Information on data processing for students regarding the implementation of the Federal Measles Protection Act in Schools

The school processes the data of the student and - in case of minors - of the parents for the implementation of the Federal Measles Protection Act (Law for the Protection against Measles and for Strengthening Vaccination Prevention). This data protection notice provides information about this data processing in accordance with Art. 13 of the General Data Protection Regulation (GDPR).

I. The data protection officer pursuant to Art. 37 GDPR is the data protection officer of the Ministry of Education for public schools.
   Email: DatenschutzbeauftragterSchule@bimi.landsh.de
   Phone: +49-431-988-2452

II. The personal data of the student is collected by the school for the implementation of the Federal Measles Protection Act. According to this law, the school has to verify whether the student has sufficient vaccination protection against measles, has immunity against measles or cannot be vaccinated against measles due to a medical contraindication.

   The proof required under the Federal Measles Protection Act can be provided to the school as follows:
   
   > Vaccination card or vaccination certificate (§ 22 Sect. 1 and 2 Infection Protection Act) for sufficient protection against measles (two measles vaccinations)
   > Medical certificate of adequate vaccination against measles;
   > Medical certificate attesting to immunity from measles;
   > Medical certificate stating that vaccination is not possible due to a medical contraindication (the length of time during which vaccination against measles is not possible must be stated);
   > Confirmation from another government agency or another agency covered by the Measles Protection Act that the above evidence has already been provided.

   If such proof cannot be provided or cannot be provided in a sufficient manner, the school is obliged to immediately transmit this fact together with other personal data to the responsible health authority. This obligation to notify does not apply if the child or adolescent is not yet or no longer legally required to attend school; in this case, any care provided at the school is no longer possible.

III. The following data are processed:

   > The information that the proof required under the Federal Measles Protection Act (here: § 20 Sect. 9 Sentence 1 Infection Protection Act) has been provided by or on behalf of the person concerned to the school, or that it has not been provided or has not been sufficiently provided.
> The following personal data are processed in connection with this matter: Surname, first name, date of birth, address of the main residence or usual place of abode, if different: address of the current place of abode and - if available - telephone number and email address of the person concerned and - if underage - surname, first name, address of the main residence or usual residence, if different: address of the current residence and - if available - telephone number and email address of the parents.

The documents submitted to the school for verification purposes are not processed separately (for example, by making a copy and adding them to the student’s file), but only for the purpose of viewing and checking whether the proof has been provided, or not or not sufficiently provided.

IV. Legal bases for data processing are:

§ 2 No. 16, § 20 Sect. 8 to 10, 13 Infection Protection Act

V. The data will be passed on to the following parties:

> If the required proof is not or not sufficiently provided, the data in Item IV. must be forwarded to the competent public health department, if necessary (see: Item III).
> Insofar as it is necessary in individual cases for the fulfilment of the school's tasks, data can be transferred to the responsible school supervisory authorities, in particular for the purpose of advising the school on the proper implementation of the Measles Protection Act.

VI. Duration of data storage:

The data in Item IV - as far as a school relationship is established or already exists - become part of the student file and are to be deleted 2 years after the end of the school year in which the school relationship was terminated.

VII. With regard to the processing of personal data, the right of access, correction, restriction of processing and deletion in accordance with Articles 15 to 18 GDPR exists in each case if the necessary conditions are met.

Should you make use of your above-mentioned rights, it will be checked at this point whether the legal requirements are fulfilled.

VIII. You have the right to file a complaint to the Independent Centre for Data Protection Schleswig-Holstein (ULD), Holstenstrasse 98, 24103 Kiel, Germany, email: mail@datenschutzzentrum.de, phone: +49-431-988-1200. The ULD also offers encrypted email communication (https://www.datenschutzzentrum.de/artikel/1008-.html)