

PRIVACY NOTICE
Camera surveillance
EU's General Data Protection Regulation
(2016/679), Articles 13 and 14
Date: 19 July 2018
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1. Data controller:

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2. Data controller's representative and contacts

Data controller's representative:
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3. Data protection officer

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4. Purpose of personal data processing

The data obtained with the camera surveillance system is used to prevent and solve crimes and vandalism targeted at the public, teaching and equipment facilities and property therein and to determine liability issues related to damages. The system also aims to monitor and uphold security in the facilities.

Measuring effectiveness of facilities by camera surveillance is used to calculate utilization levels of facilities and recourses, as learning rooms, research devices and parking areas. Measurement is used for organizing those facilities.

Camera surveillance data can also be used for scientific research.

5. Legal basis of personal data processing

The personal data processing is based on the pursuit of legitimate interests by the data controller and scientific research.

6. Content of data filing system and storage period

The camera surveillance system collects outdoor and indoor footage taken by the university's surveillance cameras. The surveillance cameras record footage from the yard, computer classrooms, hallways, entrances, equipment facilities, lecture halls, and on people in them. The images are time-stamped.

Camera surveillance system data is stored for 30 days from its collection. If the data is connected or suspected to be connected to a crime, vandalism or misconduct, it will be stored for as long as needed to resolve the case.

Facility effectiveness measuring system collects outdoor and indoor footage taken by the surveillance cameras. The surveillance cameras record footage from parking areas and learning rooms. Footage data is analyzed with machine vision to fade out identification of persons or vehicles. Footage collected is used only to organize rooms and other space.

Facility effectiveness measuring footage data is stored for 7 days after collection.

Footage collected for research is stored for time specified in privacy notice for scientific research concerning that research.

7. Information systems employed

Camera surveillance systems and facility effectiveness measuring system.

8. Data sources

The data sources are surveillance cameras, and their footage data composes the personal data file. The surveillance cameras are located in the university's facilities and yard.

9. Use of cookies

Browser-based filing information systems employ cookies to process personal data. A cookie is a small text file that the browser saves on the user's device. Cookies are used to implement services, facilitate login, and enable the compilation of statistics on services. Users may prevent the use of cookies in their browser programmes, but this may prevent the system from operating properly.

No cookies are used in the processing of personal data.

10. Data transfer and disclosure

The footage data of camera surveillance is stored to server located in university facilities. Data may be disclosed to the police and university staff to the extent necessary if the data is connected or suspected to be connected to a crime or misconduct.

Facility effectiveness measuring data is processed by external service provider. The footage is stored on service providers servers. Service provider stands as a personal data processor and processes log data in accordance with EU General Data protection legislation and with agreement commitments.

11. Data transfer and disclosure beyond the EU or EEA

Data is not transferred or disclosed beyond the EU or EEA.

12. Safeguards for data processing

The university's information security rules and guidelines apply to the management of information systems that process personal data. The information systems and their user interfaces are technically protected e.g. with a firewall, encryptions and data backups. Personal data is protected from unauthorised use. Only administrators with specific authorisation have access to the personal data. Usernames are personal, and user rights to information systems are limited through user group definitions: users may only access data that they need for their professional duties for the duration of their employment relationship.

Only specially authorised persons may access the server facilities. Printed documents are stored and safeguarded from external access.

University employees are bound by secrecy obligations under the Act on the Openness of Government Activities, section 23. In addition, university employees may not use the employer's professional and business secrets to their own advantage or disclose them to others (Employment Contracts Act, chapter 2, section 4). The employment contract has a nondisclosure clause. Secret information and its storage periods, archiving and disposal are defined in the university's filing plan.

13. Automated decision-making

No automated decision-making takes place.

14. Rights of the data subject

Data subjects have the right to withdraw their consent if the data processing is based on consent.

Data subjects have the right to lodge a complaint with the Data Protection Ombudsman if the subjects consider that the data processing regarding them is in breach of data processing legislation in force.

Data subjects have the following rights under the EU's General Data Protection Regulation:

- a) Right of access to data concerning the data subject (article 15)
- b) Right to rectification of data (article 16)
- c) Right to erasure of data (article 17); the right to erasure shall not apply if the processing is necessary for archiving purposes in the public interest, scientific or historical research purposes or statistical purposes if the right to erasure prevents or significantly hinders the data processing
- d) Right to restriction of processing (article 18)
- e) Right to data portability to another data controller (article 20).

The data subject's rights involving the processing of personal data may be restricted in accordance with the EU's General Data Protection Regulation.

The liaison in matters related to the data subject's rights is the data protection officer; contact details in section 3.