CONSORZIO SKIPASS PAGANELLA DOLOMITI



Piazzale Paganella, 5 | 38010 Andalo (TN) | Italy | P.IVA 01458130224 paganella.net | skipass@paganella.net | +39 0461 585588

PARKING REGULATIONS FUNIVIE VALLE BIANCA SPA

- 1. Ski lift company Funivie Valle Bianca Spa (below the "Society"), owners of the concession, make an integrated system of parking areas to the public in the area of/belonging to Paganella Ski.
- 2. Each parking lot must be used exclusively for the parking of one vehicle; parking of cycles and motorcycles is not allowed. As a result of the withdrawal of the entering ticket, an agreement between the "Society" and parking users is made; the agreement provides for the availability by the "Society" and the employment by the users of a parking space, without prior supervision or custody by the "Society"
- 3. The use of the parking lots does not mean any guarded storage of the vehicle and its contents by Paganella 2001 S.p.A. The user is required to park the vehicle in a position that does not block the internal circulation of the parking area
- 4. The "Society" is allowed also to block and remove illegally parked vehicles and/or vehicles not covered by regular insurance policy, charging the related costs to the user. Paganella 2001 S.p.A. is allowed also to remove abandoned vehicles after 90 days from arrival and to provide compulsory execution on the same
- 5. Any consequences arising from the loss of the ticket are in charge of the user. Users must keep the ticket until the exit of the vehicle from the parking areas. With the exit of the vehicle after the payment at the Automatic Cash Machine, any obligation from the "Society" ends. Lack of payment allows the "Society" not to permit the exit of the vehicle. In case of loss of the ticket, the user has the possibility to ask for a replacement directly all the Automatic Cash Machine, by pressing the appropriate button. The cost of the new ticket is €30,00
- 6. In the parking area the user must observe the rules established for the circulation of vehicles. The customer is required to scrupulously observe the signs posted in the parking area and at the car park entrance, the instructions given by the staff and all applicable laws and regulations.
- 7. Inside the parking area the circulation must be done strictly to a crawl.
- 8. Notably, it is strictly forbidden:
 - a) to discharge or store objects of any kind
 - b) to park the vehicle in the transit areas and in front of the entry/exit parking bars
 - c) to park motorhomes, caravans, trailers or similar
- 9. Motorhomes, caravans, trailers must be parked in the dedicated areas, only if expressly provided by the sign placed at the entrance of the parking lot. Vehicles with a height of 2,5 m or more will be charged a higher rate than the regular rate, displayed at the entrance of the car park
- 10. The operating information about the carpark is exposed at the entry of the parking area
- 11. Rates are on public display at the entrance of the parking lot. The payment of the fee must be done at the Automatic Cash Machine before you collect the vehicle; the time available between the fee payment and the exit from the parking lot with the vehicle is limited to 30 minutes. The stay in the parking beyond this time determines the application of the parking costs; in particular, the user needs to go again to the ticket machine and make a new payment of the extra cost
- 12. The customer is required to park the vehicle engine off, with the handbrake on, with doors and bonnets locked. It is forbidden to keep inside the vehicle flammable/explosive/dangerous substances, wares/other valuable objects; to pour fuel, to fix vehicles, oil change, charge batteries, and, in general, make any maintenance of the vehicle; to drain oil or other materials that can dirt/damage; to enter parking with trailers; to leave pets/animals inside parked vehicles
- 13. Disabled people can park for free only by asking the staff before leaving the parking area, and only by exhibiting invalidity documents to the staff itself
- 14. The customer is obliged to follow the instructions of the "Society" staff (or other person in charge) to allow a prompt processing of any parking operation; in any case customers must pay attention and follow any instructions or requests of the above-mentioned staff. Violations of the Laws or of the Authority regulations, as well as the regulation of the parking area, or the instructions of the "Society" staff, could produce the exclusion of further future use of the carpark
- 15. Disclaimer: the object of this contract consists solely in the parking service offered by the "Society" and not also in the storage and safekeeping of the vehicle; for this reason and in relation to the number of vehicles that can be parked, and the system (and speed) of the in and out going vehicles, it is not possible by the "Society" to control behaviour of third parties. Therefore, it is not required monitoring and custody of the vehicle by the "Society" and the "Society" does not answer for any



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- damage caused by third parties, for theft, burglary, or subtractions. In case of snow removal, the vehicle will be removed
- 16. Parking area and its equipment need to be used with caution; in case of damage the customer must pay them. Parking the vehicle implicates the user's acknowledgment, acceptance, and commitment to respect these regulations
- 17. Costs are subject to change. In case of not acceptation of the regulations, user can exit the parking without paying withing 30 minutes time
- 18. The "Society" is not in any case liable, and therefore, no refund (total or partial) or replacement of the TICKET is owed if, due to unforeseen events which in no way depend on the "Society" wishes (for example, but in no way limited to weather events, the occurrence of an unforeseeable technical problem or the repeated and unannounced suspension of electricity) the partial or total stoppage of the entry or exit bars, ticket machines or ticket offices, ski lifts or slopes/trails is determined. The "Society" is also not liable and therefore, no refund and/or compensation is owed, in the event that, due to the above-mentioned problems, the user incurs costs to return to his/her residence or departure point
- 19. The user's personal data are used by Funivie Valle Bianca Spa, which represents the data controller, in compliance with the principles of protection of personal data established by the GDPR 2016/679 Regulation. The data will be processed through the support of electronic and paper means for the purposes of controlling the viability of car parks and rest areas, maintenance needs and improvement of the service, car removal inside the parks and verification of compliance with the Parking Regulations. The provision of data is mandatory for all that is required by legal and contractual obligations and therefore any refusal to provide them in whole or in part causes the impossibility to provide the requested services. The data are kept for the time necessary for the execution of the purpose and, at the end of it, for the additional statutory period relating to the retention of contracts and administrative data and / or for legal defence. We remind you that at any time you can exercise your rights under Articles. 15 and following of the EU regulation 2016/679, modify data or update the consents issued by writing to Funivie Valle Bianca spa Via Laghet, 3 38010 Andalo (TN). This privacy policy may undergo changes over time also related to the possible entry into force of new sector regulations, the updating or provision of new services or technological innovations