

## **PARKING CONTRACT TERMS X90**

A contract for the use of a private parking lot (hereinafter the Contract) is concluded between Snabb OÜ (hereinafter the Operator) and the owner or user of the vehicle (hereinafter the Driver) under the following conditions (hereinafter the Terms): By presenting the terms set forth in the Contract, the Operator expresses an offer to conclude the Contract in accordance with VÕS § 16 (1).

By parking the vehicle in the parking lot, the Driver accepts the terms presented by the Operator, and the Contract is considered concluded pursuant to VÕS § 20 (1). Parking is defined as the intentional stopping of a vehicle for longer than necessary for passengers to get in or out or for loading goods, as per LS § 2 (49). The owner of the vehicle is jointly responsible with the Driver for fulfilling the terms of the Contract. The Operator has the right to assume that the owner or responsible user of the vehicle is the Driver and a party to the Contract.

The Driver is obligated to pay the parking fee or have an electronic parking permit granting a parking right in the given parking area, regardless of the day of the week or time. Free parking rights are automatically recorded upon entry to the parking lot using a license plate recognition camera. Parking clock is not valid.

The parking fee amount, payment conditions, and parking permit usage terms are specified on the parking information sign or in the Snabb mobile application. For mobile parking, the Driver must provide the Operator with the following information necessary for the parking service: the vehicle's registration number and mobile phone number. The Operator processes the data provided by the Driver related to the parking of the vehicle in accordance with applicable laws for the purpose of fulfilling and ensuring the fulfillment of the parking Contract.

The Driver is required to use the parking lot and parking space following the due diligence obligation of the Driver and adhering to the signs, information carriers, roadmarkings, and instructions of the Operator. In case of a breach of the Contract, the Driver is obliged to pay the Operator a contractual penalty of 30 euros. Payment of the penalty does not replace the obligation to pay the parking fee. If the breach continues, the Operator has the right to issue a new penalty claim 24 hours after the previous one.

The Operator has the right, in the event of a significant breach of the Contract, to apply all legal remedies available, including the removal of the vehicle or the right of lien to prevent the vehicle from leaving the parking lot. Vehicle removal applies, among other things, if the Driver repeatedly breaches the Contract, parking of a vehicle without a licence plate, or if the vehicle is parked in a non-marked area. In case of removal, the Operator has the right to hold the vehicle at the removal location until the Operator's claims are fully paid, including the costs associated with the vehicle removal amounting to 220 euros.

The Operator has the right to assign claims arising from the Contract to a debt collection service provider, take legal action, and disclose debt information (payment default information) to the Operator's contractual partners. The Operator is not responsible for any damage caused to the vehicle during parking or while moving within the parking lot by the Driver themselves or third parties.

For additional information (including the privacy policy) and customer support: +372 58114001, info@snabb.ee, www.snabb.ee