



CONDITIONS OF ONLINE SALE OF THE PARKING AND FAST TRACK SERVICE

1. Subject

The object of these terms and conditions of sale is the purchase on the adr.it/easyparking website of airport car parks and fast track offered by ADR Mobility S.r.l.

ADR Mobility S.r.l. carries out the sale of these services, a company subject to the management and coordination of Aeroporti di Roma S.p.A., with registered office in Via Pier Paolo Racchetti, 1 - 00054 Fiumicino (RM), Tax Code and Rome Companies' Register 11910191003 - VAT No. 119101191003 Share Capital 1,500,000.00 fully paid up.

The Customer is required to read carefully these terms and conditions governing the purchase of services provided on the website adr.it/easyparking in compliance with the provisions of Legislative Decree no. 206 dated 6 September 2005 ('Consumer Code') and Legislative Decree no. 70 dated 9 April 2003 (hereafter, 'E-commerce Decree').

By purchasing under the terms and conditions in these General Terms and Conditions of Sale, the Customer declares that he/she is aware of and accepts them, including the documents referred to therein, such as the Privacy Policy.

ADR Mobility reserves the right to update these General Terms and Conditions at any time. The updated version of these General Terms and Conditions of Sale is always available at www.adr.it/easyparking.

2. Fiumicino and Ciampino Parking

2.1. The Parking service allows the reservation of parking areas at the Leonardo da Vinci International Airport in Fiumicino and the Rome-Ciampino International Airport 'G. B. Pastine'. The purchase of parking spaces is offered by ADR Mobility, a company subject to the management and coordination of Aeroporti di Roma.

2.2. The minimum bookable parking time may not be less than 8 (eight) hours. The maximum bookable parking time may not exceed 60 (sixty) consecutive days. Reservations may be made during the 270 (two hundred and seventy) days before the scheduled entry date and up to 1 (one) hour before the entry time, excluding promotion periods.

2.3. Upon entering the car park, the Customer must carry out the instructions communicated to him/her by email and simultaneously accept the Regulations on 'General Terms and Conditions of Use' posted in the car parks of Fiumicino and Ciampino and viewable online (www.adr.it/parcheggi-fiumicino and www.adr.it/parcheggi-ciampino).

2.4. Notwithstanding point 2.2, variations of entry/exit concerning the date and time indicated in the Purchase Confirmation are possible if the overall duration of the stopover is not changed and the following conditions are met:

- In the event of early entry: entry is brought forward by no more than 3 (three) hours concerning the time indicated in the Purchase Confirmation;
- In the event of delayed entry: if entry is delayed by no more than 3 (three) hours but is nevertheless before the exit time indicated in the Purchase Confirmation.

In the case of changes in the duration of the stop indicated in the Purchase Confirmation:





- if the duration of the stopover is shorter than that indicated in the Purchase Confirmation, there will be no refund of the amount paid by the Customer at the time of booking;
- If the duration of the stopover is more than 3 (three) hours longer than that indicated in the Purchase Confirmation, the following full daily rates shall apply from the fourth hour onwards:
 - P-Terminal ABCD: euro 9.50 per day
 - P-Long Stop Uncovered: euro 5.00 per day
 - P-Long Stop Covered: euro 6.00 per day
 - P-Moto: euro 8.00 per day
 - P-Executive T1-T3: euro 13.50 per day
 - P3-P4-P5-P6-P7: euro 6.00 per day.

The additional amount must be paid before leaving the car park.

2.5. The Customer may cancel or modify his or her purchase for the Parking service no later than one hour before the entry time indicated in the purchase confirmation by accessing the page shown in the email received, which redirects to the ADR Mobility website easyparking.adr.it:

a) In the event of cancellation, the Customer shall receive a voucher valid for 6 months that he/she can use for a subsequent purchase of the same service on adr.it/easyparking. The code is non-refundable and non-convertible for cash and can only be used for one purchase, and if the stop is of a lower amount, the difference cannot be refunded.

In the event of changes to the stop or use of the voucher for shorter stops than the one purchased, the difference will not be refunded. If the change generates a higher price than that already paid, payment of the price difference is due. If the purchased parking space is changed, it will be impossible to change the previously chosen parking space and payment method.

2.6. For the modification and/or cancellation of online bookings and purchases made on the sites of third parties (airlines, business partners, parking aggregators, etc.), please refer to the Terms of Sale of the partner on whose site you made the purchase.

2.7. To enquire about the parking service, you can send an email to easyparking@adrmobility.it indicating the service required, contact details of a contact person, date of booking, departure flight.

3 Fast track

3.1. The purchase of the Fast Track service allows rapid access to security checks via the so-called 'Fast Track' gates indicated in the Purchase Confirmation email. The Fast Track service can be used by the date indicated in the documents sent with the Purchase Confirmation email.

3.2. Fast Track gates currently exist at Fiumicino and Ciampino and are managed by Aeroporti di Roma S.p.A.

3.3. ADR Mobility will not be liable in the event of a missed flight due to late arrival at the boarding gate, nor will it be responsible if the passenger is refused access to the boarding area due to non-compliance with airport security regulations regarding hand baggage.

3.4. ADR Mobility will not be liable for any inconvenience to passengers resulting from a high number of Fast Track users.





3.5. The date of use of Fast Track can be changed by sending a request by email to easyparking@adrmobility.it only in the case of prepaid purchase of the individual service on the adr.it/easyparking website or in combination with parking.

Alternatively, in the event of non-use of the service by the Customer, this may be refunded by exercising the right of withdrawal.

Withdrawal is only possible for the Fast Track service and not for parking. Withdrawal must be exercised by registered letter addressed to ADR Mobility - via Pier Paolo Racchetti 1, 00054 Rome within 14 days of the conclusion of the Contract (Art. 52 et seq. of the Consumer Code), which coincides with the date of purchase of the service. ADR Mobility will make the refund of the amount paid within thirty days from the date of receipt of the registered letter.

4. Fees - Methods of Payment - Invoicing

4.1. The price of the services shall be inclusive of VAT, except as specified below. In fact, in the event the services are rendered in favour of customers liable to VAT who are not resident in Italy (both EU and non-EU taxpayers), there is no VAT liability due to the absence of the territorial prerequisite (pursuant to Article 7-ter of Presidential Decree No. 633/72), the price itself remaining unchanged, which in that case will be net of the VAT not due.

4.2. There are no additional costs other than those shown at the time of purchase, except for any bank or postal charges.

4.3 Any payment by the Customer may only be made by means of credit cards of the American Express, Visa, Mastercard, Diners and Maestro circuits.

4.4. Certain data relating to the order number, the amount to be paid and the payment, which are necessary for the purchase of the service requested, shall be exchanged between ADR Mobility and the Banking Institute on special protected lines and with all the guarantees provided by the use of the security protocols provided by the payment circuits.

ADR Mobility does not come into possession of the data and number of the credit card used in the purchase, as this information will be processed exclusively by the Bank.

4.5. The fee for the service rendered will always be invoiced in the case of Fast Track purchases. In contrast, for parking purchases, the invoice will only be issued by ADR Mobility if requested during the booking process. To this end, when purchasing online, the Customer must compulsorily complete the sections relating to his or her personal and tax data, which will be stored in the system for subsequent purchases. Upon finalisation of the payment transaction, ADR Mobility will send the invoice for the purchased service by email to the declared address.

5. Cancellation and Modification of Parking Purchase

5.1. Once the Customer receives the Purchase Confirmation for the parking service, he/she may request its cancellation under Art. 2.5 of these General Terms and Conditions.

5.2. Once the Customer has received the Confirmation of Purchase concerning the parking service, he/she may, in any case, modify his/her reservation concerning the purchased service under the provisions of these General Terms and Conditions of Sale.

6 Use of the Parking Service by Third Parties





Any person in possession of the Purchase Confirmation is entitled to use the purchased service regardless of who made the purchase

7. Privacy policy

7.1. Data controller: ADR Mobility S.r.l. with the registered office via Pier Paolo Racchetti, 1 - 00054 Fiumicino (Rome).

7.2. <u>Types of data processed</u>: ADR Mobility processed the data. Includes personal information such as name, surname, vehicle registration number and email address.

7.3. <u>Purpose and legal basis of processing</u>: ADR Mobility S.p.A. will process your personal data, upon request, exclusively for purchasing passenger-friendly airport e-commerce services.. The provision of the data is necessary for the pursuit of the above-mentioned purpose; in the event of your refusal to process the data, it will not be possible to provide the requested services online. The person who enters data on behalf of third persons (family members, friends, colleagues, etc.) declares: (i) to have obtained the consent of the person concerned to include his or her data and the related request for the service (ii) to inform him or her of the content of this page. In addition, your specific and separate consent may be required for the use of your data for direct marketing purposes, in particular to send you newsletters about airport and air transport services, sales promotions and institutional advertising. The provision of the data mentioned above is optional, and in the event of failure to consent to its processing, the newsletter service will not be provided without. However, this is prejudicial to the possibility of using the other services connected with the e-commerce service.

7.4. <u>Manner of treatment</u>: The data are processed in compliance with the regulations in force by means of manual, IT and electronic tools, with logic strictly related to the above-mentioned purpose, so as to guarantee the security and confidentiality of the data.

7.5. <u>Data retention periods</u>: Personal Data will only be kept for as long as necessary for the purposes they are collected in compliance with the principle of minimisation ex-art. 5.1.c) GDPR for 5 years. Concerning the sending of commercial and promotional communications, personal data will be processed for as long as the user uses the services, except in the event of withdrawal of consent and/or opposition to processing (opt-out) in the manner indicated in paragraph 7.7 below.

7.6. <u>Data recipients</u>: Within ADR Mobility, only the subjects appointed by the Data Controller and authorised to carry out processing operations on the activities above may become aware of the personal data you have provided. Furthermore, your data may be processed only by third-party companies to which ADR Mobility may entrust specific activities and services related to the management of the service offered (e.g. ADR Security, ADR) and the website (ParkIT). The data will also be used by parties handling payment services (bank, post office, etc.). In the case of company card payments made by company employees, the name of the person receiving the service may be communicated to the company upon request. In addition, such data may also be disclosed to the competent public authorities to fulfil legal obligations. The data mentioned above will not be disseminated.

7.7. <u>Rights of the data subjects</u>: Lastly, please be informed that Articles 15-22 of the GDPR give the data subjects the option to exercise specific rights; data subjects can obtain, from the Data Controller: access, rectification, deleting, limitation of processing, withdrawal of consent as well as the portability of data concerning them. Data subjects also have the right to object to the processing. In the event that the right to object is exercised, the Data Controller reserves the right not to proceed with the request and, therefore, to continue the processing, in the event that there are compelling legitimate reasons to proceed with the processing that prevail over the interests, rights and freedom of the data subject. The above rights may be exercised by accessing your reservation (link mail received at the time of purchase) or by requesting the Data Protection Officer (DPO) at dpo@adr.it. The contact details of the Data Protection Officer are available at www.adr.it.





8. General Provisions - Applicable Law - Jurisdiction

8/1). Should any of these General Terms and Conditions of Sale be declared invalid or unenforceable, such provisions shall be deemed not to have been made, and all other provisions shall remain in full force and effect.

8.2. These General Terms and Conditions of Sale, together with the Privacy Policy and the documents referred to therein, constitute the entire and sole Agreement between ADR Mobility and the Customer regarding the use of the Passenger service

8..3 Italian law shall govern and give effect to all rights, duties and obligations arising out of or relating in any way to the subject matter of this Agreement.

8.4. Any dispute arising out of or in connection with this Agreement's interpretation, application, or performance shall be deferred to the exclusive jurisdiction of the Consumer Court under Legislative Decree No. 206 of 6 September 2005 if such discipline is applicable. Otherwise, the Court of Rome shall have exclusive jurisdiction.