



Extended information on video surveillance - RSM – updated February 2025

1. Object

With this information notice, which integrates the content of the simplified information notice referred to in the following art. 3, - pursuant to and for the purposes of national legislation (Law 171/2018, hereinafter “Law”) and the GDPR (European Regulation 679/2016, hereinafter “Regulation”) on the protection of personal data - we wish to inform you regarding the processing of your personal data, acquired and processed through the video surveillance systems operating at the offices of TITANTEX Srl Unipersonale, in compliance with the applicable legislation on the protection of personal data.

2. Data Controller and Data Protection Officer

- The data controller is Titantex Srl Unipersonale, with registered office in Faetano (RSM), Strada Campo del Fiume n. 96/A (hereinafter “COMPANY”), in the person of the Legal Representative, email address: info@titantex.sm
- Data Protection Officer: Not applicable.
- Representative of the Data Controller in the European Union: PRIVACY365 Italia Srl, viale Berna 9/B – 47924 Rimini (RN) - art27gdpr@privacy365.eu - PEC: privacy365italia@pec.it - Tel. (+39) 0541 1647198.

3. Simplified information

The video-monitored areas are indicated with specific signs, clearly visible in all ambient lighting conditions, where the purposes pursued are also recalled. **These signs are placed before the range of action of the cameras.**

4. Categories of data processed

For the purposes described in the following art. 5, we will process your personal data consisting of images from the video surveillance system. Please note that the provision of data is necessary as it is strictly instrumental to accessing company premises.

5. Purpose of the processing

We will process your personal data to satisfy a legitimate interest of the Company, for the purposes of safety, security and protection of the staff and all individuals who, in various capacities, access the COMPANY, as well as to protect the premises themselves and the company assets against possible aggression, theft, robbery or acts of vandalism.

6. Legal basis of the processing

The video surveillance activity is based on the satisfaction of a legitimate interest of the COMPANY to carry out the processing, for the purposes indicated in point 5. of this information.

7. Methods of processing and storing images

The data collected by the video surveillance system are processed according to the principles of lawfulness, correctness and transparency.

- Video recording is done using cameras that are positioned in such a way as to limit filming to areas actually subject to the risk of illicit or otherwise harmful behavior by individuals outside the company organization;
- the images detected are recorded and stored, on electronic or magnetic media, for the period of time strictly necessary to achieve the purposes indicated. It is specified that the recording time is a maximum of 96 hours. Personal data may be stored further in compliance with specific requests from the Judicial Authority or the judicial police in relation to any investigative activities in progress.

The detection and recording of images are carried out without environmental interception of communications and conversations and there is no automated decision-making process, including profiling as per art. 22 (1)(4) of the Law and the Regulation.

**8. Recipients or categories of recipients of personal data. Transfer of data to a third country**

Personal data are processed exclusively by COMPANY personnel – Authorized for processing. Technical assistance is carried out by the system supplier company, responsible for maintenance, which carries out its activity through its own personnel, specifically authorized to access the system within the limits of strict indispensability with respect to the need for correct operation and maintenance interventions and always with the assistance and presence of a COMPANY representative.

Furthermore, personal data may be made available to the Judicial Authority and/or authorized subjects, upon specific request of the same. The data collected are not subject to communication or dissemination.

The data processed, as they are subject to detection only, will not be disclosed or communicated to third parties, nor transferred outside the European Union.

Registration data is stored on the COMPANY's servers and resides within the Republic of San Marino.

9. Rights of the interested party

You have the right to exercise all the rights granted to you by the Articles 15 to 22 of Law 171/2018 and 15 to 22 of EU Reg. No. 679/2016, by contacting the Data Controller at the following email address: privacy@titantex.sm

Furthermore, if you believe that the processing of your personal data does not comply with the provisions of the GDPR, you have the right to lodge a complaint with a supervisory authority. check to the senses of art . 77 of EU Regulation no. 679/2016 and of art . 66 of Law 171/2018.

10. Update

This information may be integrated with further indications, also in consideration of regulatory changes or provisions of the European Commission and the Privacy Guarantor or of company policies.