

CAR PARK RULES Turin Airport Sagat Spa

These are the rules for the use of Sandro Pertini Airport's car park in Torino Caselle open to the users hereinafter defined s "Customers".

- 1) Driving a vehicle into the car park implies acceptance of these rules.
 2) By using the car park, the user acknowledges that the sole object of this contract is the provision by Sagat of parking space for a fee. The user therefore acknowledges that this contract in no way entails any obligation for Sagat to leave the vehicle is see a untaken which countries any way he held.
- therefore acknowledges that this contract in no way entails any obligation for Sagat to keep the vehicle in safe custody, which cannot in any way be held liable for any damage caused by third parties, theft and/or break-ins relating to the vehicle itself, or any property contained inside it.
- In this regard, Sagat declines all responsibility for any objects, luggage or animals left in the vehicle. In any case, it is forbidden for Customers to keep materials, objects of value or that may pose a danger to other vehicles or pedestrians in the parked vehicles.
- 3) If not using the Telepass system, the customer will have to collect the magnetic entry ticket when entering the car park. A compulsory notice is due to the personnel through an interphone each time the ticket isn't issued. The magnetic coupon is the only valid document allowing the vehicle to leave the car park.
- 4) In case of loss or deterioration of the magnetic coupon, such as to make it unreadable, the user is obliged:
- a) to pay the rate charged for 15 days of continuous parking;
- b) to fill in and sign all the documents required by the internal rules of Sagat. 5) Staying for more than 30 days is subject to prior authorisation of the staff in charge of the car park.
- 6) Otherwise, after 30 days from the date of entry, Sagat has the right to take the vehicle outside and to proceed with forced execution of the same, and charge the user the costs of doing so.
- 7) Each parking space can only be used for parking a single motor vehicle.
- 8) The user is obliged to park the vehicle in appropriately marked spaces and to respect the signs inside the car park, including signs marking parking spaces for the disabled. The rules governing the circulation of vehicles must be observed inside the car park.
- 9) Sagat has the right to remove vehicles not parked properly and charge the user the moving fee.
- 10) Cycles, motorcycles and vehicles which are over 2 metres in height are not allowed to park. Sagat has the right to remove such vehicles and charge for the towing away fee.

 PERSONAL DATA
- 11) Driving speed inside the car park must be at walking pace. In particular, it is absolutely forbidden:
- a) Leaving unattended objects of any kind, primarily flammable or combustible material
- b) Fuelling, repairing, washing, recharging any vehicles.
- c) Parking vehicles with leakage or damaged such as to have any detrimental effect.
- d) Parking without SAGAT's permission any unplated or unauthorized temporary plated vehicles.
- e) to park vehicles not bearing a regulatory plate or authorised replacement plate without the consent of Sagat;
- 12) Rates are displayed before entering the car park. The rate must be paid at the parking meters; the user is warned that the time available to leave the car park with the vehicle after payment of the rates is 15 minutes.

 Afterwards, the customer must pay an extra fee for additional parking time,

Afterwards, the customer must pay an extra fee for additional parking time, calculated on the basis of the rates in force at the time of entry into the car park, published on the website www.aeroportoditorino.it.

- a) If the user needs a receipt, it has to be asked upon payment at the parking meter and if it is not issued, the ticket must be presented at the information desk before leaving the car park. No reissuing is available afterwards.
- 13 Invoices can be requested by filling in the online form https://www.aeroportoditorino.it/it/tomove/trasporti-e-parcheggi/richiesta-fattura-parcheggi no later than the day following that of payment indicated on the payment receipt, and are issued no later than the 15th day of the month following that of request.
- 14) People with reduced mobility can benefit from free parking by displaying the original disabled parking permit and showing it when leaving with the car at the information desk, together with the identity document of the disabled person and the airline ticket for the outward journey (for stops of over 4 hours). In order to benefit from free parking for under 4 hours the user must show the documents mentioned above and the card holder must be present when picking up the car. In order for any companions of disabled passengers to take advantage of the exemption, they must show not only the original copy of the parking card holder's ticket, but also the original disabled

- parking permit of the disabled passenger, and a copy of the airline ticket of the card holder.
- 15) The user is required to park the vehicle with the handbrake on, and ensure that the vehicle is locked.
- 16) The parking areas and related equipment must be used with the due care; the user must compensate Sagat for any damage he or his companions cause to property and/or persons and/or animals belonging to Sagat or third parties.
- 17) The Customer undertakes to follow any instructions given by Sagat personnel for traffic/security purposes.
- 18) Any claims and/or demands for compensation has to be reported to the information desks(main departure hall) before leaving the car park, otherwise all possible claims are forfeited.
- 19) The user who accesses the car park by means of an automatic parking payment system by means of a Telepass is obliged to know the rules and conditions of use of the Telepass for the payment at car parks, available on the Telepass website. In this regard, Sagat declines any responsibility with regard to the system of automatic parking payment by Telepass. It is the responsibility of the user equipped with a Telepass device who does not intend to pay for parking by using this means of payment, to cover and/or remove the said device. In any case, Sagat cannot in any way be held responsible for any parking charges made by Telepass SpA as a result of the lack of and/or inadequate cover and/or the failure of the user to remove the relevant device.
- 20) Any violation of the provisions of law or rules of the Authority, as well as of the parking rules and instructions of the Sagat personnel, may result in the exclusion from further use of the car park, without prejudice, in any case, to compensation for all damages and refund of expenses borne by Sagat.
- 21) It is absolutely forbidden for pedestrians to walk along the ramps leading to the floors and entrances of the car parks.
- 22) The Customer expressly acknowledges that the car parks referred to in these Rules can only be used for private purposes and that use of airport car parks for commercial purposes is subject to the stipulation of a suitable contract with Sagat. In this regard, the Customer acknowledges that Sagat may carry out checks to ensure compliance with the provisions of this article, and has the right to charge a penalty of €12.00 each time, in the event of violation of the provisions therein.
- 23) The Customer expressly acknowledges that any free parking minutes offered by Sagat at some car parks cannot be combined.
- DATA PROCESSING POLICY, RIGHTS OF THE DATA SUBJECT In accordance with current legislation, we wish to inform you that the processing of personal data is carried out by Sagat SpA in respect of fundamental rights and freedoms, with particular reference to the confidentiality of personal identity and the right to data protection. The Data Controller is Sagat SpA, with registered office at Strada San Maurizio No.12, Caselle Torinese (TO), which can be contacted at the following e-mail address privacy@sagat.trn.it or by sending a letter to Sagat SpA. Data Protection Officer, Strada San Maurizio No.12, Caselle Torinese (TO)

The Company has appointed a DPO (Data Protection Officer) who may be contacted at the following email address dpo.privacy@Sagat.trn.it or by sending a letter to Sagat SpA. - Data Protection Officer, Strada San Maurizio No.12, Caselle Torinese (TO).

TYPE OF DATA PROCESSÉD Personal data processed, i.e. images of you, are used solely for the purpose of protecting the security of persons and property. LEGAL BASIS Processing in relation to the purpose indicated is based on the pursuit of the legitimate interest of the Data Controller in accordance with Article 6, paragraph 1 letter f) of GDPR Regulation 2016/679.

METHODS AND PURPOSES OF DATA PROCESSING Data will be processed electronically and stored and controlled by adopting appropriate preventive security measures, aimed at minimising the risks of loss and destruction, unauthorised access, processing not permitted or not conforming to the purposes for which processing is carried out. Your data are not subjected to an automated decision-making process.

CATEGORIES OF ADDRESSEES Personal data will be processed by authorised employees of Sagat SpA and may be disclosed to companies, appointed as data processors, entrusted with the management of the service on behalf of Sagat SpA. Your data shall not be transferred to a third country, outside the EU, or to an international organisation by Sagat SpA.

STORAGE PERIOD We inform you that, in accordance with the principles of lawfulness, limitation of purpose and data minimisation, your personal data will be stored for a period of 2 days; in the event of a legal dispute, personal data may be kept for up to 10 years after the sentence has become final.



RIGHTS OF THE DATA SUBJECT In relation to the data to be processed referred to in this policy, as the data subject you are entitled to the following rights under current personal data protection legislation:

To ask Sagat SpA for access to the information processed (Art. 15 of EU Regulation 2016/679);

To request rectification of inaccurate personal data concerning you and/or the completion of incomplete personal data (Art. 16 of EU Regulation 2016/679);

To ask us to stop processing your data by withdrawing your consent at any time (Art. 13 paragraph 2, letters c, 17 and 21 of EU Regulation 2016/679); To ask for erasure of personal data only if: they are no longer necessary for the purposes for which they were collected or otherwise processed; they were processed unlawfully or must be erased in order to fulfil an obligation under EU law or national law (Art. 17 of EU Regulation 2016/679); To ask us to restrict processing in any of the following cases: the data subject challenges the accuracy of the personal data and asks that processing be restricted to the time necessary for the data controller to check the accuracy of the personal data; processing is illegal and the data subject objects to erasure of the data and asks instead for restricted use, although the data controller no longer needs them for processing purposes, the personal data are necessary for the data subject for ascertainment, exercise or defence of a right in court (Art. 18 of EU Regulation 2016/679); To ask for your personal data in a structured, commonly used and machinereadable format (so-called portability) (Art. 20 of the EU Regulation 2016/679).

We inform you that you can exercise the above rights by writing to privacy@sagat.trn.it or by sending a letter to Sagat SpA, Strada San Maurizio No.12, Caselle Torinese (TO).

Your also have the right to lodge a complaint with a supervisory authority if you believe that processing of your data violates EU Regulation 2016/679. The complaint may be submitted to the supervisory authority of the Member State in which the data subject habitually lives or works or of the place where the alleged breach occurred (Art. 77 of EU Regulation 2016/679).

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