

P A R K I N G P L A C E R E G U L A T I O N S

1. The owner of the parking space is Hotel Warszawski registered at the Business Registry Division in Cracow no. 32468/98 136323 . Hotel Warszawski is to be called landlord as far as the above named owner meaning is concerned.
2. The parking space makes available places for parking : cars, motorcycles, bicycles as well as other vehicles up to 3,5 t .
3. The service charge amount for parking place is determined by the applicable charge-list in PLN per each started hour .
4. The time at which service begins, starts to count at the moment at the moment of entering the parking. It ends with the payment and driving out of the parking within 15 minutes after that. In case of not driving out of the parking in restricted time, there begins a countdown for a new service with stated statutory payment.
5. The measure unit is a period of time calculated in hours in accordance with the applicable charge-list per each started hour.
6. The appropriate charge-list is being hanged at a visible place by entrance. It is an integral part of the Information for Customers.
7. Driving into the parking space the customer receives the computer evidence of entry (ticket access) , on the basis of which shall be leaving the parking space .
8. Vehicles may be parked only in spaces that are specifically designated white stripes for parking .
9. Vehicles may not be parked in such a way as to occupy more than one space or to restrict access to any space other than the one that the vehicle is parked in , under pain of an additional administrative fee or towing away the car to another parking space at the expense of the holder of the vehicle .
10. The landlord is not responsible for fire , theft , damage ,or loss vehicles while parked on the parking space .
11. The landlord is not responsible for things, that have been left in the vehicle as well as for possible loss resulting from the proprieties of that things or caused by weather (rain, frost, sun, etc.)
12. In the case of deterioration of things resulting from the landlord , the fault of the landlord bears the expenses through the medium of an insurance company to restore the primordial condition of the vehicle.
13. All events ,collisions ,bumps ,crashes are dealt with according to the principles of Road Traffic Acct.
14. The landlord does not bear any responsibility in case the customer loses the computer evidence of entry (ticket access) . The evidence of entry can be reproduced for an administrative fee acc. the applicable charge-list .
15. The right to enter the parking-place do have only: authorized staff, the customers, who drives in as well as the customers, who drives out.
16. The landlord can refuse to rent a parking place without giving any reason .
17. The services from reservation have prevail to rent parking places .

Management