Protection of personal data - Revon s.r.o.

Dear client, customer, business partner.

This information on the protection of personal data and privacy applies to you and your personal data because you are our client, customer, or business partner. Our company acts as an operator when processing your personal data.

We want to explain to you how we will use personal data that we obtain from you or from third parties during the duration of our contractual relationship or after its termination.

With this document, we also want to fulfill our obligation to provide information according to Art. 13 Regulations of the European Parliament and the Council (EU) no. 2016/679 of April 27, 2016 on the protection of natural persons in the processing of personal data and on the free movement of such data, which repeals Directive 95/46/EC (General Data Protection Regulation) and Act No. 18/2018 Coll. of November 29, 2017 on the protection of personal data and on the amendment of certain laws

Identification of the operator

Revon, s.r.o.

Headquarters:

5332/10B

Senec 903 01

ID: 50 140 337

Contacts and methods of communication with the person with whom you can communicate regarding the protection of personal data:

in writing to the company's address, electronically to: revon.sro@gmail.com personally

Who are you?

Data subject: any natural person to whom the personal data relate. For the purposes of this document, in particular, a person entering into a contractual relationship with the operator, a contact and/or authorized person acting on behalf of the contractual party concluding a contract with the operator, a person using services provided by the operator, a person moving in a monitored area, etc. (hereinafter referred to as "the person concerned"). In the event that data about the affected person is provided to the operator by another person (or e.g. a contractual party), the provider of the affected person's personal data is only authorized to do so if it has a legitimate legal basis for providing it according to the relevant provisions of the GDPR or the Personal Data Protection Act and is obliged to be able to prove it based on the request of the operator.

Why does the operator process your personal data, what types of personal data and what are the Purposes of their processing

We process the following data:

For the purpose of concluding a contractual relationship between the person concerned and the operator

primarily in the scope of contact data, identification data, payment data and other specific data necessary for the performance of the contract.

Processing is carried out in accordance with Art. 6 par. 1 letter b) GDPR and is necessary for the performance of a contract to which the affected person is a contracting party, or for measures to be taken prior to the conclusion of the contract, including the submission of offers and calculations, based on the request of the affected person. Provision of personal data by the affected person is a contractual requirement. By not providing the required personal data, it will not be possible to enter into a contractual relationship with the person concerned.

Personal data may be provided

Control authorities within the performance of their activities in accordance with a special legal

regulation (e.g. Slovak Trade Inspection)

Courts and law enforcement authorities based on their request or within the legitimate interests of the operator

Law firm, postal company, operators of reservation systems and other recipients to whom the operator is obliged or authorized to provide personal data

The data is stored for at least 5 years after the termination of the provision of services. In the event that personal data is part of an accounting document or document, the data is stored for a period of 10 years from the following year after the termination of the contractual relationship and payment of all obligations of the contractual parties.

For the purposes of communication in connection with the conclusion of contractual-obligatory relations between the contracting party who is not the person concerned and the operator primarily in the scope of identification data and contact data and other specific data necessary for the performance of the contract.

Processing is carried out in accordance with Art. 6 par. 1 letter f) GDPR (e.g. communication with contact, authorized and authorized persons of the contractual party or persons authorized by the contractual party for the purpose of establishing pre-contractual relations, including submitting offers and calculations, fulfilling the subject of the contract or obligation, recovering the receivable, etc.).

Personal data may be provided

Control authorities within the performance of their activities in accordance with a special legal regulation (e.g. Slovak Trade Inspection)

Courts and law enforcement authorities based on their request or within the legitimate interests of the operator

Law firm, postal company,

and other recipients to whom the operator is obliged or authorized to provide personal data. The data is processed for at least 5 years from the termination of the provision of services. In the event that personal data is part of an accounting document or document, the data is stored for a period of 10 years from the following year after the termination of the contractual relationship and payment of all obligations of the contractual parties.

For the purpose of keeping records and reporting the residence of SR residents and will process