Aura Management Ltd. - Aura Hotel's Information and Policy on the Use of Electronic Surveillance Camera System

Camera Policy

Aura Management Ltd., as the data controller and operator (hereinafter: Operator or Data Controller), hereby informs you that in the Aura Hotel located at 8230 Balatonfüred, Munkácsy M. u. 5. (hereinafter: Hotel), an electronic surveillance camera system (hereinafter: surveillance camera system) is in operation.

PURPOSE OF THIS POLICY

1. This Policy is intended to regulate the handling of data recorded by the electronic surveillance camera system.

DEFINITIONS

Subject or User or Guest: Any natural person identified or identifiable based on any specific personal data recorded by the surveillance camera system, including, for example, guests using the services of the Data Controller, Employees, etc.

Personal data: Data that can be associated with the subject, particularly their face, voice, name, identification mark, as well as any other information characteristic of their physical, physiological, mental, economic, cultural, or social identity, and the conclusions drawn from the data concerning the subject.

Hotel: Aura Hotel, located at 8230 Balatonfüred, Munkácsy M. u. 5, operated by the Data Controller.

Data Controller: The natural or legal person, or a body without legal personality, who or which determines, alone or jointly with others, the purposes of the data processing, makes and implements decisions regarding data processing (including the tools used) or has them implemented by a data processor on their behalf.

Data processing: Any operation or set of operations performed on data, regardless of the method used, such as collecting, recording, organizing, storing, modifying, using, querying, transmitting, publishing, coordinating or linking, blocking, deleting, or destroying data, and preventing further use of the data, including the taking of photos, audio, or video recordings, and the recording of physical characteristics suitable for identifying a person.

Data transfer: Making data accessible to a specific third party.

Employee: A natural person in a working relationship with the Data Controller.

Employee with access rights: A natural person who has a contractual, employment, or other legal relationship with the Data Controller, is entrusted with tasks related to the provision of the Data Controller's services, comes into contact with or may come into contact with personal data during their data processing tasks, and for whose activities the Data Controller assumes full responsibility towards the subjects and third parties.

SCOPE OF THIS POLICY

This policy applies to all natural persons who enter or are present in the areas monitored by the surveillance camera system.

Based on point 1, the scope of this Policy applies to all Employees as subjects, as well as persons entering the areas monitored by the surveillance camera system (hereinafter collectively: subjects). The material scope of this Policy applies to all images and other personal data recorded by the surveillance camera system.

This policy comes into force on July 24, 2024, and remains in effect until amended or revoked.

DEFINITION OF THE PERSON OPERATING THE SURVEILLANCE CAMERA SYSTEM

The surveillance camera system is operated by the Data Controller. For the purposes of this Policy, the Data Controller is:

Aura Management Ltd.

Headquarters: 8230 Balatonfüred, Munkácsy M. u. 5.

Actual data processing location: Aura Hotel, 8230 Balatonfüred, Munkácsy M. u. 5.

Internet contacts:

https://aura-hotel.hu/

Company registration number: 19-09-524522

Tax number: 32573220-2-19

Phone number: +36-87-538-860

Email: info@aura-hotel.hu

Solely represented by: Viktória Südy, Managing Director

The Data Controller's surveillance camera system is managed by the Managing Director. In addition to this person, the hotel manager and Employees with access rights have access to the system, which extends to searching and viewing recordings.

DATA CONTROLLER STATEMENTS

The Data Controller has already informed its Employees about the operation of the surveillance camera system through a separate data processing notice for Employees and now provides information to persons entering the areas monitored by the system through this camera policy, fully in compliance with legal regulations and data protection guidelines. The Data Controller will also familiarize its Employees with this camera policy.

The Data Controller declares that this Policy is to be interpreted together with and based on the Data Controller's always applicable Data Protection and Data Security Policy, which clarifies, explains, and supplements the provisions of this Policy. The current version of the Data Protection and Data Security Policy is continuously available on the https://aura-hotel.hu website, as well as in paper form at the reception.

The Data Controller informs you that the rules for recording, using, and storing data are governed by Act CXXXIII of 2005 on the rules of personal and property protection and private investigation (Szvtv.), Act CXII of 2011 on the right to informational self-determination and freedom of information (Info tv.), and Regulation (EU) 2016/679 on the protection of individuals regarding the processing of personal data and the free movement of such data, as well as the provisions defined in this Policy.