Our Terms and Conditions

Please go through these terms and conditions carefully before using http://goparkapp.com and its subdomains ("the Website") operated by GOPARK Technologies ("the Company").

After registering your information with our website or making use of any services offered by the Company ("the Services") in any way, you (""the User" or "you") agree to be legally bound by the preceding terms and conditions ("the Terms and Conditions").

It's imperative that you read and accept all the Terms and Conditions. If you are not prepared to accept all the Terms and Conditions you are required to leave the Website and are not allowed to use or enter the Website.

At our discretion, our company may amend or terminate services from time to time for any reason, without notice, including but not limited to, the authority to terminate with or without notice, without liability to the User any other User or any third party. Our company can amend these Terms and Conditions from time to time without providing you with any notice. All changes will be binding upon existing Users therefore all user are advised to frequently review the Terms and Conditions

Your Membership Eligibility.

Our services on this site are not open to, and may not be used by; people under the age of 16 years old or to temporarily or indefinitely suspended Users. If you do not meet this, please do not use the website. If you are joining as a business entity, by agreeing to our Terms and Conditions you acknowledge that you have the authority to bind that business entity to these Terms and Conditions.

Your Registered User Identification

When any user registers with our Website the user will provide us with their name, email address, phone number and password. This will be the user's' main Registration Details.

It is the responsibility of all users to keep his/her registration details safe and confidential. We cannot be held responsible for your information.

Each user has no grounds to share his registration details with anybody else. Additionally to this, the user accepts that any breach of any third party rights resulting from your prohibited disclosure or negligent safe keeping of registration Details which then result in any liability of any nature whatsoever shall be the sole liability of the User and not the Company.

Your Liability

All Users, whether parking space owners or parking space users here with release of our Website, the Company and its officers, directors, agents, affiliates, parents, subsidiaries, investors and employees from every claim, liability, demands, damages (actual, special, direct, indirect and consequential), losses, costs and expenses, all legal fees, known and unknown, suspected and unsuspected, disclosed and undisclosed, arising out of or in any way connected with any arrangements the User may have made.

The User is entirely responsible for completing all agreements participated in (including but not limited to monitoring the status and complying with all relevant legal obligations). Our Website does not, control, endorse, approve or check on the availability of the parking space or the validity of the information related

to the parking spaces listed through the Website. If in the chance that you find other Users' information to be offensive, harmful, inaccurate, or deceptive. We encourage you to use caution, common sense, and develop safe trading when using the Website. Please understand and be aware that there are risks of dealing with underage people or people acting under false pretence. We do everything we can to prevent underage persons from joining but we cannot be held liable for damages or loss resulting from such people.

For the avoidance of doubt it is herewith made clear that the Company does not monitor or control the information given out on the Website by Users.

Details of Information submitted the User

By submitting any content to the Website, the User automatically allows the Company a royalty free, perpetual, irrevocable, exclusive right and licence to use, reproduce, modify, edit, adapt publish, translate, create derivative works from, distribute, perform and display such material (in whole or part) worldwide and/or to incorporate it in other works in any form, media, or technology, now known or later developed for the full term of any rights that may exist in such content. The User acknowledges that the Company is not required to publish any material submitted by the User.

The User must be legally allowed to advertise the parking space on the Website. It is the sole responsibility of the User to determine the legality of licensing the parking space before they do so.

The User is obligated to provide full details of his/her parking space and all the terms of the licence on the listing page of the Website. The information within the listing may include text descriptions, and other content related and relevant to leasing the car space. All listed items are required to be advertised in the correct category.

Any advertisement can and will be disabled or removed because of but not limited to the following reasons:

- Clear signs of plagiarism of a competitor's listing
- Information provided to the Website about the accuracy of the listing
- Any empty or an un-useful descriptions
- Any unrealistic pricing

Now without limiting any other remedies applicable to the Company at law, in equity or under these Terms and Conditions, the Company may, at its sole discretion, suspend or end your account if the Company suspects that you have been involved in any fraudulent activity in connection with the Website and the service provided. The Company may at its sole discretion remove and subsequently ban the car parking spaces listing advertised by the User.

User Information

"User Information" is defined as any information you provide to the Website or other Users in the listing process, in any public message area (including the contact or the feedback area) or through any email feature as run by the Website from time to time. User Information includes the descriptions of car parking space and owners contact details that are displayed on the Website as well as any content the User may post on the Website. The User is solely responsible for User Information and the Website acts as a quiet channel of User Information

The User's Information (including but not limited to any car parking space listed) and activities on the Website must not:

- in any way be false, counterfactual or misleading;
- in any way be fraudulent in nature;
- in any way be in breach of any law, statute, ordinance or regulation;
- in any way be offensive or menacing, abusive, defamatory, trade libelous, unlawfully threatening
 or unlawfully harassing, obscene or contain child pornography or, if otherwise adult in nature or
 harmful to persons under the age of 18 years, shall be distributed only to people legally permitted
 to receive such content.
- in any way breach copyright, confidentiality, or any other rights, infringe any third party's copyright, patent, trademark, trade secret or other proprietary rights or rights to publicity or privacy;
- in any way contain malicious spyware, malware, bots, any viruses, Trojan horses, worms, time bombs, cancel bots, easter eggs or any other computer programming routines that may damage, modify, delete, detrimentally interfere with, surreptitiously intercept, access without authority or expropriate any system, data or personal information;
- in any way create liability for the Company or cause us to lose (in whole or in part) the services of our current ISPs or other suppliers and resources.

The Users Use of Other Users' Information

As a means to facilitate the licensing of car parking spaces, the Company permits the User limited access to other Users' contact information contained on the Website. By accepting these Terms and Conditions, the User agrees that, with respect to other Users' personally identifiable information that you obtain through the Website or through a Website communication or Website facilitated transaction; you may only use such information for:

Our website related communications that are not unsolicited commercial messages and relate to your involvement in a Website facilitated payment process;

- using any or all services offered through the Website (e.g. escrow, insurance, postal and fraud complaints);
- any other purpose that such user expressly agrees to after adequate disclosure of the purpose(s). In addition, you shall only use such information in accordance with applicable laws and regulations, including without limitation data protection and privacy laws. In all cases, you must give users an opportunity to remove themselves from your database and a chance to review what information you have collected about them. In addition, under no circumstances, can you disclose personally identifiable information about another User to any third party without our consent and the consent of such other user after adequate disclosure, and

The Company will not accept or allow spam or unsolicited commercial communications and Users are prohibited from unsolicited contact to the other Users of the Website.

In The Event of a Breach of Terms.

In the event that the User breaches any of these Terms and Conditions the Company has the right to go as far as to limit your activity on the Website, immediately issue a warning, suspend or end your User registration as well as any of the User's listed parking spaces and refuse to provide further Services to the User without notice to the User for any of the following:

- if the User breaches any of these Terms and Conditions;
- if the Company are unable to determine or authenticate the User Information provided to us to our complete satisfaction;
- if the Company believes that the User's actions might cause the Website legal liability or financial loss short term or long term; or
- if the Company in its sole discretion believes it is in the best interest of the Website and other Users.

Privacy Information

The Website has put in place a Privacy Policy which is hereby inferred into these Terms and Conditions. Therefore it is required that the User reads and agrees to the Privacy Policy prior to accepting these Terms and Conditions. You can read the Privacy Policy in full by clicking here.

Copyright Protection and all Monitoring

The contents found within the Website are entirely protected by international copyright laws and other intellectual property rights. The owner of these rights is in our name, its affiliates or other third party licensors. Any product and company names and logos mentioned in our website are the trademarks, service marks or trading names of their respective owners, including us. You are allowed to download material from our website for the main purpose of placing an order with us or using our website as a shopping resource. However, you cannot modify, copy, reproduce, republish, upload, post, transmit or distribute, by any means or in any manner, any material or information on or downloaded from our website including but not limited to text, graphics, video, messages, code and/or software without our prior written consent, except where expressly invited to do so, for example in order to complete any test or questionnaire.

There is No Warranty

Our company does not provide a guarantee of continuous, uninterrupted or secure access to http://goparkapp.com , as our website may be interfered with by factors outside of the control of the http://goparkapp.com. To the fullest extent permitted by law the Company excludes all implied warranties, conditions and other terms, whether implied or by statute or otherwise, including without limitation any terms as to skill and care or timeliness of performance. This may not apply to Users in certain jurisdictions that do not allow the disclaimer of implied warranties.

Third Party Rights

The Terms and Conditions and the documents referred to in it were created for the benefit of the parties and their successors and permitted agreements and are not intended to benefit, or be enforceable by, anyone else.

The Total Agreement

The Terms and Conditions and the other documents entered into contemporaneously with or pursuant to them, composes the total agreement and understanding between the parties and supersedes any previous contracts or understanding between the parties with respect to all matters referred to in them.

Governing Laws and Jurisdiction over Terms and Conditions

Our Terms and Conditions (together with all documents referred to in them) are governed by and construed in accordance with the United States of America law. The parties involved in this website

irrevocably agree that the American courts have non-exclusive jurisdiction to settle any dispute or claim that arises out of or in connection with the Terms and Conditions any documents referred to in them.

No Agencies Allowed

Nothing in the Terms and Conditions is intended to, or shall be deemed to, form a partnership or joint venture of any kind between any of the parties, nor integrate any party, the agent of another party for any purpose. No party shall have authority to act as agent for, or to bind, another party in any way.

Our Fees

Registering on Goparkapp.com, listing a space and making an offer for a space is free, although you will remain responsible for the costs of accessing and using the Site (internet access, electricity, etc.).

By using our site and engaging in communication with other Goparkapp.com users, 'Space Owners' and 'Parkers' agree to declare the amounts paid or received for a particular parking space on request by relevant Tax gathering authorities in your region.

The fee payable to Goparkapp.com by parking space owners, for successful rentals, is 20% charge on the total amount received for each parking space booking (This amount includes all processing fees). This fee is applicable over the entire duration of the parking space rental period and over future periods if the rental agreement is renewed. Our commission fees deducted automatically from the PayPal transfer before it reaches your PayPal account.

At our discretion we may modify this policy on any date, and any amendments will be effective at the point when we add the new terms and conditions on this page. We can at our discretion change some or all of our services at any time. In the chance that we introduce a new service, the fees attached to that service are immediately effective upon launch of the service all users will be notified upon logging into their account.

Termination of Accounts

The conditions involved with terminating accounts are as follows: All users who remain a member of our site, Goparkapp.com must keep their account active. Upon active bookings coming to an end and no are due to be renewed, you will then be able to disable your Goparkapp.com account.

Circumventing Fees with Offline Bookings

Unless you already have an agreement existing between you and the Company, all attempts to arrange parking bookings outside of the Goparkapp.com bookings services are treated as attempts to defraud the Company and may lead to your account receiving penalties or a suspension.

Contacting Us

Any questions or queries regarding any of the services or products featured can be addressed to management via support@goparkapp.com