

## Terms and Conditions for the use of the Singapore Flyer Multi Storey Carpark and Bus Coach Carpark

- By entering or using the Singapore Flyer Multi Storey Carpark and/or Bus Coach Carpark (each referred to as "Carpark"), you agree to be bound by these Terms and Conditions ("T&C"), which constitute a binding agreement between you and Straco Leisure Pte Ltd, management of Singapore Flyer ("we" or "us").
- 2. By bringing a vehicle (including but not limited to car, motorcycle, van, bus or coach) into the Carpark, you agree to pay the applicable parking fees imposed by us. We reserve the right to prevent the vehicle from exiting the Carpark until all fees incurred in respect of the vehicle or its operator are paid.
- 3. If you fail to pay the parking fees or any other fees due to us and fail to respond to our reasonable attempt to contact you for payment, you agree to and are deemed to have authorised us to sell your vehicle that is left in the Carpark by any means in our absolute discretion after thirty (30) days from the date on which the fees were incurred and to recover from the proceeds the fees due to us and any costs incurred by us in enforcing these T&C against you.
- 4. We shall not be responsible or liable for any loss of life, personal injury and/or damage to property arising from the use of this Carpark by owners, tenants, employees and all other Carpark users, including that arising from or in connection with or any use of any electric vehicle charging infrastructure that may be provided in this Carpark.
- 5. Vehicles are parked in this Carpark at the owner's risk. You agree that we shall not be responsible or liable for any theft, damage or other misdemeanour to the vehicles whilst they are parked in this Carpark.
- 6. You must comply with all signs and directions given by us within the Carpark. All vehicles brought into the Carpark are to be parked within the designated parking lots only. We may, in our sole discretion, refuse any user entry to the Carpark.
- 7. You agree that we shall have the right to immobilise your vehicle by the use of a wheel clamp or other type of immobilisation device ("Immobilisation Device") and you will be liable to pay to us the fee of S\$120 (inclusive of GST) for the release of the Immobilisation Device in the following circumstances:
  - a. Failure to park within the designated parking lots for the vehicle;
  - b. Causing obstruction within the Carpark, whether intentionally or otherwise;
  - c. Any manner of evasion of parking fees;
  - d. Undertaking commercial activities, including not limiting to sale of merchandise or distribution of marketing materials, within the Carpark; and/or
  - e. Failure to comply with signs and directions given by us within the Carpark.









In the circumstances of (a) and (b), you agree that we may move your vehicle to any other location within the Carpark or remove your vehicle from the Carpark and you shall be liable to compensate us for the costs incurred in doing so.

- 8. You consent to (i) the collection, use and/or disclosure of your personal data in accordance with the Personal Data Protection Act 2012, for our reasonable business purposes; and (ii) any data or imagery obtained by us from your use of the Carpark to be used to ensure compliance with these T&C.
- 9. These T&C are governed by the laws of Singapore and you agree to submit to the exclusive jurisdiction of the Courts of Singapore.
- 10. We reserve the right to amend these T&C at any time at our sole discretion.





