

Terms of Use – L-Parking Application

Last Updated: May 11, 2025

1. General Provisions

1. These Terms of Use define the rules for using the L-Parking mobile application, available on Android and iOS devices.
2. The owner of the application is Dariusz Curyło.
3. The application allows users to share private parking spaces and reserve available ones using a token-based system.
4. Using the application implies acceptance of these Terms of Use.

2. Definitions

Application – the L-Parking mobile app enabling the sharing and reservation of parking spaces.

User – a person with an active account in the application.

Account – an individual user profile in the application.

Time-Based Tokens – virtual currency used to make parking space reservations.

Location – a physical place (building address) where parking spaces shared via the app are located.

Parking Space – a physical parking spot available for reservation in the application, located at a specific location.

Location Code – a verification code required for access to some locations.

3. Rules of Using the Application

1. A mobile device with internet access is required for proper use of the application.
2. The following actions are prohibited:
 - using the application for unlawful purposes,
 - bypassing the application's security measures,
 - providing false information,
 - abusing the reservation system.
3. The application is intended for users aged 16 and above.

4. Registration and User Account

1. Registration is completed by providing an email address and confirming the account.
2. The user is responsible for the security of their account.
3. The user has the right to delete their account. To do so, they must go to the "User Data" section and click the "Delete Account" button. The deletion request will be processed within 30 days unless it is canceled by the user during that period.

5. Rights and Responsibilities of the User and App Owner

1. Users have the right to use the application features in accordance with its intended purpose.

Wersja polska

2. Users are obligated to:
 - provide truthful information,
 - avoid posting illegal or offensive content,
 - follow these Terms of Use.
3. The app owner reserves the right to:
 - suspend accounts in case of a breach of the rules,
 - verify users regarding parking space sharing and reservations.

6. Payments and Fees

1. The app operates using a token system – tokens are earned by sharing spaces and spent on reservations.
2. Tokens have no monetary value and are non-refundable.
3. If a reservation is cancelled less than 12 hours before it starts, only tokens for the time after those 12 hours will be refunded.
4. When changing the location associated with the account, all accumulated tokens will be reset. By making this change, the user agrees to forfeit previously earned tokens.

7. Personal Data Protection and Privacy

1. Details regarding personal data are available in the Privacy Policy.
2. The app collects data such as email, phone number, location information, parking space details, and reservation history.
3. Users have the right to access, edit, and delete their personal data.

8. Copyright and Intellectual Property

1. All rights to the application and its content belong to the owner.
2. Copying or modifying the application without the owner's consent is prohibited.

9. Liability and Limitation of Liability

1. The owner is not liable for user actions or errors resulting from incorrect app usage.
2. Access to the app may be temporarily limited for technical or maintenance reasons.

10. Complaints and Dispute Resolution

1. Complaints can be submitted via email available at [Contact](#).
2. Disputes will be resolved by the court competent for the owner's registered address.

11. Changes to the Terms

1. The owner reserves the right to modify these Terms of Use.
2. Users will be informed of any changes via the app or email.

12. Contact

Contact with the administrator: [Contact](#)

[Back to Home](#)