

# Data protection information for applicants of the PTI AG pursuant to Art. 13, 14 GDPR

Status: 18.02.2021

We hereby inform the applicants of PTI AG about the collection of their personal data from the applicants themselves (Art. 13 DS-GVO) and from third parties (Art. 14 DS-GVO) at the instigation of PTI AG as well as the claims and rights to which they are entitled under the data protection regulations.

## **Controller & Contact data:**

PTI AG Im Kohlteich 1 D 66969 Lemberg

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### Data protection officer:

netvocat® GmbH – Externer Datenschutz und Seminare Großherzog-Friedrich-Str. 40

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#### Purposes of the processing:

Application procedure and recruitment, arranging appointments for job interviews, precontractual measures at the request of the applicant, decision on the establishment of an employment relationship, inclusion in an applicant pool for later

## Further purposes of the processing according to Art. 6 (1) 1 (f) GDPR (on the basis of legitimate interests of the controller):

Data backup and data archiving as technical organizational measures for the purpose of guaranteeing data availability & resilience, data recoverability - Art. 32 (1) (b), (c) GDPR

## Legal basis of the processing of personal data according to Art. 4 (1) GDPR:

By virtue of consent of the applicant (Art. 6 (1) 1 (a) GDPR)

Or: In order to take steps prior to entering into a contract (Art. 6 (1) 1 (b) GDPR, for compliance with a legal obligation to which the controller is subject (Art. 6 (1) 1 (c) GDPR), for the purposes of the legitimate interests of the employer/ third party, except where such interests are overridden by the interests or fundamental rights and freedoms of the applicant which require protection of personal data, in particular where the data subject is a child (Art. 6 (1) 1 (f) GDPR), the decision on the establishment of an employment relationship (§ 26 (1) 1 Federal Data Protection Act (BDSG))

## Legal basis of the processing of special categories of personal data according to Art. 9 (1) GDPR:

Personal data is collected from the data subject in accordance with Art. 9 (1) GDPR. Processing is permitted for employment purposes pursuant to Art. 9 (2) (b) GDPR and Art. 26 (3) 1 Federal Data Protection Act (BDSG).

[\* Special categories of personal data means data revealing racial or ethnic origin, political opinions, religious or philosophical beliefs, or trade union membership and genetic data, biometric data for the purpose of uniquely





identifying a natural person, data concerning health or data concerning a natural person's sex life or sexual orientation]

## Recipients or categories of recipients of the personal data, processors:

Internal departments:

Management, Human recources department

#### Processors:

Those contract processors who essentially process data from applicants, for example REMONDIS GmbH, Southwest Region, Branch Office Pirmasens, Staffelberg 8, 66954 Pirmasens; 1&1 IONOS SE, Elgendorfer Straße 57, 56410 Montabaur; untermStrich Software GmbH, Unter den Linden 10, 10117 Berlin. In each case, contract processing agreements have been concluded with the contract processors in accordance with Art. 28 (3) GDPR

#### External contractors:

Credit institutions, transport companies, tax authorities and other authorities to which personal data of applicants must be transferred

## Intention to transfer data to third countries/ international organizations:

A data transfer does not take place and is not intended.

### **Duration of data storage:**

The data will be stored until the aforementioned purposes have been achieved and other legal retention periods no longer require storage (maximum 6 months). In the case of inclusion in an applicant pool, the data will be stored for a maximum of 12 months following the applicant's consent.

## Data subject rights:

- Right of access (Art. 15 GDPR)
- > Right to rectification (Art. 16 GDPR)
- Right to erasure ('right to be forgotten') (Art. 17 GDPR, § 35 Federal Data Protection Act (BDSG))
- Right to restriction (Art. 18 GDPR)
- Right of notification regarding rectification or erasure (Art. 19 GDPR)
- > Right to data portability (Art. 20 GDPR)
- Right to object (Art. 21 GDPR, § 36 Federal Data Protection Act (BDSG))
- ➤ Right not to be subject to a decision based solely on automated processing / Rights concerning profiling (Art. 22 GDPR, § 37 Federal Data Protection Act (BDSG))
- Right to withdraw a consent (Art. 6 (1) 1 (a) GDPR, Art. 9 (2) (a) GDPR)
- Right to lodge a complaint with a supervisory authority (Art. 77 GDPR): Der Landesbeauftragte für den Datenschutz und die Informationsfreiheit Rheinland-Pfalz Hintere Bleiche 34 55116 Mainz

#### Legal obligation of the applicant to provide data:

No, the applicant is not obliged to do so.

Necessity of providing data for the conclusion of a contract with the responsible person:





The provision of data is necessary for the application process of the controller. Without the data provided, the employer cannot properly manage applicants or achieve the aforementioned purposes.

## Origin of data

The data is provided by applicants (application documents) and correspondence or is freely available on the Internet, company websites, trade directories, etc.

## Existence of automated decision-making including profiling in accordance with Art. 22 (1), Art. 4 No. 4 of the GDPR:

There is no automated decision making.

### Further processing of the data for other purposes:

If the controller intends to process the personal data for purposes other than those for which they were originally collected, the applicant will be informed in advance of such processing, the purpose for which it was collected and any other relevant information.

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