

## REGULATIONS FOR THE USE OF PAID PARKING SPACES

### Article 1. General Provisions

1. These Regulations apply to the site of EXPO Kraków located in Kraków at ul. Galicyjska 9 (hereinafter the "Site").
2. Car parking spaces have been designated at the Site – however, this is not a parking lot and in particular this is not a guarded parking lot.
3. Persons who stay at the Site are subject to the regulations of EXPO Kraków.
4. The terms used in the Regulations shall have the following meaning:
  - a) Manager – "Targi w Krakowie" sp. z o.o. with its registered office in Kraków or a third person who pursuant to a contract concluded with "Targi w Krakowie" sp. z o.o. manages the Site or a part thereof;
  - b) Client – each and any person who leaves a car in a parking space at the Site.

### Article 2. Lease contract

When a ticket is bought from the parking machine installed at the entrance to the Site or when the Site is entered, a rental contract is concluded between Targi w Krakowie Sp. z o.o. – the Lessor, and the Client – the Lessee, covering the lease of a parking space subject to the following terms and conditions. The contract shall not provide for any obligation on the part of the Lessor to guard and store cars. The lease contract is terminated when the car leaves the Site. The Lessee acknowledges and agrees to the lease conditions and shall comply therewith.

### Article 3. Fee for the parking space, time of parking

1. The fee for each occupied parking space shall be based on the valid pricelist displayed at the entrance to the Site.
2. The parking spaces may be used between 8 am and 7 pm unless the Lessor changes the opening hours when an event is held at EXPO Kraków, of which it shall inform in writing at the entrance to the Site.
3. After the expiry of the maximum parking time designated by the Lessor, the Lessor shall be entitled to remove the vehicle at the Lessee's expense and risk. Additionally, until such vehicle is removed, the Lessor shall be entitled to remuneration in compliance with the pricelist.

### Article 4. Lessor's liability

The Lessor shall not be liable for any vehicles, equipment therein or other objects left by the Lessee at the Site. The Lessor shall only be liable for damage due to the wilful misconduct of persons for whom the Lessor is responsible in accordance with the applicable regulations. The Lessee shall report any damage to the Lessor without delay. Visible damage shall be reported before leaving the Site. The Lessor shall not be liable for damage for which other lessees or third parties are liable.

### Article 5. Lessee's liability

The Lessee shall be liable for all damage caused to the Lessor or third parties by itself or the persons for whom the Lessee is responsible in accordance with the applicable regulations. Additionally, it shall be liable for any contamination of the Site caused by it. The Lessee shall be obliged to report such damage to the Lessor immediately and without any additional request, at the latest before leaving the Site.



#### Article 6. Use of the Site

1. No vehicles carrying hazardous materials shall be admitted to enter the Site.
2. The Site is a traffic zone and traffic is subject to the Traffic Law (Journal of Laws of 2012, item 1137, as amended) and the maximum permitted speed is 10 km/h.
3. The Lessee shall comply with all vertical and horizontal road signs.
4. The Site is monitored around the clock. Recordings from the monitoring may be used as evidence against Lessees who fail to comply with the provisions of the Regulations.
5. Vehicles may be parked solely in the designated parking spaces.
6. The following are prohibited at the Site and at the access roads to the Site:
  - a) repairs, washing, cleaning of vehicles as well as replacement or topping up of operating fluids such as coolants, fuel or oil;
  - b) parking on the access road or in a manner causing difficulties to use of the Site;
  - c) parking vehicles with leaking fuel tank or engine at the Site;
  - d) trading or performing other services or commercial operations without the consent of the Lessor.
7. Lessees shall be obliged to:
  - a) keep the Site clean;
  - b) comply with fire and sanitary regulations;
  - c) follow the instructions of the Lessor's employees, personnel or security personnel.

#### Article 7. Towing away

If a vehicle is parked contrary to the Regulations and if that directly affects the safety of people or property, the Lessee agrees that the vehicle may be towed away to a place selected by the Lessor. The vehicle will be towed away at the Lessee's expense and risk.

#### Article 8. Left vehicles

If a vehicle is left at the Site outside its opening hours, a fee shall be charged of PLN 100 for each commenced hour, which shall be without prejudice to the right to the fee referred to in Art. 3.3.

#### Article 9. Comments and complaints

All comments and complaints related to the functioning of the Site shall be reported to the Lessor by telephone at +12 651 90 21 or to the e-mail address: [biuro@targi.krakow.pl](mailto:biuro@targi.krakow.pl)

#### Article 10. Final provisions

These Regulations constitute an integral part of the General Regulations of EXPO Kraków and are effective as from 31 August 2014.