Privacy Notice

This privacy notice ("Notice") describes how Protiviti Limited ("we", "us", "our" or "Protiviti") may use, process, store and disclose Personal Data that we may collect about individuals, including if you interact with us through this website ("Site") and from other sources, such as when joining a webinar that is hosted by us or when applying for a job with us. This Notice informs you how we collect, use and protect your Personal Data and informs you about your privacy rights. The Information is provided in a layered format so that you can click through the specific sections set out below. If you want to know the types of Personal Data we collect, they are described in the section 'Personal Data, how we collect it, and the purposes for which we process it'.

We act as a data controller and we are responsible for the Personal Data we process.

It is important that you read this Notice together with any other Privacy Notice we may provide on specific occasions when we are collecting or processing your Personal Data, such as when subscribe to KnowledgeLeader. This Notice supplements other Privacy Notices you may receive from us and is not intended to override them.

This Site is not intended for children and we do not knowingly collect Personal Data relating to children. If we become aware that we have done so, we will delete that data as soon as possible.

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Contact Details

Protiviti has appointed a Global Privacy team with experts based in US, Australia, Singapore, Europe and the UK. If you have any questions about how we use your Personal Data in Europe and the UK or this Notice, please contact us at: privacy-emea@protiviti.com.

Personal Data, how we collect it, and the purposes for which we process it

Protiviti processes Personal Data for a variety of purposes. We collect this Personal Data directly from you, for example, when visiting our Site, submitting your contact details to receive marketing communications and registering for Protiviti hosted events, submitting a job application, providing feedback or responding to surveys. We process business contact data including Personal Data in the context of providing consultancy services, for example, when we are conducting Client audits and sending invoices. We also may obtain Personal Data via publicly available sources, social media such as LinkedIn and other sources.

We have set out a short description of the main ways we will collect and process Personal Data and the legal bases we rely on to do so. We have also identified what our legitimate interests are, where appropriate. A legitimate interest is when we have a business or commercial reason to process Personal Data in conducting and managing our business. We will consider and balance any
potential impact on individuals and their legal rights when we process Personal Data for our legitimate interests. We do not use Personal Data for activities where our interests are overridden by the impact on an individual (unless we have obtained consent or are otherwise required to do so for compliance with a legal or regulatory obligation or permitted to by law). Details about the right to object to processing of your Personal Data where we are relying on a legitimate interest (or those of a 3rd party) and to withdraw consent are provided in ‘Your Legal Rights’ below.

We collect different types of Personal Data depending on our relationship with you and you may be in one or more of these categories:

- Visitors of our Site;
- Subscribers to our KnowledgeLeader platform;
- Job applicants applying for employed roles working for Protiviti;
- Contractors
- Associates
- Business contacts at clients
- Contacts at suppliers of goods and services;
- Individuals whose Personal Data we process when we are acting as a data processor when delivering services to our clients;
- Participants in webinars, meetings, conferences and events; and
- Alumni.

**Website visitors**

We may collect Personal Data that you provide through our Site, for example, when completing online forms, using the “contact us” function, downloading documents, subscribing to receive marketing communications from us (either directly or through our preference center), participating in surveys, registering for events and when you provide feedback. Depending on the nature of your enquiry or activities on our Site we collect the following categories of Personal Data from you:

- your name;
- your contact details;
- professional business information, such as job title, professional areas of interest, the company employer and the industry you're active in;
- Other Personal Data that you voluntarily choose to provide to us, including in your enquiry, emails and/or through customer survey responses.

We process the above data, depending on the nature of your interaction with us to: develop our business and services; administer events and webinars; allow for content download and lead capturing; provide for the effective delivery of
services, information and marketing communications and to provide the functionalities offered by the Site.

If you register on our Site, your Personal Data will be stored in our CRM system.

**Cookies and IP related/device data**

We collect limited Personal Data automatically from your device when you visit our Site, such as IP address, Media Access Control (MAC) address, computer type (Windows or Macintosh), screen resolution, operating system name and version, device manufacturer and model, language, Internet browser type and version and other technical information. We also collect information about how devices interact with our Site, including browsing activity, Site cookies, links clicked on the Site, referring URL, geolocation data and internet activity.

This information enables us to better understand how visitors use our Site, where they come from and what content on our Site is of interest. We use this information to administer and manage our Site; to conduct benchmarking and data analysis; to improve the quality and relevance of the content on our Site and to personalize and enrich the visitor's browsing experience. This information is collected through Cookies, please also see our [Cookie Policy](#) for further details.

**The legal grounds for the processing of Personal Data from website visitors are:**

- Our legitimate interests in growing our business, in developing and improving our products/services/Site and keeping them up to date, in developing our marketing strategy, in the effective delivery of information and our services, and in maintaining the effective and lawful operation of our site and businesses.
- Your consent to receive marketing messages and, if we have a pre-existing business relationship, we send marketing based on the ‘soft opt in’ principle.

**Subscribing to KnowledgeLeader**

When you subscribe to KnowledgeLeader through our Site we collect the following categories of Personal Data:

- Name, email address, country, city, state, and zip/post code.
- Billing details including name, company, phone number, email address, address, city, state, and post code.
- Professional information such as job title, position/role, company, and industry.
We process this information for the purposes of providing our KnowledgeLeader service and to manage your subscription.

**Job Applicants**

If you are applying for a role as our employee, we may collect Personal Data from and about you via your CV, identification and evidence of eligibility to work in the UK documents, professional qualifications and memberships, business referees, professional and educational organisations and other sources (including emails, letters and during telephone calls and conversations).

We process your Personal Data for the purposes of administering your application, managing our internal hiring process and assessing your suitability for the role. We may collect special category data, such as health/disability data, for example when this is necessary for making interview arrangements and/or providing a suitable working environment.

We may ask you to provide original documentation in paper format, including proof of identity, evidence of eligibility to work in the UK and qualifications and we may verify some or all of the information you provide in relation to your application for a job. We may use a third party to perform background screening and verification services such as criminal background, sanctions and terrorism checks when we have a legal obligation to do so or at the request of clients in connection with the delivery of our services and we will inform you at the time, and, where necessary, obtain your explicit prior written consent to do so.

We will obtain explicit prior written consent to process special category Personal Data for specific limited purposes. If you choose to provide us with special categories of Personal Data (e.g. in your CV) and we do not need it, we will disregard this data. Special categories of Personal Data will be processed in accordance with the restrictions imposed by law and will be retained for no longer than necessary before being deleted.

If we engage a third party to provide pre-employment screening, verification and/or testing services, we will ensure that access is limited to the Personal Data that is compatible with those services and the service provider is contractually obliged to comply with applicable data privacy laws, confidentiality and provides adequate safeguards to keep your Personal Data secure until it is deleted or anonymized so you can no longer be identified.

Personal Data about job applicants and employees is stored securely in our online HR tool and is confidential and can only be viewed and accessed by members of the HR department and other staff if they are connected to the hiring process,
such as interviewing, assessing your suitability for the role and for the purposes of managing the employment relationship if the application is successful. Depending on the role, these staff may be located within or outside the EEA/UK. Additional requirements and policies will apply if we enter into an employment relationship and the relevant Privacy Notices and other details will be provided during the employee onboarding process.

Personal Data about unsuccessful job applicants will be retained in accordance with local retention rules. At the end of the retention period, the Personal Data will be automatically deleted.

Currently we do not use automated decision-making technologies to make final or conclusive decisions about your employment and a member of our staff will always be involved in the application process.

The legal grounds for the processing of Personal Data from job applicants are:

- Your consent. By applying for employment with us, you consent to us processing your Personal Data for these purposes. You have the right to withdraw your consent at any time. Please note that if you withdraw your consent, we will not be able to continue with your application.
- Fulfillment of a contract.
- Our legitimate interests in attracting, identifying and sourcing talent; in processing and managing job applications for roles at Protiviti, including the screening and selecting of applicants and contractors; in hiring and onboarding employees and contractors and administering and managing these relationship.
- Compliance with a legal or regulatory obligation (e.g. when carrying out eligibility to work, criminal convictions, sanctions and terrorism verification checks).

Contractors

We may engage contractors to assist in the delivery of our services. We will collect name and business contact details and financial data so that we can pay invoices. We may perform additional background checking and verification services or ask third parties to perform these checks on our behalf e.g. criminal background, sanctions and terrorism checks if these are requirements for the engagement. We will obtain prior written explicit consent and process this special category Personal Data to the extent that it is necessary and relevant.

The legal grounds for the processing of Personal Data from contractors are:

- Your consent. By applying for employment with us, you consent to us processing your Personal Data for these purposes. You have the right to withdraw your consent at any time. Please note that if you withdraw your consent, we will not be able to continue with your application.
• Fulfillment of a contract.
• Our legitimate interests in attracting, identifying and sourcing talent; in processing and managing job applications for roles at Protiviti, including the screening and selecting of applicants and contractors; in hiring and onboarding employees and contractors and administering and managing these relationships.
• Compliance with a legal or regulatory obligation (e.g. when carrying out eligibility to work, criminal convictions, sanctions and terrorism verification checks).

**Associates for work finding services**

Protiviti acts as a temporary work agency when collecting Personal Data directly from contractors and agency workers (Associates) and from other sources, including when Associates apply for a job via a Job Board, directly through our website, from Social Media sites such as LinkedIn, Facebook and Twitter. When you ask us to provide you with work finding services we will ask you to register as an Associate and during this process we will collect your Personal Data directly from you, your CV, from employment and educational referees and via online tests you may perform at our request. Our Clients may request additional Personal Data about you in relation to their engagement requirements. The categories of Personal Data we may collect include:

• your Identity (your full name, previous names, evidence of change of name); gender, date of birth and marital status);
• evidence of your eligibility to work in the UK which may include a photograph, nationality, place of birth, birth certificate, driving license, etc. (in accordance with Home Office requirements);
• contact details including your email, home address and phone numbers;
• bank account and national insurance number (so we can make payments to you and account for tax when working as an Associate supplied by Protiviti);
• criminal convictions, sanctions and terrorism checks;
• your job search criteria, preferences and expectations;
• your qualifications, skills, experience and training;
• current remuneration and other benefits;
• educational history;
• employment history;
• details of employment or educational referees;
• business references;
• details of disabilities (where you provide this and it is relevant);
• unspent criminal / motoring convictions, court proceedings and pending court proceedings relating to an offence committed or alleged to have been committed by you;
• other information contained in your CV or that you choose to provide to us;

Protiviti processes Associates' Personal Data in accordance with the contract provided during our Associate registration process and will disclose Personal Data to clients in relation to their requirements for engagements and consultancy services.

To provide you with work finding services we will send you job alert emails matching your job search criteria and preferences. From time to time you may also receive job alerts which we consider you may find interesting.

Details about your health, unspent criminal or motoring convictions, court proceedings, or any pending proceedings relating to an offence committed or alleged to have been committed by you, and other special categories of Personal Data, is only processed if it is relevant (for example to enable us to assess whether these present grounds for not taking your Associate registration or job application further) and in accordance with the restrictions imposed by law. We may be obliged to disclose unspent convictions and criminal proceedings, and the outcome of other background screening checks to our clients so that they can determine if these are relevant to your suitability to perform an engagement or role within their organisation.

If you provide us with information about 3rd parties, we will assume that the 3rd party in question has given you permission to do so and to Protiviti collecting, processing and transferring their Personal Data to the same extent as yours.

We retain your Personal Data throughout the period of your relationship with us and whilst we are providing you with work finding services.

If you no longer wish to receive our work finding services we will continue to retain your Personal Data on Robert Half Limited’s candidate database for a further period of 2 years after our relationship ends, so that we can comply with our regulatory obligations. However, we will inactivate your Associate record and limit access to Personal Data during this period. After the 2 year retention period expires, we will anonymise the Personal Data so that we can no longer identify you.

We are required by law to keep basic information about our Associates, client contacts and customers (including contracts, evidence of identity, financial and transaction data) for up to 7 years from when our relationship ends, for legal, regulatory, compliance, audit and tax purposes.
The legal grounds for the processing of Personal Data from Associates for work finding services are:

- When you register as an Associate for work finding services or when you make an employment application to us.
  - Fulfillment a contract.
  - Compliance with a legal or regulatory obligation (complying with the recruitment industry and immigration regulations).
- To provide you with work finding services including: sending you details of available job opportunities and job alert emails in accordance with your job search preferences and criteria, providing career advice, providing your CV to clients in relation to their job vacancies / roles, paying your fees if you work through an umbrella or a Limited Company, and charging clients for placements we make:
  - Fulfillment a contract
  - Compliance with a legal or regulatory obligation
  - Our legitimate interests in growing our business, in developing and improving our services, in developing our marketing strategy, in the effective delivery of information and our services, and in maintaining the effective and lawful operation of our business.
- Sharing your contact details with Robert Half Ltd so that it can provide work finding services:
  - Your consent.
  - Our legitimate interests in growing our business, in developing and improving our services, in the effective delivery of information and our services, and in maintaining the effective and lawful operation of our business.
- To manage our relationship with you, for example to notify you about changes to our Associate contract:
  - Fulfillment a contract
  - Compliance with a legal or regulatory obligation
  - Our legitimate interests in keeping our records updated and to understand how Associates and potential Associates use our services and website, to develop and improve them and to grow our business.
- To retain your Personal Data for as long as necessary for the purposes of providing you with work finding services:
  - Compliance with a legal or regulatory obligation.
  - Our legitimate interests in growing our business, in developing and improving our services, in the effective delivery of information and our services, and in maintaining the effective and lawful operation of our business.

**Client contacts**
We process Personal Data about former, existing and potential clients and individuals appointed as business contacts for such clients in connection with the promotion and provision of consultancy services, to fulfill our contractual obligations, issue invoices and collect payments, to develop our business, for accounting and tax purposes and to administer our business relationship.

Usually the Personal Data we process is limited to name, job title/position, business contact data, company name and industry. If Protiviti is engaged to provide consultancy services, additional Personal Data might be collected, the nature of which depends on the services provided.

We may also process identification and background information as part of our client acceptance, finance and administration processes, including audit independence, anti-money laundering, conflicts of interest checks, reputational and financial checks, and to fulfill any other legal or regulatory requirements to which we are subject.

The source of the business contact data may be the individual themselves, or their name and business details may be provided to us by a member of their organisation or an existing business contact. We may also obtain these details from websites, social media such as LinkedIn, public and other sources.

Your Personal Data will be stored in our Customer Relationship Management systems e.g. Salesforce, Pro Connect, iShare and other databases ("CRM") which are globally accessible by our staff and hosted in the US.

Client contacts in our CRM systems may be sent newsletters, marketing materials, learning opportunities, surveys notifications and invitations to events in accordance with marketing preference and local marketing laws. Client contacts can unsubscribe from marketing at any time by clicking the ‘unsubscribe’ link included in our marketing emails or by contacting: unsubscribe@protiviti.co.uk

The legal grounds for the processing of Personal Data from client contacts are:

- Fulfillment of a contract.
- Our legitimate interests in growing our business, in developing and improving our business, in developing and improving our products and services and our marketing strategy, in administering our relationship, in the effective delivery of services, and in maintaining the effective and lawful operation of our businesses.
- Compliance with a legal or regulatory obligation.
- Your consent in order to receive marketing messages (except in circumstances where we have a pre-existing business relationship and we are email marketing based on the ‘soft opt in’ principle).

**Participants in webinars, meetings, conferences and events**
We may process Personal Data about participants in Protiviti hosted webinars, meetings, conferences, and events for the purpose of facilitating participation in the event and, where applicable, establish a business relationship.

We may use various third party tools to manage event registration processes, which will contain their own privacy notices explaining why and how your Personal Data is collected and processed. We encourage participants to refer to the privacy notices available upon registration.

To the extent required for a specific event we may collect Personal Data such as: name, business/personal contact details, job title, position/role, company, industry and credit or debit card number.

The Legal grounds for processing Personal Data of participants are:
- Your consent.
- Our legitimate interest in publicizing and organizing events, sending invitations to participants, managing the registration process and promoting Protiviti’s services.

Alumni

Protiviti hopes to maintain a lifelong, mutually beneficial relationship with Protiviti alumni (i.e. former employees).

Our alumni platform is hosted in the US by a third party and you can read the alumni Privacy Notice here: Protiviti Alumni Network Privacy Policy. If you would like details about our alumni program, contact: alumni@protiviti.com. You can join our alumni here: Protiviti Alumni Network

The legal grounds for processing Personal Data of our alumni are:
- Your consent.

Suppliers

We process Personal Data about our suppliers in order to manage our business relationship, contract and to receive goods and services.

The Personal Data we process is generally limited to name and business contact data including company name, phone, business email and other contact details, and financial and transaction data.

We also process data about suppliers to check whether we have a conflict of interest or audit independence restriction to appointing a supplier. Before we engage new supplier, we also carry out background checks required by law or regulation, for example, adverse media, compliance with bribery and corruption and modern slavery legislation, and financial crime checks.
Legal grounds for processing Personal Data of our suppliers are:
- Fulfillment a contract.
- Compliance with a legal or regulatory obligation.
- Our legitimate interest in managing payments and supplier management.

**Protiviti as a data processor**

Protiviti may be appointed as a data processor when performing services for clients when engagements require access to client (or client customers’) Personal Data processed for the purposes of providing our services and complying with contractual obligations.

As part of the consultancy services Protiviti provides to its clients, Protiviti may process Personal Data of individuals with whom we do not have a direct (contractual or other) relationship. For example, if we perform an audit, our engagement team may be required to audit our client’s records, which could include for example, payroll data for employees of the client, supplier data, customer data, financial and transaction data, data regarding claimants and legal proceedings.

We obtain contractual confirmation from our clients that they have the authority and legal grounds to provide and/or grant us access to their Personal Data for the purposes of performing our services and that any Personal Data they provide to us has been collected and processed in accordance with applicable law.

Protiviti will process client Personal Data in connection with the provision of the service and to fulfill the contract and will not use this Personal Data for its own purposes. Personal Data will be processed in accordance with the instructions of the client and retained in accordance with contractual and legal obligations.

When Protiviti processes client Personal Data solely as a data processor the rest of this Notice does not apply and our obligations and processing activities are governed by the contract and compliance with applicable law.

The legal grounds for processing Personal Data of individuals whose Personal Data we obtain in connection with providing services to our clients are:
- Fulfillment of a contract.
- Compliance with a legal or regulatory obligation.

**Change of Purpose**

We will only use your Personal Data for the purposes for which we collected it as described above unless we reasonably consider that we need to use it for another reason and that reason is compatible with the original purpose.
If we need to process your Personal Data for a purpose unrelated to the original purposes, we will notify you and explain the legal basis which allows us to do so and obtain your consent if needed.

We may process your Personal Data without your knowledge or consent, in compliance with the above rules, where this is required or permitted by law or where your Personal Data is anonymized to the extent where we can no longer identify you.

Transferring Personal Data outside of the EEA / UK

Protiviti is part of an international group of companies operating globally. We may share Personal Data with our group companies, including Robert Half Limited, a UK based recruitment company, our parent company Protiviti Inc., and our ultimate parent company Robert Half International Inc., a specialized talent solutions firm based in the United States, and other group companies located within or outside the European Economic Area (EEA), the UK and countries with laws that have not been determined to provide an adequate level of protection for the processing of Personal Data under the laws of the EU/UK, who may use and process your Personal Data for similar purposes as described in this Notice.

Protiviti consultancy engagements may span more than one jurisdiction, and in these circumstances Personal Data may be accessed by the Protiviti group companies and Member Firms working on the specific project/engagement.

The data protection laws outside the EEA/UK may not provide an equivalent level of protection to those inside Europe and the UK and in these circumstances, we will take steps to ensure that your Personal Data is adequately protected, secure, kept confidential and that we have a lawful basis for the transfer. This means we require the 3rd party recipient to sign the standard contractual clauses approved by the European Commission and UK as providing Personal Data with the same protection that Personal Data has when it is processed within the EEA/UK. Where required, we will ensure supplementary technical and organizational security measures are imposed on the 3rd party recipients to protect Personal Data from surveillance and monitoring by public authorities in the third country where the recipient is located.

We will ensure these recipients will be subject to appropriate contractual, security, confidentiality and other applicable obligations and we will only permit them to process Personal Data in accordance with the law and our instructions.

You can contact us if you require further information on the mechanism we use when transferring Personal Information out of the EEA/UK.
Disclosing Personal Data to members of the Robert Half Group of Companies

We share Personal Data with our group companies including Robert Half Limited, a UK based recruitment company providing recruitment and work finding services across its business solution areas.

If you register as an Associate, we will store your Personal Data in the Robert Half Limited candidate database and you may also be contacted by Robert Half Limited in connection with job opportunities that Robert Half Limited consider may be of interest to you such as interim and temporary roles in Finance, Accounting, Risk and Compliance, Technology, Operations, HR, Legal and other related roles, employment opportunities and career-related information. You may be invited to register directly with Robert Half Limited for work finding services. If you have already registered as a Protiviti Associate and you later decide to register with Robert Half Limited, we may ask for your consent to share your Associate Registration documents and Personal Data with Robert Half Limited, for your convenience.

Robert Half Limited has implemented the same high standards of data security as Protiviti and treats Personal Data in accordance with the law, respecting your legal rights and as set out in the Robert Half Privacy Notice.

Disclosing your Personal Data to 3rd Parties

To the extent necessary or appropriate and without notifying you, Protiviti may disclose Personal Data to external 3rd Parties (who are not members of the Protiviti group of companies) located both within and outside the EEA/UK in the following circumstances:

- to companies and individuals we employ to perform business functions and services on our behalf. Examples of such business functions include: hosting our Web servers; providing IT services; analyzing data; counting ad impressions to unique visitors; detecting security incidents; protecting against malicious, deceptive, fraudulent, and illegal activity; providing legal, accounting and marketing services; customer relationship management services; performing employment verification screening, sanctions and terrorism checks; credit reference agencies; customer satisfaction surveys; processing payment; and providing other support services.
• to government agencies including: tax authorities, Police and other law enforcement agencies and regulatory and supervisory authorities (such as the competent data protection authority).

• to comply with applicable laws, the service of legal process, or if we reasonably believe that such action is necessary to: (a) comply with the law requiring such disclosure; (b) protect the rights or property of Protiviti and/or its group companies; (c) prevent a crime, protect national security or for fraud detection or prevention; or (d) protect the personal safety of individuals using our site or members of the public.

• to 3rd parties to whom we may choose to sell, transfer, or merge parts of our business or our assets. Alternatively, we may seek to acquire other businesses or merge with them. If a change happens to our business, we will let you know.

Where applicable, we will impose appropriate contractual, security, confidentiality and other obligations on the 3rd party service providers and processors we have appointed, based on the nature of the services they provide to us. We will only permit them to process your Personal Data in accordance with the law and our instructions. We do not allow them to use your Personal Data for their own purposes and when our relationship ends we will ensure your Personal Data is securely returned or confidentially destroyed.

Some of these 3rd parties are also controllers responsible for processing Personal Data for their purposes, for example, the local tax authority is a controller for tax purposes. We may not be able to impose obligations or restrictions on these controllers in connection with how they process Personal Data.

The legal grounds for transferring Personal Data to 3rd parties are:
• Fulfillment of a contract.
• Compliance with a legal or regulatory obligation.
• Our legitimate interests in growing our business, in developing and improving our business, in developing and improving our products and services and our marketing strategy, in administering our relationship, in the effective delivery of services, and in maintaining the effective and lawful operation of our businesses.

**Protiviti Member firms**

Protiviti works with a network of independently owned Member Firms located in countries around the world, which provide a variety of services to us, such as providing assistance on client engagements and performing business functions and services on our behalf.
Protiviti Member Firms operate as separate and independent legal entities, are not agents of Protiviti Inc. or other firms in the Protiviti network.

These Member firms are subject to similar obligations as imposed on 3rd party service providers, as described above. We will take steps to ensure that your Personal Data is adequately protected, secure, kept confidential and that we have a lawful basis for the transfer. This means we require Member Firms to sign the standard contractual clauses approved by the European Commission and UK as providing Personal Data with the same protection that Personal Data has when it is processed within the EEA/UK. Where required, we will ensure supplementary technical and organizational security measures are imposed on the Member Firm to protect Personal Data from surveillance and monitoring by public authorities in the third country where the Member Firm is located.

We will ensure Member Firms are subject to appropriate contractual, security, confidentiality and other applicable obligations and we will only permit them to process Personal Data in accordance with the law and our instructions.

The legal grounds for transferring Personal Data to Protiviti Member firms are:
- Fulfillment of a contract.
- Our legitimate interests in growing our business, in developing and improving our business, in developing and improving our products and services and our marketing strategy, in administering our relationship, in the effective delivery of services, and in maintaining the effective and lawful operation of our businesses.

**Keeping Personal Data Secure**

We have put in place appropriate organizational, technical, and administrative security measures to prevent Personal Data from being accidentally lost, used or accessed in an unauthorised way, altered or disclosed. In addition, we limit access to Personal Data to those employees, contractors and other third parties who have a business need to do so.

We have implemented procedures to deal with Personal Data breaches and we will notify affected individuals and the applicable supervisory authority of a breach where we are legally required to do so.

If you have reason to believe that your interaction with us is no longer secure, please immediately inform your Protiviti contact or notify us at: privacy-emea@protiviti.com.

**How long we retain Personal Data**
Protiviti will retain your Personal Data for as long as necessary to fulfil the purposes that we collected it for.

In order to meet our professional and legal requirements, to establish, exercise or defend our legal rights, and for archiving and historical purposes we may retain your Personal Data for a longer period.

Where there is no retention period stated in law, we determine the appropriate retention period for Personal Data by considering the amount, nature, and sensitivity of the Personal Data, the potential risk of harm from unauthorised use or disclosure of the data, the purposes for which we process it and whether we can achieve those purposes through other means, and the applicable legal requirements.

In some circumstances we may anonymise Personal Data so that it can no longer be associated with an individual and we can no longer identify the individual. We may do this for research or statistical purposes in which case we may use this anonymised data indefinitely without further notice to you.

Details about our retention periods are available upon request by contacting us at: privacy-emea@protiviti.com.

**Your Legal Rights**

You have the right to:

- **Make a Data Subject Access Request** to access your Personal Data at any time. This enables you to receive a copy of the Personal Data we hold about you and to check that we are lawfully processing it.

- **Request correction** of the Personal Data that we hold about you. This enables you to have any incomplete or inaccurate Personal Data we hold about you corrected.

- **Request erasure / deletion / removal** of your Personal Data. This enables you to ask us to delete or remove your Personal Data where we do not have a valid reason to continue to process it. You also have the right to ask us to delete or remove your Personal Data where you have successfully exercised your right to object to processing, where we may have processed your Personal Data unlawfully or where we are required to erase your Personal Data to comply with local law. Please Note: we may not always be able to comply with your request for erasure for specific legal reasons which will be notified to you, if applicable, at the time of your request.

- **Object to processing** of your Personal Data where we are relying on a legitimate interest (or those of a 3rd party) and there is something about
your particular situation which makes you want to object to processing on this ground as you feel it impacts on your fundamental rights and freedoms. You also have the right to object where we are processing your Personal Data for direct marketing purposes. In some cases, we may demonstrate that we have compelling legitimate grounds to process your data which override your rights and freedoms.

- **Request restriction of processing** of your Personal Data. This enables you to ask us to suspend the processing of your Personal Data in the following scenarios: (a) if you want us to establish the data’s accuracy; (b) where our use of your data is unlawful but you do not want us to erase it; (c) where you need us to hold the data even if we no longer require it as you need it to establish, exercise or defend legal claims; or (d) you have objected to our use of your data but we need to verify whether we have overriding legitimate grounds to process it.

- **Data Portability / Request the transfer** of your Personal Data to you or directly to another controller. This right only applies to automated data which you initially provided consent for us to use or where we used the Personal Data to perform a contract with you. We will (unless there is an exemption) assist you by securely transferring your Personal Data directly to another controller where technically feasible or by providing you with a copy in a structured commonly used machine readable format.

- **Withdraw your consent at any time** where we are relying on your consent to process your Personal Data. However, this will not affect the lawfulness of any processing carried out before you withdraw your consent. If you withdraw your consent, we may not be able to provide certain services to you. We will advise you if this is the case at the time you withdraw your consent.

We want to ensure we keep your Personal Data accurate and up to date. In addition to your legal rights, you may ask us to make changes or request a copy of your Personal Data by contacting Protiviti’s HR Manager at prolondonhumanresources@protiviti.co.uk

We may request specific information to help us confirm your identity and verify your right to access your Personal Data (or to exercise any of your other rights). This is a security measure to ensure that Personal Data is not disclosed to any person other than the individual who has the right to receive it. We may also contact you to ask you for further information in relation to your request to help us locate your data and to speed up our response.

We try to respond to all legitimate requests within one month. It may take us longer than a month if your request is particularly complex or you have made a number of requests. In this case, we will notify you and keep you updated.
You will not have to pay a fee to exercise any of these rights. However, we may charge a reasonable fee if your request is unfounded, repetitive or excessive. Alternatively, we may refuse to comply with your request in these circumstances. If you wish to exercise any of these rights, please speak to the person you usually deal with at Protiviti or contact Protiviti’s data protection office at: privacy-emea@protiviti.com

Privacy Complaints

You have the right to make a complaint at any time to the UK supervisory authority for data protection issues, Information Commissioner's Office (ICO), (www.ico.org.uk). We would ask you to provide us with the opportunity to discuss your concerns with you before you contact the ICO so please contact: Data Protection Office at privacy-emea@protiviti.com

Marketing Messages

When you have consented to this, for example when registering for a webinar, promotional or networking event, or where there is a pre-existing business relationship so we can rely on the ‘soft opt in’ principle, we may use your Personal Data to send you automated email messages, marketing materials or market research and quality surveys.

If we are providing you with work finding services, you will receive email marketing communications and materials regarding our work finding services and relevant jobs that may be of interest. From time to time we may contact you for market research and quality surveys, including evaluating the effectiveness of our recruitment and work finding services.

You have the right to withdraw your consent to marketing at any time by:

- Visiting our Site and checking or unchecking the relevant box to change your email marketing preference;
- following the opt out links contained in our marketing email messages;
- Sending an email with “UNSUBSCRIBE ME” in the subject field to: unsubscribe@protiviti.co.uk.

If you opt-out of Protiviti publications and e-mail marketing your marketing preference will be recorded on our CRM system.

Please note that opting out of receiving marketing messages does not apply to:
• Personal Data that you have provided to us in connection with a job application
• Job alerts sent to you through the website in response to your request to receive specific job details;
• Job alert emails which closely match your job search criteria confirmed with you during our Associate Registration process; and:
• Personal Data that you have provided to us in connection with the performance of a contract between us.

We will never sell or disclose Personal Data to any 3rd parties to use for marketing.

Cookies

You can set your browser to refuse all or some browser cookies, or to alert you when websites set or access cookies. If you disable or refuse cookies, please note that some parts of this site may become inaccessible or not function properly. The lawful basis we rely on to process your personal data for non-essential cookies is your consent. For more information about the cookies we use, and to manage your cookie settings please see our Cookies Policy.

Links to other Sites

Our Site may include links to 3rd party websites, plug-ins and applications. Clicking on those links or enabling those connections may allow third parties to collect or share data about you. We do not control these 3rd party websites and are not responsible for their privacy statements.

Feedback

If you would like to provide feedback about Protiviti services, this Site or its content, please contact us through our webform: Contact Us | Protiviti – United Kingdom.

Changes to this Notice

We will update this Notice to reflect changes in our business operations, practices and services. When we post changes to this Notice, we will revise the “last updated” date of this Notice. If we make any material changes in the way we collect, use, and share Personal Data, we will notify you by posting details of the
changes on our home page for 30 days. We recommend that you check this page from time to time to inform yourself of any changes in this Notice.

This Notice was last updated: 22 August 2022.