due strictly 30 days from date of invoice and that if granted credit I/we agree to pay in accordance with these terms. By signing this application I/we acknowledge and accept the Newark Lorry Wash Limited Terms and Conditions and agree to all clauses.

Authorised signature:	Position (Managerial):
Print Name:	Date:

**Please supply proof of address** eg a current utility bill or your business letterhead

# NEWARK LORRY WASH LIMITED

## Terms and Conditions

“customer”	means the person(s), firm or company (or anybody acting on behalf of the person(s), firm or company) who purchases the service from the seller
“seller”	means Newark Lorry Wash Ltd
“service”	means the washing of the customer’s vehicle(s) by the seller
“contract”	means the contract between the seller and the customer for the provision and purchase of the service, incorporating these Terms and Conditions
“site”	means the land occupied by Newark Lorry Wash Ltd at Cattle Market Lorry Park, Great North Road, Newark, NG24 1BL.

1. These Terms and Conditions will exclusively apply and govern all contracts under which the seller agrees to provide a service and shall prevail over any Terms and Conditions of the customer, whether referred to in any customer’s forms, correspondence or elsewhere. All quotations are made and all orders are accepted on and subject to these Terms and Conditions. No variation of these Terms and Conditions shall be effective unless previously agreed in writing by both parties. Any quotation is given by the seller on the basis that no contract shall come into existence until a written acceptance of these Terms and Conditions by the customer has been received by the seller.
2. Prices charged in any quotation are exclusive of VAT. Prices are subject to change from time to time and are on display at the seller’s site.
3. Charges are payable on demand. Authorised credit customers will be invoiced monthly and shall pay in full the agreed contract price within **30 days of invoice date**. Any monies owed to the seller after 30 days from invoice date will attract a 3% per annum interest charge above the then prevailing per annum commercial lending rate of HSBC Bank accruing on a daily basis until the date of settlement.
4. The seller shall have no liability to the customer for any failure to provide the service or any delay in doing so that is caused by events or circumstances beyond the seller’s reasonable control including, without limitation, breakdown of equipment, flood, fire, accident or illness.
5. Customers enter the seller’s site at their own risk. The seller shall have no liability to the customer for any damage to any persons, their belongings, their vehicles or vehicle loads whilst providing the service.
6. Whilst on, or waiting to enter the site, customers must obey all reasonable requests from the seller or any persons acting on behalf of the seller.
7. Customers’ vehicles must at no time wait on the concrete road before entering the site.
8. The customer is deemed to have accepted the service provided to him by the seller as being satisfactory in quality where the seller has received no notification to the contrary from the customer before the customer’s vehicle leaves the site. Any reasonable complaint by the customer regarding the quality of the service received before the customer’s vehicle leaves the site will be addressed immediately.
9. All notices from the customer to the seller must be in writing and sent to the site address. All notices from the seller to the customer will be sent to the customer’s address specified on the Credit Application Form.
10. If any (or part of any) of these Terms and Conditions is unenforceable, the enforceability of the remaining Terms and Conditions (or remaining part of any Term and Condition) will not be affected.
11. All Contracts to which these Terms and Conditions apply shall be governed and construed in accordance with the laws of England, and the parties hereby submit to the jurisdiction of the English Court.