

## **Valet Parking Terms and Conditions of Entry**

Terms and Conditions upon which First Class Valet (AU) accepts this vehicle:

1. The person presenting this vehicle to First Class Valet (AU) represents and warrants that such person is the owner or authorized controller of the vehicle and agrees to be bound by the terms and conditions.
2. First Class Valet (AU) does not agree to accept any goods for safe custody and does not accept responsibility for the same.
3. First Class Valet (AU) may move and drive the vehicle to such places as First Class Valet (AU) deems fit during any period of custody, retention or control.
4. First Class Valet (AU) may deliver the vehicle to any person:
  1. producing the customer ticket or Text message; or
  2. offering such other evidence of ownership or authority or entitlement to receive the vehicle as First Class Valet (AU) deems satisfactory.
5. First Class Valet (AU) may retain the vehicle until the customer ticket or text message is produced or a person offers such other evidence of ownership or authority or entitlement to receive the vehicle as First Class Valet (AU) deems satisfactory.
6. First Class Valet (AU) shall have a general lien upon the vehicle and its contents until all sums due for parking and/or other services rendered by First Class Valet (AU) have been paid.
7. Parking charges will be payable in respect of any period of retention and First Class Valet (AU) reserves the right not to deliver the vehicle in accordance with clause 4 above until such charges are paid in full.
8. Subject to the owner or authorized controller's statutory rights as a consumer which may not be excluded or limited, First Class Valet (AU) limits its liability to the fullest extent permitted by law.
9. The owner or authorized controller may have certain consumer rights in connection with this agreement. To the extent permitted under that legislation, First Class Valet (AU) limits its liability for failure to comply with such a consumer guarantee:
  1. in connection with the supply of goods, to any one or more of the following:
    1. the replacement of the goods or the supply of equivalent goods;
    2. the repair of the goods;
    3. the payment of the costs of replacing the goods or of acquiring equivalent goods;or
    4. the payment of the costs of having the goods repaired; and
  2. in connection with the supply of services, to one of the following:
    1. the supplying of the services again; or
    2. the payment of the cost of having the services supplied again.
10. We must comply with Privacy Laws. Any personal information provided to us will be dealt with in accordance with our Privacy Policy which can be found at our website online.