

I hereby declare that I give my consent to AUFEER DESIGN s. r. o., with its registered seat at Bucharova 1314/8, Prague 5 – Stodůlky, 158 00, Identification Number: 26159031, registered in the Commercial Register maintained by the Municipal Court in Prague, Section C, Insert 75521, (hereinafter only as the “Company”) to collect, process, use and maintain my personal data, in compliance with Act No. 101/2000 Coll., on Personal Data Protection, as amended (hereinafter only as the “Act”), that I have provided to the Company for purposes of intermediation of employment or which the Company will learn about me from publicly available Internet networks, i. e., I agree with its storing in data carriers, modifying, searching in it, classifying, combining, making it available to employers for purposes of job offers and liquidation (hereinafter only as the “Employment Intermediation Purpose”).

I further confirm that I was, in compliance with the provision of Section 11 of the Act, informed of the hereinafter mentioned circumstances and that I am aware of my rights resulting from the provisions of Sections 12 and 21 of the Act.

- The processed personal data includes, in particular, the personal and presented data: name and surname, date of birth, state citizenship, acquired titles, detailed information relating to contact data, including the permanent residence, e-mail, phone number, achieved education and working experience and practice, actual job positions, knowledge and abilities and requirements of the enquired job position, temporary job or internship and further related voluntary entries.
- The personal data is processed to the extent of the registration form filled by me; in the case of submission or electronic entry of a curriculum vitae (CV), to the extent of the personal data included in it or to the extent of the information which is publicly available of me in the respective Internet networks, for the Employment Intermediation Purpose. Processing of personal data is made in the premises of the Company in automated way through information technology means and/or manually in form of card indexes, by particular authorized employees of the Company.
- The processing of the personal data shall only be done during the time which is necessary for its processing.
- If the job candidate asks, within his/her right to access to personal data, for information on processing of his/her personal data, the Company is obliged to provide him/her with such information without unreasonable delay and, in such a case, it is entitled to require reasonable remuneration not exceeding the costs necessary for the provision of the information.
- The candidate is entitled to the information regarding which particular data and to which extent it is processed of him/her; upon request of the candidate, the Company is also obliged to prove the necessity of the required personal data and, in the case that the candidate believes that the Company makes processing of his/her personal data contrary to the Act, he/she is entitled to require an explanation from the Company, and is further entitled to claim from the Company to remedy the state occurred thereby; in particular, these may include blocking, rectification, completion or deletion of personal data, provided that it is not contrary to other legal regulations.
- The hereinabove mentioned process does not deprive the job candidate of a right to refer its request or another initiative directly to the Office for Personal Data Protection or, where his/her personality rights have been affected, to ask for reasonable satisfaction in compliance with civil legal rules and/or require compensation of the damage incurred.

The Company informs the job candidate that the provision or processing of personal data for the purposes of job intermediation is voluntary and the personal data of the candidate shall be kept by the Company for the period which is necessary for the purposes of its processing. The candidate is entitled to withdraw his/her consent to the processing of his/her personal data at any time. In such a case, withdrawal of the consent to the processing of the personal data is an obstacle for inclusion and keeping the job candidate in the respective evidence.