The thesis consists of five chapters, introduction and conclusion.

The author of the thesis deals with introduction to the problematics of personal data protection and its relevance in the contemporary world in the introduction of the diploma thesis as well as with demarcation of the aims of the work.

In the first chapter, the basic sources of legislation in the area of personal data protection are demarcated, both in Czech and in European and international level.

In the second chapter, the attention is paid to the basics of the legislation in the area of personal data protection, whereas the author deals with demarcation of basic concepts, in the second subchapter she gives an overview of basic principles of personal data processing and in the third subchapter she summarizes legal titles for personal data processing.

The institute of Data Protection Officer within the meaning of General Regulation is analysed in the third chapter. The first subchapter deals with demarcation of cases where the processor is obliged to designate the Data Protection Officer. The author pays attention to the problematics of requirements for qualification of the Data Protection Officer in the second subchapter. The major theme of third and fourth subchapter is demarcation of Data Protection Officers position to the controller and summarization of his individual assignments set out by the General Regulation. Further, in the fifth subchapter, the author analyses individual possible procedures of the controller in the matter of designation of Data Protection Officer and analyses their conformity with general principles of labour law in the Czech Republic.

The fourth chapter of the thesis takes a look at the security of personal data. The meaning of concept 'security of personal data' is analysed in the first subchapter and also the obligations of controller or processor which aim to eliminate the risk of personal data abuse are summarized here. The second subchapter pays attention to the institute of notification of a personal data breach to the supervisory authority, which is newly brought by the General Regulation. In relation to that, the author focuses on the query whether this institute is in coherence with fundamental human right of self-incrimination prohibition ('nemo tenetur' principle). Third subchapter of fourth chapter regards also with notification of a personal data breach, however in the relation to the personal data subject.

The fifth and last chapter of the thesis is devoted to other aspects of the General Regulation, especially to the query of secrecy and confidentiality of the employees of the controller or processor.

The author critically evaluates some of the aspects of the new legislation and thinks about its impacts in the conclusion of the thesis.