

TERMS AND CONDITION OF ENTRY AND PARKING OF MOTOR VEHICLES
IN THE CAR PARK AT DANIŁOWICZA 10 IN WIELICZKA

§ 1

1. These terms and conditions set out the rules for using the unstaffed pay-and-display car park located in Wieliczka at Daniłowicza 10, hereinafter referred to as the 'Car Park', operated by Kopalnia Soli "Wieliczka" S.A., with its registered office in Wieliczka.
2. The Car Park User is the individual driving the vehicle at the time of entering or leaving the Car Park.
3. A parking space is a designated area within the Car Park intended for parking a vehicle. If a vehicle occupies more than one parking space, the parking charge will be calculated separately for each space occupied.
4. The Car Park is intended for passenger cars and motorcycles only. No other motor vehicles may be parked in the Car Park, including vehicles carrying flammable, corrosive or explosive materials, as well as other similar materials and substances that could pose a risk to people or property.

§ 2

1. By entering the Car Park, the Car Park User concludes paid parking space rental agreement with Kopalnia Soli „Wieliczka” S.A. The agreement expires upon leaving the car park.
2. By entering the area of the car park in a motor vehicle, every Car Park User agrees to the terms and conditions of these Terms and Conditions and undertakes to observe their provisions.
3. The Car Park User and Kopalnia Soli “Wieliczka” S.A. do not conclude a storage contract within the meaning of Article 835 et seq. of the Act of 23 April 1964 (“Civil Code”). The Car Park User is obliged to protect the motor vehicle and the movable property in the motor vehicle against theft and damage. Kopalnia Soli “Wieliczka” S.A. shall not be held liable for loss of or damage to motor vehicles or items left in the motor vehicles parked in the car park.
4. The Car Park User shall be held liable for any damage caused by them to Kopalnia Soli „Wieliczka” S.A. And any third parties.

§ 3

1. The Car Park is open every day of the year, with the exception of 1 January, Easter Sunday, 1 November, and 24 and 25 December, during the Tourist Route's opening hours. Kopalnia Soli "Wieliczka" S.A. reserves the right to close the car park on other days, as well as change the opening hours of the car park by either shortening or extending the opening time, of which the Car Park Users will be informed before entering the Car Park.
2. Should the Car Park User leave their vehicle in the Car Park outside the designated opening hours, they are required to call the telephone number displayed in a prominent place at the Car Park entrance. In this case, an additional charge will also be applied in accordance with the Price List. Should this happen, the Car Park fee and any additional charges may only be paid in cash.

§ 4

1. The provisions of the Act of 20 June 1997 – Road Traffic Law, its executive acts and other generally applicable legal Terms and Conditions are in force in the area of the car park.
2. For safety reasons, a speed limit of 20 kilometres per hour is enforced in the Car Park.
3. Car Park Users are permitted to park their vehicles in designated spaces only.
4. The following are prohibited within the Car Park:
 - a) smoking and using open flames;

- b) consumption of alcohol and other narcotic substances;
- c) leaving waste;
- d) parking cars with leaking hydraulic systems;
- e) parking cars with the ignition switch on, lights on, open windows, doors or boot;
- f) leaving children or animals unattended in the motor vehicles,
- g) repairing, washing or vacuuming the motor vehicle, as well as carrying out other works that may pollute the Car Park area.

§ 5

1. Immediately upon entering the Car Park, the Car Park User is required to pay the parking fee and collect a parking ticket from the ticket machine located within the Car Park area. The Car Park User is required to display their parking ticket in a visible position on the windscreen. If a parking ticket is lost or not collected, the Car Park User is required to pay the applicable fee at the ticket office of the “Wieliczka” Salt Mine, in accordance with the Price List. At the request of the Car Park User, a receipt bearing a VAT registration number can be issued in accordance with the applicable provisions of law.
2. Before leaving the Car Park, the Car Park User is required to pay the parking fee at the pay-on-exit machine for any period exceeding that specified in item 1.
3. **The Price List for using the Car Park is set out in Appendix 1 to these Terms and Conditions.**

§ 6

Where the conclusion or performance of a contract involves the processing of the personal data of a Car Park User by Kopalnia Soli “Wieliczka” S.A., the User is required to read the Information Notice set out in Appendix 2 to these Terms and Conditions.

§ 7

These Terms and Conditions are publicly available and are located in a visible place at the entrance to the car park and on the www.kopalniawieliczka.eu website.

Car Park Price List

No.	charge	fee
1.	Parking a passenger car or a motorcycle	40 PLN - a one-off parking fee (with no time limit within a given day)
2.	Additional charge for leaving a vehicle in the Car Park outside designated opening hours	100 PLN – for each additional day of parking or part thereof
3.	Missing parking ticket charge	100 PLN

All prices listed above include VAT.

Information Clause

Pursuant to Article 13(1) and (2) of the Regulation of the European Parliament and of the Council (EU) 2016/679 of 27 April 2016 on the protection of natural persons with regard to the processing of personal data and on the free movement of such data, and repealing Directive 95/46/EC (General Data Protection Regulation), hereinafter referred to as “GDPR”, Kopalnia Soli “Wieliczka” S.A. informs that:

1. The Controller of your personal data is Kopalnia Soli „Wieliczka” S.A., Park Kingi 1, 32-020 Wieliczka.
2. Kopalnia Soli „Wieliczka” S.A. has appointed a Data Protection Officer, who can be contacted via e-mail at iod.sa@kopalnia.pl.
3. Personal data is processed for the purpose of concluding and performing a contract to which the Data Subject is a party, and to comply with a legal obligation incumbent on the Controller (issuing an invoice or a simplified invoice). The legal basis is Article 6(1)(b) and (c) of the GDPR.
4. The recipients of personal data are the Controller’s employees and processors operating on the basis of contracts with the Controller and solely in accordance with the Controller’s instructions, as well as other entities to whom the data must be disclosed in accordance with the law.
5. Personal data will be processed until the expiry of the limitation period for any claims or the expiry of the period specified by applicable law or the Controller’s data retention policies, whichever comes the latest.
6. The Data Subject has the right to request access to their personal data from the Controller, as well as the rectification or erasure of such data, as well as request restriction of processing, object to the processing, and exercise the right to data portability in the cases provided for in the GDPR.
7. The Data Subject has the right to lodge a complaint with the President of the Office for Personal Data Protection if they believe that the processing of their personal data is unlawful.
8. The provision of personal data is voluntary; however, the refusal to provide such data may result in the inability to enter into a contract or issue an invoice or a simplified invoice.
9. The personal data will not be subject to automated decision-making, including profiling.