

TRAINING AGREEMENT Nuclear Reactor Course

This Contract Training Agreement (this "Agreement") shall become effective upon the execution and delivery hereof by the parties hereto (the "Effective Date") between **Czech Technical University in Prague, Faculty of Nuclear Sciences and Physical Engineering** ("Contractor") having its principal office at Jugoslávských partyzánů 1580/3, 160 00 Praha 6 – Dejvice, Czech Republic. represented by: doc. Ing. Václav Čuba, Ph.D., dean

and

Polskie Elektrownie Jądrowe sp. z o.o. ("Company" or "PEJ"), having its principal office at al. Jerozolimskie 132/136, 02-305, Warszawa, Poland entered in the register of entrepreneurs of the National Court Register kept by the District Court for the capital city of Warsaw in Warsaw, 12th Commercial Division of the National Court Register under the number KRS 0000347416, NIP (Tax ID No) 701-021-82-99, share capital: PLN 2 948 201 430,

represented by: and

PEJ and the Contractor are each referred to herein as a "Party", and collectively as the "Parties". The parties agree as follows:

1) Czech Technical University in Prague Obligations.

1.1. Czech Technical University in Prague will:

- a. design, organize and conduct the Nuclear Reactor Course for employees of PEJ. The Contractor undertakes to provide the training with the utmost dilligence and represents that it has appropriate knowledge and experience in the subject-matter in question.
- b. the training will be held on March 10-15, 2024 (five training days). A detailed training plan with the duration of each class is provided in appendix number 3 of this agreement
- c. provide approved experts with the subject matter expertise to conduct training (3 reactor sessions, 6 lectures, 2 technical visits) in accordance with the following topics (subject to the contents of the appendix no 3 to this Agreement):
- d.
- i. facility and reactor description
- ii. reactivity measurement
- iii. study of the reactor kinetics and dynamics
- iv. safe and secure reactor operation
- v. nuclear fuel
- vi. licencing
- vii. radiation protection
- viii. waste management
- ix. neutron and reactor physics
- e. provide for the Visit of the reactor VR-1to each participant
- f. provide transportation to the technical visits for the participants
- g. provide lunch during the technical visits for the participants



- h. provide PEJ with the required number of course notes for each participant attending class (the "Course Materials").
- i. issue a certificate of completion to each participant who has successfully completed the Course.

2) No Recordings.

Neither party will record or videotape the instructor and/or the images of participants at the Course(s) unless the requesting party obtains the other party's prior written consent.

3) Copyright and Permitted Use

3.1. Czech Technical University in Prague undertakes that, while performing the Agreement, will observe the provisions of the Act of 4 February 1994 regarding copyright and related rights ("the Act") and shall not breach property rights of any third parties, and will provide the Company with materials prepared free of any encumbrances of any right of such parties.

3.2. In the event any third party lodges a claim based on an objection that the use of pieces of work/creation obtained by the Company under the Agreement infringes intellectual property rights due to that third party, the Company will notify Czech Technical University in Prague about such claims and Czech Technical University in Prague will undertake actions required to settle the dispute, and will incur all the related costs. In particular, in the event an action is instituted in this regard against the Company or its legal successor due to infringement of intellectual property rights, Czech Technical University in Prague will join the proceedings as the defendant or, if the law does not allow it, Czech Technical University in Prague will intervene as third party to support the defendant, and cover all the costs and compensations, including costs of legal service awarded from the Company or its legal successors.

3.3. Czech Technical University in Prague represents that it will hold copyright to Course Materials, and compilations developed as a result of providing the training. The Course Materials are protected by copyright and provided available under a license. Czech Technical University in Prague grants a non-exclusive royalty-free license for using the Course Materials as part of providing the Course, or for the purposes thereof.

3.4. The license referred to above is granted for an indefinite period of time and includes the right to use the Course Materials by the Company for its own purposes, with reservation of the provisions above.

3.5. The license is granted under this paragraph when the Course Materials are provided to the Course participants.

3.6. The provisions of this paragraph are in no breach of author's moral rights. The license granted to the Company does not exclude Czech Technical University in Prague's right to use the piece of work in all the fields of use.

4) Acceptance report.

4.1. The Parties will prepare acceptance report regarding the Course, within ten (10) business days of the date of conducting the Course.

4.2. The acceptance report should include in particular the following:

a) date and place of its drawing up,



b) statement of the Company regarding either the absence or existence of any reservations as to the manner and quality of conducting the Course by Czech Technical University in Praguec) signatures of the representatives of the Parties.

The reservations referred to in p.(b) above should be specified in the report by the Company, if the training was conducted inappropriately. In such an event, Contractor has the right to take a position, within seven (7) days, on the reservations made by the Company. Then, in the acceptance report, the Company will confirm whether its reservations have been taken into account.

4.3. Czech Technical University in Prague shall attach the approved acceptance report to the invoice.

4.4. The Parties have agreed that in the event the Company avoids preparing the report within the deadline specified above, or without justification refuses to confirm that Czech Technical University in Prague has taken the reservations into account, the Course carried out is considered duly provided, and Czech Technical University in Prague can make out an invoice for the full amount of the remuneration.

5) Course Fees.

5.1. The total remuneration for conducting the training (3 reactor sessions, 6 lectures, 2 technical visits) according to the Contractor's Offer is **EUR 12,500 (twelve thousand five hundred euros 0/100) net**, which will be increased by the VAT at the current rate applicable for the Czech Technical University in Prague, hereinafter referred to as the "Course Fees". The remuneration includes transportation to the technical visits and meals, as indicated in appendix number 3 to this Agreement.

5.2. The Company shall remit payment within 30 days of receipt of the Czech Technical University in Prague properly issued invoice, along with the acceptance report, subject to provisions of paragraph 4 above.

5.3. The Course Fees cover the total costs incurred by Czech Technical University in Prague in connection with the performance of the Agreement.

5.4. The remuneration will be paid by a transfer to Czech Technical University in Prague's bank account:

5.5. The invoices should be delivered to the Company to the address: szkolenia@ppej.pl

5.6. The date of payment shall be determined by the Parties as the date when the account of the Company is debited with the transfer amount.

5.7. The Czech Technical University in Prague declares it is not registered for tax purposes in Poland.

5.8. Czech Technical University in Prague bears responsibility in particular for all revenues, taxes, fines or interest charged on the income, revenues or other proceeds received in relation to the performance of the Agreement.

5.9. The Company represents to have the status of a large enterprise within the meaning of Annex I to the Commission Regulation (EU) No 651/2014 of 17 June 2014 declaring certain categories of aid compatible with the internal market in application of Articles 107 and 108 of the Treaty (OJ L 187, 26.06.2014).

6) Representations & Warranties.

Each party represents and warrants that: it has the right to enter into this Agreement and perform its obligations in the manner contemplated by this Agreement; this Agreement does not conflict with any other agreement to which it is a party; this Agreement constitutes the legal, valid and binding agreement of such party, enforceable against such party in accordance with its terms, and it will comply with all applicable national and local laws and regulations in the performance of its obligations under this Agreement.



7) Confidentiality

7.1. The Contractor undertakes to keep confidential, and not disclose, transmit, publish or make available, in particular to the mass media, any Protected Information, which shall be understood as all information, data and materials related directly or indirectly to the Company or its business activity, regardless of the form, character or manner of their disclosure to the Contractor. Protected Information includes all technical, technological, organizational or financial information of the Company, including Company trade secrets under Article 11(2) of the Act of 16 April 1993 on combating unfair competition, regardless of the form in which they are recorded. Protected Information includes in particular information: regarding the technical and organizational security measures related to the investment conducted by the Company, safety procedures, instructions, plans, equipment or systems or their technical parameters, technology, know-how, inventions, discoveries, designs, processes, models, equipment, algorithms, technical information, documents, specifications, research and development activities, marketing and business plans, forecasts and analyses, financial information, prices and customer information, both during and after their completion.

7.2. The Contractor also agrees not to use Protected Information for any purpose other than the performance of this Agreement and to protect such information from unauthorized access, modification, disclosure, destruction or loss.

7.3. The obligation to maintain confidentiality described in this Contract shall not apply to information: (i) which at the time of disclosure is generally known (belongs to the so-called "public domain"), other than as a result of the Contractor's breach of this Agreement, (ii) which during the term of the Contract became generally known information (i.e., entered into the "public domain"), except in cases where such disclosure was made in violation of the law, the provisions of the Contract, other obligations Contract the Parties, (iii) which was disclosed pursuant to applicable provisions of the law (e.g., at the request of a court, law enforcement authorities), provided that such disclosure resulted in the general availability of the disclosed Protected Information.

7.4. The Parties are responsible for providing information regarding the Agreement that are processed as required in paper or electronic form through their representatives designated by the Parties in the Section 11 of this Agreement, in person, by traditional mail, through a dedicated file sharing platform, via email or any other IT tool agreed in advance between the Parties, using as appropriate: only business tools, devices and equipment, malware protection, encryption methods and transfer and receipt reports, and are responsible for ensuring that such information is not directed to unauthorized persons or to the wrong address. The Parties oblige to process the information regarding the performance of the Agreement in the manner and within the scope previously agreed upon between the Parties.



8) Personal Data

8.1 The Parties declare that they provide each other with the details of the persons representing the Party and the details of the contact persons, including personal data of employees and associates, as required for the proper performance of the Agreement, and undertake to fulfill the necessary requirements under the currently applicable local legislation on personal data protection, including the provisions of the Regulation (EU) 2016/679 of the European Parliament and of the Council of 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), hereinafter: "GDPR". The scope of the data includes: name and surname, telephone number, e-mail address, position held and other data indicated in: the Agreement, the power of attorney or the National Court Register.

8.2 Each Party undertakes to fulfill, on behalf of the other Party, the information obligation to the persons indicated in above, including informing them of the provision of their data to the other Party to the extent and for the purpose necessary for the proper implementation of the Agreement, in particular indicating the information required under Article 14 of the GDPR. Relevant information clauses describing the rules of personal data processing are set out respectively in Appendix No. 2 to the Agreement for the Company and in Appendix No. 3 to the Agreement for Czech Technical University in Prague.

8.3 Persons authorized to represent the Parties, listed in the introduction to the Agreement, declare that they have read the content of the information clauses indicated in relevant Appendix No. 2 and No. 3 to the Agreement

8.4 Each Party acknowledges that the processing of personal data of its employees, owner, as well as any subcontractor, and their affiliates by the other Party may be necessary for carrying out the Purpose and for complying with the related legal requirements and obligations, as well as managing the contractual and business relationship between the Parties. The Parties undertake to protect the personal data provided, including the necessary organizational and technical measures to protect personal data. The Parties also undertake to familiarize employees who will have access to the personal data provided by the Parties with the data protection regulations and to grant them the appropriate authorization to process personal data.

8.5 Each Party shall process the data of the persons referred to in Section 7 of the Agreement for the purpose of legitimate interests including the performance of the Agreement, enabling contacts between the Parties for the purpose of implementing the Agreement, and establishing, pursuing or defending legal claims arising from or related to the Agreement.

8.6 The Company acknowledges that Czech Technical University in Prague shall process the data of participats for issuing certificates. The scope of the data includes: name and surname position held

8.7 Czech Technical University in Prague as a controler of personal data is entitled to require it from all persons entering the controlled and protected area of the VR-1 Training Reactor in order to meet the requirements of Act No. 263/2016 Coll. (Atomic Act) and implementing decrees of the State Office for Nuclear Safety. Personal data will be archived for 10 years. The scope of the data includes: name,



surname, date of birth and ID/passport number. Czech Technical University in Prague undertake to protect the personal data by technical and organizational measures of the Czech Technical University in Prague in accordance with the GDPR, and as there are visits to other technical installations (NPP Temelin, Skoda J.S. workshops), Czech Technical University in Prague have to share personal data of participants in order to process the entrance to facilities.

8.8 In the performance of the Agreement, no personal data other than that indicated in Section 8 of the Agreement will be exchanged between the Parties. If, in the performance of the Agreement, it becomes necessary to entrust the processing of personal data, the Parties undertake to conclude an agreement within the meaning of Article 28(3) of the GDPR and to implement appropriate technical and organizational measures so that the processing meets the requirements of the GDPR and protects the rights of the data subjects.

9) Termination

9.1. Termination. Either party may terminate this Agreement upon 14 days written notice to the other party. If Contractor cancels the Course due to unexpected circumstance of instructor, Course will be rescheduled at earliest available date of instructor or reasonable attempts will be made to find alternate instructor with comparable expertise.

9.2. Upon termination, neither party has any further liability or obligation to the other, except for the liabilities and obligations set forth in Section 3 (Copyright and Permitted Use) and Section 6 (Confidentiality), and any liabilities or obligations arising before or upon such termination. Termination fees would be limited to costs incurred at or before the time of termination that are not otherwise recoverable. Examples of these costs would include, but not be limited to: non-refundable deposits already made; training materials already printed.

10) Timeliness of Performance.

10.1. Company agrees to promptly notify Contractor of any foreseeable changes to Course scheduling so that Contractor has sufficient time to make alternative arrangements including but not limited to rescheduling. The parties shall not be responsible for delays in performance of this Agreement except as to those delays which result from the parties negligence.

11) Notices.

11.1. Any notice, consents or approvals required or permitted under this Agreement, shall not be valid unless in writing and delivered at the following addresses (indicated in p. 11.2 below), either personally, by certified mail, return receipt requested, by means of electronic communication and then it should be addressed to respective electronic mail addresses specified below, so that the sender of the correspondence could be indisputably identified. The fact of sending the correspondence via means of electronic communication should be understood as the moment of sending data by the sender of the correspondence to the electronic email address in such a manner that the addressee of the correspondence can familiarize itself with it. Either party may change its mailing or email address or telephone number for notices, consents or approvals by giving the other party notice thereof in accordance with this Section 11 (Notices).



11.2. The Parties designate their representatives who will be responsible for the oversight of the correct performance of the Agreement, and authorized to contact the other party:



12) Force Majeure.

12.1. Neither party shall be liable to the other party for any failure to perform its obligations under this Agreement if such performance is prevented or delayed by an "Event of Force Majeure." As used herein, an "Event of Force Majeure" shall mean acts of God, war, rebellion, acts of terrorism, civil unrest, riot, governmental regulations, fire, natural disasters, earthquakes, hurricanes, tornados, floods, labor disruptions or strikes, epidemics, pandemics, quarantines or any other circumstance beyond a party's control which such party cannot overcome through reasonable and diligent efforts which makes it inadvisable, commercially impracticable, illegal or impossible for such party to perform its obligations under this Agreement. Where there is a Force Majeure Event, the party prevented from or delayed in performing its obligations under this Agreement must immediately notify the other party giving full particulars of the Event of Force Majeure and the reasons for the Event of Force Majeure preventing that party from, or delaying that party in performing, its obligations under this Agreement and that party must use its reasonable efforts to mitigate the effect of the Event of Force Majeure upon its performance of the Agreement.

13) General.

13.1. This Agreement represents the final and complete understanding of the parties and supersedes all prior oral and written understandings concerning the subject matter of this Agreement.

13.2. This agreement is governed by Polish law.

13.3. No amendment of this Agreement is valid unless in writing and signed by the parties.

13.4. No waiver of any term or condition of this Agreement or any part of it shall be effective unless made in writing and signed by the party against whom such waiver is sought to be enforced. No such waiver shall be deemed a waiver of any other term or condition or of any later breach of this Agreement or any part of it.

13.5. This Agreement will be binding on and inure to the benefit of the Parties to this Agreement and their respective successors and permitted assigns.



13.6. Neither of the Parties may assign this Agreement, including assigning, delegating or subcontracting any of Company's obligations under it, without other Party's prior written consent, which may be withheld in other party's sole discretion.

13.7. This Agreement may be executed in a number of counterparts, each of which shall be deemed an original and all of which together shall constitute one and the same instrument.

IN WITNESS WHEREOF, the parties have executed this Agreement as of the date first set forth above.

Polskie Elektrownie Jądrowe Sp. z o.o.

Signature:	Date: <u>8.3.2024</u>	
	Title:	
Signature:	Date:	
Name:	Title:	

Czech Technical University in Prague:

Signature:	Date:
Name:	Title:





Appendix No 1 (Course)

Course Title	Nuclear Reactor Course at the VR-1 Training Reactor
Date	March 10 – 15 2024
Location	V Holesovickach 2, Prague 8, CZ
Course Times	10-15.03.2024
Training hours	40
Course Fee	12 500 EUR netto
Participants	15
Addition Participants	-



Appendix No 2

INFORMATION ON THE PROCESSING OF PERSONAL DATA BY PEJ

Pursuant to Article 13 (1) and (2) and Article 14 (1) and (2) of Regulation (EU) 2016/679 of the European Parliament and the Council of 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"), hereinafter: GDPR, PEJ sp. z o.o provides information on the processing of personal data:

1) Personal Data Controller

The Controller of your personal data is Polskie Elektrownie Jądrowe sp. z o.o. with its registered office in Warsaw, Aleje Jerozolimskie 132/136 (hereafter referred to as the "Controller");

2) Data Protection Officer

The Controller has appointed a Data Protection Officer, who can be contacted in matters relating to personal data protection at e-mail: iod@ppej.pl, telephone number: +48 783 933 338, and in writing to the Controller's registered office address.

3) Purposes of personal data processing and legal basis for processing

The Controller will process your personal data for the purposes related to the conclusion, execution and service of the contract concluded:

- a) Your personal data as a natural person representing a legal person or an organizational unit that is a party to the contract or taking actions prior to the conclusion of a contract, as well as an employee or co-worker of such a legal person or unit, participating in the conclusion or execution of the contract, will be processed on the basis of Article 6(1)(f) of the GDPR, i.e.: necessity for the purposes resulting from the legitimate interests pursued by the Controller, consisting in activities related to establishing the terms and conditions for the conclusion of a contract with a contractor and facilitating communication related to its execution, as well as establishing the persons responsible for the execution, and authorized to contact in the execution of the contract,
- b) Your personal data, as a natural person who is a party to the contract with the Controller, will be processed for the purpose of the performance of that contract (Article 6(1)(b) of the GDPR),
- c) Your personal data will be processed for the purpose of defense against potential claims, as well as for possible referral of claims, for control and audit purposes, on the basis of the Controller's legitimate interest (Article 6(1)(f) of the GDPR);
- d) Your personal data will be processed in order to fulfill the Controller's legal obligations (e.g. tax, accounting), the basis for processing your personal data will be the compliance with legal obligations imposed on the Controller (Article 6(1)(c) of the GDPR).
- e) Your personal data as a natural person as an employee or co-worker will be processed on the basis of Article 6(1)(a) of the GDPR, PEJ will disclose your data to the Contractor such as: for the purpose necessary for the proper of the training course

Source of personal data

The personal data were obtained directly from you or from the person you represent. In case you are a subcontractor or employee of our contractor, we obtained your data from our contractor, directly from you or from publicly available sources (records, registers).



4) Type of personal data

The Controller will process personal data such as identification and contact data, and information regarding your performance of the contract, i.e., in particular, your name, the name of the employing entity, contact phone number, e-mail account, your position/authorization, alternatively correspondence. If you are a party to a contract with us, we will also process your registration or settlement data.

5) The period for which personal data will be stored

The period of processing your personal data is related to their processing purposes specified above.

- a) Your personal data will be processed for the period in which the Controller is bound to retain the data or for the period of limitation of potential claims, for the assertion of which it is necessary to possess the data, yet not longer than six (6) years, from the first day of the year following the year in which the business relationship is terminated or from the termination of the contract/ cooperation under which your personal data were obtained.
- b) In principle, data processed on the basis of our legitimate interest will be processed until an objection is raised or the purpose for which it was processed is fulfilled.
- c) We keep data related to the performance of the contract for the duration of the contract (as well as for the time resulting from the confidentiality obligation if a separate statement was signed) and usually for up to seven (7) years after its termination, due to tax regulations and the statute of limitations for certain claims.
- d) These periods may be extended as appropriate, as necessary, in the case of possible claims and legal proceedings by the duration of these proceedings and their settlement and if the provisions of law in certain cases obliges us to process them longer.

6) Information on categories of recipients of personal data

Your personal data can only be accessed by:

- a) duly authorized employees or associates of the Controller, who are obliged to keep them confidential and not to use them for purposes other than those for which we obtained your data;
- entities with whom we cooperate in our current operations, such as providers of ICT / IT services, legal, financial, accounting and consulting service providers, including banks, postal / courier operators, our subcontractors.
- c) Your personal data may be disclosed to entities authorized by legal provisions (e.g. public authorities and legal protection authorities: offices, courts, the Prosecutor or the Police). In this case, information is provided only if there is a proper legal basis for it.

7) Transfer of personal data outside the EEA

In principle, your personal data will not be transferred outside the European Economic Area (hereinafter: "EEA"). However, in connection with our use or that of our contractors - such as legal, tax or audit service providers - of modern technologies, such as cloud services, your personal data may be transferred to countries outside the EEA. In any such case, we apply appropriate safeguards, including, for example, standard data protection clauses adopted under the decision of the European Commission.

You have the right to obtain a copy of the indicated safeguards for the transfer of personal data - to obtain them, please contact the Data Protection Officer by e-mail at iod@ppej.pl or at the Controller's correspondence address.

8) Rights of the data subject

According to the GDPR, you have the right to:

- a) access your data and receive a copy of it;
- b) rectify (correct) your data;



- c) erase, restrict or object to their processing referred to in Article 18(2) of the GDPR. More information on limiting your rights to object and erasure of data is described under item 9 (g) below;
- d) transfer of data;
- e) lodge a complaint to the supervising authority the President of the Personal Data Protection Office, 00-193 Warsaw, Stawki 2. For more information, see https://uodo.gov.pl/pl
- f) object and erase the data in view of the processing of your data by the Controller for the purposes of the legitimate interest pursued by the Controller as indicated under item 3, i.e. under Article 6(1)(f). The Controller will cease processing the data for this purpose unless it can demonstrate valid, legitimate grounds that override your interests, rights and freedom, or the data are necessary to establish, assert or defend claims. Please address any objections by email to the Data Protection Officer iod@ppej.pl or to the Controller's correspondence address.
- g) The right to object, and to deletion of personal data, in accordance with Article 21 of the GDPR, is not available when the legal basis for the processing of your personal data is Article 6(1)(c) of the GDPR, or when the processing is necessary for the Controller to establish, assert or defend claims.

9) Information on voluntary data provision

In the case of obtaining personal data directly from you, the provision of personal data is voluntary and does not result from legal provisions. Failure to provide the personal identifying data necessary to enter into a contract with the Controller will prevent the fulfillment of the purposes indicated in item 3 above and thus the conclusion of a contract with the Controller.

10) Automated decision-making and profiling

We will not use your data in automated decision-making and profiling processes.



Appendix No 3

INFORMATION ON THE PROCESSING OF PERSONAL DATA BY Czech Technical University in Prague

PROCESSING OF PERSONAL DATA

- 1. In compliance with art. 13, 14 item 1-2 of the Regulation (EU) 2016/679 of the European Parliament and of the Council of 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" or "GDPR") let it be stated as follows:
- The Controller of your personal data is Czech Technical University in Prague having its principal Contractor office at Jugoslávských partyzánů 1580/3, 160 00 Praha 6 – Dejvice, Czech Republic ("Contractor").
- 3. Contractor processes the personal data under the TRAINING AGREEMENT between Polskie Elektrownie Jądrowe spółka z ograniczoną odpowiedzialnością for the sole purpose of granting persons access to the nuclear reactor and to administrate the entrance to facilities and nuclear instalations as planned in course program. Therefore the personal data will be shared with these companies in only reqired amount. Contractor shall process the data of participats for issuing certificates. The scope of the data includes: name and surname position held
- 4. Contractor processes the personal data in accordance with the data protection laws applicable to it. Contractor as a controler of personal data is entitled to require it from all persons entering the controlled and protected area of the VR-1 Training Reactor in order to meet the requirements of Act No. 263/2016 Coll. (Atomic Act) and implementing decrees of the State Office for Nuclear Safety. Personal data will be archived for 10 years. The scope of the data includes: name, surname, date of birth and ID/passport number. Contractor undertake to protect the personal data by technical and organizational measures of the Contractor in accordance with the GDPR, and as there are visits to other technical installations (NPP Temelin, Skoda J.S. workshops), Czech Technical University in Prague have to share personal data of participants in order to process the entrance to facilities.
- 5. For matters related to personal data protection the Data Protection Officer appointed can be contacted at e-mail address: dpo@cvut.cz, phone: +420 224 353 414.
- 6. he period of your personal data storage is related to the purposes of processing as stated above. The data will therefore be stored for a period binding under the law for the Contractor, or until any possible claims may expire, if the data is required to submit such claims.