

Labour Exchange of the Czech Republic

Reasons

On 24. 11. 2015 the Labour Exchange received an application of the above mentioned applicant about the issuing an employment mediation permit on the territory of the CR and abroad, according to the regulations § 60 paragraph 1 letters a), b, a c) of the employment law, in the form of employment mediation according the regulations § 14, paragraph 1 letter b) of the employment law. On receiving this application, the Labour exchange had initiated an administrative procedure.

The application was judged as errorless. During the administrative procedure the Ministry of the Interior has made an affirmative obligatory statement according the regulations § 60a of the employment law under the No: OAM-1168-5/PZZ-S-2015 and before making this decision the applicant had paid an administrative fee in accordance with the law No 634/2004 of the legal code, about the administrative fees. All the law conditions for the granting the employment mediation permit have been fulfilled with respect to the employment law. This permit cannot be executed until 24. 1. 2016 with respect to termination the time validity of the previous employment mediation permit of the same content on 23. 1. 2016

Information about appeal

According to § 81, paragraph 1 of the administrative law this decision can be appealed to the Ministry of Labour and Social Affairs through the Labour Exchange, where the appeal is filed. According to the regulations § 83, paragraph 1 of the administrative code the appeal period makes 15 days. The appeal period starts from the day of delivering the written copy of the decision until the 10th day after the day, when the undelivered and stored decision had been prepared for receiving.

MA and MA Jacek Moravek
Head of the Labour Agencies Department
Electronically signed

„Imprint of the official seal“

It will be delivered to **ARIVEST Ltd.**, Lubná 214, 270 36 Lubná