

## **CAMPER PARKING AREA**

## RULES OF USE:

1 - Area can be used as a motorhome stop only;

2 - area is equipped with a system for draining gray water, water supply and electricity;

**3 -** Parking is only allowed in the designated area, subject to any exceptions authorized by the Administration for rallies, events or other;

4 - The parking area is not guarded, the Municipal Administration is not liable for theft and/or damage to things and/or people that occur within the area;

5 - Motorhomes are allowed to park inside the camper area, as defined by article 54 c.1 letter m) of Legislative Decree no. 285/1992: "... vehicles with special bodywork and permanently equipped to be used for the transport and accommodation of a maximum of seven people, including the driver .. "," stop "means the provisions of article 185 of the Highway Code;

6 - Access to the camper area is forbidden to any other category of vehicles or trailers (e.g. caravan, trailer-tent) or any other vehicle not included or not compliant with the admitted category and in any case in a state of deterioration such as to create disturbance to other users; Access by police vehicles, emergency vehicles and the Municipal Administration is allowed. Any vehicles, other than those authorized, present in the parking lot will be immediately removed or, if left parked, forcibly removed, with the related penalties and costs borne by the driver/owner;

7 - Access to the parking area and services is subject to the payment of the amounts due based on the length of the stay, according to the rates listed;

8 - The access and parking fees must be displayed to the public;

9 - Parking inside the area is allowed for a maximum period of 72 hours over 7 consecutive days in compliance with the provisions of the Regional Law of Emilia Romagna n.16 of 28.04.2004, the ascertained exceeding of this period is sanctioned pursuant to art. 7 of the Highway Code;

10 - Any form of camping is prohibited, as defined by art. 185 of Legislative Decree 30/04/92 n. 285, or storage of materials outside the vehicles;

11 - Inside the Camper Area it is forbidden:

- stay along the internal avenue or in any case in such a way as to obstruct the transit of other vehicles;

-also stop near the access to the area or in any case in such a way as to make it difficult to enter or exit;

- excavation of holes, even small ones;
- the removal and damage of materials and objects owned by the municipality;
- playing with balls or throwing objects;
- the circulation of dogs without a leash;
- washing and hanging clothes outside the vehicles;
- prolonged parking of cars with the engine running;
- the use of fires, barbecues or similar within the area;

- use televisions, radios or other loudspeakers outside the campers, as well as keep such equipment turned on inside the vehicle at excessive volume, creating disturbance, especially in the evening/night hours;

-leaving animals unattended inside the camper in order to put their safety at risk;

- any abandonment of animals in conditions such as to qualify as mistreatment will be reported by the Manager of the camper area to the Authorities for the interventions under their responsibility;

- damage the plants and green areas in the camper area in any way.

- modify/alter/damage in any way the state of the places, systems and equipment present in the stands and in the areas of common use.

12- During parking, it is only allowed to use the stabilizers that vehicles are normally equipped with, provided that their use does not result in danger or hindrance for the users of the parking.

13- Users can:

 proceed with the supply of water and the discharge of waste water in the appropriate system;

 take water from the special outlet present at the loading / unloading point inside the area, using pipes suitable for supply, and convey it to the appropriate vehicle tanks provided that the aforementioned pipes are applied only for the time strictly

necessary to fill the tank. However, the use of the pipes must not hinder the movement of people and vehicles or threaten their safety and security;

- Use electricity from the appropriate socket at the loading point inside the area, using suitable pipes for the supply;

14 - The use of water is allowed for hygienic, health and food purposes only;

15 - Users must clean the occupied area, the gray water loading / unloading area as well as the service block due to their use;

16 - The waste must be unloaded in the appropriate containers and in compliance with current legislation on the matter;

17 - Pursuant to Article 185, paragraphs 4 and 5 of Legislative Decree 285/1992, the discharge of organic waste and clear and gray water on roads and public areas outside the sanitary disposal system is prohibited sanitary present in the rest area. The violation of this provision entails the application of the administrative sanction provided for by art. 185, paragraph 6 of Legislative Decree no. 285/1992;

18 - The vehicles parked in the area can only accommodate people traveling on board the vehicle and, in any case, the occupants must not be in excess of the places indicated in the registration certificate;

19 - Minors present inside the camper area must be kept under the constant custody of the responsible adults to whom they are entraste;

20- Owners of pets (dogs, cats, rabbits, etc ...), have the absolute obligation to collect the manure of their animals;

21 - It is strictly forbidden to unload any other material, liquid or solid, other than that permitted;

22 - In the event of damage to municipal property, the author of the damage will have to repair it at his own expense;

23 - Where urgent technical-maintenance interventions are required or for other proven safety or hygiene needs represented by competent Authorities, the drivers of parked vehicles must promptly move the vehicle, so as to allow the necessary activities to be carried out. In case of refusal to move or the driver is absent, the vehicles may be compulsorily removed, at the expense of the user. In any case, the user will not be able to make any claim to the Municipality, or to any manager, for the possible disservice, without prejudice to the tariff obligations relating to the parking period;

24 - With the collection of the payment receipt, the payment and with the parking of the vehicle, the user of the parking area fully accepts the provisions of this specification and the rates relating to parking and the services offered, being fully subject to the specification regulatory discipline and the relevant general and sector rules;

25 - Users are required to comply with all the rules of conduct established by this deed, conforming without delay to any warnings;

26 - The violation of this specification, in addition to the application of the sanctions provided for by current legislation, may result in immediate removal from the parking area;

27 - The supervision of compliance with the provisions and rules contained in this deed and in the laws referred to therein is the responsibility of the Municipality through the Local Police Corps;

28 - The rates are displayed at the parking meter and published on the municipal website. Payment can be made via: parking meter and / or pagoPa.

29 - Although not expressly governed by this deed, the laws and regulations governing the matter are applied, referring in particular to the following regulatory texts:

- Legislative Decree 30/04/1992 n. 285 (New Highway Code);

-Decree of the President of the Republic 16/12/1992 n.495 and subsequent amendments and additions (Regulations implementing the Highway Code);

-L.R. n. 16/2004;

- Legal provisions issued after the approval and entry into force of this deed, automatically integrate and replace the parts of the same that may be conflicting or outdated.

## Regulation approved with Resolution no. 64 of 26/05/2022 available in full on the website www.comune.pavullo-nel-frignano.mo.it