

INFORMATIVE REPORT

ON THE PROCESSING OF DATA BY MEANS OF VIDEO SURVEILLANCE SYSTEM

pursuant to Art. 4, c. 3, Law no. 300/1970 and Art. 13 EU Regulation 2016/679

Hereby, **Camping Village Al Boschetto Srl**, via delle Batterie 18, Cavallino Treporti (Ve), mail: amministrazione@alboschetto.it, in the person of its legal representative, provides information on the processing of personal data, and related procedures, acquired by means of video surveillance tools in accordance with the provisions of art. 13 EU REG. 679/16 (GDPR) and art. 7 L 300/1970.

This information is delivered / made available to users / customers (hereinafter referred to as data subjects).

In relation to the personal data that the Data Controller will come into possession of, the following is specified.

1. Concept of 'personal data' and 'data subject'.

The 'personal data' subject to processing includes the images of persons passing through (common data) recorded by the video surveillance system installed at certain areas, listed on the maps posted at the notice board; there are special signs at the video cameras.

"Data subject" is the natural person to whom the personal data refer and is therefore the subject protected by the rules on the protection of personal data.

2. Source and method of collecting personal data by means of video-surveillance.

The Data Controller hereby informs you that it processes your personal data by means of computer and telematic tools, using **video-surveillance systems**: images are automatically detected when you pass through or enter the premises under surveillance. No interceptions and/or audio recordings are made.

The Data Controller takes appropriate security measures to prevent unauthorised access, disclosure, modification or destruction of Personal Data. The video recording system is based on digital technologies that do NOT allow processing and transmission over a network.

The cameras will be in operation 24 hours a day, seven days a week. The images taken in **real time** can be viewed continuously by means of a viewing device (monitor), which can be accessed by the owner and authorised persons. For the exact location of the cameras, please refer to the maps posted on the company notice board;

In addition, **special signs** indicate their presence, with 'simplified' data processing information.

3 Purposes of the processing.

Personal data will be processed, for the purposes described below, on paper and electronically

- to protect the assets of both the company and the persons concerned against unlawful acts (theft, vandalism);
- to guarantee safety at work for its employees;
- to protect the persons concerned against aggression;
- for fire prevention;
- to prevent unauthorised third parties from entering the camping area.

The images collected through the video surveillance system may be used to carry out checks to ascertain violations and offences.

4. Legal basis.

Personal data shall be processed on the legal basis of the legitimate interest of the Data Controller according to the limits of the provision issued by the Italian Data Protection Authority on 8 April 2010.

5. Retention of your personal data.

The retention period for material collected by video surveillance is **72 hours**, after which it is deleted by overwriting, except in special cases; the two DVRs for recording are kept at the Management and, for the restaurant, in a special office.

The images may be kept for a longer period of time in special cases (suspension of activities, holidays, need to verify an offence, including a disciplinary offence) or in the event of an investigative request by the judicial authority or judicial police.

At the end of the retention period, Personal Data will be deleted.

The activation of any automated decision-making process is excluded.

6. Place of processing.

The Data are processed at the operational headquarters of the Data Controller and will not be disseminated, transferred or shared with unauthorised persons. There are currently no plans to transfer your data outside the European Union. Should a transfer of data to countries outside the EU be necessary, the service providers will be selected from among those who provide adequate guarantees as provided for in Article 46 of GDPR 678/16.

7. Access to data.

Access to the records, other than what is strictly necessary for the maintenance activities of the hardware and software components, is permitted only for the achievement of the purposes set out in Article 4 of this Policy and in particular

- in the event that damage to company assets is detected or reported
- in the event of damage and/or unlawful incidents of any kind occurring to workers, customers, users or third parties who have had access to the areas under video surveillance
- in the event of theft or other unlawful acts;
- in the event of a request by the Judicial Authority or the Police Force.
- In such cases, access to the images is granted by the Data Controller or, subject to the latter's authorisation
- to previously identified data processors or external parties (third party technical service providers) also appointed, if necessary, as Data Processors by the Data Controller;
- to the Police Forces (on the basis of a request made by the respective command to which they belong and acquired by the Entity) as well as for purposes of investigation by the Judicial Authority (on the basis of a request made by the Public Prosecutor and acquired by the Entity).
- at the request of the persons concerned, or following criminal or damaging events.

The updated list of Data Processors can always be requested from the Data Controller. Should images of facts identifying criminal offences or events relevant to public safety or environmental and heritage protection be detected, the Data Controller shall immediately notify the competent bodies.

In such cases, the Data Controller, aided by the persons authorised to view the images, shall proceed to extract only the relevant fragments and to store them in the appropriate manner, also in accordance with any instructions from the competent authorities.

Except in the cases listed above, the images may not be communicated or disseminated in any way.

8. Your data protection rights.

According to current legislation, you have the right to ask us regarding your data

a) access; b) rectification; c) deletion; d) restriction of processing; e) portability of the data to third parties indicated by you, i.e. to receive them in a structured, commonly used and machine-readable format, also for the purpose of transmitting such data to another data controller, without any hindrance, in all cases where this is required by law; f) the acceptance of the revocation of consent for data that are not required for the performance of obligations arising from legal or contractual provisions; g) to object to any processing based on legitimate interests unless the reasons for which we are obliged to carry out such processing outweigh any prejudice to your data protection rights. The exercise of these rights is subject to certain exceptions aimed at safeguarding the public interest (e.g. the prevention or detection of crimes) and our own interests. Should you exercise any of the aforementioned rights, it is our responsibility to verify that you are entitled to exercise them and we will normally reply to you within one month; this period may be extended to two months if necessary, taking into account the complexity and number of requests.

9. Updates

The Controller reserves the right to amend and update the policy. This notice shall be updated by posting it on notice boards or publishing it on the website.

The Holder

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