



General Terms and Conditions of Hi Hotel Parking Agreement

§ 1 General regulations

1. The car park at Hi Hotel is a monitored, unguarded car park.
2. Parking spaces are provided on the basis of a lease agreement. Space is rented on a daily basis.
3. Hi Hotel is not responsible for damage due to theft, loss or destruction of the vehicle, or items left in the vehicle.
4. Parking is free of charge only for hotel guests during their paid stay at the hotel. In case of leaving a car in the car park by a person who is not a hotel guest, the hotel undertakes to pay the amount due, with the parking lot costs 100 PLN/day. Any traffic damage caused in the car park area is eliminated within the framework of the mandatory third party insurance.
5. If the customer's vehicle blocks traffic on the car park area, the Hotel has the right to remove the vehicle at the expense of the vehicle owner.
6. The court competent to resolve any disputes that may arise in connection with the car park agreement will be the common court for the seat of the Hotel.

§ 2 Customer's obligations

1. The customer is obliged to:
 - a. Park the vehicle in designated places
 - b. To prevent unauthorized entry into the vehicle and to use existing security systems
 - c. no littering of the parking area
 - d. Not to leave items in the car that are not original equipment

§ 3 Processing of Personal Data

1. The administrator of Guests' personal data is Faros Sp. z o.o. Sp. k., ul. Juliusza Słowackiego 165, 80-298 Gdańsk, which can be contacted by e-mail: info@hotelfaros.pl
2. In view of the fact that the use of the car park may involve the processing of customers' personal data, please read the information below ("Personal Data", "Data"). The administrator of Personal Data is Hi Hotel with its seat in Gdansk ("Hotel"). Personal Data is processed in compliance with appropriate security measures that meet legal requirements. Personal Data shall be processed for the purposes of the processing:
 - a. providing parking space rental services,
 - c. provision of transport to or from the airport (if applicable),
 - d. Performing video surveillance,
 - e. conducting a complaint procedure (if applicable),
3. The provision of Personal Data is voluntary, but may be necessary for the chosen purposes of processing. Personal Data will be kept only for the period necessary for the proper performance of the above purposes and, after such performance, for the period required by the obligations imposed on the data controller by law, including (i) the provisions on civil liability for the proper performance of the parties' obligations and (ii) tax laws. Recipients of Personal Data may be appropriate employees of the Hotel, to the extent it may be required to perform the obligations related to the performance of services provided by the Hotel in connection with the concluded parking agreement.
4. The Customer is entitled to: Access to his/her Personal Data, correction, deletion, restriction of processing, transfer of the Data, the right to object to the processing of the Data due to the specific situation of the Customer or for direct marketing purposes, as well as the right to withdraw consent to the processing of the Data at any time without affecting the lawfulness of the existing processing. In order to exercise the above rights the Client may send a message to: info@hotelfaros.pl. **Contact to the Hotel's Personal Data Inspector: info@hotelfaros.pl, correspondence address: ul. Słowackiego 165, 80-298 Gdańsk.** The basis for the processing of Personal Data is Article 6(1)(b), (c) and (f) of the TYPE.
5. In the event that it is considered that a breach of data protection regulations has occurred, the Customer has the right to lodge a complaint with the supervisory authority, in particular in the Member State of his habitual residence, his place of work or the place where the alleged breach has been committed.

§ 4 Additional information for consumers

1. The parking lot manager is Faros Sp. z o.o. Sp. kom. with its registered office in Gdańsk, **80-298 Gdańsk, ul. Słowackiego 165, telephone: ++48 58 670 47 06**, District Court Gdańsk-Północ in Gdańsk, VII Commercial Department of the National Court Register, **KRS number 0000510598, NIP: 5842735986**.
2. The hotel does not provide for a special procedure for handling possible consumer complaints. The Hotel's liability towards the car park users who are consumers is based on the applicable laws, in particular the Civil Code.
3. All claims related to the parking agreement should be submitted to the Hotel in writing within the time limits and in the manner required by the relevant laws, in particular the Civil Code.