

TERMS OF PERSONAL DATA PROCESSING OF MOBILE PAYMENTS OF PARKING SERVICES

The present Terms of Processing of Personal Data regulate the collection and processing of personal data provided by users in the mobile parking payments service ("Service"), as well as their rights relating to this data, in terms of the Law of the Personal Data Protection in force.

The Service can be provided:

- (i) By the managing bodies of parking on public roads and / or parking facilities (covered and / or surface facilities) - "Parking Companies";
- (ii) By MEO – Serviços de Comunicações e Multimédia, S.A (in this case, MEO concluded with the Parking Company a partnership agreement under which it allows the MEO to directly provide the service to users).

The service provider will be hereinafter referred to as "Provider".

Use of the Service involves the collection and subsequent treatment, by the Provider, of user's personal data.

For more information on using this new method of payment, the user should consult the information displayed on parking meters and in the Terms of Use available [here](#), of which these Terms of Processing of Personal Data are an integral part.

In case of doubt, the user should contact the Provider directly.

1. Collection and Processing of Personal Data

The Provider, whose service the user wishes to join, is the entity responsible for the collection and processing of personal data.

Personal data will be processed, by the Provider, for purposes of compliance and provision of the Service, including the processing of parking payments, and may resort, for this purpose, to subcontractors.

The Parking Company will also process the personal data collected for the purpose of providing and managing the virtual wallet which the user opens with the Parking Company.

Should the MEO be the Provider, personal data may also be processed, after user's consent, for the purpose of dissemination of new products and services of MEO and / or Grupo PTP.

2. Registration

The use of the service does not imply, by itself, a registration. However, to use certain features of the Service (such as access to the client area, creating a virtual wallet or purchasing of additional services), the user must register and provide certain personal data.

The user is responsible for the veracity, accuracy, timeliness and authenticity of the personal data provided in the registration for the Service, and should keep it permanently updated.

This data shall be processed by the Provider in accordance with applicable law, for the purposes of providing the service and respective features.

3. Retention of Personal Data

Personal data will be kept for 2 years after the date of cessation of use of the Service.

4. Data reporting to third parties

The Parking Company will not report personal data to third parties except for the purposes of compliance with legal obligations or by court order.

When the service is provided by MEO, it may disclose the personal data to the Parking Company for the purposes of providing parking service, mobile payment processing and monitoring.

5. Right of access, rectification and deletion

Under the applicable legislation, the user is guaranteed the right to access, rectify and update their personal data, by contacting the Provider directly.

6. Security Measures

The Provider is committed to protecting the security of personal data that the user provides and / or has access to under the Service, and to ensure that personal data is collected safely. Thus, the Provider ensures that personal data is being processed safely, being guaranteed the complete security on transactions, with recourse to data protection technology, complemented with personal and non-transferable access codes.

However, with regard to personal data available within the client area, and despite efforts to protect personal data, the user should be aware that there is always some risk that their data may be accessed by third parties, if and when they circulate in open networks.

Thus, with regard to the data which it makes available through the client area, the user should regularly take precautions to ensure greater security while using the Internet. First, the data assigned to the user to access the client area (username and password) should be treated confidentially, so the user should not make it available or allow access to third parties.

7. Changes to Terms of the Processing of Personal Data

The Provider may change the Terms of Processing of Personal Data at any time. These changes will be duly publicized within the client area.

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