

WIZ USE OF CCTV CAMERAS POLICY

Last updated: February 2026

In order to provide you with a safe work environment and protect Wiz's property, closed-circuit security cameras (the "**Cameras**") are operated in Wiz's offices (the "**Premises**"). The Premises do not include Wiz's co-working offices; therefore, this policy does not cover Cameras controlled and managed by the company that operates the co-working offices.

The operation of the Cameras on all Premises is carried out in accordance with security best practices, applicable data protection laws and regulations, and the company's policy detailed below:

1. Camera Operation and Recordings. The Cameras are owned and managed by Wiz, and Wiz is solely responsible for placing them on the Premises. Wiz may use sub-contractors for the purpose of configuration and maintenance of the Cameras and storage (including deletion) of any recorded material ("**Recordings**"). Any sub-contractor shall sign an agreement controlling its processing of any personal information pertaining to the Recordings. Such agreement will include an obligation of confidentiality and a sufficient level of security controls to be adopted by the sub-contractor, as well as any other requirement under applicable laws.

Currently, Wiz engages an ISO 27001 certified provider to manage the Cameras and Recordings ("**Sub-contractor**").

2. Purposes and Scope of Use. The Cameras are installed in order to maintain the security, protection, and safety of the public spaces, the employees, and Wiz's property on the Premises. The Recordings will not be used for any purposes other than achieving these objectives and complying with applicable laws. Recordings may be used to investigate incidents where the lawful rights of Wiz or individuals are impacted, subject to written pre-approval from a privacy counsel and a senior employee in charge of security (the "**Representatives**").

3. Location of the Cameras. All Cameras will be installed only in public office spaces and shall be positioned at an angle that covers only the necessary areas while minimizing any recording unrelated to the designated purpose of the Cameras as described above. No Cameras shall be installed in bathrooms, private offices, or areas designated for use by minors. In line with these principles, Cameras are currently installed on Premises to monitor elevator lobbies, all entrances and exits, IDF closets, hallways, and reception areas.

Any placement or positioning of Cameras shall be done in accordance with this policy. Any non-standard (not in line with the principles set forth in this policy) placement or positioning of Cameras shall be pre-approved by Representatives. When assessing the legitimacy of the positioning of a Camera, the Representatives should consider the need to position the Camera in a specific location, the expectation of privacy from an employee standpoint, and the use cases for recording. The decision to place a Camera shall be made only for an appropriate purpose and when the benefits of the Camera outweigh the adverse impact on data subjects' rights.

4. Visibility of the Cameras. The Cameras shall only be installed in visible locations. Appropriate notice shall be given to highlight the use of CCTV in Wiz workspaces.

5. Operation. The Cameras are operated automatically 24/7 to fulfill the required purposes, with no sound. No facial recognition or other online identification means shall be automatically deployed without prior approval of the Representatives. However, to meet the required purposes detailed above, the resolution of Recordings may enable identification if required.

6. Storage. The Recordings and other information derived from the Cameras are securely stored, separated from any other database, for a period of ninety (90) days, and thereafter are automatically deleted.

7. Access to Recordings. Access to view Recordings is restricted to authorized employees by virtue of their position. Recordings will not be transferred to third parties (except for the Sub-contractor) unless required by a court order and/or following a decision made by

Wiz's management team, acting on the recommendation of the Representatives. Any request by a data subject to review the Recordings shall be granted only upon the Privacy Officer's approval and in accordance with applicable laws and regulations.

8. Contact. For more information on Wiz's use of Cameras or for requests to inspect individual Recordings, a written request detailing the nature of the footage sought should be submitted to Wiz's Privacy Officer via privacy@wiz.io.

9. Privacy Policy. For broader information on how Wiz processes, uses, collects and stores personal data, please refer to our Privacy Policy, which is available at <https://legal.wiz.io/#privacy-policy>.

10. Modification. Wiz reserves the right to update this CCTV use policy from time to time.