



Terms and Conditions

1. These terms and conditions set out the contract between you and Officepark Ltd, a company registered in England No. 3314698 whose registered office is at Unit 6, Ministry Wharf, Wycombe Road, Saunderton, Buckinghamshire HP14 4HW. This agreement sets out the terms and conditions of the service supplied through the site shareAcar.com.
2. By registering for the service through the site shareAcar.com you accept these terms and conditions in their entirety.
3. These terms and conditions are subject to change from time to time, any changes may be made by Officepark Ltd without notice and new terms and conditions will be posted on the shareAcar.com website. An e-mail announcing changes will be sent to all registered users. Officepark Ltd will accept no responsibility for such e-mail notification not arriving but you accept that in Officepark Ltd sending such announcement and updating the terms and conditions published on the shareAcar.com website, you accept the terms and conditions as published.
4. To register for the service provided by shareAcar.com you must be over 18 years of age. You acknowledge that you are by registering and accepting these terms and conditions.
5. By registering for the shareAcar.com service, you agree to pay annually in advance by means of a credit / debit card payment.
6. Your registration will automatically renew at each anniversary for a further twelve month period unless we receive from you confirmation of your cancellation at least 14 working days before the anniversary of your registration.
7. If you cancel your registration you will receive e-mail confirmation from shareAcar.com that your membership has been cancelled. Until you receive this e-mail you should assume that cancellation has not taken place. Cancellation e-mails will normally be dispatched within 2 working days of receiving the cancellation notice.
8. shareAcar.com reserves the right to modify or remove any part or parts of the service provided during the registered period. Reasons for such modification or removal may include but not be limited to:- legal, technical or data security issues.
9. shareAcar.com reserves the right to terminate the registration of any member at any time and without notice for any breach of these conditions or any action by the registered user which in the opinion of shareAcar.com could adversely effect the name or reputation of shareAcar.com. In the event of termination under this clause the user accepts that they will not try to re-register under any other name or identity and will not access the shareAcar.com website.
10. In the event of termination of account by either party for whatever reason, there will be no refund of fees paid.
11. Users of the shareAcar.com service are not permitted to publish through the site any information which would identify themselves directly or provide contact details including but not limited to phone, address e-mail information unless in response to a journey match and then only at their own sole risk.
12. Users may not publish advertisements or promote other businesses within the shareAcar.com site or service.
13. Users must not use the shareAcar.com site for the purpose of sending unsolicited e-mail otherwise known as spam
14. shareAcar.com is for the use of individual users and should not be used by companies or organisations where the recipient of the service is more than one person.
15. The shareAcar.com service is not to be used for commercial gain by any user.
16. The fees payable to shareAcar.com are subject to change and may be modified at any time to include additional services. In the event of a change of fee you will be advised by e-mail prior to any renewal and if applicable given the option to add additional services for the appropriate fee.
17. If you see anything within the site or are aware of any misuse of the site or these terms and conditions you should advise shareAcar.com through the report abuse link on the site.
18. Disclaimer – shareAcar.com accepts no responsibility for the accuracy of information on the site or relayed on behalf of its users. shareAcar.com provides a service to put people in touch with other people for the purpose of sharing vehicles to reduce traffic. You are responsible for ensuring your own safety and for checking the identity of any other user you are in contact with. shareAcar.com accepts no responsibility for any losses howsoever incurred through the use of this service.
19. You acknowledge that all intellectual property of the shareAcar.com site and information contained within it resides with shareAcar.com. You may not copy or distribute any information originated from the shareAcar.com site in any form without the prior written consent of shareAcar.com
20. By submitting information to shareAcar.com you grant shareAcar.com a non exclusive, non terminable royalty free right to copy, redistribute, publish and modify that information for the promotion of shareAcar.com
21. Maximum liability: In any twelve month period the maximum liability to shareAcar.com will not exceed for whatever reason a total of more than £5.
22. Indemnity: You agree to indemnify shareAcar.com from all liability, claims and expenses which may arise for whatever reason through your breach of any part of this agreement.
23. Entire agreement. This agreement represents the total agreement between yourself and shareAcar.com in the event that any single part of it is proved to inadmissible or unenforceable or invalid, the rest of the agreement shall remain in force.
24. This agreement shall be governed by the laws of England.