



WELCOME TO PALAS IAȘI

PARKING FACILITY

PALAS PARKING ADVANTAGES

- The **largest** and most **modern underground parking facility** in Romania, with **2,500 parking spaces**;
- **Automatic and secured access**;
- **Dynamic guidance system** and **available parking spaces signaling system**;
- **Video surveillance**;
- **Ventilation** and **automatic fire protection system**;
- Covered parking lot protected from extreme **weather** phenomena.

PARKING FEES

- **Fee: 5 (five) RON/ parking hour.**
- **Overnight parking fee: 2 (two) RON/ parking hour (11 p.m. – 9 a.m.).**
- **“Multiple Entries” parking subscription for retail clients, maximum 6 hours of consecutive parking: 220 RON/month.**
- **“Multiple Entries” parking subscription for employees in the Palas Project, maximum 14 hours of consecutive parking; 240 RON/month.**
- **“Multiple Entries” parking subscription for external Companies of the Palas Project, maximum 14 hours of consecutive parking, 280 RON/month, per availabilities.**
- **Nighttime subscriptions with accessibility between 18:00 and 08:00, 200 RON/month. This card cannot access the parking lot before 18:00. Upon exiting, if the vehicle has remained in the parking lot after 08:00, the additional parking hours shall be charged per hourly rate applicable on such date for the respective parking spaces.**
- **“Long Term Parking” subscription: 500 RON/month for continuous parking in a designated area, per availabilities.**
- **“Moto” parking subscription: garage unit - 200**

RON/month, common parking space – 100 RON/month.

- **30 minutes free of charge for parking lot exiting maneuvers as of payment of the ticket.**
- **Client discount: 1 hour of free parking for over 100 RON shopping value at AUCHAN.**
- **Palas reserves the right to change its parking fees at any time. In order to be up to date with the changes, please contact the Parking Lot Information Center.**

PALAS PARKING LOT RULES

I. RULES APPLICABLE TO ALL CLIENT CATEGORIES

- This parking lot is a **private area** and it is subject to the laws in force related to the traffic on public roads and the specific rules imposed by Palas Administration for a civilized, efficient and equitable use for all the visitors and employees ;
- **Entering the Palas parking lot, both into the indoor parking lot (based on access ticket or card) and the outdoor parking lot, entails the acceptance of these rules.**
- **Bicycles** and **scooters** shall be parked in specially designed and signaled areas for a maximum of 24 hours. Parking elsewhere than in the duly signaled areas or parking for more than 24 hours entitles the parking lot administration to **block the vehicle** inside the parking lot and **its owner** shall **bear** all the relevant expenses, namely a 50 RON fee. The Palas Administration waives all liability for any damage resulting from the **blocking the vehicle.**
- Using the marked parking spaces reserved for **physically challenged people’s** vehicles shall only be used by those persons for which they are designed for.
- It is **forbidden** to leave **unattended animals** or **flammable substances**, explosives or other **dangerous items** inside the vehicle.
- Occupying more than one single place with one vehicle is forbidden and this will imply

the payment for all parking places that have been wrongly occupied.

- Minors shall not be left unattended into the parked vehicles in any circumstances.
- Minors shall not be allowed to walk unattended into the parking premises and will be attended by adults to the mall entrance.
- It is also **forbidden to perform vehicle repairs**, any **vehicle maintenance** activities (e.g. antifreeze or oil change) or filling the gas tank on the parking lot premises.
- While the vehicle is parked, the engine must be turned off.
- The civilized and respectful manner is to be expected from all users of the parking premises.
- Drivers shall use acoustic warnings with respect to the driving laws in force.
- Using the parking premises for dangerous, illegal or immoral activities is forbidden.
- • You have the responsibility to insure the goods left inside the cars by locking the doors, windows and the trunk of your vehicle. Guarding of the goods is not ensured by the staff of the parking department, the surveillance cameras are intended exclusively for the surveillance of the parking traffic and the video recordings will only be made available to the authorities.
- • The Palas Administration does not assume in any way the civil or criminal liability for possible damages, thefts, fires, floods as well as for any kind of damages caused by third parties, to the vehicles in the interior or exterior parking.
- Any damage caused to their own vehicles as well as to other vehicles or installations, by drivers, while driving or parking in the parking lot, will be imputed to the guilty persons, excluding the liability of the Palas administration.
- **NO vehicles may be stopped/parked in a parallel or perpendicular manner, in front of/behind/near the specially fitted spaces.**
- **Violation of these rules entitles the parking lot Administration in all cases to clamp the wheels of illegally parked or stopped**

vehicle(s). To unclamp the vehicle wheels, the car owner shall pay the **100 RON unclamping fee**. The Palas Administration waives any liability for any damage resulting from **clamping the vehicle wheels**.

II. INDOOR PARKING RULES

2.1 JOINT RULES AND INTERDICTIONS FOR INDOOR PARKING LOT SPACES:

- The maximum traffic speed is **5 km/h**.
- The maximum allowed height of the vehicles is **2.10 m**.
- For safety purposes, we recommend keeping the **headlights on while driving** around in the parking lots.
- For the smooth running of the vehicle circulation please observe the indications on the electronic displays located in the vicinity of parking lot access routes. Information displayed in white indicates available parking spaces, and if the parking area corresponding to that access route is fully occupied, the message **"FULL"** shall be displayed in red.
- **Violation** of these rules entitles the parking lot Administration in all cases **to clamp the wheels of the vehicle(s)** being illegally parked or stopped. To unclamp the vehicle wheels, the car owner shall pay the **100 RON** unclamping fee. For unclamping vehicles parked in the spaces for physically disabled people and having no visibly displayed relevant permit, the car owner shall pay the **200 RON** unclamping fee. The Palas Administration **waives** any liability for any damage resulting from clamping the vehicle wheels.
- **The following is forbidden in the indoor parking lot:**
 - ✓ **Access and circulation of vehicles using an LPG system or vehicles with attached trails;**
 - ✓ **Using the marked parking spaces reserved for physically challenged people's vehicles in an abusive manner.**
 - ✓ **Leaving unattended animals, flammable substances or dangerous items inside vehicles;**



- ✓ Performing vehicle repairs, any vehicle maintenance activities (e.g. antifreeze or oil change) or filling the gas tank;
- ✓ Smoking.

2.2 RULES FOR ACCESS WITHOUT SUBSCRIPTION:

- When you reach the **entrance barrier**, push the **button** assigned for **issuing the parking ticket**. If you have an access card, place it in front of the scanner located on the barrier terminal. After picking up the ticket or, as applicable, scanning your access card, **wait** until the **barrier opens** and then **follow the indicators, the traffic markings** and the information on the **electronic displays** located on the upper side of vehicular lanes.
- The **number** of vacant **spaces** is posted in **green** on these **displays** and is accompanied by a **guidance arrow** of the same color.
- The exit **barriers open automatically**, after **placing the paid entrance ticket in the barrier reader** or **swiping the access card in front of the scanner**;
- In case of **losing the ticket**, a **100 RON fee** shall be paid at the **automatic pay points** or at the **Parking Lot Information Centers** (exit ticket valid for 30 minutes as of its issuance);
- The **maximum amount of time** that a car can be left in the parking lot **without a parking subscription** is **72 hours**. After such term, the **vehicle** shall be **clamped and relocated** and the driver shall bear all the **relevant costs**, including the **100 RON** unclamping fee;
- Vehicles stationed for more than 24 hours shall have the card/ticket on the dashboard with its series in sight.
- To **park vehicles for more than 24 h**, please report to the **Parking Lot Information Centers** in order to benefit from the **advantages** of the **subscription** system we provide to all of our customers. Subscriptions shall be issued per the availability of parking spaces.

2.3 RULES FOR SUBSCRIPTION-BASED ACCESS

- For the “Multiple Entries” subscriptions for retail clients allowing maximum 6 hours of consecutive parking, the beneficiary may use the card/park their car for **maximum 6 consecutive hours** upon each use and within the availability of vacant spaces at the time when the access card is used. The subscription is exclusively for the vehicle the registration number of which is provided in the agreement and is only valid in the indoor parking lot of the Palas project.
- For the “Multiple Entries” subscriptions for employees in the Palas Project allowing maximum 14 hours of consecutive parking, the beneficiary may use the card/park their car for **maximum 14 consecutive hours** upon each use and within the availability of vacant spaces at the time when the access card is used. The subscription is exclusively for the vehicle the registration number of which is provided in the agreement and is only valid in the indoor parking lot of the Palas project.
- Upon their entry to the underground parking lot, subscription holders are allowed **30 minutes free of charge** for getting to their reserved area. (Applicable for subscription holders with reserved parking spaces);
- Clients that exceed this period and park in areas/on levels/in spaces other than those reserved under the agreement, shall be charged a penalty calculated on a per hour fee basis for every hour during which the vehicle was parked elsewhere than in the Leased Space. (Applicable for subscription holders with reserved parking spaces).
- IULIUS MANAGEMENT CENTER S.R.L. (“IMC”) reserves the right to assign/novate the agreement or any of the rights therein, including the debts to be received as per the agreement, to any third party without the prior consent or notification of the Beneficiary. The Beneficiary consents unconditionally to this future assignment / novation of the agreement and accepts that IMC shall be completely free of any and all obligations incumbent on it under the agreement, and such obligations shall be transferred onto the assignee.

- If the Beneficiary indicated and/or inserted an e-mail address for correspondence to the Beneficiary in the agreement, IMC shall send the invoices for any charges arising from the agreement exclusively in electronic format, at the e-mail address provided in the agreement. To certify that the invoices were sent, it will suffice to prove that IMC has a copy of the e-mail and that the e-mail was appropriately sent from the IMC server. The Beneficiary must notify IMC in writing as quickly as possible with regard to any irregularities or difficulties in receiving or opening the e-mails containing the invoices.
 - If any of the amounts owed to IMC by the Beneficiary as per the Agreement are expressed in EUR, the payment currency for any such amount shall be RON and the amounts to be paid shall be calculated at the RON/EUR exchange rate of the National Bank of Romania applicable for the invoice issue date.
 - All the amounts paid to IMC by the Beneficiary under the Agreement shall be charged in the following order: (i) the legal expenses and the enforcement costs borne by IMC as a result of the Beneficiary's failure to comply with any obligations resulting from the Agreement; (ii) penalties, interest rates, compensations / damages for any breaches of the Agreement, in the chronological order of their due dates; (iii) outstanding and unpaid invoices issued to IMC in the performance of the Agreement, in the chronological order of their due dates; (iv) any other amounts owed by the Beneficiary to IMC according to the clauses in the Agreement, in the chronological order of the payment obligations' due dates, regardless if the afferent fiscal invoice was issued or not.
 - Based on a 15 days' prior notice and without any other approval from the Beneficiary, IMC may group, separate or relocate the tenants and the leased premises within Palas (including the Beneficiary or the parking spaces constituting the scope of this Agreement) for the purpose of expanding and upgrading Palas or for any other commercial objective. IMC is entitled to build, expand, maintain, repair or replace any part(s) within Palas and any other adjoining buildings, without any approvals from the Beneficiary.
- During the performance of such activities, the use of cards shall be disrupted if necessary. In case of disrupting their use and/or if the parking spaces constituting the scope of this Agreement cannot be used in accordance with the agreed scope throughout the performance of such operations incumbent on IMC, the Beneficiary will receive a discount in the payment of the Price, equal to the full value of the Price owed as per the Agreement during the performance of the works by IMC, any other objections, implications, claims, demands and remedies, coercion or foreclosure measures and cessation of the Agreement that could have been invoked by the Beneficiary for these reasons, being expressly removed.
- Subject only to IMC proving the Beneficiary failed to execute, executed with delay and/or inadequately one or more of its obligations under the Agreement, the Parking Lot Rules and/or the Parking Lot Guide, the Beneficiary shall reimburse IMC for any expenses, damages and liabilities arising directly or indirectly from any breach of an obligation of the Beneficiary, under the Agreement, the Parking Lot Rules and/or the Parking Lot Guide.
 - The Beneficiary is in delay as of right in relation to the performance of all or any of its obligations, as stipulated under the Agreement, as of their due dates.
 - If the Beneficiary breaches any of its obligations or does not vacate the parking spaces constituting the scope of this Agreement upon expiry or cessation of the Agreement, regardless of the cause, IMC shall be entitled to:
 - (a) to order that any unauthorized works carried out by the Beneficiary be removed by the latter (at the Beneficiary's expense) and to compel the Beneficiary to remedy all the damages caused by such unauthorized works and/or removal thereof (the remedy of the damages may be done in kind or paying the equivalent amount, as decided by IMC), a fact that shall not exonerate the Beneficiary from completing the works incumbent on it and/or remedying any other existent breaches;
 - (b) to enter in the parking spaces constituting the scope of this Agreement and to carry out the works under the Beneficiary's responsibility,



works that are not performed in due time and/or to remove any unauthorized alterations or additions, or to restore the initial or functional and proper aesthetic condition of the premises that were altered without authorization, and all the subsequent costs, expenses or taxes resulting from or related to such works shall be reimbursed by the Beneficiary to IMC; and

(c) to prevent the Beneficiary from entering in parking spaces in the Palas project/park and/or the parking spaces constituting the scope of this Agreement;

- All the fit-outs and investments made by the Beneficiary shall remain, after the cessation of the Agreement, under the property of the Landlord of the building where the parking spaces are located, irrespective of whether the Beneficiary made them with or without the Landlord's or IMC's approval, without any compensation, reimbursement, retention right and/or other such measures in favor of the Beneficiary, any such measures being expressly removed.
- The provisions of section II herein shall only be applicable if such provisions do not exist in the Agreements concluded between the Beneficiaries and IMC regarding the Palas parking spaces. In case of any contradictions between the provisions of this section and those included in the Agreement, the provisions in the Agreement shall prevail.

III. OUTDOOR PARKING RULES

- The driver shall **ONLY** park on the fitted and marked out parking space **!!! (NO vehicles may be stopped/parked in a parallel or perpendicular manner, in front of/behind/near the specially fitted spaces, on kerbs, sidewalks or green spaces.)**
- After parking the vehicle, the driver shall pay the equivalent value for the parking duration **(multiple of 30 minutes)** at the parking meter near the parking spaces.
- After paying the equivalent value for the parking duration, the parking meter will issue the ticket

(receipt) inscribed with **the validity period thereof.**

- **Before leaving their vehicle, drivers are bound to display this parking ticket (receipt) in a visible place inside the vehicle, with the relevant data visible for check-up purposes.**
- **If there is no parking ticket (receipt) or if same is not displayed visibly, the vehicle shall have its wheels clamped, and the driver shall bear all the relevant costs, including the 100 RON unclamping fee (you can learn about changes to the fees anytime, at the Parking Lot Information Centers), even if the driver has previously paid the parking lot use fee in full or in part.**
- **Bicycles and scooters** shall be parked in specially designed and signaled areas for a maximum of 24 hours. Parking elsewhere than in the duly signaled areas or parking for more than 24 hours entitles the parking lot administration to **block the vehicle** on the parking space and **its owner** shall **bear** all the relevant expenses, namely a 50 RON fee. The Palas Administration **waives** all liability for any damage resulting from the **blocking the vehicle.**
- Violation of these rules entitles the parking lot Administration in all cases **to clamp the wheels of illegally parked or stopped vehicle(s).** To unclamp the vehicle wheels, the car owner shall pay the **100 RON** unclamping fee. The Palas Administration waives all liability for any damage resulting from blocking the vehicle.

IV. BICYCLE PARKING RULES

- The bike parking lot is **designed exclusively for employees of the United Business Center office buildings;**
- Access to the specially fitted bike parking spaces is made exclusively using the **Partner Card;**
- Employees can gain access to the specially fitted bike parking spaces by **activating the card** in lobby A of the C2 building in UBC 3;
- To optimize the occupancy level and allow as many employees as possible to benefit from the new bike parking spaces, **bikes can be parked in these specially fitted spaces for maximum 24 consecutive hours.** Exceeding this parking term entitles the parking lot administration to **block**



the vehicle on the parking space, and the **owner of the vehicle shall bear** all the relevant costs, as well as a 50 RON additional fee;

- Employees **are bound to adequately secure their goods**. Palas Administration waives all liability for any prejudice that could result from the theft of and/or destruction of and/or damage to the goods. To report any issues, please contact the United Business Center Information Centers;
- The owners of bikes parked in the specially fitted parking space have the responsibility to park their individual asset in the racks provided for this purpose, without exceeding the operating capacity of the parking lot and the maximum allowed duration;
- Users of the bike parking spaces are bound to observe all the terms and conditions provided on indicators, the traffic markings and other signage materials within the Palas parking lot.

***For more information, please
contact the Parking Lot
Information Centers.***