

CAMPER & CARAVAN PARKING AREA RULES OF USE

- 1 The area is designated for motorhome parking;
- 2 The area is equipped with facilities for greywater disposal, water supply, and electricity;
- 3 Parking is permitted only in the designated area, except in cases where special authorisation is granted by the Municipal Administration for gatherings, events, or other purposes;
- 4 The parking area is not supervised; the Municipal Administration is not liable for theft and/or damage to property and/or persons occurring within the area;
- 5 Parking in the motorhome area is permitted only for motorhomes as defined in Article 54, paragraph 1, letter m) of Legislative Decree no. 285/1992: "...vehicles with a special body permanently equipped to be used for transporting and housing up to seven people including the driver...". "Parking" is understood as defined by Article 185 of the Highway Code:
- 6 Access is prohibited to any other category of vehicles or trailers (e.g., caravans, tent trailers) or any other vehicle not included or compliant with the permitted category, or in such a state of neglect as to cause disturbance to other users; access is permitted to police vehicles, emergency services, and Municipal Administration vehicles. Any unauthorised vehicles found in the area will be immediately removed or towed at the expense of the driver/owner, with applicable sanctions;
- 7 Access to the parking area and its services is subject to payment based on the duration of the stay, in accordance with the rates listed below;
- 8 Rates for access and parking must be clearly displayed to the public;
- 9 Parking is allowed for a maximum of 72 hours within a 7-day period, in accordance with Emilia-Romagna Regional Law no. 16 of 28.04.2004. Exceeding this limit is punishable under Article 7 of the Highway Code;
- 10 All forms of camping, as defined by Article 185 of Legislative Decree 30/04/1992 no. 285, and storage of materials outside the vehicle, are strictly prohibited;
- 11 The following are prohibited within the Camper Area:
- parking along internal roads or in a way that obstructs the passage of other vehicles;
- parking near the entrance or in any way that makes entering or exiting difficult;
- digging holes, even small ones;
- removing or damaging municipal property or materials;
- playing with balls or throwing objects;
- allowing dogs to circulate without a leash;
- washing or hanging laundry outside the vehicle;
- · prolonged idling of vehicles;
- use of fires, barbecues, or similar;
- using TVs, radios, or other sound equipment outside the motorhome, or operating them

inside at excessive volume, especially during evening/night hours;

- leaving animals unattended in a way that could endanger their safety;
- any animal abandonment or mistreatment will be reported to the Authorities by the Area Manager;
- damaging plants or green spaces in the area;
- altering or damaging the premises, systems, or shared-use facilities in any way;
- during parking, only stabilizers normally installed on the vehicle may be used, provided they do not pose a danger or obstruction.

Users are permitted to:

- collect water and dispose of greywater using the appropriate system;
- draw water from the designated supply point inside the area using suitable hoses, only for the time strictly necessary to fill the tanks. These hoses must not obstruct traffic or pose any safety risk;
- use electricity from the designated power outlet within the area;
- use water strictly for hygienic-sanitary and food purposes.

Users must:

- keep the occupied area clean, including the water disposal station and service block after use:
- dispose of waste in the designated bins and in compliance with current regulations.

According to Article 185, paragraphs 4 and 5 of Legislative Decree 285/1992, it is forbidden to dispose of organic waste and greywater on public roads or areas outside the designated sanitary disposal system within the parking area. Violation of this rule will result in the administrative sanction as per Article 185, paragraph 6 of Legislative Decree no. 285/1992.

Only the individuals traveling in the motorhome may be hosted inside parked vehicles. In any case, the number of occupants must not exceed the capacity stated in the vehicle registration.

Minors in the camper area must always be under the supervision of responsible adults.

Pet owners (dogs, cats, rabbits, etc.) must collect their animals' droppings.

The disposal of any materials, liquid or solid, not expressly authorised is strictly forbidden.

In the event of damage to municipal property, the person responsible must cover the repair costs.

Should urgent technical or maintenance work be required, or in case of safety or hygiene concerns reported by the relevant Authorities, vehicle owners must promptly move their vehicle to allow such work. If they refuse or are absent, the vehicle may be forcibly removed at their expense. No claims can be made against the Municipality or the manager for any resulting inconvenience, and parking fees for the duration of the stay still apply.

By paying and parking the vehicle, the user fully accepts the provisions of this regulation and the related rates, thereby being subject to the regulatory framework and all relevant national and sector-specific laws.

Users must comply with all conduct rules set forth in this regulation and promptly respond to any notices or warnings.

Violation of these rules may result in immediate expulsion from the parking area, in addition to the applicable sanctions provided by law.

Monitoring and enforcement of these rules, and the laws referred to herein, fall under the responsibility of the Municipality through the Local Police Force.

Rates are clearly posted at the entrance of the parking area and published on the municipal website. Payment methods for the stay duration will be communicated separately.

Any matters not explicitly covered by this regulation are subject to the applicable laws and regulations, specifically:

pgsql

CopiaModifica

- Legislative Decree 30/04/1992 no. 285 (New Highway Code);
- Presidential Decree 16/12/1992 no. 495 and subsequent amendments (Highway Code Implementation Regulations);
- Regional Law no. 16/2004.

Legal provisions issued after the approval and enactment of this regulation automatically update or replace any conflicting or outdated parts of the current text.