

DIMAC SRL
Via dell'Industria 51 int. A
76121 BARLETTA (BT)
Email privacy@dimacweb.it | PEC dimacwebsrl@legalmail.it | Tel. 0883348235 P. IVA 03363470729

TREATMENT OF PERSONAL DATA

In compliance with the requirements set by the General Regulations on the protection of personal data, the Data Controller provides the interested party with the following information in relation to the processing of personal data carried out.

OWNER OF THE TREATMENT	
Data controller	Dimac Srl
Address	Via dell'Industria 51 int. A - 76121 BARLETTA (BT)
PIVA / CF	03363470729
Contacts	privacy@dimacweb.it
Legal representative	DITERLIZZI FRANCESCO PAOLO
Privacy contact person	PRIVACY Office (privacy@dimacweb.it)
Data Protection Officer	
<i>If you intend to request further information on the processing of your personal data or for the possible exercise of your rights, you can contact the above-mentioned privacy contact directly in writing.</i>	

LIST OF CATEGORIES OF INTERESTED PARTIES	
List of categories of interested parties	Customers or Users, Self-employed workers, Consultants and freelancers, Suppliers

TREATMENT	
Videosorveglianza	
Description	Video surveillance system aimed at protecting the assets and properties of the

ORIGIN, PURPOSE, LEGAL BASIS AND NATURE OF THE DATA PROCESSED	
Source	The data shall be collected, as a rule, from the data subject.
Purposes	1. Services for the protection of corporate assets.
Legal basis	For purposes 1: The processing is necessary for the execution of a contract of which the interested party is a part or for the execution of pre-contractual measures adopted at the request of the same

RECIPIENTS OR CATEGORIES OF RECIPIENTS OF PERSONAL DATA

Categories of recipients	The communication of your personal data is foreseen, carried out on the legal bases provided for by article 6 of Regulation 2016/679/EU, to the following third parties:
	Consultants and freelancers, also in associated form, Banks and credit institutions, Other public administrations, Parent companies, Subsidiary and associated companies, Revenue agency, External managers, maintenance companies or companies supplying goods and services, subjects authorized or designated to
	These bodies, organizations, companies and professionals act as Data Processors appointed by DIMAC SRL or are themselves Data Controllers of the personal data transmitted to them.

Your personal data, or the personal data of third parties in your ownership, may also be communicated to external companies, identified from time to time, to which DIMAC SRL entrusts the execution of obligations deriving from the assignment received to which only the data will be transmitted necessary for the activities required of them. All employees, consultants, temporary workers and/or any other "natural person" who, authorized for processing, carry out their activity on the basis of the instructions received from DIMAC SRL, pursuant to art. 29 of the GDPR, are designated "Data Processors" (hereinafter also "Data Processors"). DIMAC SRL issues adequate operating instructions to the persons in charge or to the managers, possibly designated, with particular reference to the adoption and compliance with the security measures, in order to be able to guarantee the confidentiality and security of the data. Precisely with reference to the aspects of personal data protection, you are invited, pursuant to art. 33 of the GDPR to report to DIMAC SRL any circumstances or events from which a potential "violation of personal data (data breach)" may arise in order to allow an immediate assessment and the adoption of any actions aimed at countering this event by sending a communication to DIMAC SRL at the addresses indicated above.

The obligation of DIMAC SRL to communicate the data to Public Authorities upon specific request remains unaffected.

TRANSFER OF DATA EXTRA UE

Transfers to foreign countries (non-EU) or to international organizations

- No transfers to foreign countries or to international organizations

Your personal data may be transferred abroad if it is necessary for the management of the assignment received. For the processing of information and data that will eventually be communicated to these subjects, the equivalent levels of protection adopted for the processing of personal data of its employees will be required. In any case, only the data necessary for the pursuit of the intended purposes will be communicated and the regulatory instruments envisaged by Chapter V of the GDPR will be applied.

METHODS, TREATMENT LOGICS AND STORAGE TIMES

Storage time

The footage data is stored for a maximum duration of 24 hours, followed by automatic deletion.

Your data is collected and recorded in a lawful and correct manner for the purposes indicated above in compliance with the principles and provisions of art. 5 c 1 of the GDPR.

The processing of personal data takes place using manual, IT and telematic tools with logic strictly related to the purposes themselves and, in any case, in order to guarantee their security and confidentiality.

NATURE OF THE CONFERMENT

The processing of personal data will be carried out for the following purposes:

Purposes that do not require consent

Services for the protection of corporate assets.

-

Purposes that do require consent

Only with your explicit consent to be given at the bottom of this information, will the data, the purposes of which require consent, be processed. The provision of data is in any case optional and will not prejudice the existing contractual relationship with the Data Controller

For the data collected and used for needs attributable to the execution of activities inherent to the contractual relationship and the observance of the legal obligations indicated, your consent is not required. Failure to communicate the personal data referred to above will make it impossible to follow up on the relationship in question. Your consent is not required for the data collected and used for the legitimate interest of the Data Controller (letter f, art. 6, of the GDPR). The communication of the personal data referred to above is optional but necessary for the execution of the services offered by the Data Controller. Any refusal to communicate such data will make it impossible to provide all or part of the requested services.

**RIGHTS OF INTERESTED PARTIES
(Articles from 15 to 22 of the GDPR)**

Right of access	The interested party has the right, according to the provisions of the articles from 15 to 22 of the GDPR to request the owner access to their personal data.
Right to rectification	The interested party has the right, according to the provisions of the articles from 15 to 22 of the GDPR to request the owner to rectify their personal data.
Right to cancel	The interested party has the right, according to the provisions of the articles from 15 to 22 of the GDPR to request the holder to cancel their personal data.
Right to limitation	The interested party has the right, according to the provisions of the articles from 15 to 22 of the GDPR to request the owner to limit the data concerning him.
Right to object	The interested party has the right, according to the provisions of the articles from 15 to 22 of the GDPR to oppose their treatment.
Right of portability	The interested party has the right, according to the provisions of the articles from 15 to 22 of the GDPR to exercise their right to data portability.
Right of withdrawal	The interested party has the right, according to the provisions of the articles from 15 to 22 of the GDPR to exercise their right to withdraw consent.
Right of complaint	The interested party has the right, according to the provisions of art. 77 of the GDPR to exercise their right to lodge a complaint with the supervisory authority.

AUTOMATED PROCESS

Is there an automated process? NO

The Data Controller reserves the right to make all the changes deemed appropriate or made mandatory by current regulations to this information on the processing of personal data, at its sole discretion and at any time. On these occasions, users will be duly informed of the changes that have occurred.