

Privacy Policy Statement - Articles 13 and 14 of Regulation (EU) 2016/679

PRIVACY POLICY STATEMENT FOR VIDEO DEVICES

Employees, visitors, customers, suppliers be informed that in this area

videocameras are in use for the following PURPOSES:

- o safeguard of the plant and safety of employees
- o safeguard of property and assets
- o prevent any unlawful access to the premises
- o prevent any unlawful acts and vandalism.
- This data processing has been agreed upon by the plant unions according to art. 4 Statuto dei lavoratori.
- The video devices are located at the entrance and where the parking is.
- The recorded images are recorded on a hard-disk, they are stored for 24/48 hours (saving a longer retention period in case of festivities or longer closures) or for a maximum of 7 days, in a locked room. After the mentioned time lapse, the images are cancelled by overwriting so that the data cannot be restored.
- The devices in use are static videocameras. During the day the recording starts when the videocamera perceives a movement in the monitored area (due to i.e. a person, an animal or vehicles). From dawn onwards the recording is continuous until the following sunset (the system is automatic by regulating the intensity of the light). The videocameras have a cone of filming of around 90 degrees.
- The data are processed in compliance with the principles of the GDPR and in particular with security guarantees, relevance and adequacy.
- The use of video devices is made for the legitimate interest of the Data Controller for the purposes listed above (LEGAL BASIS).
- The processing is necessary to grant you access to the premises and be informed that your refusal to be videorecorded will preclude your entering the plant or its offices.
- The recorded files will be made available to the public authority should it ask for it in case of a crime or any other legal proceeding.
- The data will not be communicated to any unauthorized third party, nor transferred out of the EU.
- The data will not be subject to an automated decision making, including profiling.
- The Data Controller is Green Oleo s.p.a.
- The Data Protection Officer has not been appointed as not mandatory in this case according to art. 37 GDPR.
- In every moment and without any charges, nor particular formalities, nor burdens, you can:
 - Have access to your data (art. 15 GDPR);
 - Rectify your data (art. 16 GDPR);
 - o Be granted the cancellation of your data (art. 17 GDPR);
 - Be granted a restriction of the processing (art. 18 GDPR);
 - o Be granted the data portability in order to transfer them to another Data Controller (art. 20 GDPR);
 - Object the processing (art. 21 GDPR);
 - Revoke your consent.
- For all further information and to submit requests, please contact the Data Controller at privacy@greenoleo.com
- While retaining all rights to further administrative or legal proceedings, you can submit a complaint to the competent controlling authority, which will be the one which performs its functions and exercises its power where you are resident or work, or in the Member State where the breach of Regulation (EU) 2016/679 occurred, if different.
- You will be informed if the Data Controller processes your data for different purposes from those covered by this policy statement, before such processing begins and in time for you to give your consent if necessary.