

Informative Text on Security Cameras

This informative text has been prepared by Enerjisa Enerji Üretim A.Ş. (the “**Company**”) as the data controller pursuant to Article 10 of the Personal Data Protection Law no. 6698 (the Law) and the Communiqué on the Procedures and Principles to be followed in Fulfilment of the Obligation to Inform.

Your personal data described below may be processed, recorded, stored, updated and transferred to third parties by the Company as the data controller within the scope of the purposes specified below, and in accordance with the law and the rules of integrity.

In this context, any and all operations performed on your data, including, without limitation, collection, recording, storage, classification, updating, preservation, alteration, disclosure, transfer, acquisition, and retrieval of data, mean the “processing of personal data”.

METHOD OF COLLECTION OF PERSONAL DATA

In our company offices, power plant buildings and related premises, video recording is made with the security cameras located in common areas such as entrance and exit gates, building exterior facades, service departure points, SPP zone entrance and exit gates, boundary lines, working areas, dining halls, cafeterias, visitor waiting halls, parking lots, security booths, floor corridors, lifts/elevators, and service areas, the security cameras located in the dam body, weir, tailwater, flood weir, surge tank, and wire fence zones of our power plants as well as the security cameras on our pool vehicles. Your personal data are automatically collected in accordance with the PDP Law for the realisation of the Purposes described below.

PURPOSES AND LEGAL REASONS FOR PROCESSING YOUR PERSONAL DATA

Your personal data may be processed by the Company for the purposes (“**Purposes**”) and legal reasons specified below and within the framework of the personal data processing conditions specified in article 5 of the PDP Law:

If such processing is required to enable the data controller to fulfil its legal obligation(s);

- Visual recording data for the purpose of following up and conducting legal affairs;
- Visual recording data for the purpose of informing competent authorities and agencies;
- Visual recording data for the purpose of conducting internal audit/investigation/intelligence activities;

Based on the legal reason that data processing is required for the data controller’s legitimate interests without prejudice to the data subject’s fundamental rights and freedoms;

- Visual recording data for the purpose of ensuring physical location security;
- Visual recording data for the purpose of conducting audits/ethics-related activities;
- Visual recording data for the purpose of conducting/ auditing business activities;
- Visual recording data for the purpose of conducting Occupational Health and Safety Activities.

PERSONS OR ENTITIES THAT YOUR PERSONAL DATA MAY BE TRANSFERRED TO AND PURPOSES OF SUCH TRANSFERS

Your personal data collected may be transferred, to the extent required by business processes in line with the realization of the aforementioned Purposes and in accordance with the processing conditions required by the legislation, to our business partners from which services are outsourced based on the legal reason of our Company's legitimate interests, and to legally authorized public and governmental authorities and agencies and judicial authorities or relevant law-enforcement agencies within the scope of the fulfilment of our legal obligations and providing that it is explicitly stipulated in the laws, in accordance with the rules regarding the transfer of personal data as specified in Article 8 of the Law.

YOUR RIGHTS REGARDING PERSONAL DATA

Data subjects' rights pursuant to the Law are as follows:

- *To find out whether their personal data have been processed or not;
- *If processed, to request information about such processing;
- *To learn the purpose of processing and whether their personal data have been used for intended purposes or not;
- *To find out the third parties to whom their personal data have been transferred at home or abroad;
- *To request for correction of their personal data if they have been processed incompletely or inaccurately, and to request for notification of the action taken accordingly to the third parties to whom their personal data have been transferred;
- *To request for erasure or destruction of their personal data if the reasons requiring their processing cease to exist even though they were processed in accordance with the Law and other applicable legislation, and to request for notification of the action taken accordingly to the third parties to whom their personal data have been transferred;
- *To object to any outcomes that may arise to their detriment through the analysis of their processed data exclusively via automated means;
- *To claim for compensation of any loss or damages that they may incur due to the unlawful processing of their personal data.

You can submit your applications regarding these rights using the Data Subject Application Form available at www.enerjisauretim.com.tr to the address of "Barbaros Mh. Çiğdem Sk. Ağaoğlu My Office Apt No: 1/16 Ataşehir/Istanbul" physically by mail or through a notary public or to our Company's address of kisiselveri@enerjisauretim.com via e-mail. Your request will be concluded within 30 (thirty) days at the latest according to the nature of request. However, if the process requires an extra cost, we will charge and collect the fee specified in the tariff determined by the Personal Data Protection Board.

Further information on the matters included in this text is available in the Personal Data Protection and Processing Policy published at www.enerjisauretim.com.tr.