

## Agreement on the placing of the vehicle in the supervised car park

(person using the services of the supervised car park forthwith referred to as the "client")

Name and surname of the transferee – client:.....  
Address: .....  
Staying in Prague and **tel. No.** .....  
Passport no., ID no.: .....  
Name/business name: .....  
Registered office: .....  
TRN, Tax identification number:.....

(person providing the supervised car park service forthwith referred to as the "operator")

Name and surname of the person taking receipt of the vehicle  
Operator representative: .....  
Address: .....  
Passport no., ID no.: .....  
Name/business name D.A.N.Security – Daniel Hála tel: 777858041  
Registered office Střelničná 1977/20, Praha 8, 182 00 e-mail: halad@volny.cz  
TRN / TIN 660 28 647 / CZ-7311220213

### Article 1 Subject of the Agreement

The subject of this agreement is placing of the vehicle in the supervised car park and transportation of the vehicle to the car park and back to the transfer location.

An integral part of this agreement is the transfer protocol which specifies the technical state of the vehicle.

Type.....License Plate.....

VIN.....

### Article 2 Handing over and returning of the vehicle

The client is handing over the above-mentioned vehicle to the operator to be parked in the supervised car park for the period

from.....time.....to.....time.....

Transfer location: .....

Return location: .....

The client understands that his/her vehicle will be transported to the supervised car park by a driver – representative of the operator.

The client understands that it is necessary to complete the transfer protocol and attach to it digital images which will be ensured by the person taking receipt of the vehicle – representing the operator.

The client understands that he/she must take receipt of the vehicle at the arranged place at the arranged time. In the case of delay the client will be charged for the waiting time based on the valid price list of the operator. After a delay of over one hour the vehicle will be returned back to the car park subject to payment in accordance with the valid price list of the operator.

The client may change the location in which he/she wishes to take receipt of the vehicle by telephone at least one hour in advance.

### Article 3 Rights and obligations of the contractual parties

Based on this agreement the operator is only entitled to transport the vehicle from the transfer location to the supervised car park, to properly attend to the vehicle, primarily to guard it and once the parking service has ended to return it back to the location specified without any unnecessary detour.

The operator may not based upon this agreement, use the vehicle for any other journeys, nor may the operator provide the vehicle for use to any third party.

The client has the right and obligation to properly complete the transfer protocol. And to hand the vehicle over in the state described in the protocol. Especially without faults, with sufficient fuel and the alarm switched off.

The client is entitled to verify the identity of the person taking receipt of the vehicle – representing the operator.

The client may select additional services as provided by the operator.

**Article 4  
Payment for the service provided**

The operator is entitled to payment in the amount of :....., this payment shall be paid by the client upon the signing of this agreement to the transferee – representing the operator.

In the case of extension of the period for which services are provided or the changing thereof, the client shall pay the additional payment when he/she takes receipt of the vehicle.

**Article 5  
Termination of the service provided**

The contractual parties may agree to termination this agreement by the proper provision of services and handing over in accordance with the protocol.

The client may terminate the agreement on the placing of the vehicle in the supervised parking lot at any time or extend it upon agreement.

In the case that the agreement is ended by the client, the operator reserves to right to ensure necessary time for the returning of the vehicle. Securing a driver, rush hour traffic conditions, etc.

The client reserves the right to terminate the agreement and take receipt of the vehicle personally at the supervised car park. The regulations regarding the transfer protocol are not affected.

The operator reserves the right to terminate this agreement prior to its lapsing and the transfer in accordance with the protocol only in the case of objective inability to provide the service.

**Article 6  
Liability for damages**

The operator is liable for the vehicle of the client in the extent specified by Czech legal regulations primarily Act 40/1964 Coll., of the Civic Code.

The operator of the supervised car park is liable for damage to any placed items. It is liable, in accordance with paragraph 435 of the Civic Code, for damages incurred by the client to the placed transportation vehicle including its accessories. By accessories to transportation vehicles we mean for example the car radio, child's car seat, canister, spare tyre, set of spanners and other repair tools, seat covers.

Liability of the operator does not relate to items, which are unrelated to the operating of the transportation vehicle and which have only be placed in the vehicle temporarily, such as items of clothing, musical instruments, mobile phones, laptops etc.

**Article 7  
Additional Services**

Car wash  Washing by hand  Cleaning of the interior  Fuel tanking  Servicing

Details .....

**Article 8  
Final Provisions**

This agreement has been written up in two identical copies of which each of the parties will receive one copy.

All changes and amendments are only effective when made in writing.

Unless stipulated otherwise in agreement, the legal relations between the parties are subject to the general valid legal regulations, particularly the Civic Code as amended.

In Prague on .....

.....  
Operator

.....  
Client