

Order Form for a caravan parking space

(without car and without trailer, max. length 6m)

We can offer you a parking space for your caravan on our parking area A8. From there it is just a few steps to the "west" exhibition entrance.

There are a few rules which apply to parking on our site which we would hereby like to make you aware of in advance:

- 1.) The parking ticket obtained entitles you exclusively to park a mobile home/caravan on our site.
- 2.) Setting up any kind of camping equipment (awnings, free range areas for dogs, tables and chairs etc.) with you is not permitted.
- 3.) Cars must be parked in a separate area of the A8 parking area and are also subject to a fee (9.00 Euros per day). Parking your car directly in front of the caravan is not possible.
- 4.) The available water and power supply is not an integral part of the fee for the parking space. Nevertheless, it may be used free of charge so long as there is an adequate supply. The possibility of waste disposal is offered, however, it cannot be guaranteed.
- 5.) The regulations of the park staff deployed on site must be complied with.
- Unfortunately we are not able to provide sanitary facilities.

We are aware that these regulations can possibly lead to unpleasant restrictions. Nevertheless, they are essential due to the site conditions and the restricted offer of parking spaces. Our primary aim is to be able to offer all participants and visitors a parking space. We appreciate your understanding with this matter.

We would like to request that you get in contact with our park staff upon your arrival and that you present the parking ticket so that your exact parking space can be pointed out to you.

We charge a utilisation fee of 18.00 Euros (incl. VAT) per night for the parking space for your caravan plus 3.00 Euros

handling charge. Please detach! Fax-Nr.:+49 (0)231-1204-559 Westfalenhallen Unternehmensgruppe GmbH Parkplatz-Service parkplatz-service@westfalenhallen.de Strobelallee 45 44139 Dortmund Germany Order form for a caravan parking space I hereby order 1 caravan parking space on the A8 parking area for the period of _______ to______ to______ at the price of 18.00 Euro/night plus handling charge to the amount of 3.00. Vehicle registration number: I have read **the General Terms and Conditions** and accept them. Company, surname, first name(s) Street/House number Postcode / Town or City Date, Signature Telephone number E-mail

Possibilities of payment:

by credit card or PayPal via our reservation-program doo

General Terms and Conditions for Parking Places

Form of Agreement - Liability

- A leasing agreement shall come about between the parker (lessee) and the Westfalenhallen Unternehmensgruppe (lessor) with each parking transaction which occurs during opening hours in accordance with these General Terms and Conditions. There shall be no claim to any certain parking area.
- Guarding and safekeeping of the parked vehicle are not object
 of this Agreement. The use of the parking facility shall be at the
 lessee's own risk. The lessor shall not assume any obligations
 relating to the care and safekeeping of vehicles. Any liability
 for damage which is caused by third parties for which we are
 not responsible shall be excluded.
- The lessor shall be liable to the lessee for damage which can be demonstrated to have occurred during the leasing period and which has been culpably caused by its personnel.
- 4. The lessee shall be liable to the lessor and other lessees for damage which is caused by the lessee, parties hired by the lessee or any persons accompanying the lessee. The lessee shall be obligated to report any such damage to the lessor without undue delay. The lessee shall exempt the lessor from any damage claims of third parties which the lessee incurs from third parties.

Parking Prices - Parking Time

- The charges for the parking period and the period allowed are displayed on signs at the parking facility. Charges are to be paid on entering the parking facility, or for example, if it is an automatic carpark or the parking period has been exceeded (supplementary charges), on leaving the parking facility.
- There shall be an obligation to pay the parking price even if the parking place has been used in an unauthorised manner or in any other manner without the consent of the lessor.
- The lessor has a right of retention with regard to all claims arising from the Leasing Agreement and the usage of the parking facility as well as a statutory right of lien to the parked vehicle and its accessories.
- This Leasing Agreement shall terminate when the vehicle is removed from the parking facility, in all other cases upon the expiry of the agreed-upon or allowed parking time following the end of the event, trade fair or any other event.
- The lessor can have the vehicle removed from the parking facility at the expense and risk of the lessee if
 - a) the payment of the remuneration charge is refused,
 - the maximum parking time is exceeded without the lessee having paid the parking price,
 - the parked vehicle has a leak in its tank or carburetor or the operations of the parking facility or other persons or vehicles are in danger as the result of any other defects,
 - d) the vehicle is not officially registered or is removed from traffic by the authorities during the parking time.

Parking and Picking Up the Vehicle

- 10. The lessee shall park his or her vehicle within the respectively marked parking area in such a manner as to make it possible to park and vacate the parking place without any impediments as well as to get in and out of the vehicle parked on the neighboring parking place. If the lessee does not adhere to this requirement, the lessor shall be entitled to bring the incorrectly parked vehicle to the stipulated location at the expense of the lessee by means of suitable measures or, should this not be possible, to have it removed from the parking facility; no. 9 shall apply accordingly.
- The parking place shall be deemed to have been duly transferred if no complaints are filed with the lessor without undue delay.
- If it is necessary to completely vacate and close the parking facility during the term of the agreement, the agreement shall

terminate at the time stipulated for the vacating of the parking facility without any notice to terminate such agreement having to be provided. The lessee shall in such event have a claim to the reimbursement in percentage terms of the unused portion of the parking price.

Usage of the Parking Facility

- 13. In order to maintain orderly parking operations, the lessor shall have the right to direct traffic in the parking facility with such right being exercised by personnel appointed hereto. The proper owner of a long-term card (annual card, business identification, special parking card for trade fairs or events) may park on, and pick up the vehicle from, the stated parking area as often as he or she desires during the stated times. If the parking facility cannot be used or temporarily cannot be used as a result of government measures or for any other reasons for which the lessor is not responsible, the lessor shall endeavour to suggest another parking possibility. There shall be no legal claim to the usage of another suggested parking place as an alternative, however. Should the lessee have paid a fee for the long-term card, he or she shall be reimbursed in percentage terms for the parking remuneration if it is not possible to use the parking place for more than three days.
- 14. The parking facility and its structures shall be used in a careful and proper manner, with all damage and soiling being avoided. The lessee shall remove any soiling which he or she may cause without undue delay.
- 15. It shall not be allowed to undertake repairs in the parking facility, wash vehicles or clean interiors, empty ashtrays or any other rubbish containers, cooling water, fuel or oil.
- Stays in the parking facility shall only be allowed for the purpose of parking and picking up vehicles or, furthermore, to load and unload vehicles.
- 17. The placement or affixing of advertising signs, posters or any other advertising, the distribution of leaflets and advertising of any kind or the offering of goods and services of any kind is prohibited in the parking facility unless express written consent pursuant hereto has been provided by the lessor. In the event of violations, the lessor shall be entitled following prior admonishment and without prior admonishment if danger would arise as a result of delay to have the vehicle of the lessee and any advertising and sales material removed at the risk and expense of the lessee.

Traffic Rules - Police Regulations

- 18. Public traffic regulations shall govern the entering and exiting of the parking facility as well as traffic in the parking facility if no special traffic rules are posted in the parking facility and the following special requirements have been met.
- 19. Vehicles may not exceed walking speed in the parking facility.
 20. When entering or leaving or when parking or vacating the parking space, the lessee shall show the required diligence in traffic. If personnel of the lessor provide help in parking and vacating parking places, this shall not exempt the lessee from the obligation to show due diligence.
- The parked vehicle shall be carefully locked and secured in the conventional manner.
- All pertinent regulations and prohibitions pertaining to the usage of parking facilities shall be adhered to.

The following shall be prohibited (but not exclusively):

- a) smoking and using fire in parking buildings,
- b) the storage of fuel, fuel containers or combustible objects,
- c) unnecessary running of the engine,
- d) the parking of vehicles with leaks in their tank or carburetor.