Annex I | Information on the processing of personal data using video systems – Version 01 of 31.01.2025 supersedes and replaces Annex I (v01) of opi-prv-001-elv austria_en_r03 of 31.10.2024

ANNEX I

INFORMATION ON THE PROCESSING OF PERSONAL DATA USING VIDEO SURVEILLANCE SYSTEMS

Pursuant to Article 13 of Regulation (EU) 2016/679 ("GDPR") on the protection of natural persons with regard to the processing of personal data and on the free movement of such data, we hereby inform you of the following:

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

2. the processing of these collected images is therefore based on the predominant legitimate interest of the controller, is carried out using electronic and automated means and is managed by means that guarantee the security and confidentiality of the data. The processing is carried out in accordance with the guarantees provided by the applicable legislation on the protection of personal data and may include any necessary procedures or sets of procedures. These include the transfer of data to the following categories of recipients for the purposes indicated in section 1 above: (i) other Eni subsidiaries; (ii) competent police, judicial and/or administrative authorities. The data will be processed by authorized personnel of the Controller for the maintenance of surveillance and video surveillance systems;

3. the recordings will be kept for a maximum period of 72 hours and then permanently deleted if they are no longer required for the purpose for which they were collected and there are no other retention obligations provided for by law. If there is a corresponding request from judicial authorities or an authorized body in connection with ongoing investigations, the retention period may be longer;

4. the provision of personal data collected by video surveillance systems is necessary for the purposes set out in section 1 above 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 will be denied access to the premises, offices and other company facilities;

5. the Controller is Enilive Austria GmbH/ Enilive Marketing Austria GmbH/Enimoov Austria GmbH with its registered office in Vienna. The responsible Line Manager is the Head of HSEQ & Security, and the Data Subjects are entitled to contact him and assert their rights under the legislation on the protection of personal data, in particular with regard to access to their own data and the deletion of data in the event of their unlawful processing. In any case, they are entitled to lodge a complaint with the Data Protection Authority if their rights regarding the protection of personal data have been violated.

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6. the Controller has appointed a data protection officer. This officer can be contacted by e-mail at datenschutz.at@enilive.com or DPO@eni.com.