

RENTAL REGULATION OF UNATTENDED CAR PARKING

The service is offered to the public pursuant to art. 1336 c.c. to the following general contract conditions pursuant to art. 1341 of the Italian Civil Code to be considered integral and substantial parts of the General Conditions published on the website www.triesteterminal.it.

1. The parking service is provided by Trieste Terminal Passeggeri S.p.A. (hereinafter "TTP") at parking area situated in Molo Fratelli Bandiera 1 – Trieste (Italy) . The parking areas are uncovered, fenced and parking is paid for in advance (point 3). All forms of camping or equipped parking, even if temporary, are prohibited within the parking areas and throughout the whole area.
2. The cost of parking is calculated on the basis of the rates in force at the time of online booking.
3. Access to the car park is allowed only upon reservation to be made through the website www.triesteterminal.it where the non-refundable payment for the service is requested. The customer is responsible for the truthfulness of the data entered in the booking form. Correct entry of data and above all the vehicle's license plate number will facilitate parking access. The customer is required to print and take the booking confirmation form with him/her.
4. The customer who has booked the online service and who extends the stay beyond the booked period is required to communicate it by email or by filling in the appropriate form on the website (<https://www.triesteterminal.it/contatti/>) at least 3 days before the arrival to the car park in order to check availability and to pay the amount due for the extension of the stay, under penalty of paying Euro 25.00/day of delay (to which the cost indicated at point 8 is to be added).
5. Failure to pay for the parking authorizes TTP not to allow the entry or exit of the vehicle from the parking area. The document proving the payment is booking confirmation which the Customer will receive after payment has been made. In case the cited document is not available, the Customer is required to provide TTP with proof of actual ownership of the vehicle.
6. The booking confirmation document is the only document for collecting the vehicle. Therefore, TTP is not required to verify ownership of the vehicle of the person who exhibits the parking ticket and / or booking confirmation form, with the consequent exemption of TTP from any and all liability in this regard. Any consequence deriving from the loss of the documents necessary for the collection of the vehicle, is therefore the sole responsibility of the Customer.
7. The invoice request for the service used can only be made for professional reasons and, for tax reasons, before making any reservation and payment and providing all the necessary data also for the issuance of the electronic invoice. Invoices will not be issued in other ways or at times other than those indicated here.
8. Parking assistance is guaranteed during the parking's opening time
9. It is strictly forbidden for Customers to:
 - Enter the parking lot without a reservation;
 - Hinder the movement and operation of the services in any way;
 - Leave flammable or explosive materials and / or substances inside the vehicles parked (except for what is contained in the fixed tank), dangerous objects or any other objects the presence of which may in any case constitute a danger;
 - Carry out any fuel transfer inside the parking lot;

- Drain any oil or anything else on the floor;
 - Perform any repair work inside the parking lot;
 - Retrieve vehicles that have fuel or oil leaks.
10. Customers are obliged to:
- Park the vehicle so as to occupy only one parking place and not to create an obstacle (under penalty of paying for the occupation of another place);
 - Leave the vehicle with the engine off, perfectly braked;
 - Proceed at an appropriate speed in order to create no danger;
 - Respect the rules of the Highway Code, the signs and any indications of the staff.
11. TTP is authorized to remove vehicles parked irregularly or that constitute an obstacle, with charges, risks and expenses charged to the Customer.
12. The individual customer is responsible for complying with the provisions contained in this regulation for damage caused to his or her vehicle, to people or things, including parking equipment, and is required to notify TTP staff to allow the assessment of the damage done without moving the vehicle from the accident site.
13. The customer acknowledges:
- To have read and accepted, also pursuant to art. 1341 of the Italian Civil Code, all the rules contained in this regulation, committing to their observance;
 - That the object of this contract is exclusively the provision by TTP, against payment, of a parking space, without the obligation of TTP to keep the vehicle.
- TTP is therefore not responsible for direct / indirect damages caused to third parties to the vehicle, nor for luggage or other objects left in the vehicle. In any case, any damage to the vehicle, or the theft of the same or the removal of accessories, spare parts or individual parts of the vehicle, however occurring inside the parking area, must be reported before moving the vehicle, without delay, to the staff on duty.