INFORMATION ON PROCESSING PERSONAL DATA

I. GENERAL ESTABLISHMENT

1. The terms and definitions with the large initial letter used in this document have the meaning assigned to them in the General Terms and Conditions.

II. MAINTENANCE AND CONTACT ADDRESS OF THE MANAGER

Personal data administrator is company Supine Labs s.r.o. based in: Vašíčkova 3081, 272 04 Kladno, Czech Republic, CIN(CZ): 08171661, SZ: C 314147 registered in City court in Prague.

III. LEGAL REASON FOR PERSONAL DATA PROCESSING

1. A legitimate reason for the processing of personal data is the fact that such processing is necessary for the fulfillment of the agreement between the User and the Portal Operator, in this case also the Personal Data Manager or for the implementation of the Operator's measures prior to the conclusion of a contract within the meaning of Article 6, (b) Regulation 2016/679 of the European Parliament and of the Council on the protection of individuals with regard to the processing of personal data and on the free movement of such data and repealing Directive 95/46 / EC (General Regulation on the protection of personal data).

IV. PURPOSE OF PERSONAL DATA PROCESSING

1. The purpose of processing your personal data is to perform a contract between the User and the Portal Operator (personal data administrator hereinafter Administrator) or to execute the actions by the Administrator before entering into such a contract.
2. There is no automatic decision making within the meaning of Article 22 of the Regulation by the Operator (Administrator).

V. TIME OF PROCESSING AND STORAGE OF PERSONAL DATA

1. Your personal data will be processed and stored for a period of ten (10) years from the date of registration on the Online Portal in case of a dispute concerning the relationship between the Portal Operator and the User in order to protect the legitimate interests of the Portal Operator and to fulfill the statutory obligation to archive accounting documents (5 years). The legitimate interest of the Portal Operator (Administrator) means the proper and timely fulfillment of a contractual obligation between the Portal Operator (Administrator) and the User and the fulfillment of the legal obligations that
the Provider of the Portal (Administrators) derives from the contractual relationship between the Operator and the User. After this time, the Portal Operator (Administrator) discards personal information.

VI. OTHER RECIPIENTS OF PERSONAL DATA

1. The Operator (Administrator) does not intend to pass your personal data to a third country (to a non-EU country) or an international organization.

VII. RIGHTS OF THE DATA SUBJECT

1. Subject to the terms and conditions set forth in the Regulation, you have the right to request from the Operator (Administrator) access to your personal data, the right to repair or delete your personal data, or to restrict your processing, the right to object to the processing of your personal data, personal data.
2. If you believe that the processing of your personal data has been violated or the regulation is violated, you have the right to file a complaint with the Supervisory Authority.
3. You are under no obligation to provide personal information. The provision of your personal data is a necessary requirement for the conclusion and performance of the contract and without providing your personal data, it is not possible to conclude the contract or to comply with it by the Operator (Administrator).

VIII. ADDENDUM

1. Information on the protection and processing of personal data by this Software can be found here.
2. Rules for processing your personal data with this Software can be found here.