

PRIVACY NOTICE REGARDING THE PROCESSING OF PERSONAL DATA THROUGH VIDEO SURVEILLANCE TOOLS PURSUANT TO ARTICLE 13 OF REGULATION (EU) 2016/679 (“GDPR”)

This privacy notice, provided pursuant to Article 13 of the GDPR, describes the processing of personal data collected through the video surveillance system at Aeroporti di Puglia S.p.A.

1. DATA CONTROLLER AND DATA PROTECTION OFFICER (DPO)

The data controller is Aeroporti di Puglia S.p.A. (hereinafter, “Controller”, “Company”, or “AdP”), located at Viale Enzo Ferrari – 70128, Bari Palese. The Controller can be contacted via email at privacy@aeroportidipuglia.it.

Aeroporti di Puglia S.p.A. has appointed a Data Protection Officer (“DPO”), who can be contacted at the following email address: dpo@aeroportidipuglia.it.

2. TYPES OF PERSONAL DATA PROCESSED

The personal data collected and processed consist of video recordings and/or images captured by the video surveillance system installed by the Controller. The areas monitored by the cameras are appropriately marked with specific signage.

3. PURPOSES AND THE LEGAL BASIS OF THE PROCESSING

The personal data are processed for the pursuit of the following purposes:

Safety and Security: to ensure the safety of vehicles and individuals present and/or transiting through the airport, in compliance with current regulations. The legal basis that legitimizes the processing is the fulfilment of a legal obligation to which the Controller is subject (pursuant to Article 6(1)(c) of the GDPR).

Protection of business wealth: to prevent theft, robbery, damage, assaults, and acts of vandalism. The legal basis that legitimizes the processing is the legitimate interest pursued by the Controller (pursuant to Article 6(1)(f) of the GDPR).

Organizational requirements: to facilitate, also in its role as an airport management company, the operational and logistical direction of services provided within the airport by all entities, both public and private. The legal basis that legitimizes the processing is the legitimate interest pursued by the Controller (pursuant to Article 6(1)(f) of the GDPR).

Judicial Safeguards: to establish, exercise, or defend the rights of the Controller in legal proceedings. The legal basis that legitimizes the processing is the legitimate interest pursued by the Controller (pursuant to Article 6(1)(f) of the GDPR).

It should be noted that, in pursuing the purposes, the Controller utilizes an integrated video surveillance system that is directly accessible by law enforcement authorities

4. DATA RETENTION

The recordings of images collected through AdP’s video surveillance systems are stored for a period of 7 (seven) days, after which the images are automatically deleted. Exceptionally, upon request from the Authority in relation to ongoing investigative activities, or in response to specific situations provided by law, the retention period of the images may be extended.

5. SUBJECT AUTHORIZED TO PROCESS

The personal data may be processed by the personnel and operators of the Company, tasked with pursuing the aforementioned purposes, who have been expressly authorized by the Controller to process the data, have received appropriate operational instructions, and are bound by professional secrecy.

6. DATA RECIPIENTS

Personal data may be disclosed to entities acting as independent data controllers, including subjects, entities, or authorities to whom the communication of personal data is mandatory under legal provisions or orders of competent authorities. Personal data may also be processed, on behalf of the Controller, by entities designated as Data Processors pursuant to Article 28 of the GDPR. Among these, by way of example: security companies and IT service providers, tasked with maintenance and technical support services for the video surveillance system.

7. TRANSFER OF PERSONAL DATA TO A THIRD-PARTY

Some personal data are shared with recipients who may be located outside the EEA. AdP ensures that data processing by these recipients complies with the GDPR. Indeed, transfers can be based on an adequacy decision, on the Standard Contractual Clauses approved by the European Commission, or on another suitable legal basis. More information is available from the Controller by writing to privacy@aeroportidipuglia.it.

8. RIGHTS OF THE DATA SUBJECTS - RIGHT TO LODGE A COMPLAINT WITH A SUPERVISORY AUTHORITY

By contacting the Controller via email at privacy@aeroportidipuglia.it, data subjects can exercise their rights recognized by current legislation at any time.

It should be noted that, with regard to recorded video surveillance images, the rights of updating, rectification, or integration cannot be practically exercised due to the intrinsic nature of the data collected, as these are real-time images concerning an objective event.

Furthermore, the data subject has the right to lodge a complaint with the competent supervisory authority, pursuant to Article 77 of the GDPR, if they believe that the processing of their personal data is in violation of the current legislation.