



Regulations for video surveillance of the permaculture garden

As of 1.7.2025

These regulations govern the monitoring of the allotments managed by the association on the DietlimoosPlus area.

Art. 1 Scope

These regulations apply to video surveillance employed on its private grounds by the DietlimoosPlus association.

Art. 2 Purpose of video surveillance

¹ Video surveillance serves to protect the garden site from vandalism and to prevent theft of any kind.

² If any criminal activity is recorded, it may be reported to the police.

Art. 3 Responsible authority

¹ The decision to install video surveillance equipment is made by the DietlimoosPlus board.

² The permaculture garden working group is responsible for implementing video surveillance.

Art. 4 Type of video surveillance

¹ Video surveillance is intended as passive surveillance (video recordings with the possibility of subsequent evaluation).

Art. 5 Spatial and temporal extent

¹ Video surveillance is limited to the necessary minimum in terms of space and time.

² The monitored area is shown on a map in the appendix to these regulations.

³ It contains at least the following information for each video surveillance installation:

- a) Location (building, street, room),
- b) Monitoring period,
- c) Depiction of the monitored perimeter.

Art. 6 Transparency of surveillance

¹ All garden plot sponsors who cultivate a key garden plot located within the monitored perimeter are informed in writing about the video surveillance, its nature, and its scope, and have given their explicit consent to surveillance.

² Passersby are made aware of the video surveillance by means of information boards and pictograms.

Art. 7 Data security

The video recordings are stored securely and are protected against unauthorized access by technical and organizational measures.

Art. 8 Viewing and evaluation of recordings

¹ The video surveillance recordings may only be viewed and evaluated for the purpose of clarifying an incident within the meaning of Article 2. Viewing and evaluating recordings for minor incidents is not allowed.

² The Permakultur Garden Working Group has access to the recordings for viewing and evaluation. Access for technical and organizational measures is minimized.

³ The board is responsible for viewing and evaluating the recordings and for releasing them to third parties, and determines the people entrusted with viewing and evaluating them.

Art. 9 Logging

¹ Evaluation, release to third parties, and deletion of video surveillance recordings must be logged. At a minimum, when recordings are being processed, the person accessing and processing the recordings and the time of processing must be recorded.

² The log data shall be checked periodically on a random basis. An in-depth check shall be carried out if there is reasonable suspicion of unlawful handling of the recordings.

³ Only persons designated by the Executive Board shall have access to the log data.

⁴ Any post-processing log data shall be stored for 6 months and then deleted.

Art. 10 Disclosure to third parties

¹ Recordings may only be disclosed to the following bodies:

- a) the law enforcement authorities of the federal government, the cantons, and the municipality at their request.
- b) the authorities to which the municipality reports or pursues legal claims, insofar as this is necessary for criminal, administrative, and civil proceedings.

² Personal data of uninvolved parties must be rendered unrecognizable.

Art. 11 Right to information

¹ Requests for access to one's own personal data in accordance with § 25 para. 1 DSG must be addressed to the president of the association.

² Requests must contain the following information:

- a) Name of the person making the request,
- b) Location and time period of the potential recording,
- c) Copy of proof of identity (passport or identity card).

³ No fee shall be charged for processing requests for information.

Art. 12 Storage and destruction

¹ The recordings shall be destroyed or overwritten by the Permaculture Working Group no later than 30 days after they were made.

² If recordings and log data are required for the examination or assertion of criminal, civil, or administrative claims, their storage and use shall be governed by the respective procedural and documentation regulations.

Art. 13 Entry into force

These regulations shall enter into force on July 1, 2025.

Appendix

List of installations (Article 5)

Video surveillance installation 1

Location: Parkweg 17 (cat. no. 8426)
Surveillance period: ongoing; surveillance may be paused during gardening work by the permaculture working group.
Monitored perimeter: blue hatched area



For the board

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