



INFORMATION ON PERSONAL DATA PROCESSING SPECIFIC FOR VIDEO SURVEILLANCE

Pursuant to Article 13 of EU Regulation 2016/679 of 27 April 2016 "General Data Protection Regulation" (GDPR), SEAM SpA - Società Esercizio Aeroporto Maremma with registered office in Via Orcagna, 125 - 58100 Grosseto, as data controller of personal data, provides following information on data processing to the following subjects: persons subject to video footage through the video surveillance systems installed at Grosseto civil Airport.

Identity and contact details of the data Controller

SEAM SpA - Società Esercizio Aeroporto Maremma - Via Orcagna 125 - 58100 Grosseto (GR) - Italy

E-mail: info@grossetoairport.com - Phone: +39 0564 492779.

Purpose of the processing and legal basis

Purposes of the processing for which the personal data are intended to: organizational and production needs, safety of airport areas, protection of company assets, prevention of offenses. Legal basis of the processing: legitimate interest of the data Controller and legal obligations.

Description of the data processed

Images recorded by the video surveillance systems (CCTV) installed at Grosseto civil Airport in air and land side areas including the roads.

Methods of data processing

The personal data referred to this information are processed by computer / digital methods by the internal employees of the data Controller authorized to manage the individual activities, as well as by the external subjects specified in the following paragraph.

External recipients of the data

The images in real time are made available to the Police and to the Company that manages the airport security, while the recordings of the images are made available - in case of proven and legitimate need - to Authorities, Law Enforcement and other third parties (lawyers, insurers, experts, etc.).

Transfer of data to third countries

The data Controller does not intend to transfer personal data to third countries or international organizations.

Data retention period

The images are kept for a maximum period of 7 days, unless they must be saved for the protection of rights or for other legal reasons, in which case they are kept for the time necessary for the execution of the legitimate purpose for which they are been saved.

Rights of the interested party

Articles 15-22 of the GDPR give to the interested parties the possibility to exercise specific rights such as access, rectification, cancellation, limitation of the processing of personal data concerning them, compatibly with the legal obligations of the data Controller and the limitations of access due to the security of the airport areas. The interested party also has the right to object to the processing in the event that the requirements of the law exist, the data Controller being able not to proceed with the request if there are justified impediments. Due to the purposes and methods of the processing in question, it is not possible to obtain the portability of the data processed.

Complaint to a supervisory Authority

The interested party has the right to lodge a complaint with a data Processing Supervisory Authority, choosing between that of the EU State where he resides, or the EU State where he works, or the one where the alleged violation occurred.

Provision of data

The provision of data is a necessary requirement to allow the interested party to access the civil airport areas.

Automated decision making / profiling

With the data acquired on the basis of this information, the data Controller does not carry out automated decision-making processes or profiling.