



Privacy Statement

Foreword

This data protection notice explains which is the responsible body for video surveillance, for what purpose video surveillance is carried out and what rights you have as a data subject with regards to video surveillance.

AirPlus monitors security-relevant areas inside and outside its buildings and premises by means of video recording. Video surveillance of public spaces does not take place as a matter of principle. As soon as you are within the detection range of the cameras, you are the subject of this data processing.

A. Who is the data controller?

The controller for the processing of your personal data is 'AirPlus'.

AirPlus International GmbH Dornhofstraße 10 63263 Neu-Isenburg GERMANY datenschutz@airplus.com

B. For what purpose does AirPlus process your data and on what legal basis?

AirPlus has a legitimate interest in utilizing video surveillance (Art. 6 Sec. 1 lit. f GDPR). It helps to ensure largely complete building and personal safety in a way that is as personnel-friendly and efficient as possible.

With video surveillance, AirPlus pursues the following objectives, depending on the conditions of the respective locations:

- Securing the exterior of the building from vandalism
- the (necessary) monitoring of alarm-secured doors
- the detection of illegal access attempts
- the detection of blocked emergency exits.

With the help of video surveillance, measures can be initiated immediately to eliminate grievances from the listed points. Furthermore, video surveillance is used to investigate and track unauthorized building access. It thus serves not only to protect buildings, but also to protect your personal safety and the safety of AirPlus employees.

C. Who is the recipient of your data?

Video files are only evaluated on a case-by-case basis. AirPlus can commission external service providers for the evaluation of video surveillance. They will have access to recordings from the video cameras as part of the contractually defined provision of services.

In the event of a violation of the house rules, the commission of a criminal offence or if legal regulations require it, the recordings can or must also be handed over to security authorities.

D. How long will your data be stored?

As a rule, the video material is recorded or stored for 72 hours, or 6 months for areas particularly worthy of protection, unless they are required as part of an investigation. The deletion periods may result from national legal and regulatory requirements.

E. What rights do you have as a data subject?

Each data subject has

- the right to information pursuant to Art. 15 GDPR,
- the right to rectification pursuant to Art. 16 GDPR,
- the right to erasure ("right to be forgotten") according to Art. 17 GDPR,
- the right to restriction of processing (blocking) in accordance with Art. 18 GDPR,
- the right to data portability under Art. 20 GDPR and
- the right to object in accordance with Art. 21 GDPR (you will find separate information on this in the further course of this data protection notice).

If you have any concerns or questions about the processing of your personal data as well as your rights or the exercise of these rights, please feel free to contact our

Data Protection Officer (<u>datenschutz@airplus.com</u>).

If you have any concerns or questions about the processing of your personal data, you can also contact the competent supervisory authority for data protection, as you have the right to lodge a complaint with a data protection supervisory authority in accordance with Art. 77 GDPR.

This is for AirPlus International GmbH:

Der Hessische Beauftragte für Datenschutz und Informationssicherheit Gustav-Stresemann-Ring 1 65189 Wiesbaden poststelle@datenschutz.hessen.de

F. Information about your right to object under Art. 21 GDPR

a) Case-by-case right of objection

You have the right to object at any time, for reasons arising from your particular situation to the processing of personal data concerning you that is carried out on the basis of Art. 6 Sec. 1 lit. f GDPR (data processing on the basis of a legitimate interest of AirPlus).

If you object, we will no longer process your personal data unless we can demonstrate compelling legitimate grounds for the processing that outweigh your interests, rights and freedoms, or the processing serves to assert, exercise or defend legal claims.

b) Executing your right to object

The objection can be made in any form via the above-mentioned contact channels (most easily: datenschutz@airplus.com).

G. Update

Due to technical developments, changes in legal or official requirements or organizational changes, we will adapt or update this data protection notice at any team and publish it on our website under https://www.airplus.com/de/en/legal/global-privacy-center/ and by depositing it at the reception desk.

On request, we also provide the current data protection information as a file (PDF) or on paper. In the event of changes, we will always check whether there is an obligation to actively notify the changes and, in these cases, comply with the notification obligation accordingly. Otherwise, we will only replace files or printouts once distributed by us with current versions upon repeated request.