

Southern IFCA Privacy Notice- Drone (UAV)

This version of our privacy notice was last updated on 14/04/2021



This privacy notice relates to personal data captured through the use of a drone. For more information on the use of the drone, please visit the website www.southern-ifca.gov.uk

Who we are

For the purposes of the General Data Protection Regulation (GDPR, (EU) 2016/69) Southern Inshore Fisheries and Conservation Authority are a data controller meaning we are responsible for, and control the processing of, your personal information.

Lawful basis for processing

Southern IFCA will be using the drone as an extra resource to supplement both their compliance and management responsibilities as set out in MaCAA 2009. The enhanced capability it offers to record evidence of possible offences using the onboard camera from perspectives not previously possible will improve the prevention (deterrent) and detection of offending. Southern IFCA will also use the drone to enhance its ability to carry out research. The aerial ability to capture and record images and data also contribute towards an improved surveying capability and will further our understanding of fishing activity in the District which can feed into management measures and evaluation.

The Marine and Coastal Access Act 2009.

Southern IFCA intend to work with partner agencies under Section 174 of Marine and Coastal Access Act 2009.

Compliance with the Human Rights Act 1998 (HRA), Data Protection Act 2018 (DPA), Protection of Freedoms Act 2012 and the Surveillance Camera Code of Practice 2013 will ensure the use of the camera is always proportionate, legitimate, Continuous and non-specific recording is not permitted

Personal data provided to Southern IFCA is subject to the provisions of the General Data Protection Regulations 2016 and the Data Protection Act 2018. Southern IFCA has the right to process this data under Article 6(1)(e) of this Act as your data fulfils the purpose of our duties as set out in the Marine and Coastal Access Act 2009.

Therefore, the lawful basis under which this data is processed is **Public Task**.

What information will be processed

Personal Data that we may collect includes photographic, video and digital imagery and audio commentary.

How we will use the information we collect

Southern IFCA will use data in accordance with the Data Protection Act 2018 principles for the purposes of general correspondence and in furthering our statutory duties under the Marine and Coastal Access Act 2009.

We will not share your information with any third parties for the purpose of direct marketing. In some circumstances we are legally obliged to share information. For example, under a court order or for the purposes of law enforcement. We might also share information with other regulatory bodies in order to further their, or our, objectives. We have a Data Sharing Agreement with the Marine Management Organisation which enables the sharing of your data with them for specified purposes. In any scenario, we'll satisfy ourselves that we have a lawful basis on which to share the information and document our decision making.

Retention

Non-evidential recordings which feature stakeholder interactions, or identifiable personal information are destroyed within 31 days of capture. Recordings that are retained for use in evidence and if forming part of a prosecution case will be retained for longer periods. Working copies will be deleted and/or securely destroyed as soon as practicable from the date of acquittal or, in the case of a court conviction, as soon as practicable from 21 days after the date of the conviction. Master copies will be retained in line with the case record.

Your Rights

Under certain circumstances, the law grants you specific rights. These are summarised below. Please note that your rights may be limited and subject to restrictions in certain situations:

- a) **Request access** to your personal information (commonly known as a “data subject access request”). This enables you to receive a copy of the personal information we hold about you and to check that we are lawfully processing it.
- b) **Request correction** of the personal information that we hold about you. This enables you to have any incomplete or inaccurate information we hold about you corrected.
- c) **Request erasure** of your personal information. This enables you to ask us to delete or remove personal information where there is no good reason for us continuing to process it. You also have the right to ask us to delete or remove your personal information where you have exercised your right to object to processing (see below).
- d) **Object to processing** of your personal information where we are relying on a legitimate interest (or those of a third party) and there is something about your particular situation which makes you want to object to processing on this ground. You also have the right to object where we are processing your personal information for direct marketing purposes.
- e) **Request the restriction of processing** of your personal information. This enables you to ask us to suspend the processing of personal information about you, for example if you want us to establish its accuracy or the reason for processing it.
- f) **Request the transfer** of your personal information to another party (also known as data portability).

If you want to review, verify, correct or request erasure of your personal information, object to the processing of your personal data, or request that we transfer a copy of your personal information to another party, please contact the Data Protection Officer (details below).

You also have the right to make a complaint to the Information Commissioners Office relating to the processing of your data.

Further explanation of these rights can be found at the Information Commissioners Office website: <https://ico.org.uk>

Other privacy notices

The same or similar information may be processed by Southern IFCA for different purposes and this may be covered by a separate privacy notice with different provisions (e.g. a longer retention period). If you have any queries, please visit the Southern IFCA website or contact Southern IFCA (details below).

Contacting Us

You may want to contact us to with a complaint or query about how your data is being used or to submit an access request. Any complaints are taken very seriously, and we encourage people to bring it to our attention if they believe our collection or use of information is unfair or inappropriate. Please contact us at your convenience using the details provided below:

Address: Southern Inshore Fisheries and Conservation Authority, Unit 3 Holes Bay Business Park, Sterte Avenue West, Poole Dorset BH15 2AA

Phone No: (01202) 771373

E-mail: enquiries@southern-ifca.gov.uk