

## **ANNEX I**

# **PRIVACY NOTICE ON THE PROCESSING OF PERSONAL DATA USING VIDEO SURVEILLANCE SYSTEMS**

This data protection notice is provided by Enilive Group Austria: Enilive Austria GmbH/Enilive Marketing Austria GmbH/Enimoov Austria GmbH (hereinafter referred to as the “Company” or the “Data Controller”). The Data Controller is the company that carries out the processing described below.

In accordance with Articles 13 and 14 of Regulation (EU) 2016/679 on the protection of natural persons with regard to the processing of personal data and on the free movement of such data (hereinafter "GDPR"), the Company provides information below on the processing of personal data using video surveillance systems.

## **1.IDENTITY AND CONTACT DATA OF THE DATA CONTROLLER**

Who is responsible for data processing and who can you contact?

Enilive Group Austria:

Enilive Austria GmbH

Enilive Marketing Austria GmbH

Enimoov Austria GmbH

Handelskai 94 - 96

1200 Vienna

Phone: 01 24070-0

Email: [info.at@enilive.com](mailto:info.at@enilive.com) or [datenschutz.at@enilive.com](mailto:datenschutz.at@enilive.com)

## **2. CONTACT DATA OF THE DATA PROTECTION OFFICER**

The data protection officer can be contacted at the following e-mail address: [DPO@eni.com](mailto:DPO@eni.com)

### 3. CATEGORIES OF PERSONAL DATA

The following data of visitors are processed by the Data Controller:

- Video recordings of data subjects in the designated areas of the Enilive Group Austria business premises/warehouses

### 4. THE PURPOSES OF DATA PROCESSING AND THEIR LEGAL BASIS

The Data Controller shall ensure the capture/recording of images - which also have probative value in accordance with the applicable legislation - through a corporate video surveillance system in order to protect persons and assets of the Data Controller from assault, theft, robbery, damage, willful destruction and other acts and events, whether committed intentionally or through negligence, that could cause potential or actual damage to the human resources and tangible and intangible assets of the Data Controller, as well as for the purposes of fire prevention and safety in the workplace, offices and other areas of interest.

The processing of these collected images is therefore based on the predominantly legitimate interest of the Data Controller, takes place using electronic and automated media and is managed with means that guarantee the security and confidentiality of the data.

The provision of personal data collected by video surveillance systems is necessary for the aforementioned purposes and takes place automatically when the data subject enters the area of the cameras belonging to the video surveillance system. If the data subject refuses to enter the area, he or she will be denied access to the premises, offices and other relevant areas of the company;

The processing of personal data using video surveillance systems is based on Article 6 GDPR and the specific provisions in Sections 12 and 13 of the Data Protection Act ('DPA').

### 5. PERSONS AUTHORIZED TO PROCESS AND RECIPIENTS OF PERSONAL DATA

The personal data are processed by employees who have been designated by the Data Controller as persons authorized to process personal data for the purposes described in Chapter 4. Access to video recordings is exclusively password-protected via a secure system.

- In the business premises of the Enilive Group Austria in the Millennium Tower in Vienna: Access to the video surveillance system is only possible with the involvement of the works council.
- At the fuel depots of the Enilive Group Austria in Fürnitz and Zirl: Access is only possible by the depot manager or his deputy.

Personal data may be disclosed by the Data Controller not only to public authorities if requested by them or if required by law, but also to the following categories of recipients, exclusively for the purposes described in Chapter 4 above:

- Eni S.p.A. and other companies controlled by Eni S.p.A.;
- insurance companies responsible for the settlement of claims;

## 6. DATA RETENTION PERIOD

The recordings of the:

- video surveillance system in the business premises of the Enilive Group Austria in the Millennium Tower in Vienna are stored for a maximum period of 72 hours
- video surveillance system at the fuel depots of the Enilive Group Austria in Fürnitz and Zirl are stored for a maximum period of 14 days due to a predominantly legitimate interest in protecting the fuel depots, which qualify as critical infrastructure

and then permanently deleted if they are no longer required for the purpose for which they were collected and there are no other statutory retention obligations. Any retention beyond this must be proportionate and will be recorded and justified separately. For example, if there is a corresponding request from the judicial authorities or an authorized body in connection with ongoing investigations, the retention period may be longer;

## 7. RIGHTS OF DATA SUBJECTS

We would also like to inform you that you have the right to request information at any time about which of your data we process (see Art. 15 GDPR in detail), the right to have your data rectified or erased (see Art. 16 GDPR in detail), the right to restrict the processing of your data (see Art. 18 GDPR in detail), the right to object to data processing (see Art. 21 GDPR in detail), the right to data portability (see Art. 20 GDPR in detail) and the right to lodge a complaint with a supervisory authority (see Art 77 GDPR for details).

If, despite our obligation to process your data lawfully, contrary to expectations, your right to lawful processing of your data is violated, please contact us by post or e-mail (for contact information, see point 1 “Identity and contact details of the Data Controller” above) so that we can learn about your concerns and address them. However, you also have the right to lodge a complaint with the Austrian Data Protection Authority or with another data protection supervisory authority in the EU, in particular at your place of residence or work.