

HERMÈS

INFORMATIVE STATEMENT IN RELATION TO THE CCTV SYSTEMS FOR HERMÈS STORES

("Informative Statement")

This Informative Statement has been prepared by **HERMES İSTANBUL ÇANTACILIK TEKSTİL VE İPEK ÜRÜNLERİ TİCARET LİMİTED ŞİRKETİ** ("Hermès"/ "the Company"/" Data Controller") as a data controller pursuant to the Law No. 6698 on the Protection of Personal Data ("Law") with the purpose of informing the data subject on the rules and procedures relating to the data processing through the CCTV monitoring systems installed in Hermès stores.

Please, be aware that Hermès has implemented a Privacy Policy that describes in detail all processing of data implemented by Hermès and sets out the rights you have with respect to your data. This Privacy Policy is available upon request in each store.

Cameras are not installed in areas (for example, dressing-changing rooms, toilets, etc.) that may result in interference with the privacy of the person exceeding the security objectives and video footage is recorded through security cameras installed in the entrance doors of our Company's stores, at the interior and exterior parts of the stores.

1. The Legal Reason and Purpose of Personal Data Processing

The subject personal data is processed by automated means based on the legal ground listed in the Article 5 of the Law, stating that "mandatory in order that the data controller adheres to its legal obligation" and that "Data processing is mandatory for the legitimate interests of the data controller, provided that it does not harm the fundamental rights and freedoms of the data subject".

ÜNALAN MAHALLESİ LİBADİYE CAD. NO:82F EMAAR SQUARE OFIS KULESI NO:9 ÜSKÜDAR, İSTANBUL, TÜRKİYE TEL 00 90 216 629 8757 - FAX 00 90 212 241 2394



Personal Data	The Purpose of Processing	Legal Reasons of Processing
Camera footage	Ensuring the safety and security of people (visitors, customers, employees, suppliers, providers, etc.) located in the Company's premises as well as ensuring security of the Company's property and assets against theft or fraud.	Mandatory in order that the data controller adheres to its legal obligation of security and safety. Data processing is mandatory for the legitimate interests of the data controller to fight against theft and fraud, provided that it does not harm the fundamental rights and freedoms of the data subject.

2. The Parties to Whom the Personal Data Could Be Transferred and The Purpose of Transfer

Only authorized security company or the suppliers which governs the maintenance, repairment of the camera may access the data for maintenance and repairment purposes of camera and the footage. Camera footage can be transferred to lawyers and legal counsels of the Company and of its parent-company located abroad, Human Resources Department of the data controller abroad for the purpose of ensuring the order, discipline and security of the workplace and the business, providing the legal, technical and commercial-occupational security of the related persons, including employees, customers, suppliers or upon request as per the relevant legislation, to the judicial authorities or authorized police force, including the relevant law enforcement forces, within the framework of the personal data processing conditions and purposes specified in Articles 8 and 9 of the Law. Some providers may have access to cameras for the provisions of services entrusted by the Company such as installation and maintenance operations. These transfers are framed by a contractual agreement with confidentiality obligations.

Subject to the foregoing, your camera recording data will not be shared with third parties.

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3. The Method of Collecting the Personal Data

Personal data is collected electronically/digitally through camera systems in order to ensure the security of stores and locations, within the framework of the personal data processing conditions specified in Article 5 of the Law.

4. The Storage Period of Personal Data

The recorded personal data will be kept in accordance with the Law and will be retained as long as the processing purpose is pending or for the maximum retention period specified in the relevant legislation, depending on which one envisages the longest retention period.

5. The Rights of The Data Owners and The Use of Those Rights

Within this scope, data subject has the rights specified below, arising from Article 11 of the Law:

- learn whether your personal data are processed.
- request information if your personal data are processed.
- learn the purposes of processing personal data and whether data are used in accordance with these purposes.
- know the third parties who the personal data are shared with inland and abroad.
- request rectification if and to the extent inadequate and incorrect personal data are processed.
- request deletion or destruction of personal data arising from the law within the frame of the conditions set out in Article 7 of the Law in the event that the reasons requiring the processing of personal data disappear.
- request that the rectification, deletion, or destruction processes are notified to third parties with whom personal data are shared.
- object to any result emerging against you as the data subject by exclusive analysis of processed data via automatic systems.
- demand indemnification of damages and losses that may arise due to illegal processing of your personal data.



To exercise any of those rights, please contact us using the contact information below.

Please note that upon exercising any of the rights listed above, you will be requested to let us know what right you want to exercise and provide information for identification purposes in order to process your request and protect you against fraudulent requests from third parties.

If you have any questions or concerns about our Privacy Policy or data processing, or if you want to exercise your rights, you may contact our group Data Protection Officer at: privacy@hermes.com. Although it is essential not to charge any fees for the requests, Hermès reserves the right to charge a fee based on the fee schedule determined by the Personal Data Protection Board.

Your request in the application will be answered as soon as possible and in any case within 30 days at the latest.