

## **CAR PARK REGULATIONS**

### **1. CAR PARK ORGANISATION**

- a) The car park run by Interparking Polska Sp. z o.o. with registered office in Warsaw ("**Interparking**") is an unguarded car park.
- b) Interparking accepts no liability for any damage resulting from theft, loss or destruction of the vehicle or belongings left in it. The above limitation does not apply to any damage inflicted by Interparking.

### **2. GENERAL TERMS AND CONDITIONS OF CAR PARK USE**

The car park can be entered:

- after collection of the one-time ticket at the entrance to the car park, or
- by means of the subscription- or rental agreement-related access card.

- a) The parking fee based on the one-time ticket shall be paid before entering the car park at the cash machines.
- b) The parking spaces are made available on the rental agreement basis. The condition for rental of the parking space is purchase of subscription for the car park dedicated for subscribers or rental of the space in the hourly/daily system.
- c) Traffic rules apply to the area of the car park.
- d) The speed limit for vehicles in the car park is 10 km/h.
- e) The car park is intended exclusively for passenger cars with height not exceeding 1.90 m and for motorcycles.

### **3. OBLIGATIONS OF THE PARKING CLIENT**

The Parking Client shall:

- a) present the subscription car or ticket on demand to the car park staff on entry in and exit from the car park;
- b) respect road signs and designated traffic directions;
- c) park the vehicle in designated spaces;
- d) secure the vehicle against access by unauthorised persons and activate the possessed security systems;
- e) not litter in the area of the car park;
- f) not leave any dangerous objects that are not the factory equipment of the vehicle inside it;
- g) not repair or wash the car in the parking space;
- h) adhere to the instructions of the car park staff;
- i) not smoke or drink alcohol in the area of the car park;

### **4. SPECIAL PROVISIONS**

- a) The parking fee based on the one-time ticket can be paid by credit card or debit card at the cash machines.
- b) The parking fee based on the subscription card can be paid:

- by transfer. Transfer subscriptions shall be paid within 7 days from the invoice issue date. In case of failure to pay the fee on time, the car park access shall be blocked and statutory interest shall be charged,

- c) The vehicle driver is obliged to notify the car park staff immediately in case of loss of the one-time ticket. In such a case, the release of the vehicle may be made conditional upon presentation by the person interested of a document proving his/her right to collect the vehicle and submittal of a written confirmation of vehicle collection.
- d) The person holding a one-time ticket or subscription card assigned to a vehicle is considered by Interparking as the person authorised to enter the car park, drive the vehicle in the area of the car park and to exit the car park. Interparking can demand presentation of a document authorising to drive the vehicle.
- e) In case of loss of the subscription card, a new card shall issued subject to payment of the fee specified in the pricelist.
- f) In case of loss of the ticket, an additional fee shall be charged for the lost ticket according to the pricelist.
- g) All and any traffic damage in the area of the car park shall be subject to claim adjustment under the mandatory third-party liability of the party inflicting the damage.
- h) If the client's vehicle blocks traffic in the area of the car park, Interparking can remove the vehicle at the vehicle owner's expense.
- i) If the vehicle is left outside the designated parking spaces, Interparking can remove the vehicle at the vehicle owner's expense.
- j) Exiting the car park requires payment of due fees. In case of exiting the car park without payment of the due fees or in case of any other actions aiming at avoidance of payment of the due fees may result in charging a penalty of PLN 500, entering the vehicle in the so-called black list and not letting it into the area of the car park until the overdue fees are paid.
- k) In case of failure to observe Point 3 (Obligations of the Parking Client) items b), c), e) or g) as well as in the cases specified in Point 4 (Special Provisions) items h) and i), the penalty of PLN 500 may be charged and, under Art. 670 §1 of the Civil Code, the vehicle may be blocked until it is paid.

## **5. ADDITIONAL INFORMATION FOR CONSUMERS**

- a) Interparking does not provide for a special mode of review of potential complaints lodged by consumers. The liability of Interparking towards the car park users who are consumers is based on the governing law, including but not limited to the Civil Code.
- b) Any claims related to potential failure to perform or to properly perform the agreement by Interparking must be reported in writing within the time limits and in the method required by the law, including but not limited to the Civil Code.
- c) In the case of consumers, the penalty specified in Point 4 items j) and k) is PLN 150.

Car park administrator: Interparking Polska Sp. z o.o. with registered office in Warsaw, 00-686 Warsaw, ul. Św. Barbary 4/2, telephone 22 629 59 44, District Court for the capital city of Warsaw, XII Commercial Division of the National Court Register under KRS number 0000138105, NIP (Tax Identification Number): 522-24-20-314, share capital: PLN 20 200 000, paid up in full.