

## Conditions of use

### Rules for the purchase of goods and services

The following indications regulate the relationship between Firparking service provider, GARAGE FIRPARKING SERVICE (hereinafter referred to as SERVICE) and users of this service (hereinafter referred to as USERS).

The User of the service assigns a mandate in his name and on behalf of Firparking with a "mandate with representation" referred to in the article 1704 of the Italian civil code to contact the manager to arrange the selected parking service; expresses its consent by entering the data requested on the web page and matches the price of the service as early funding or as necessary means for the execution of the mandate (article 1719 cc) and is required to comply with all the general conditions contained in this Regulation. This regulation must therefore be read and approved in all its parts before completing the registration operation.

### **Art 1: objective of the service**

The service objective is the online purchase of services related to parking areas

### **Article 2: Service fee**

The payment of the service is provided with Paypal payment. Payment is made through a virtual counter in secure mode with irreversible cryptography of at least 256 bits. With this method, the transaction takes place exclusively in the banking sector and Firparking has no access to the buyer's credit card DATA

### **Articolo 3: obligations of the purchaser and the credit card holder**

The purchaser commits to read carefully and accept the clauses under this regulation, as a condition necessary for the purchase, being clauses drawn up in accordance with Articles 3 and 4 of Legislative Decree 185/1999 (distance contract) and Article 12 of Legislative Decree 70/03 (electronic commerce)

### Articolo 4: Rights and Obligations of Firparking srl

Firparking srl commits to provide any information on the substantial changes to the services related to the parking areas, and commits to follow all the instructions provided by the operator. Firparking srl has no responsibility in the organization of the services related to the parking areas and, therefore, under no circumstances responds to the cancellation of the service, the simple change of dates and / or time, inconveniences suffered by the buyer if they are connected to the manager's organization. It is the management that takes care of directly taking over and providing the supply of the parking service and anything else connected, taking care to inform the customer on the contractual arrangements. Firparking srl may suspend its service or part of it due to planned modifications in order to improve the service. Firparking srl is not responsible for the non-use of the services by the user in said evidence is excused from the right of reimbursement of securities by Firparking srl.

### Articolo 5 : Withdrawal

As described in point 2.1 there is no reimbursement, neither of the price of the service nor of any additional commissions, in case of renunciation by the user, in fact according to article 7 - paragraph b of the legislative decree 22nd May 1999 , n ° 185, which implements the directive CEE 97/7 / CE, the right of withdrawal can not be applied, as is clearly evident from the extrapolation indicated below by the article of the aforementioned law

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Article 7-paragraph b of the Legislative Decree of 22 May 1999 n ° 185 - Exclusions 1. Articles 3,4,5 (exercise of the right of withdrawal) and paragraph 1 of article 6 are not applied: b) to contracts for the supply of services relating to accommodation, transport, catering, leisure, when the contractor undertakes to provide such services on a specific date or in a pre-established period when the contract is concluded

Article 6: Limitations of liability

Firparking srl assumes no responsibility for direct or indirect damages in any way connected to its service. Firparking srl commits to supply without delay to the competent Authorities all the information in its possession in order to allow the identification and prevention of any offenses committed through the network

**Article 7: Arbitration clause**

Any controversies on the interpretation and execution of the agreement may be referred to a conciliator appointed by the Florence Chamber of Commerce, who will decide with the online conciliation techniques, as permitted by Legislative Decree no. 70/2003

Article 8 General

8.1 Firparking srl may decide not to apply one or some of the aforementioned forecasts in some cases. This does not imply that Firparking srl can not equally apply one or all of these provisions where this is appropriate.

8.2 Even if any of the foregoing provisions are not applicable, the assets will continue to be fully effective.

8.3 In the case where the services are purchased on behalf of a third party, the consent to these terms and conditions is understood to be provided for him and as a representative of the third party.

8.4 Any and any legal matter arising from or connected to the contract between Firparking srl and the holder of the confirmation regarding the purchase of services will be interpreted, and is regulated, according to Italian law. The Court of Florence has exclusive jurisdiction to resolve any and all controversy arising from or in any way connected with these terms and conditions