Advice

Under the provision in Section 93 of Act No 187/2006, on Sickness Insurance, an employer must cancel its registration in the employers' register using the prescribed form, within 8 calendar days of ceasing to be an employer. The same applies to an employer who employs only employees working under an Agreement to Complete a Job (hereinafter referred to as the "ACJ"), without registration in the sickness insurance. The employer that employs employees working under ACJ without participation in the sickness insurance is also obliged to deregister from the employers' register within 8 days from the day of ceasing to be such an employer.

In the event of the dissolution of an employer, its legal successor must withdraw it from the employers' register on the prescribed form within 8 calendar days of its dissolution.

In the event of the dissolution of an employer without a legal successor, whoever was authorized at the date of its dissolution to liquidate it must withdraw it from the employers' register on the prescribed form within 8 calendar days of its dissolution.

For the abolition of a wages department registered in the employers' register, the employer must withdraw it on the prescribed form within 8 calendar days of the abolition of the wages department.

If it is an employer withdrawing, Sections A and C are completed, and Section B where relevant. In the event of a wages department withdrawing, Sections and A and D of the form are completed.

The deregistration from the register of employers (wage department) is submitted to the competent District (Prague) Social Security Administration/Municipal Social Security Administration in Brno (hereinafter referred to as "DSSA", which has to be selected from the list of DSSA) of the territorially competent Regional Social Security Administration (hereinafter referred to as "RSSA").