

MONTHYLY PARKING PASS AGREEMENT – TERMS AND CONDITIONS

- 1. Parking charges (and any applicable taxes) are due in advance 7 days before the 1st day of each month for the upcoming month.
- 2. Parking rates are subject to change upon one calendar month's notice.
- 3. The Customer may terminate the monthly parking agreement with one calendar month's written notice. (i.e. written notice given at anytime during the month will be effective as of the last day of the following month).
- 4. The City may terminate the monthly parking agreement upon one calendar month's notice.
- 5. If the Customer is in breach of the terms of the Monthly Parking Agreement, the city may suspend parking privileges, may terminate the monthly parking pass without notice, or may tow the vehicle at the Customer's expense (or any or all of the above.) In the event of misuse of a permit, the City also reserves the right to charge the regular daily rate (in addition to the monthly charges).
- 6. Valid License Plate numbers must be supplied to the City for the identification of the Customer's vehicle. It is the responsibility of the Customer to ensure the current license plate number being used for the parking pass has been supplied to the City.
- 7. Permits are only valid for the parking facility for which they are designated. If an alternate license plate has been placed on the permit, the first license plate registered by the recognition system will hold the valid permit. The alternate vehicle will not hold the parking permit at that time. A time permit will need to be purchased to cover the parking charges of the second vehicle in this situation.
- 8. Parking charges are for the licensed use of parking space only and the City is not responsible for any loss or damage to the vehicle or its contents.
- 9. Overnight abode in a vehicle with a parking pass is prohibited under section 4(37) of the Traffic and Highways Regulation Bylaw 1993 No. 5000.
- 10. The parking of unlicensed or uninsured vehicles, the general storage of vehicles, and their repair or maintenance of vehicles is prohibited. The parking of any vehicle causing damage or posing any kind of hazard to the facility or its users is also prohibited.
- 11. If the Customer's designated facility location is not available for any reason, the City reserves the right to relocate the Customer to another City parking location (if available) or to refuse parking (if another City location is not available), on a temporary basis.
- 12. The Customer may not assign or transfer the monthly parking agreement, unless agreed to by the City.
- 13. Any additional terms and conditions (except those relating to parking rates) displayed on the signage at the parking facility must be observed. Further, vehicles must not be parked in such a way to obstruct traffic lanes.
- 14. These terms and conditions are subject to change by the City without notice.

Date:	Pass Holder Signature: