

Information Obligations Under Articles 13 and 14 GDPR

According to Articles 13 and 14 of the EU GDPR, the controller of a data subject whose data he processes must provide the information mentioned in the articles. This information obligation is fulfilled by this leaflet.

1. Names and Contact Details of the Controller and its Representatives:

Hamins Int. e.V., Theodor-Heuss-Platz 8, 93051 Regensburg, legally represented by the Executive Board pursuant to section 26 BGB, Mr Hayford Addokwei, Mrs Theresia Addokwei; E-mail: info@hamins.org

2. Purposes for Which Personal Data is Processed:

The personal data is processed for the performance of the children's service (e.g., division into age-appropriate groups, organization of the service).

In addition, personal data in connection with events, including reporting on them, will be published on the website of the association, in social media appearances of the association and if given to local, regional and national print media.

3. Legal Bases on Which the Processing Takes Place:

The processing of personal data is usually based on consent in accordance with Article 6 Paragraph 1 letter a) for the performance of the children's service in the Christian community.

The publication of personal data on the Internet or in local, regional or national print media takes place in order to safeguard the legitimate interests of the association (cf. Article 6 paragraph 1 letter f) GDPR). The legitimate interest of the association is to inform the public by reporting on the activities of the association. In this context, personal data including pictures of the participants are published, for example, in the context of reporting on events of the association.

4. The Recipients or Categories of Recipients of the Personal Data:

Personal data will not be passed on to third parties.

5. The Duration for Which the Personal Data are Stored or, if this is not Possible, the Criteria for Determining the Duration:

The personal data will be stored for the duration of participation in the children's service. When leaving the children's service, the data categories are kept in accordance with the legal retention periods and then deleted.

6. The Data Subject Shall Have the Following Rights Under the Conditions set out in Each of the Articles:

- -the right to information under Article 15 GDPR,
- the right to rectification under Article 16 GDPR,
- the right to erasure under Article 17 GDPR,
- the right to restrict processing under Article 18 GDPR,
- the right to data portability under Article 20 GDPR,
- the right to object under Article 21 GDPR,
- the right to lodge a complaint with a supervisory authority under Article 77 GDPR
- the right to withdraw consent at any time, without prejudice to the legality of the consent pending revocation is affected.

7. The Source of the Personal Data:

The personal data is generally collected within the framework of the children's service in the Christian church.

Stand: Nov 2022