

Information obligation

in law Nr. 18/2018 of the code of law on personal data protection as amended for

the purpose of personal data processing in the information system Contact us:

Identification data of the operator for the Information system Contact us

KAMI PROFIT, s.r.o.

Address of the seat: Pri starom letisku 17, 831 07 Bratislava, Slovakia

Company registration number: 35 943 301

Registered: in the Business register of the District court Bratislava I., section Sro, folder Nr. 36648/B

Represented by: Ing. Milín Kaňuščák

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(hereinafter as „KAMI PROFIT, s.r.o.“ or „the operator“)

Purpose of personal data processing

Gaining personal data of employees for the sake of contacting the company, i.e. sending a request for providing information.

Legal base of the personal data processing

The personal information in the Information system Contact us are processed based on a consent of the person concerned.

The person concerned is not obliged to state their personal data, but in such a case, it will not be possible to provide them with the data they request.

Advice on the duty or optionality the provide the requested personal data and the period for which the person concerned provides their personal data

The concerned person provides the personal data for the sake of contacting them voluntarily, based on their explicit and voluntary consent for the period of 2 years.

The person concerned is entitled the ask the operator:

- for access to their personal data,
- to correct their personal data,

- to delete their personal data,
- to limit their personal data processing,
- to object their personal data processing,
- for data portability,
- to submit a complaint to the supervising authority.

Third parties, mediators and recipients

No third party is provided with the personal data of the people concerned. The personal data is processed only by the operator.

Form of publication

The personal data of the people concerned are not published.

Third countries, if it is assumed or obvious that a data transfer will take place to these countries

No transfer of personal data to third countries takes place, only a personal data transfer to countries of the European Union is expected.

Common provisions for the sake of contacting the operator via his web seat according to § 21 of the law on personal data protection – Letter of rights of the person concerned:

The person concerned is entitled to receive a confirmation on if their personal data, that concern them, are being processed, from the operator. If the operator processes such personal data, the person concerned is entitled to gain access to this data and information about:

- a) the purpose of the personal data processing,
- b) the category of the processed personal data,
- c) the identification of the recipient or the category of the recipient to whom the data has been or is about to be provided, mostly about a recipient in a third country or an international organisation, if it is possible,
- d) the period of the personal data retention; if it is not possible, the information about the criteria of its determination,
- e) the right to ask the operator to correct the personal data of the person concerned, its deleting or processing limitation, or about the right to object personal data processing,
- f) the right to submit a proposal for a procedure initiation according to § 100,
- g) the source of the personal data, if the personal data has not been provided by the person concerned,

h) the existence of an automatic individual decision making including profiling according to § 28 (1 and 4): in such a case, the operator provides the person concerned with information mostly about the used method, as well as about the reason and the assumed consequences of such a personal data processing for the person concerned.

The person concerned is entitled to be informed about adequate guarantees that concern a data transfer according to § 48 (2 to 4) of the law on personal data protection if the personal data is transferred to a third country or an international organisation.

The operator is obliged to provide the person concerned with their personal data that he processes. The operator may charge an adequate fee that equals the administrative expenses for a repeated provision of the personal data that the person concerned asks for. The operator is obliged to provide the person concerned with the personal data in the way requested.

The right to obtain personal data according to § 21 (4) of the law on personal data protection must not have a negative consequence on the rights of another natural person.

KAMI PROFIT, s.r.o. as the operator undertakes to handle the personal data of people concerned according to the valid legal provisions of the Slovak republic. KAMI PROFIT, s.r.o. states that it shall obtain personal data only for the defined purpose and that it shall obtain personal data for other purposes than stated in the individual information systems distinctively and shall ensure that the personal data are processed and used only in the way that is relevant to its purpose for which it is collected and that it shall not put it together with personal data that are collected for other purposes.

KAMI PROFIT, s.r.o.