

NOTIFICATION REGARDING THE PROCESSING OF PERSONAL DATA OF DEBTORS AND THIRD PARTIES

EOS MATRIX SINGLE MEMBER SOCIETE ANONYME FOR NOTIFICATION OF DEBTORS FOR DUE CLAIMS (the “EOS MATRIX”) notifies the natural persons/ debtors of due claims, as defined in Law no. 3758/2009 and as in force (namely natural persons, such as borrowers, credit guarantors or consumers, as defined in the Civil Code and the applicable legislation on consumer protection) (each of them the “Debtor” and jointly the “Debtors”) or/ and third parties (non-debtors) with whom EOS MATRIX communicates for the purpose of searching for the Debtors (the “Third Parties”), of the following in regard of the processing of personal data by EOS MATRIX, in its capacity as controller (the “personal data”):

A. Identity and contact information of the controller

EOS MATRIX SINGLE MEMBER SOCIETE ANONYME FOR NOTIFICATION OF DEBTORS FOR DUE CLAIMS with registration no. under article 7 of Law no. 3758/2009, as in force: 1/ 19.05.2010. Address: 423B Vouliagmenis Avenue. P.C. 163 46, Illioupoli, Attica, Greece. Telephone: +30 210 9792900. Email: info@eos-greece.com.

B. Contact information of the controller

Address: EOS MATRIX SINGLE MEMBER SOCIETE ANONYME FOR NOTIFICATION OF DEBTORS FOR DUE CLAIMS, Address: 423B Vouliagmenis Avenue. P.C. 163 46, Illioupoli, Attica, Greece. To the attention of the DPO. Email: dpo@eos-greece.com.

C. Categories of the personal data

EOS MATRIX may process the following personal data: Assignor lender, as defined in Law no. 3758/2009 and as in force (namely each natural or legal person dealing in the market that provides its customers credit of any kind, such as credit institutions, societe anonymes for the provision of credit, insurance companies, utility companies, companies of stable and mobile electronic telecommunication, consumer products and services sale companies), case number, Debtor’s last name, Debtor’s first name, Debtor’s father’s name, claim, date of communication by telephone, time of communication, duration of call, result of call, telephone number, type of call (income, outcome), voice as well as any other personal data that may be disclosed by the data subject/ Debtor or/ and the Third Party in the context of the telephone communication.

D. Source of the personal data

The source of the personal data, as the case may be, is the assignor lender or/ and the Debtor or/ and the Third Party disclosing the personal data.

E. Purposes and legal basis of processing personal data

Purposes of processing personal data: To comply with a legal obligation of EOS MATRIX and in particular with its obligations arising from articles 4 para. 4 (“The Companies process the debtors’ data for the purposes for which the data were transmitted to the lender according to the present law, as well as for the purpose of defending their rights before the courts or any other public

authority”), 6 para. 7 (“The Companies retain an electronic record where all telephone communications with the debtor are being documented, and in particular the date, the time, and the claim for which the communication was made for”) and 8 para. 2 (“The Companies mandatorily keep a record of the context of their telephonic communication with the debtor”) of Law no. 3758/2009 as in force, and to safeguard its legitimate interests and for statistical purposes. Legal basis for such data processing is that processing is necessary for EOS MATRIX (a) to comply with its legal obligations or/ and (b) for the purposes of supporting, exercising or defending its rights or/ and (c) for statistical purposes depending on the pursued objective.

F. Recipients or categories of recipients of personal data

Recipients of the personal data are: (a) the data subject himself/ herself/ the Debtor or/ and the Third Party or/ and (b) the assignor lender or/ and (c) the General Secretariat of Consumer of the Ministry of Labor and Social Security for the purpose of supervising the compliance with the provisions of Law n. 3758/2009 or/ and (d) public services and authorities and judicial authorities.

G. Transfer to third country or to international organization

The Debtors’ personal data are not transferred to third countries (namely outside the E.E.A.) or to international organizations.

H. Retention period of personal data

The personal data are destroyed by EOX MATRIX following one year from the last communication, unless the Debtor himself/ herself or the General Secretariat of Consumer request for their retention.

I. Data subject’s/ Debtor’s rights

The data subject/ Debtor or/ and the Third Party has the following rights under the applicable law: (a) to receive a copy of the personal data or/ and request that personal data be rectified or/ and request the deletion or restriction of processing or/ and object to the processing of personal data or/ and its right to data portability or/ and (b) the right to file a complaint with the Hellenic Data Protection Authority (www.dpa.gr) or/ and the General Secretariat of Consumer.