

## INFORMATION NOTICE REGARDING THE PROCESSING OF VISITORS' PERSONAL DATA IN ACCORDANCE WITH EU REGULATION 2016/679 ("GDPR")

| DATA CONTROLLER                 | Fata S.p.A. Strada Statale 24 km 12 – Pianezza (TO)   |
|---------------------------------|---|
| DATA PROTECTION OFFICER (DPO)   | E-mail address (dpo@danieli.it)   |
| PERSONAL DATA PROCESSED         | forename, surname, Images recorded and/or displayed via Controller's CCTV systems.  |
| DATA CONTROLLER                 | ALLSYSTEM S.p.A. Strada Trossi n. 38 – 13871 Verrone (BI) ALLSYSTEM1 S.p.a. Strada Trossi n. 38 – 13871 Verrone (BI) Danieli & C. Officine Meccaniche S.p.a. – Via Nazionale n. 41, 33042 Buttrio (UD) Euroimpianti Group – Via Gutenberg n. 14, 25020 Poncale (BR)   |
| MINIMUM INFORMATION             | CCTV is in operation on Company premises and is indicated with appropriate notices in accordance with regulations. Indoor and outdoor television monitors cover access points and areas surrounding the perimeter of the building.  |
| DATA PROCESSING PURPOSES        | Purposes related to identifying data subjects as visitors on the Controller's premises, checking physical access points (including video surveillance) for the security of people and property.   |
| LEGAL BASIS FOR PROCESSING DATA | Legitimate interest.  |
| DATA RETENTION PERIOD           | Video surveillance  |
|                                 | 7 days after the images are recorded (as outlined in agreements with trade unions or authorisation from the local employment inspectorate).   |
|                                 | Monitoring physical access points, other than through video surveillance, for 10 years from the time physical access was detected   |
| DATA PROVISION                  | Compulsory: refusal to provide data means that the data subject cannot access the Controller's premises as a visitor. Entering video surveillance areas involves gathering, recording, retaining and generally using the images of data subjects  |
| DATA RECIPIENTS                 | Data may be communicated to parties operating as <b>data controllers</b> , such as supervisory bodies or authorities, or public organisations authorised to request data, such as public security/legal authorities.  Data may be processed on behalf of the controller by parties appointed as <b>data processors</b> , such as security companies, and companies providing maintenance for video surveillance systems and accesses. |



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## PARTIES AUTHORISED PROCESS DATA

**TO** Data may be processed by employees in company departments who are responsible for carrying out the activities outlined above and have been authorized to process the data and received suitable operating instructions.

## DATA SUBJECTS' RIGHTS -COMPLAINT TO THE SUPERVISORY BODY

By contacting the DPO via e-mail sent to dpo@danieli.it, data subjects can ask the controller all rights provided by articles 13 and 18 of GDPR

The right to data portability<sup>i</sup> as outlined in article 20 of the GDPR does not apply as the processing is carried out to implement a legitimate interest of the controller.

With regard to the images recorded, the right to correct or amend data as outlined in article 16 GDPR does not apply due to the intrinsic nature of the data (images captured in real time regarding an objective fact).

Data subjects can request to view the images where they have been captured by including a suitable ID document with the request. Such access requests cannot be fulfilled once the aforementioned retention time has elapsed.

Data subjects have the right to lodge a complaint to the competent Supervisory Authority

In case of processing based on consent or when it is based on a contract and the processing is performed via automated means.

When data portability can be used/invoked?