

Declaration

on the processing of personal data pursuant to Regulation (EU) 2016/679 of the European Parliament and of the Council on the protection of individuals with regard to the processing of personal data and the instruction of data subjects (hereinafter referred to as "GDPR")

1. Technology Platform "Energy Security of the Czech Republic" (hereinafter referred to as "TPEB ČR"), with its registered office at Holešovičkách 1443/4, Libeň, 180 00 Prague, ID No. 725 56 668, registered in the Federal Register maintained by the Municipal Court in Prague, Section L, Insert 63734 hereby informs you in accordance with Article 12 of the GDPR about the processing of your personal data and your rights.

2. Scope of processing personal data - personal data are processed to the extent that the relevant subject of data provided to TPEB CR, in connection with the conclusion of a contractual or other legal relationship with TPEB CR, or which TPEB CR collected otherwise and processes them in accordance with applicable legal regulations to fulfill legal obligations.

- 3. The sources of personal data shall be:
- directly from data subjects,
- contract documents / employment contracts,
- registration sheet of a TPEB ČR member,
- publicly accessible registers, lists and records

4. Categories of personal data subject to processing

- address and identification data used for unambiguous and unmistakable identification of the data subject (eg name, surname, title, personal identification number, date of birth, ID number, permanent address, ID, TIN, bank details, data enabling contact with the data subject) address, phone number, fax number, email address, etc.)

- other information necessary for performance of the contract,

- data provided and processed within the consent given by the data subject (processing of photographs, video recordings, use of personal data for the purpose of implementation / presentation of project results)

- 5. Categories of data subjects
- member of TPEB ČR statutory representative / authorized person / contact person
- TPEB ČR employee
- another person who is in a contractual relationship with TPEB ČR

6. Categories of recipients of personal data

- government institution,
- European Commission,
- processor of legal agenda,
- other beneficiaries / TPEB CR membership
- 7. Purpose of personal data processing
- purposes contained in the data subject's consent
- contractual negotiations,
- performance of the contract,
- protection of the rights of TPEB ČR, the recipient or other persons concerned
- archiving by law,
- fulfillment of legal obligations by TPEB CR
- protecting the vital interests of the data subject

8. Method of processing and protection of personal data - processing of personal data is carried out by TPEB CR / authorized person.

The processing is carried out at its registered office / project execution site / at the processor's registered office. Processing is occurring

through computer technology, or. by manual means for paper-based personal data in compliance with all security principles for the management and processing of personal data. For this purpose, TPEB CR has taken technical and organizational measures to ensure the protection of personal data, in particular measures to prevent unauthorized or accidental access to, alteration, destruction or loss of personal data, unauthorized transfers, unauthorized processing and other misuse. personal information.

All entities to whom personal data may be disclosed respect the right of data subjects to privacy and are required to comply with applicable data protection legislation.

9. Period of processing of personal data - in accordance with the deadlines specified in the relevant contracts, in the file and shredding regulations or in the relevant legislation, this is the time necessary to ensure the rights and obligations arising from both the obligation relationship and the relevant legislation.

10. Instruction - TPEB CR processes data with the consent of the data subject, except in cases stipulated by law where the processing of personal data does not require the data subject's consent.

In accordance with Article 6 (1) of the GDPR, the controller may process the following data without the consent of the data subject:

- the entity has given its consent for one or more specific particulars

- processing is necessary for the performance of the contract to which the data subject is party or for the implementation of the measures taken prior to the conclusion of the contract at the request of the data subject

- processing is necessary to fulfill the legal obligation that applies to TPEB CR

- processing is necessary to protect the vital interests of the data subject or of another natural person

- processing is necessary for the fulfillment of a task carried out in the public interest or in the exercise of public authority entrusted to TPEB CR

- processing is necessary for the purposes of the legitimate interests of TPEB CR or of a third party, except where the interests or fundamental rights and freedoms of the data subject requiring the protection of personal data take precedence over those interests.

11. Rights of data subjects - in accordance with Article 12 of the GDPR, TPEB CR shall inform the data subject of the right of access to personal data and to the following information at the request of the data subject:

- the purpose of the processing

- the category of personal data concerned

- recipients or categories of recipients to whom personal data have been or will be disclosed

- the planned period for which personal data will be substantiated

- all available information on the source of personal data, unless it is obtained from data subjects

- whether automated decision-making incl. profiling

Any data subject who ascertains or believes that TPEB CR or the processor is processing its personal data that is contrary to the protection of the private and personal life of the data subject or to the law, in particular if such personal data are inaccurate with regard to the purpose of their processing may:

- ask TPEB ČR for an explanation

- require TPEB ČR to remove the situation, blocking, correcting, supplementing or deleting personal data

- if the data subject's request is found justified, TPEB ČR shall immediately remedy the defective condition

- if TPEB CR does not comply with the data subject's request, the data subject has the right to contact the Supervisory Authority, ie the Office for Personal Data Protection

- TPEB CR has the right to claim reasonable compensation to cover the costs incurred necessary to provide the information requested by the entity

This statement is publicly available on the TPEB website.