INFORMATION ON THE PROCESSING OF PERSONAL DATA OF PEOPLE STAYING IN THE AREA WITH VIDEO SURVEILLANCE

1. Personal scope.

This Information concerns the processing of personal data of people staying in the area with video surveillance, used by a group of companies:

- 1) Purinova Sp. z o. o., seated in Bydgoszcz (85-719) ul. Fordońska 74, odo@purinova.com
- 2) Cortex Chemicals Sp. z o. o., seated in Tarnów (33-100) ul. Malczewskiego 8, odo@cortexch.com
- 3) KLK Invest Wacław Korzeniowski, running a business in Warszawa (00-412) ul. Kruczkowskiego 4/13, odo@klkinvest.com
- 4) KLK Service Sp. z o. o., seated in Tarnów (33-100) ul. Malczewskiego 8, <u>odo@klkservice.com</u> (hereinafter referred to as: Joint Controllers).

2. Locations of the buildings with video surveillance, Joint Controllers and the Main Joint Controller and contact point:

Location – monitored area Joint Controllers		Main Joint Controller / Contact point:	
Tarnów, ul. Malczewskiego 4 (premises on the 2nd floor and parking next to the building)	KLK Service Sp. z o. o. KLK Invest Wacław Korzeniowski	KLK Service Sp. z o. o. ul. Malczewskiego 4, 33-100 Tarnów odo@klkservice.com	
Tarnów, ul. Malczewskiego 8 (building and area around the building)	Cortex Chemicals Sp. z o. o. Purinova Sp. z o. o. KLK Service Sp. z o. o. KLK Invest Wacław Korzeniowski	Cortex Chemicals Sp. z o.o. ul. Malczewskiego 8, 33-100 Tarnów, odo@cortexch.com	
Bydgoszcz, ul. Hechlińskiego 7 (buildings and premises of the Production Plant)	s and premises of the KLK Invest Wacław Korzeniowski ul. Fordońska 74, 85-719 Bydgos		
Bydgoszcz, ul. Fordońska 74 (premises on the 2nd floor)	Purinova Sp. z o. o. Cortex Chemicals Sp. z o. o. KLK Invest Wacław Korzeniowski	Purinova Sp. z o. o. ul. Fordońska 74, 85-719 Bydgoszcz odo@purinova.com	

You can contact each of the Joint Controllers by correspondence to the address of his seat / place of business or via e-mail provided in point 1.

3. Common arrangements between the Joint Controllers.

Under the Joint Controller Agreement concluded between the Joint Controllers, we have agreed on the scope of our responsibilities regarding the fulfillment of the obligations arising from the GDPR. In particular, we have agreed that:

- Each of the Joint Controllers is obliged to independently fulfill the information obligation referred to in Art. 13 GDPR, as well as to exercise the rights indicated in art. 15-22 of the GDPR in relation to persons whose data has been monitored.
- 2. For each location, there is a separate contact point with which you can contact the Main Joint Controller regarding data protection. The contact points are listed in the table in point 2 of this Information.
- 3. The filing system for a given location is run jointly by the Joint Controllers established for this location. The Joint Controllers may process personal data contained in the filing system, provided that it is done for the purposes described in point 4 of this Information.
- 4. Each of the Joint Controllers is responsible for their actions and omissions in the processing of personal data contained in the filing system. In addition, KLK Invest Wacław Korzeniowski is responsible that the storage of personal data in the database takes place in accordance with the applicable laws.
- 5. Pursuant to Art. 26 (3) GDPR, regardless of the division of responsibilities specified in this Information, you can exercise your rights under the GDPR towards each of the Joint Controllers.

4. Purposes and legal basis for the processing of personal data and data retention period.

Pos.	Purpose	Legal basis	Retention period
1.	Legally justified interest of the Joint	Article 6 (1)	90 days from the image video recording
	Controllers consisting in protection of	(f) of the	If image video recordings are pieces of evidence in
	property and provision of safety to	GDPR	legally proceedings conducted or the Joint
	people in the facilities in the locations		Controllers received a message they can be pieces
	indicated in point 2		of evidence in proceedings, this period is extended
			until the proceedings are finally disposed.

Γ	2.	Legally justified interest of the	Article 6 (1)	To the realisation or termination of the interest
		Controller consisting in establishing,	(f) of the	(prescription of potential claims), or effective
		ascertaining and defending against	GDPR	objection against the retention
		claims		

5. Personal data categories.

As the Joint Controllers, we will process the following categories of personal data:

image recorded by the surveillance system.

6. Personal data recipients.

The Joint Controllers can transfer your personal data within a required scope, especially to the following categories of recipients:

- 1) entities rendering external services to the Joint Controllers, especially external protection of property;
- 2) institutions entitled by law to receive personal data of based on applicable regulations (e.g. Tax Office, courts and other authorities, including bailiffs and police);
- 3) institutions entitled by law to control the Joint Controllers.

Entities processing personal data use proper safety tools by using suitable technical and organisational means ensuring an adequate level of safety for the risk related to the processing of personal data, according the GDPR, as well as common regulations in force. Entities processing data are obliged to keep the data in secret.

7. Rights of data subjects.

Pursuant to the GDPR, you are entitled to demand the access to your personal data from the Controller, correct, delete or restrict the processing of your personal data, to object to the processing of your data based on a justified interest of the Controller and you have the right of data portability.

To exercise your rights, you can contact the Controller at the address given in Clause 2.

You have the right to lodge a complaint with the supervisory authority, which is the President of the Personal Data Protection Office, address: 2 Stawki Street, 00-193 Warsaw.

8. Obligation or voluntariness of giving data.

Data is disclosed voluntarily; however the lack of it makes entering areas with video surveillance impossible.

9. Updating Information on the processing of personal data.

This Information on the processing of personal data is effective from May 2, 2022 and may be subject to further changes.