

Privacy notice

Our company, **Edgar Baker s.r.o.**, with registered seat at **Karpatská 6, 811 05 Bratislava, Slovak Republic**, company registration No.: 51 791 323, listed in the Commercial Register of the District Court of Bratislava I, Section: Sro, Insert No.: 129824/B (“**Controller**” or “**Company**”) cares about protection of your personal data and in this privacy notice you will find details on how we process personal data, in particular for what purpose and based on which legal grounds, to whom we provide or make accessible this data and what rights you are entitled to in this respect etc.

Our Company is the Controller of your personal data, which means that the Company determines the purposes and means for processing of your personal data.

In this notice, we attempted to present all substantial information related to processing of personal data by our Company, however, should you acquire a well-founded impression that this notice does not contain all information about how your personal data is processed by our Company, you have the **right to access** this personal data and request our Company to provide you with additional information about processing of your personal data (detailed information on the above right as well as to **other rights you are entitled to under GDPR can be found in Article 7 of this notice**).

Your personal data is processed in compliance with the Regulation of the European Parliament and of the Council No. 2016/679 from 27 April 2016 on the protection of natural persons with regard to the processing of personal data and on the free movement of such data, and repealing Directive 95/46/EC (General Data Protection Regulation), henceforth referred to as “**GDPR**” and provisions of Act no. 18/2018 on the Protection of Personal Data and on changes and amendments to some other acts as amended (“**Act on PDP**”), that our Company is subject to.

For the purposes of answering any questions you may have in relation to protection of personal data or adopting and handling of your requests and other filings lodged by data subjects, please use the contact details below:

Official name: **Edgar Baker s.r.o.**
Address: **Karpatská 6, 811 05 Bratislava, Slovak Republic**
Email: **jakub.fekiac@edgarbaker.com**
Telephone: **+421907 44 35 35**

1. WHICH PERSONAL DATA WE PROCESS

- 1.1. Standard personal data: as the Controller, our Company processes standard personal data, which you provide to the Company personally or the Company obtains them from other sources, electronically via email, by way of our website or using other channels and means.
- 1.2. Specific categories of personal data (sensitive data): as the Controller, our Company processes specific categories of your personal data (sensitive data) solely in situations when you voluntarily provide this data to us, when we process it on a relevant legal basis and where it is truly indispensable for our Company.

2. PURPOSES OF PROCESSING PERSONAL DATA (WHY WE HAVE YOUR PERSONAL DATA) AND LEGAL BASE FOR ITS PROCESSING (ON WHAT BASIS WE HAVE YOUR PERSONAL DATA)

2.1. Purposes of processing and the corresponding legal basis: we process your personal data for the following purposes and under the following legal bases:

2.1.1. recruitment of labour and experts (recruiting and headhunting)

Based on individual requirements of our clients, we search for suitable candidates for job positions and experts from various areas and industries for these clients. To this end, we process personal data of potential employees, experts and colleagues such as their identification and personal data, contact details, socio-demographic personal data and other types of personal data concerning their work-related experience, employment, education, professional competence and personal characteristics based on which we can evaluate whether the given individual is a suitable candidate.

We obtain the respective personal data either **from our own database** (more on your database in section 2.1.2 of this notice), **based on recommendation/referrals or from publicly accessible sources**. Naturally, before the Company initiates processing of personal data from a publicly accessible or other source, we always verify whether or not our Company may obtain and process the given personal data for the respective purpose. Personal data is obtained mostly from various online portals such as:

- LinkedIn (see their Privacy Policy and their User agreement);
- Profesia (see their Personal data protection and their GT&Cs).

Personal data, which we do not have based on your consent is processed for this purpose based on **legitimate interest** of our Company. Our Company has legitimate interest in short-term processing of personal data, based on which we evaluate whether the respective individual is a suitable candidate for becoming an employee, expert, or colleague for our clients. Personal data processed based on legitimate interest for this purpose shall be stored for the maximum duration of **ninety (90) calendar days**. Should the data subject fail to show interest in the offered position or job, or should he/she request erasure of their personal data, their personal data shall be erased without unnecessary delay, unless we have another relevant legal ground for processing of their personal data.

You have **the right to object** to such processing of personal data based on legitimate interest, whereas the details of the said right are specified in Section below. Should you apply the said right to object to specific processing, the Company must not continue in processing of your personal data, unless it demonstrates compelling legitimate grounds for processing which override your interests, rights and freedoms, or unless the Company demonstrates reasons for establishing, exercising or defending of legal claims.

2.1.2. keeping of the database of applicants and experts

This concerns keeping of personal data of natural persons who granted their **consent** to our Company (in writing or electronically), to be included in our database, which we keep for the case when we find a suitable job or position from the perspective of their professional experience, education or other personal competence. You have the **right to withdraw** the consent with processing of your personal data **at any time** (e.g. by using the contact details of our Company provided in the introduction of this notice). Withdrawal of your consent shall have no impact on the legality of processing based on your previous consent before the actual withdrawal.

Personal data processed for this particular purpose shall be kept **as long as the consent remains valid**.

2.1.3. **processing and keeping of accounting and contractual documentation**

This concerns processing of personal data of clients, business partners, contractors and sub-contractors of the Company who are natural persons, including personal data of representatives and contact persons of legal entities for the purposes of implementing of contractual and business relationships. The said personal data is processed within the scope of **pre-contractual relationships** and is essential to enter into as well as to **perform agreements** with our Company. Personal data for this purpose must be provided, otherwise the Company will not be able to enter into agreement with you.

Our Company needs the said personal data for this purpose throughout the whole period of agreement validity and performance (whether executed verbally or in writing). After performing or expiry of the relevant contractual relationships, the Company will continue in archiving of the respective personal data pursuant to the applicable legal regulations to comply with its **legal obligation** (for accounting and tax purposes it is the period of 10 years).

2.1.4. **marketing purpose (newsletter)**

This concerns processing of contact and identification personal data primarily for the purposes of direct marketing, i.e. sending of newsletter, evaluation of client satisfaction, sending of invitations to events or conferences, sending of product and services offers by our Company as well as products and services offered by our Company's partners. Identification and contact personal data for the purpose stated above is processed either based on:

2.1.4.1. **your consent**, which you grant to us voluntarily (e.g. by way of an email, our website or in writing), while the consent in question **may be withdrawn at any moment** (e.g. using the contact details of our Company provided in the introduction to this notice). Withdrawal of consent shall have no impact on legality of processing based on the consent granted before its actual withdrawal; or

2.1.4.2. **legitimate interest**. Legitimate interest of our Company in processing of your contact and identification personal data for the said marketing purpose is based on the premise that promotion of services and products of our Company to our existing and past clients ensures growth and development of the Company; at the same time, the communication with our existing and past clients provides the Company with feedback enabling identification how to improve our products and services and how to eliminate any potential

faults. Our Company is eminently interested in providing its clients with the best and highest quality services and products and it is therefore in legitimate interest of our Company to use the basic contact and identification data of our past and existing clients on the legal grounds of this legitimate interest for sending of information about our offers, while taking advantage of the communication to obtain continual feedback from them. It is almost indispensable for proper operation and growth of our Company since in the modern era, every company operating in the market attempts to be in regular contact with its clients.

Equally for the case of electronic communication, we point out to the provisions of Section 62 (3) of the Act No. 351/2011 on Electronic Communication as amended, which states that prior consent of the recipient of electronic mail is not required where this communication concerns direct marketing of own products and services of the entity whose contact details information for delivery of electronic mail was obtained by the same entity in relation to sales of goods or services and did so in compliance with the applicable legislation or relevant legal regulations.

You have the **right to object** to such processing of personal data based on legitimate interest, while the details of the given right are provided in Section below. Should you object to processing of your personal data based on legitimate interest for the above purpose of direct marketing, our Company shall cease to continue processing of your personal data for the given purpose.

Personal data processed based on your consent shall be stored for this purpose **as long as the consent provided remains valid**. Personal data of our former clients processed based on legitimate interest is stored for this purpose not longer than for the period of **five (5) years**.

2.1.5. establishment, exercising and defence of legal claims by our Company

This concerns processing of personal data based on **legitimate interest** for the purposes of establishing, exercising and defending of legal claims by our Company in court, out-of-court, arbitration, administrative, execution, bankruptcy and debt restructuring proceedings against our clients, business partners, contractors, sub-contractors or other debtors. The personal data in question is indispensable for our Company to be able to effectively establish, exercise or defend its legitimate claims and rights. To this end, it shall process mainly identification and contact personal data, or possible transaction data, however, if it is truly indispensable for the given purpose of establishing, exercising or defending of our Company's legal claims, the Company shall process also other personal data.

You have the **right to object** to such processing of personal data based on legitimate interest, whereas the details of this right are provided in Section below. Should you exercise the above right to object to processing, the Company must not continue in processing of your personal data, unless it demonstrates compelling legitimate grounds for processing which override your interests, rights and freedoms, or unless the Company demonstrates reasons for establishing, exercising or defending of legal claims.

Your personal data for the above purpose is kept for the necessary period, not longer than for **four (4) years after ending of the contractual relationship** (this period shall be based on the basic prescription periods pursuant to Civil Code and Commercial Code).

2.1.6. **provision of cooperation, information and establishing of contacts**

This concerns processing of identification and contact details of natural persons and representatives of legal entities based on **legitimate interest**, which we, however, obtain from publicly accessible sources designed for this purpose, directly from the concerned individuals as well as from other individuals, whereas it is an interest of our Company to be able to establish contacts with other legal entities and natural persons for the purposes of proper operation of our Company or to enable the Company to provide cooperation or information to these entities or individuals that they will request from our Company.

You have the **right to object** to such processing of personal data based on legitimate interest, whereas the details of this right are provided also in Section below. Should you exercise the said right to object to particular type of processing, the Company must not continue in processing of your personal data, unless it demonstrates compelling legitimate grounds for processing which override your interests, rights and freedoms, or unless the Company demonstrates reasons for establishing, exercising or defending of legal claims.

Personal data is processed for this purpose only for the necessary period so that the Company could provide cooperation or information to the competent authorities or to establish contact with them. However, the period for storing this data may never exceed **five (5) years**.

2.1.7. **keeping of the sent and received mail**

Our Company processes standard personal data (basic identification and contact personal data) based on legitimate interest of our Company which consists in proper keeping of evidence of the sent and received mail.

You have the **right to object** to such processing of personal data based on legitimate interest, whereas the details of this right are provided also in Section below. Should you exercise the said right to object to particular type of processing, the Company may not continue in processing of personal data, unless it demonstrates compelling legitimate grounds to process data which override your interests, rights and freedoms, or unless the Company demonstrates reasons for establishing, exercising or defending of legal claims.

Personal data is processed for this purpose only for the necessary period whereas the period for keeping this data may never exceed **five (5) years**.

2.1.8. **handling and keeping evidence of applications and filings by data subjects pursuant to GDPR**

Our Company processes your personal data so that we meet our **legal obligation** pursuant to Articles 12 through 21, 33 and 34 of GDPR for the purposes of handling applications and other requests by other data subjects related to protection of their

personal data. You must provide us with your basic and identification personal data so that we can duly handle your claim or request.

Your claims/requests, the method of their handling and the related communication and documentation shall be archived by our Company based on its **legitimate interest**, which consists in exercising or defending of our legal claim, for the case of control by the supervisory authority or in case a legal dispute was initiated, which would concern your application.

Personal data within the scope of the said purpose is processed for the necessary period to handle the claims and requests including the documents demonstrating their handling are archived/registered for the maximum period of **five (5) years**.

2.1.9. **selection of employees – job applicants for our Company**

To this end, our Company processes standard personal data which you provide mainly in your curriculum vitae, cover letter, and other enclosed documents. In the selection procedure, we shall evaluate your personal data, whether you are a suitable candidate for the vacancy from the perspective of your experience, education and other personal characteristics which are necessary for the given position. Your personal data is processed within the scope of **pre-contractual relationships**, which are leading to conclusion of an (employment) agreement or contract between yourself and our Company. Personal data must be provided for this purpose, otherwise we will not be able to conclude the (employment) agreement with you. Should you fail to succeed in the selection procedure, i.e. no (employment) agreement or contract between yourself and our Company shall be concluded, your personal data shall be erased/destroyed without unnecessary delay, unless we have another legal basis for its processing or you grant us a voluntary **consent** so that we continue in processing/keeping of evidence of your personal data in our database of job applicants, based on which we will be able to proactively contact you in the future should a new vacancy open or should we evaluate that your experience, skills, education and other personal characteristics are suitable for such position.

Should you grant consent to our Company with processing of your personal data, this consent with processing may be withdrawn at any time (e.g. by way of contact details of the Company provided in the introduction to this notice). Withdrawal of consent shall have no impact on processing based on the consent granted before the actual withdrawal.

3. RECIPIENTS OR CATEGORIES OF RECIPIENTS OF PERSONAL DATA

- 3.1. The list of recipients of personal data: your personal data may be provided to the following recipients, while every single provision of your personal data will be preceded by proper evaluation whether our Company is entitled to provide your personal data to another entity:
- 3.1.1. marketing and PR companies (as processors), who perform marketing and PR services for our Company (including services related to sending of a newsletter);
 - 3.1.2. IT services providers (as processors), who deliver to our Company some IT services and infrastructure including the website;
 - 3.1.3. to legal representatives and law firms, which provide our Company with comprehensive legal services, represent the Company at courts and in front of other state authorities

as well as against debtors and other subjects for the purposes of exercising and defending our rights and legal claims of our Company;

- 3.1.4. to the companies that provide our Company with enforcement and administration of receivables;
 - 3.1.5. to translators and interpreters (as processors), if, in relation to the activity of our Company, or for a different purpose it is necessary to ensure translation of some documents from a foreign language or to a different language;
 - 3.1.6. to auditors (as processors), who perform audits in our Company , e.g. in order to verify financial statement of the Company ;
 - 3.1.7. accounting providers and tax advisors (as processors), who provide our Company with comprehensive processing and keeping of accounting, including accounting and tax consultancy;
 - 3.1.8. to companies (as processors), which provide our Company with email service and external corporate data storage;
 - 3.1.9. to companies (as processors), which provide our Company with administration of registry data and archiving services
 - 3.1.10. to banks and other companies, which provide our Company mainly with performance of financial and commercial transactions and provide our Company with financial services;
 - 3.1.11. to companies which provide our Company with press services and mass correspondence services;
 - 3.1.12. to cooperating personnel agencies;
 - 3.1.13. to partners of the Company.
- 3.2. Any entity processing personal data on behalf of our Company is a Processor.
- 3.3. State authorities and other entities: your personal data may be provided also to other subjects should our Company consider that such provision of personal data is:
- 3.3.1. in compliance with a generally binding legal regulation, Act on PDP or the General Data Protection Regulation; or
 - 3.3.2. necessary for the purposes of exercising, establishing or defending legal claim/right of our Company; or
 - 3.3.3. necessary to protect important interests of our Company or necessary interests of another entity,
- whereas this may concern provision of personal data to any of the following subjects:
- 3.3.4. any competent law enforcement agency, to a prosecution authority or a court;
 - 3.3.5. a regulator;
 - 3.3.6. a notary as a court commissioner;
 - 3.3.7. a tax authority;
 - 3.3.8. supervisory and inspection authorities;
 - 3.3.9. a government agency;
 - 3.3.10. a court enforcement officer or a bailiff;
 - 3.3.12. a municipality, to a city or a higher self-government region;
 - 3.3.11. a bankruptcy trustee or a preliminary bankruptcy trustee or an administrator of debt restructuring proceeding, settlement proceeding, or debt relief proceeding or to a supervisory trustee performing supervisory asset administration;
 - 3.3.13. a ministry;
 - 3.3.14. to the Supreme Audit Authority of the Slovak Republic;
 - 3.3.15. to the National Security Authority of the Slovak Republic;
 - 3.3.16. to the Slovak Trade Inspection;
 - 3.3.17. to the Justice Treasury;
 - 3.3.18. to the Office for Personal Data Protection;

- 3.3.19. Financial Directorate of the Slovak Republic;
- 3.3.20. or another subject.

- 3.4. Provision of personal data based on an instruction of a data subject: your personal data may also be provided to other recipients should you provide our Company with consent for such provision of personal data or you instruct our Company to perform such provision of personal data.

4. THE PERIOD OF STORAGE OF PERSONAL DATA

- 4.1. Your personal data shall be stored for a maximum period while it is necessary for the purposes for which our Company processes your personal data, unless a generally binding legal regulation permits or requires that we store the given personal data for a longer period.
- 4.2. The respective periods for storage of personal data for the respective purposes of processing of personal data can be found within each individual purpose or processing of personal data in Section **Chyba! Nenalezen zdroj odkazů.** of this notice.
- 4.3. Equally, we believe it is important to notify you that our Company shall process personal data for a longer period than indicated in this notice should the competent state authority (e.g. a law enforcement authority) based on a generally binding legal regulation legitimately request our Company to store your personal data for a longer period for the purposes of an infringement, criminal or administrative proceeding.

5. AUTOMATED DECISION-MAKING AND PROFILING

- 5.1. Your personal data shall not be used for automated individual decision-making nor for profiling.

6. TRANSFER OF PERSONAL DATA TO THIRD COUNTRIES

- 6.1. Our Company cooperates with external personnel agencies located also outside the territory of the EU and the member states of the Treaty on the European Economic Area. Should the nature of our activity in the field of recruitment and headhunting require so, your personal data may be provided also to the territory of third countries not providing an adequate level of protection of personal data. In such case, we shall comply with all terms and conditions provisioned in Articles 44 through 49 of GDPR as well as other provisions of GDPR to ensure that this transfer comply with all the security standards so that to avoid any breach of your rights and freedoms. Third countries are defined as all countries except for the EU member states and the countries that are a party to the Treaty on the European Economic Area.
- 6.2. Your personal data may be transferred to third countries not providing adequate level of protection of personal data also where such transfer is expressly required by a generally binding legal regulation or a decision of a state authority. However, prior to such transfer of your personal data, we will thoroughly assess whether such request is fully in compliance with the applicable law.

7. YOUR RIGHTS AS A DATA SUBJECT IN RELATION TO PROCESSING OF YOUR PERSONAL DATA

7.1. Respective rights of data subjects: just like our Company has its right and obligations in relation to protection of personal data, you also have rights in relation to protection of your personal data (of personal data that concern yourself). The following are the concerned rights:

7.1.1. The right to access: you have the right to obtain confirmation from our Company, whether it processes your personal data, what personal data it processes, for what period it stores them, from where our Company obtained it, where it provides it and who else processes the given personal data besides our Company, whether automated decision-making including profiling is involved in processing of your personal data and if it is, then how it is performed and what are your other rights in relation to processing of your personal data. All of the above information is provided in this notice, however, should you consider that you do not know which of your personal data our Company processes and how it processes it, you have the right to access this personal data. Within the framework of the above right to access, you may request our Company to provide a copy of the processed personal data, whereas the first copy shall be provided by our Company for free and any other provisions of copies shall be subject to payment.

7.1.2. The right to rectification: should you find out that your personal data processed by our Company is incorrect, wrong or incomplete, you have the right to ask our Company to rectify or complete this personal data.

7.1.3. The right to erasure (the right to be forgotten): in the following cases you have the right to erasure of your personal data that is processed by our Company without unnecessary delay:

7.1.3.1. your personal data is not necessary anymore for the purposes for which our Company obtained it or otherwise processed it; or

7.1.3.2. you have withdrawn your consent with processing of your personal data, while for processing of this personal data your consent was necessary and simultaneously, our Company has no other reason or other legal basis for its processing (e.g. to exercise the rights and claims of the Company); or

7.1.3.3. you apply your right to object to processing of your personal data (closer details concerning this right in question are provided in Section), which our Company processes based on legitimate interests and the Company finds out that it has no other legitimate interests enabling the Company to further process this personal data

7.1.3.4. should our Company process your personal data illegally; or

7.1.3.5. to comply with the legal obligation provisioned in a generally binding legal regulation which concerns our Company; or

7.1.3.6. where the personal data was obtained in relation to an offer of information society services addressed directly to a child.

It is necessary to notify you that your right to erasure (the right to be forgotten) is not absolute and even when it comes to any of the cases specified above, our Company shall not be obliged to erase your personal data (personal data, which concerns yourself) as long as its processing is necessary to:

7.1.3.7. exercise the right for the freedom of speech and freedom of information; or

7.1.3.8. fulfil the legal obligation of our Company pursuant to a generally binding legal regulation; or

7.1.3.9. for the purposes of archiving in public interest, scientific or historical interest or for statistical purposes; or

7.1.3.10. to establish, exercise or defend legal claims of our Company.

- 7.1.4. the right to restriction of processing: in certain cases, besides the right to erasure you also have the right to limit processing of your personal data, which you may apply in specific cases to ask for identification of your personal data and to ensure that this personal data is not subject to any other processing information for a certain period of time. Our Company is obliged to limit processing of your personal data in cases where:
- 7.1.4.1. you challenge correctness of the personal data during the period enabling our Company to verify correctness of the personal data; or
 - 7.1.4.2. processing of your personal data is illegal, and you object to erasure of this personal data and instead you request limitation of its use; or
 - 7.1.4.3. our Company does not need your personal data for the purposes of processing anymore, but you need it to establish, exercise or defend your legal claims; or
 - 7.1.4.4. you take advantage of your right to object to processing of your personal data (closer details concerning the said right are provided in Section below), until verifying whether the legitimate reasons on the part of our Company override your legitimate reasons.
- Where the processing of your personal data was limited based on this right to limitation of processing, this personal data, with the exception of storage, may be processed by our Company only with your consent or to establish, exercise or defend a legal claim of our Company, or to protect the rights of another natural person or legal entity, or because of other reasons of important public interest of an EU member state, or a member state of the Treaty on European Economic Area.
- 7.1.5. The right to data portability: you have the right to obtain all your personal data, which you had provided to our Company, if our Company processes it based on your consent with processing of personal data, or based on (performance of) an agreement, where this must exclusively concern personal data, which the Company processes using automated means (electronically). Your personal data shall be provided to you in a structured, commonly used and machine-readable format and you have the right to transfer this personal data directly to another Controller if technically feasible.
- 7.1.6. The right to object: you have the right to object to processing of your personal data, which is performed based on public interest, legitimate interest, including objection against profiling, which is based on legitimate interest. Our Company shall not continue in processing of your personal data, as long as the Company fails to demonstrate compelling legitimate grounds for processing which override your interests, rights and freedoms, or as long as our Company fails to provide reasons for establishing, exercising or defending its legal claims.
- 7.1.7. The right to withdraw consent at any time: in cases where you granted consent to our Company to process some of your personal data, such consent may be withdrawn at any time. Such withdrawal of consent shall have no impact on processing based on the consent granted before its actual withdrawal.
- 7.1.8. The right to lodge a complaint with the Supervisory Authority: should you have a suspicion of unauthorised processing of your personal data, along with exercising of the above-mentioned rights, you may lodge a complaint with the supervisory authority, in particular in the member state of your usual residence, the place of performing work

or in the location of the alleged breach. The supervisory authority in the Slovak Republic is the Office for Protection of Personal Data of the Slovak Republic. The seat of the Office for Protection of Personal Data of the Slovak Republic is at Hraničná 12, 820 07 Bratislava, Slovak Republic and the contact details of the office are the following: email: statny.dozor@pdp.gov.sk; web: <https://dataprotection.gov.sk/>
In case of lodging a complaint/proposal in an electronic form, it is necessary to comply with the requirements pursuant to provisions of Section 19 (1) of the Act no. 71/1967 on Administrative Procedures (Administrative Code) as amended.

- 7.2. The method of exercising your rights: you may exercise your rights using the contact details of our Company, which are provided in the introduction to this notice. We prefer communication using the electronic channels (email), however, you may lodge your requests also in writing, or verbally. The Company shall provide you with the information on the measures adopted based on your request without unnecessary delay, not later than within one (1) month of the delivery of your request. Should there arise legitimate doubts in relation to your identity, we may request you to provide additional information necessary to confirm your identity (e.g. we may ask you to provide a copy of your ID card). The said term for handling of your request starts to run only after we verify your identity. With regards to the complex character of the request or a larger number of requests, we may extend the said term for another two (2) months; in that case we shall notify you.

Should our Company fail to adopt any measures based on your request, without unnecessary delay, not later than within (1) month, the Company shall inform you about the reasons for not acting on your request and on the possibility to lodge a complaint with the Office for Protection of Personal Data of the Slovak Republic or to apply for a court-ordered remedy within one (1) month of the delivery of your request.

Should your requests be apparently ungrounded or inadequate mainly due to their repetitive nature, our Company is entitled to reject action based on your request or may require a payment of an adequate fee taking into account the administrative costs of the Company, which shall be determined. Any request that will be identical or analogous lodged within six (6) months of lodging the previous request shall be regarded as inadequately repetitive.

8. AMENDMENTS TO THIS NOTICE

This privacy notice may be continually updated in reaction to changes in the legal, technical or commercial development. When updating this information memorandum on the protection of personal data, we shall adopt suitable measures to inform you depending on the relevance of the changes or amendments we adopt

In Bratislava 1.8.2018,



EDGAR BAKER s.r.o.
Karpatská 6
81105 Bratislava
IČO: 51 791 323
DIČ: 2120806720

Stamp and Signature of the Statutory Deputy