Path: Home page > Main menu > Supervisory and decision-making activities of SW Lab, s.r.o. - processing of personal data in the application for calculating the difficulty of social application

On the basis of the Office's inspection plan, the Office conducted an inspection of a company operating an application that is used to calculate the difficulty of social application according to the methodology of the Supreme Court for the compensation of non-pecuniary damage to health (pain and difficulty of social application according to § 2958 of Act No. 89/2012 Coll., Civil Code).

The authority found that only the data required for the actual calculation (percentage of damage) and data documenting this condition are stored in the application database. The only personal data processed by this application are data on experts and commercial entities with whom the controlled person establishes a contractual relationship through an order. The subject personal data is used for sending login data, for invoicing the provided services and for sending information about planned outages of the application. The Office came to the conclusion that the controlled person processes personal data in accordance with § 5, paragraph 2 of Act No. 101/2000 Coll. (legal title for processing).

In connection with the subject processing of personal data, the Office did not detect a violation of Act No. 101/2000 Coll.

The inspection was conducted by Inspector Mgr. Daniel Rowan

ContextLocation: Document folders > Site map > Main menu > Supervisory and decision-making activities > Completed inspections > Inspections for 2018 > Inspection activities according to the Personal Data Protection Act - 1st half > SW Lab, s.r.o. - processing of personal data in the application for calculating the difficulty of social applicationView current documents | document archive | documents including the archive