

CCTV Policy August 2022

Introduction

Mount Hawke Youth & Community Croup (MHY&CG) uses closed circuit television (CCTV) images to protect the company's property and to provide a safe and secure environment for employees and visitors to the company's business premises. This policy sets out the details of how the MHY&CG will collect, use, and store CCTV images. For more information on your privacy rights associated with the processing of your personal data collected through CCTV images please refer to the MHY&CG privacy and data protection policy.

MHY&CG's CCTV system, unless there are exceptional circumstances (see covert recording below), will only record images. There is no audio recording i.e., conversations are not recorded on CCTV.

Purposes of CCTV

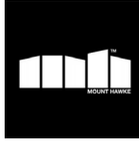
MHY&CG has carried out a data protection impact assessment and on the basis of its findings it considers it necessary and proportionate to continue the use of a CCTV system within the park area. The data collected from the system will assist in:

- Prevention or detection of crime or equivalent malpractice.
- Ensuring the Health and Safety of users and visitors to the park area.
- Monitoring of the security of the company's business premises.
- Ensuring that health and safety rules and company procedures are being complied with.
- Identification of unauthorised actions or unsafe working practices that might result in disciplinary proceedings being instituted against employees and to assist in providing relevant evidence.
- Promoting productivity and efficiency.

Location of cameras

Cameras are currently only located within the indoor riding areas of the skatepark. MHY&CG has positioned the cameras so that they only cover communal or public areas within the park and they have been sited so that they provide clear images. No camera focuses, or will focus, on toilets, staff areas or private offices.

All cameras (with the exception of any that may be temporarily set up for covert recording) are also clearly visible.



CCTV Policy August 2022

Appropriate signage is displayed at the entrance/reception area so that employees, customers, contractors and other visitors are aware they are entering an area covered by CCTV.

Recording and retention of images

Images produced by the CCTV equipment are intended to be as clear as possible so that they are effective for the purposes set out above. Maintenance checks of the equipment are undertaken on a regular basis to ensure it is working properly and that the media is producing high quality images.

Images may be recorded either in constant real-time (24 hours a day throughout the year), or only at certain times, as the needs of the business dictate.

As the recording system records digital images, any CCTV images that are held on the hard drive of a PC or server are deleted and overwritten on a recycling basis and, in any event, once the hard drive has reached the end of its use, it will be erased prior to disposal.

Images that are stored on, or transferred on to, removable media such as CDs or which are stored digitally are erased or destroyed once the purpose of the recording is no longer relevant. In normal circumstances, this will be a period of 12 months. However, where a law enforcement agency is investigating a crime, images may need to be retained for a longer period.

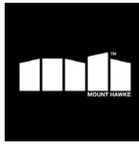
Access to and disclosure of images

Access to, and disclosure of, images recorded on CCTV is restricted. This ensures that the rights of individuals are retained. Images can only be disclosed in accordance with the purposes for which they were originally collected.

The images that are filmed are recorded centrally and held on a secure device. Access to recorded images is restricted to the operators of the CCTV system and the General Manager who are authorised to view them in accordance with the purposes of the system. Viewing of recorded images will take place in a restricted area to which other employees will not have access when viewing is occurring. If media on which images are recorded are removed for viewing purposes, this will be documented.

Disclosure of images to other third parties will only be made in accordance with the purposes for which the system is used and will be limited to:

- The police and other law enforcement agencies, where the images recorded could assist in the prevention or detection of a crime or the identification and prosecution of an offender or the identification of a victim or witness.
- Prosecution agencies, such as the Crown Prosecution Service.



CCTV Policy August 2022

- Relevant legal representatives.
- Line managers involved with MHY&CG disciplinary and performance management processes.
- Individuals whose images have been recorded and retained (unless disclosure would prejudice the prevention or detection of crime or the apprehension or prosecution of offenders).

The Chair/Vice Chair of the Board of Trustees of the MHYCG are the only persons who is permitted to authorise disclosure of images to external third parties such as law enforcement agencies.

All requests for disclosure and access to images will be documented, including the date of the disclosure, to whom the images have been provided and the reasons why they are required. If disclosure is denied, the reason will be recorded.

Individuals' access rights

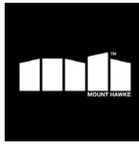
Under the UK's data protection laws, including the General Data Protection Regulation (GDPR), individuals have the right on request to receive a copy of the personal data that the MHYCG holds about them, including CCTV images if they are recognisable from the image.

If you wish to access any CCTV images relating to you, you must make a written request to the General Manager.. This can be done by using this email address manager@mouthawke.com. MHY&CG will usually not make a charge for such a request, but we may charge a reasonable fee if you make a request which is manifestly unfounded or excessive or is repetitive. Your request must include the date and approximate time when the images were recorded and the location of the particular CCTV camera, so that the images can be easily located, and your identity can be established as the person in the images.

MHY&CG will usually respond promptly and in any case within one month of receiving a request. However, where a request is complex or numerous the Company may extend the one month to respond by a further two months.

MHY&CG will always check the identity of the employee making the request before processing it.

The General Manager will always determine whether disclosure of your images will reveal third party information, as you have no right to access CCTV images relating to other people. In this case, the images of third parties may need to be obscured if it would otherwise involve an unfair intrusion into their privacy.



CCTV Policy August 2022

If the MHY&CG is unable to comply with your request because access could prejudice the prevention or detection of crime or the apprehension or prosecution of offenders, you will be advised accordingly.

Covert recording

MHY&CG is aware that covert recording can only be done in exceptional circumstances for example where the business suspects criminal activity taking place. On this basis MHY&CG will only undertake covert monitoring if it has carried out a data protection impact assessment which has addressed the following:

- the purpose of the covert recording;
- the necessity and proportionality of the covert recording;
- the risks to the privacy rights of the individual(s) affected by the covert recording;
- the time parameters for conducting the covert recording
- the safeguards and/or security measures that need to be put in place to ensure the covert recording is conducted in accordance with the data protection laws, including the GDPR.

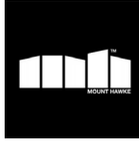
If after undertaking the data impact assessment MHY&CG considers there is a proportionate risk of criminal activity, or equivalent malpractice taking place or about to take place, and if informing the individuals concerned that the recording is taking place would seriously prejudice its prevention or detection, MHY&CG will covertly record the suspected individual(s). In doing this the MHY&CG will rely on the protection of its own legitimate interests as the lawful and justifiable legal basis for carrying out the covert recording.

Before the covert recording commences MHY&CG will ensure that Chair to the Board of Trustees (or another senior Trustee acting in their absence) agrees with the findings of the data protection assessment and provides written authorisation to proceed with the covert recording.

Covert monitoring may include both video and audio recording.

Covert monitoring will only take place for a limited and reasonable amount of time consistent with the objective of assisting in the prevention and detection of particular suspected criminal activity or equivalent malpractice. Once the specific investigation has been completed, covert monitoring will cease.

Information obtained through covert monitoring will only be used for the prevention or detection of criminal activity or equivalent malpractice. All other information collected in



CCTV Policy August 2022

the course of covert monitoring will be deleted or destroyed unless it reveals information which the Company cannot reasonably be expected to ignore.

Staff training

MHY&CG will ensure that all employees handling CCTV images or recordings are trained in the operation and administration of the CCTV system and on the impact of the laws regulating data protection and privacy with regard to that system.

Implementation

MHY&CG's General Manager is overall responsible for the implementation of and compliance with this policy and the operation of the CCTV system and they will conduct a regular review of the MHY&CG's use and processing of CCTV images and ensure that at all times it remains compliant with the laws regulating data protection and privacy. Any complaints or enquiries about the operation of the company's CCTV system should be addressed to the General Manager

Data Protection

MHY&CG will process the personal data collected in connection with the operation of the CCTV policy in accordance with its data protection policy and any internal privacy notices in force at the relevant time. Inappropriate access or disclosure of this data will constitute a data breach and should be reported immediately to the General Manager in accordance with the company's data protection policy. Reported data breaches will be investigated and may lead to sanctions under the MHY&CG disciplinary procedure.
