Conditions for Fast Track at Dublin Airport (the Conditions)

Thank you for buying a service from us at Dublin Airport. The details of this service (the Service) i.e., what we provide is set out at section 6 and exclusions from the Service i.e., what we do not provide is set out at section 7. These are important sections because they explain what you should expect from the Service and also explain what we are not providing as part of the Service. There are some provisions that you might not expect and we have highlighted these in BOLD to make them clear to you. Where words appear with a capital first letter and in blue they are defined terms. For example, Dublin Airport (the Airport), if the word Airport appears later in these Conditions with a capital first letter and is not in blue then it means Dublin Airport.

Consumers and non-Consumers

1. If you are buying the Service as a consumer you have additional protections under the Consumer Rights Act 2022. These protections are also included in these Conditions. A consumer is a living individual acting for purposes that are wholly or mainly outside that individual’s trade, business, craft or profession.

2. If you are not buying the Service as a consumer some protections in these Conditions do not apply to you. We make it clear in these Conditions if protections do not apply to individuals who are not consumers by stating Consumers only immediately before the section.

The Agreement

3. If you are buying the Service online or through the Dublin Airport App (an Online Customer) the confirmation we email to you (a Confirmation) and these Conditions read together are an agreement (an Agreement) between you and daa. No other document or communication forms part of the Agreement. If you are simply using the Fast Track kiosks at the entrance of the Fast Track queue without buying online in advance (a Walk-up Customer) these Conditions and all notices on the Fast Track kiosks setting out pricing and other key terms read together are an agreement (also an Agreement) between you and daa. No other document or communication forms part of the Agreement. If you are unclear on any provision relating to the Agreement that applies to you please contact our services team via email on travelservices@daa.com or call us +353 1 9440440.

4. In these Conditions you, your and yours means the individual that buys the Service online as an Online Customer. If you are a Walk-up Customer then you, your and yours means the person paying for the Service at the self-service kiosk.

5. In these Conditions we, us, our, daa and Dublin Airport all mean daa public limited company, a public company limited by shares registered in Ireland (no 9401) with its registered office at Three The Green, Dublin Airport Central, Dublin Airport, Swords, Co. Dublin K67 X4S, Ireland. If you would like to contact us in relation to the Service you can do so by contacting us on:
   Email: travelservices@daa.com
   Telephone: +353 1 9440440
   For existing customers please quote the reference number on the Confirmation.

What is included in the Service?

6. We provide the following as part of the Service:
• Access to the Fast Track queue at Terminal 1 or Terminal 2 (as the case may be) at Dublin Airport. You must bring with you either a hard copy or electronic copy of your ticket showing the QR code you received at the time of purchase. The Fast Track queue has a dedicated entry point into the security screening area and avoids having to access the security screening area through the general queue.
• The Fast Track queue has a dedicated attendant to scan boarding card and Fast Track ticket (QR code) to verify eligibility when using Fast Track.

What is excluded from the Service?

7. We never provide the Service to the bespoke needs of any individual customer. Unfortunately, we cannot facilitate any specific requests you make in relation to the Service which you might communicate to us either verbally or in writing in advance of or at the time you buy the Service. We do not accept any such requests and they are not included in the Agreement.

We never provide the following services as part of the Service:
• Any assurance that you will always get to your flight on time. You should follow your airline’s recommendations to be at the Airport Terminal giving yourself sufficient time to check in or bag drop (if applicable), to go through security screening and to travel to your gate.
• Any assurance that the general queue for security screening area will always be slower than the Fast Track queue.
• Priority of access in all cases to the screening lanes. Our security screening team have overall control of the security screening area and will regulate access to these lanes to ensure all passengers are screened appropriately and in a timely manner.

Our rights under the Byelaws

8. We may refuse you entry into the Fast Track queue if you are being disruptive or abusive to our staff or other passengers. We reserve the right to refer disruptive activity to Airport Police and An Garda Siochana.

The Price

9. The price for the Service for Walk-up Customers is the entry price shown on the kiosk at the time of purchase (the Kiosk Price). You must pay this price at the self-service kiosk which accept card payments only.

We charge VAT at the applicable rate of 0% and this is included in the price for the Service. Our VAT number if you are not a consumer is 9514053P.

10. The price for Online Customers is the price shown in euro (EUR) on the Confirmation.

Purchase is not always available

11. When capacity limits have been reached for Fast Track (i.e. for the time of entry to the Fast Track queue) purchase of the Service is no longer available online and may not be available at the self-service kiosks.
Payment Cards

12. We accept Visa, Mastercard and Amex most major credit and debit cards for Online Customers paying for the Service subject to these cards functioning correctly at the time of payment. Walk-up Customers can pay using Visa and Mastercard subject to these payment cards functioning correctly at the time of payment. We will only issue a Confirmation if the use of the payment card satisfies relevant security checks. For Online Customers we charge the price of the Service at the time you buy from us.

To conduct security checks your personal data may be sent to authorised agents acting for the card scheme, this is necessary in order to verify payment. If at a later point in time the payment card or your bank cancels this payment, if there is a “charge back” of a payment, if the payment card is declined, if we discover that a card was used fraudulently or if it was used without the cardholder’s permission then we may at our option:

- Email you with a cancellation of the Agreement to the email address you provided at the time of booking and we are not required to provide the Service, or
- Pursue payment in full either directly or through a debt collection agency.

Cancelling or Changing the Service

13. If you are an Online Customer we may at our complete discretion and subject to notifying us at least twenty four (24) hours before the entry time shown on your ticket allow you to change the time of the Service (subject to availability) or allow you to cancel the Service. You should contact travelservices@daa.com or +353 1 9440440 to find out if this applies to you. Subject to section 14, we will pay refunds to the payment card used (see section 12) at the time you bought the Service. We will refund in euro at no additional charge. We reserve the right to restrict refunds and cancellations to particular time periods or to remove this functionality, however, Online Customers who are also consumers may still be able to use the right in section 14 to cancel within 14 days of buying the Service. We will email the cancellation details to the email address you provided us when you bought the Service to confirm a cancellation or change.

14. Consumers only If you are an Online Customer you have a right to cancel your purchase on the terms set out below. PLEASE NOTE HOWEVER that when you bought this Service online you expressly consented and acknowledged that you lost the right to cancel once we have fully provided the Service.

Consumers only If you are an Online Customer you have the right to cancel the Agreement within fourteen (14) days (the Cooling Off Period) without giving any reason. The Cooling Off Period will expire after fourteen (14) days from the day of the conclusion of the Agreement (i.e. the date of the Confirmation when you purchased from us). To exercise the right to cancel, you must inform us.

If you wish to contact us you may do so:

- by email at travelservices@daa.com
- by telephone +353 1 9440440.
- by writing to us at daa plc, Three The Green, Dublin Airport Central, Dublin Airport, Swords, Co. Dublin K67 CC01, Ireland.
You may use the cancellation form overleaf but it is not obligatory. If you use this option, we will provide an acknowledgement of receipt of such a cancellation on a durable medium (e.g. by e-mail) without delay. To meet the cancellation deadline, it is sufficient for you to send your communication concerning your exercise of the right to cancel before the cancellation period has expired.

**Consumers only** If you cancel this contract, subject to your use of the Service, we will reimburse payments received from you, without undue delay and in any event not later than 14 days from the day on which we are informed of your decision to cancel this contract. We will carry out such reimbursement using the same payment card details as you used for the initial transaction (see section 12), unless you have expressly agreed otherwise; in any event, you will not incur any fees as a result of such reimbursement. If you have used the Service during the Cooling Off Period, you must pay us for the Service.

**Cancellation Form**

Complete and return this form only if you wish to cancel the contract.

To daa plc, Three The Green, Dublin Airport Central, Dublin Airport, Swords, Co. Dublin K67 X4X5, Ireland:

*I/We [*] hereby give notice that I/we [*] cancel my/our [*] contract for the provision of the following service [car parking space], Ordered on [*]/received on [*],*

*Name of consumer(s)*

*Address of consumer(s)*

*Signature of consumer(s) [only if this form is notified on paper]*

*Booking reference number*

*Booking email address*

*Date*

15. **Consumers only** If you cancel the Agreement under sections 13 or 14 then our default process is to refund the price you paid to the payment card used for payment. If you wish us to refund to another payment card you will need to contact our Travel Service team on travelservices@daa.com. That team may seek evidence that you are who you say you are.

**Your Rights**

16. We are required by law to provide the Service in accordance with the Agreement (including these Conditions). If you believe we have not satisfied this requirement please see sections 18, 19, 26 and 27 below. The Service described in section 6 (excluding those services in section 7) is the same for all Walk-up Customers and all Online Customers respectively. The Service is not designed to meet the specific needs of any individual customer.

17. **Consumers only** Under legislation for the protection of consumers we are required to have the necessary skill to provide the Service and we must use reasonable skill and care in
providing the Service to you. Any materials we use to supply the Service must be sound and fit for their purpose.

Your Recourse

18. If you are unhappy with any aspect of the Service you may access our travel service team by emailing us on: travelservices@daa.com or telephoning us on +353 1 9440440.

19. **Consumers only** If you remain unhappy with the outcome after using our complaints handling process we have set up a voluntary dispute resolution process that you may also use. You may direct the dispute concerning the outcome to the following address customersupportescalations@daa.ie and we will respond with our determination within 14 days. This voluntary dispute resolution process does not prevent you pursuing a claim against us in court (see sections 26 and 27).

The Period of the Agreement

20. The Agreement lasts for the period we provide the Service and a reasonable period to address payments, refunds or disputes are outstanding between us. We believe this should last no longer than six years after you have received the Service in full and therefore six years after we have provided the Service the Agreement terminates. If, however a dispute exists between us at that time or any sums remain unpaid then the termination of the Agreement does not operate to remove our rights or yours.

No resale

21. **You are not permitted to sell the Service that you buy from us on to another person. We are only required to provide the Service to you.**

Force Majeure

22. Very occasionally events or circumstances which are beyond our control may prevent us from providing the Service. Some examples are natural disaster, fire or a contagious outbreak of illness but this section applies to other events or circumstances as well including for example adverse weather. If this happens, we will contact you by email and provide as much advance notice as we are able to. We will provide a full refund of the amount you paid for the Service to you if this happens.

Our Liability

23. **We do not accept liability for issues related to section 7 (What is excluded from the Service?) as these are not part of the Service. If you are not buying the Service as a consumer**
   a. our total liability to you is the price you paid for the Service, and
   b. we fully exclude liability for indirect or consequential loss.
   These exclusions do not apply to loss linked to death or personal injury caused by our negligence or our wilful act or which relate to any fraud we cause.

Changes to these Conditions

24. We may change or update these Conditions from time to time, but this change does impact the Agreement unless we are required to change the Conditions by law. If you are an Online Customer the version of these Conditions we send you with the Confirmation applies to the Agreement. If you are a Walk-up Customer the Conditions that are shown on or website on
the day you commence the Service are the Conditions that apply to the Agreement. If by law we are required to change the Conditions, we will email the updated conditions or make them available to you. If a Court finds that any sections of these Conditions are invalid or unenforceable the remaining sections or parts of sections continue in full force.

Privacy Policy and Personal Data

25. We may process personal data we receive from you in accordance with our Privacy Policy [https://www.dublinairport.com/privacy-policy](https://www.dublinairport.com/privacy-policy).

Legal Disputes

26. The Agreement is governed and construed under the law of Ireland (excluding the law of Northern Ireland).

27. The Courts of Ireland have non-exclusive jurisdiction to determine disputes.