Information clause - entry to the IPS area

In accordance with Article 13(1) and (2) 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 (General Data Protection Regulation) (Dz. UE L 2016, No. 119, p. 1), hereinafter referred to as "GDPR", InterPhone Service Sp. z o.o. informs that:

- 1. The administrator of your personal data is InterPhone Service Sp. z o.o. with its registered office in Mielec, Inwestorów 8, 39-300 Mielec, a company entered into the register of entrepreneurs of the National Court Register kept by the District Court in Rzeszów, XII Commercial Division of the National Court Register, under KRS number 0000328887, NIP 9661989952, having a share capital of PLN 50,000.00
- 2. We have appointed a Data Protection Officer, who you can contact by writing to: Email address: rodo.kancelaria@interphone.com.pl
- 3. Interphone Service Sp. z o.o. informs that video monitoring covers the entire external area around the plant and the entrance to the building along with communication routes
- 4. We process your personal data, such as identification data (name and surname, ID card number, name of the entity for which you provide services), image registered in the area covered by our video monitoring vehicle registration number (if such a lady enters the plant's train or the area covered by the monitoring), pursuant to Article 6(1)(f) of the GDPR, for purposes arising from our legitimate interests consisting in ensuring the safety of persons and property located in our area, as well as possible determination, pursuit or defense against potential claims. We will store personal data until the above-mentioned interests cease (data collected in paper form for no longer than 3 months, data in the form of a monitoring recording for no longer than 3 months)

In the event that the collected data constitute evidence in proceedings conducted on the basis of law or the administrator has become aware that they may constitute evidence in the proceedings, this period may be extended until the final conclusion of the proceedings.

- 5. Providing your personal data is voluntary, however, failure to provide them will prevent you from entering / entering the Administrator's premises
- 6. The recipients of your personal data are: external entities to whom we have commissioned services related to the processing of personal data, in particular entities providing services in the field of video monitoring and physical protection of our facilities / area (such entities process data in accordance with the scope set by us and in accordance with our instructions), -other entities to which we are authorized or obliged to provide data on the basis of legal provisions.
- 7. We do not transfer your personal data outside the European Economic Area (EEA).
- 8. In connection with the processing of your personal data, you have the following rights: the right to object, to access data, to delete data, to limit processing, to transfer data all the above rights are granted only in cases and to the extent resulting from the provisions of law
- 9. You have the right to lodge a complaint with the supervisory body, which is the President of the Office for Personal Data Protection.
- 10. Your data will not be used by us to make decisions based on automated data processing or profiled