INFORMATION

relating to acquisition and processing of personal data in connection with application of the entity

for entering the manufacturing area

Taking into account the provisions of Regulation (EU) 2016/679 of the European Parliament and of the Council of 27 April 2016 on the Protection of Natural Persons with Regard to the Processing of Personal Data and on the Free Movement of such Data, and Repealing Directive 95/46/EC hereinafter: GDPR), in connection with the application of the entity for entering of the manufacturing area of the enterprise of SUPRAVIS S.A. with registered office in Bydgoszcz and the need to obtain a representation of the applicant on their good health condition, we inform that:

- 1) the controller of the provided personal data is SUPRAVIS S.A. with registered office in Bydgoszcz, ul. Nowotoruńska 56, 85-840 Bydgoszcz (Statistical Number (REGON): 090491090, Tax Identification Number (NIP): 5541000184), registered in the Register of Entrepreneurs of the National Court Register under number 0000293647; telephone (52)3268800, e-mail: administrator.danych@supravis.pl;
- 2) the provided personal data shall be processed for the purposes of securing of legitimate interests of the data Controller (art. 6 section 1 point f of GDPR), i.e. to limit access to the manufacturing area of the enterprise in connection with the specificity of the conducted activity and the need to observe the sanitary requirements determined by the law. Provision of the personal data connected with submission of a representation by the person on their good health condition shall be voluntary, yet a refusal to provide the personal data shall result in a refusal to allow for entering of the manufacturing area of the enterprise'
- 3) the provided personal data shall be processed by the data Controller for the period of 6 months;
- 4) the processed personal data shall not be transferred to any third parties, with exclusion of competent services, the entitlements to request the data of which result from the generally applicable legal provisions;
- 5) in relation to the provided personal data, the Counterparty shall have the right to:
 - access the provided data,
 - request data rectification,
 - request erasure or restriction of processing of the data,
 - object to the processing,
 - data portability,

while it shall not be possible to erase or restrict processing of the data in the extent, to which the processing is required by the provisions of the generally applicable law. Moreover, if the data is processed on the basis of a consent, the Counterparty shall have the right to withdraw the consent to data processing, with the reservation that the withdrawal of the consent shall not affect lawfulness of the processing performed on the basis of the consent before its withdrawal.

6) in case when the Counterparty thinks that law has been violated in the field of processing of the provided personal data, they shall have the right to lodge a complaint to the President of the Personal Data Protection Office.